

THE  
STATUTES AT LARGE

OF THE  
UNITED STATES OF AMERICA

FROM  
DECEMBER, 1907, TO MARCH, 1909

CONCURRENT RESOLUTIONS OF THE TWO HOUSES OF CONGRESS  
AND  
RECENT TREATIES, CONVENTIONS, AND EXECUTIVE  
PROCLAMATIONS

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**PART 1—Public Acts and Resolutions**  
**PART 2—Private Acts and Resolution, Concurrent Resolutions,**  
**Treaties, and Proclamations**

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**PART 1**

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PUBLIC LAWS

OF THE

UNITED STATES OF AMERICA

PASSED BY

THE SIXTIETH CONGRESS

1907-1909

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# LIST

OF THE

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# PUBLIC ACTS OF THE SIXTIETH CONGRESS

OF THE

## UNITED STATES

*Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the second day of December, 1907, and was adjourned without day on Saturday, the thirtieth day of May, 1908.*

THEODORE ROOSEVELT, President; CHARLES W. FAIRBANKS, Vice-President; WILLIAM P. FRYE, President of the Senate *pro tempore*; JOSEPH G. CANNON, Speaker of the House of Representatives.

**CHAP. 1.**—An Act To authorize the county of Saint Francis, in the State of Arkansas, to construct a bridge across Saint Francis River at or near the town of Madison, in said county and State.

January 16, 1908.  
[E. R. 194.]

[Public, No. 1.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Saint Francis, one of the counties of the State of Arkansas, duly created and organized under the laws of said State, be, and it is hereby, authorized to construct, maintain, and operate a bridge and approaches thereto, across the Saint Francis River, at or near the town of Madison, in said county and State, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Saint Francis River.  
Saint Francis County may bridge, at Madison, Ark.

Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 16, 1908.

**CHAP. 2.**—An Act To amend an Act entitled "An Act to authorize Washington and Westmoreland counties, in the State of Pennsylvania, to construct and maintain a bridge across the Monongahela River, in the State of Pennsylvania," approved February twenty-first, nineteen hundred and three.

January 20, 1908.  
[H. R. 9087.]

[Public, No. 2.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section seven of an Act entitled "An Act to authorize Washington and Westmoreland counties, in the State of Pennsylvania, to construct and maintain a bridge across the Monongahela River, in the State of Pennsylvania," approved February twenty-first, nineteen hundred and three, as amended by the Acts approved January eleventh, nineteen hundred and five, February twenty-first, nineteen hundred and six, and February fifth, nineteen hundred and seven, be, and is hereby, further amended to read as follows:

Monongahela River, Pa.  
Time extended for bridging, by Washington and Westmoreland counties, Pa.  
Vol. 32, p. 851.  
Vol. 33, p. 604.  
Vol. 34, p. 17.  
Vol. 34, p. 876, amended.

**SEC. 7.** That this Act shall be null and void if actual construction of the bridge herein authorized be not commenced within one year and completed within three years from February twenty-first, nineteen hundred and eight."

Time of construction.

Approved, January 20, 1908.

January 23, 1908.  
[H. R. 251.]

[Public, No. 3.]

**CHAP. 3.**—An Act To amend an Act entitled “An Act to authorize the city of Saint Louis, a corporation organized under the laws of the State of Missouri, to construct a bridge across the Mississippi River,” approved February sixth, nineteen hundred and seven.

Mississippi River.  
Time extended for  
bridging, by Saint  
Louis, Mo.  
Vol. 34, p. 883,  
amended.  
Post, p. 585.

Vol. 34, p. 461.

Time of construc-  
tion.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the city of Saint Louis shall have authority to construct the bridge mentioned in the Act entitled “To amend an Act to authorize the city of Saint Louis, a corporation organized under the laws of the State of Missouri, to construct a bridge across the Mississippi River,” approved February sixth, nineteen hundred and seven, under and subject to the limitations and restrictions mentioned in the Act entitled “An Act to authorize the city of Saint Louis, a corporation organized under the laws of the State of Missouri, to construct a bridge across the Mississippi River,” approved June twenty-fifth, nineteen hundred and six, if the actual construction of the bridge therein authorized shall be commenced within one year from the approval of this Act and completed within three years from same date.

Approved, January 23, 1908.

January 23, 1908.  
[H. R. 4891.]

[Public, No. 4.]

Mississippi River.  
Burlington, Iowa,  
may bridge.  
Post, p. 653.

Location.  
Vol. 34, p. 84.

Amendment.

**CHAP. 4.**—An Act To authorize the city of Burlington, Iowa, to construct a bridge across the Mississippi River.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the city of Burlington, Iowa, a corporation organized under the laws of the State of Iowa, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad and wagon bridge and approaches thereto across the Mississippi River at Burlington, in the State of Iowa, in accordance with the provisions of the Act entitled “An Act to regulate the construction of bridges over navigable waters,” approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 23, 1908.

January 23, 1908.  
[H. R. 10519.]

[Public, No. 5.]

Cumberland River.  
Nashville and  
Northeastern Rail-  
road Company may  
bridge at Celina,  
Tenn.

Vol. 34, p. 84.

Amendment.

**CHAP. 5.**—An Act To authorize the Nashville and Northeastern Railroad Company to construct a bridge across Cumberland River at or near Celina, Tennessee.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Nashville and Northeastern Railroad Company, a corporation organized under the laws of the State of Tennessee, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Cumberland River at or near Celina, in the State of Tennessee, in accordance with the provisions of the Act entitled “An Act to regulate the construction of bridges over navigable waters,” approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 23, 1908.

**CHAP. 6.**—An Act To provide for the holding of United States district and circuit courts at Salisbury, North Carolina.

January 31, 1908.  
[S. 456.]

[Public, No. 6.]

North Carolina western judicial district.

Terms at Salisbury.  
R. S., secs. 572, 658,  
pp. 100, 122.

Clerk.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That two terms of the district and circuit courts of the United States for the western district of North Carolina shall be held in each and every year in the town of Salisbury, North Carolina, beginning, respectively, on the fourth Monday in April and October, to continue till the business is disposed of.

**SEC. 2.** That the clerk of the United States district and circuit courts at Statesville, North Carolina, shall be the clerk of the United States circuit and district courts at Salisbury.

Approved, January 31, 1908.

**CHAP. 7.**—An Act To authorize the construction of a drawbridge over the Black River in Lawrence County, Arkansas.

February 1, 1908.  
[S. 2694.]

[Public, No. 7.]

Black River.  
Maxwell Coffin may  
bridge, at Powhatan,  
Ark.

Vol. 34, p. 84.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Maxwell Coffin and his assigns are hereby authorized to construct a railroad and wagon drawbridge across Black River at or near the town of Powhatan, in the county of Lawrence and State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 1, 1908.

**CHAP. 8.** An Act To amend an Act entitled "An Act permitting the building of a dam across the Mississippi River near the village of Bemidji, in Beltrami County, Minnesota," approved March third, nineteen hundred and five.

February 1, 1908.  
[H. R. 7606.]

[Public, No. 8.]

Mississippi River.  
Time extended for  
damming, by Kirby  
Thomas, etc., at Bem-  
idji, Minn.

Vol. 33, p. 1044,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time limited in which to complete the dam authorized by the Act entitled "An Act permitting the building of a dam across the Mississippi River near the village of Bemidji, Beltrami County, Minnesota," approved March third, nineteen hundred and five, be, and the same is hereby, extended for a period of one year.

Approved, February 1, 1908.

**CHAP. 9.** An Act To authorize a bridge across the Missouri River at or near Council Bluffs, Iowa.

February 1, 1908.  
[H. R. 9121.]

[Public, No. 9.]

Missouri River.  
Central Railroad  
and Bridge Company  
may bridge at Council  
Bluffs, Iowa.  
Post, p. 660.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Central Railroad and Bridge Company of Council Bluffs, Iowa, a corporation organized under the laws of the State of Iowa, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railway bridge and approaches thereto across the Missouri River at or near Council Bluffs, Iowa, and may, in connection therewith, construct and maintain a way for wagons, carriages, vehicles, street cars, animals, and foot passengers in the State of Iowa or in Iowa and

Vol. 34, p. 84.

Nebraska, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Amendments.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 1, 1908.

February 1, 1908.

[H. R. 11330.]

[Public, No. 10.]

Grand Calumet River.

Chicago, Indiana and Southern Railroad Company may bridge, at Gary, Ind.

Vol. 34, p. 84.

Amendment.

**CHAP. 10.**—An Act To authorize the Chicago, Indiana and Southern Railroad Company to construct and maintain a bridge across the Grand Calumet River in the town of Gary, Indiana.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chicago, Indiana and Southern Railroad Company, a corporation of the State of Indiana, is hereby authorized to construct, maintain, and operate a bridge across the Grand Calumet River at a point in the town of Gary, Lake County, Indiana, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 1, 1908.

February 1, 1908.

[H. R. 11331.]

[Public, No. 11.]

Grand Calumet River.

Baltimore and Ohio and Chicago Railroad Company may bridge, at Gary, Ind.

Vol. 34, p. 84.

Amendment.

**CHAP. 11.**—An Act To authorize the Baltimore and Ohio and Chicago Railroad Company to construct a bridge across the Grand Calumet River at or near the town of Gary, Indiana.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Baltimore and Ohio and Chicago Railroad Company, a consolidated corporation of the States of Ohio and Indiana, is hereby authorized to construct, maintain, and operate a bridge across the Grand Calumet River at or near the town of Gary, Lake County, Indiana, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 1, 1908.

February 1, 1908.

[H. R. 12412.]

[Public, No. 12.]

Cache River. Missouri and North Arkansas Railroad Company may bridge, in Woodruff County, Ark.

Vol. 34, p. 84.

Amendment.

**CHAP. 12.**—An Act To authorize the Missouri and North Arkansas Railroad Company to construct a bridge across Cache River, in Woodruff County, Arkansas.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Missouri and North Arkansas Railroad Company, a corporation organized under the laws of the State of Arkansas, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Cache River at a point suitable to the interests of navigation, in section twenty-one, township five north, range three west, in Woodruff County, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 1, 1908.

**CHAP. 14.**—An Act To authorize the court of county commissioners of Geneva County, Alabama, to construct a bridge across the Choctawhatchee River at or near the Jones Old Ferry, in Geneva County, Alabama.

February 4, 1908.  
[H. R. 9210.]

[Public, No. 13.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the court of county commissioners of Geneva County, Alabama, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a steel drawbridge and approaches thereto, across the Choctawhatchee River, at or near the Jones Old Ferry, about six miles above the town of Geneva, in Geneva County, in the State of Alabama, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Choctawhatchee River.  
Geneva County may bridge, at Jones Old Ferry, Ala.

Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 4, 1908.

**CHAP. 15.**—An Act Authorizing the construction of a bridge across White River, Arkansas.

February 4, 1908.  
[H. R. 12439.]

[Public, No. 14.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Missouri and North Arkansas Railroad Company, a corporation organized under the laws of the State of Arkansas, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge, and approaches thereto, across the White River at or near Negro Hill Landing, Arkansas, in township six north, range four west, at a point suitable to navigation interests, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

White River.  
Missouri and North Arkansas Railroad Company may bridge, at Negro Hill Landing, Ark.

Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 4, 1908.

**CHAP. 16.**—An Act To authorize the Arizona and California Railway Company to construct a bridge across the Colorado River at Parker, Arizona Territory.

February 6, 1908.  
[S. 2662.]

[Public, No. 15.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Arizona and California Railway Company, a corporation organized under the laws of the Territory of Arizona, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Colorado River, at or near Parker, in the Territory of Arizona, as may be approved by the Secretary of War, for the passage of railroad trains by means of a single or double track, and also at the option of said company, its successors and assigns, to be used for the passage of wagons, vehicles, street cars, animals, and persons on foot and in vehicles, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Colorado River.  
Arizona and California Railway Company may bridge, at Parker, Ariz.  
*Post*, p. 166.

Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 6, 1908.

February 6, 1908.  
[H. R. 7694.]

[Public, No. 16.]

Philadelphia, Pa.  
Public building at,  
for immigration sta-  
tion, authorized.

Limit of cost.

Appropriation from  
immigrant fund.

Plans, etc.

**CHAP. 17.**—An Act To provide for the purchase of ground for and the erection of a public building for an immigration station, on a site to be selected for said station, in the city of Philadelphia, Pennsylvania.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Department of Commerce and Labor be, and he is hereby, authorized and directed to acquire by purchase or condemnation a suitable site and cause to be erected, complete, thereon, a public building to temporarily accommodate and care for immigrants arriving at the city of Philadelphia, in the State of Pennsylvania; the cost of said site and the complete erection, equipment and furnishing of said building not to exceed the sum of two hundred and fifty thousand dollars.

**SEC. 2.** That the sum of two hundred and fifty thousand dollars is hereby appropriated for the purchase of ground for and the complete erection and furnishing of said building, which sum shall be paid from the immigrant fund; that the said building shall be erected in accordance with plans and specifications to be prepared by the Supervising Architect of the Treasury Department, and under the supervision of said Department.

Approved, February 6, 1908.

February 6, 1908.  
[H. R. 14779.]

[Public, No. 17.]

Florida northern  
judicial district.

Alachua County  
transferred from  
southern district.

Vol. 28, p. 117,  
amended.

Pending causes, etc.

Terms at Gaines-  
ville.

Temporary quarters  
free.

**CHAP. 18.**—An Act To transfer the county of Alachua, in the State of Florida, from the southern to the northern judicial district of that State, and to provide for sittings of the United States circuit and district courts for the northern district of Florida at the city of Gainesville, in said district.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Alachua, in the State of Florida, which is now in the southern judicial district of said State, be, and the same is hereby, transferred to and made a part of the northern judicial district of said State.

**SEC. 2.** That all causes, civil and criminal, which arose in said county of Alachua, and which are now pending in the courts of said southern judicial district of Florida, shall remain and be disposed of in said courts, and all persons who have committed offenses against the United States in said county shall be prosecuted and tried as though this Act had not been passed.

**SEC. 3.** That there shall be held at the city of Gainesville, in the said county of Alachua, terms of both circuit and district courts for said northern district of Florida on the first Monday in May and on the first Monday in December of each year.

**SEC. 4.** That suitable rooms and accommodations shall be furnished for holding said courts free of expense to the Government of the United States until such time as a Federal building shall be prepared for that purpose in said city of Gainesville, in the State of Florida.

Approved, February 6, 1908.

February 8, 1908.  
[H. R. 306.]

[Public, No. 18.]

Public lands.  
Second homestead  
entries permitted.

Requirements.

Proviso.  
Exception.

**CHAP. 19.**—An Act Providing for second homestead entries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any person who, prior to the passage of this Act, has made entry under the homestead laws, but from any cause has lost forfeited or abandoned the same, shall be entitled to the benefits of the homestead law as though such former entry had not been made, and any person applying for a second homestead under this Act shall furnish the description and date of his former entry: *Provided,* That the provisions of this Act shall not apply to any person whose former entry was canceled for fraud, or who relinquished the former entry for a valuable consideration.

Approved, February 8, 1908.

**CHAP. 20.**—An Act To extend to the port of Chattanooga, Tennessee, the privileges of immediate transportation of dutiable merchandise without appraisement.

February 11, 1908.  
[H. R. 558.]

[Public, No. 19.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the privileges of the seventh section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to the port of Chattanooga, in the State of Tennessee.

Customs.  
Chattanooga, Tenn.,  
granted immediate  
transportation facilities.  
Vol. 21, p. 174.

Approved, February 11, 1908.

**CHAP. 21.**—An Act Amending sections twenty-five hundred and thirty-three and twenty-five hundred and thirty-four of Revised Statutes, so as to change the name of the Fairfield collection district.

February 11, 1908.  
[H. R. 9217.]

[Public, No. 20.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That paragraph five of section twenty-five hundred and thirty-three of the Revised Statutes of the United States of America is hereby amended so that said paragraph shall read as follows:

Customs.  
Fairfield collection  
district, Conn.,  
changed to Bridge-  
port.

R. S., sec. 2533, p. 498,  
amended.

"Fifth. The district of Bridgeport, to comprise all the waters and shores in the State of Connecticut west of the district of New Haven, in which Bridgeport shall be the port of entry, and Norwalk and Stamford subports of entry, and Greenwich and Stratford ports of delivery."

Bridgeport to be  
port of entry; Norwalk  
and Stamford sub-  
ports; Greenwich and  
Stratford ports of de-  
livery.

**SEC. 2.** That paragraph five of section twenty-five hundred and thirty-four of the Revised Statutes of the United States of America is hereby amended so that said paragraph shall read as follows:

Collector.  
R. S., sec. 2534, p. 498,  
amended.

"Fifth. In the district of Bridgeport, a collector, who shall reside at Bridgeport."

Approved, February 11, 1908.

**CHAP. 22.**—An Act Amending an Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes."

February 11, 1908.  
[H. R. 14011.]

[Public, No. 21.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the privileges of the first section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to the subport of Knights Key, in the customs collection district of Key West, Florida.

Customs.  
Knights Key, Fla.,  
granted immediate  
transportation facilities.  
Vol. 21, p. 173.

Approved, February 11, 1908.

**CHAP. 23.**—An Act To authorize the Idaho and Washington Northern Railroad to construct a bridge across the Pend d'Oreille River in the State of Washington.

February 13, 1908.  
[S. 2929.]

[Public, No. 22.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Idaho and Washington Northern Railroad, a corporation organized under the laws of the State of Idaho, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Pend d'Oreille River, near Newport, in Stevens County, in the State of Washington, in accordance with the

Pend d'Oreille River.  
Idaho and Washing-  
ton Northern Railroad  
may bridge, at New-  
port, Wash.

Vol. 34, p. 84.

provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 13, 1908.

February 14, 1908.

[S. 486.]

[Public, No. 23.]

**CHAP. 24.**—An Act To create a new division of the northern judicial district of Texas and to provide for terms of court at Amarillo, Texas, and for a clerk for said court, and for other purposes.

Texas northern judicial district.  
New division established.

Vol. 32, p. 64.

R. S., sec. 548, p. 92.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the counties of Lipscomb, Hemphill, Wheeler, Collingsworth, Childress, Cottle, King, Dickens, Motley, Hall, Donley, Gray, Roberts, Ochiltree, Hansford, Hutchinson, Carson, Armstrong, Briscoe, Floyd, Crosby, Lubbock, Hale, Swisher, Randall, Potter, Moore, Sherman, Hockley, Cochran, Bailey, Parmer, Dallam, Hartley, Oldham, Deaf Smith, Castro, and Lamb shall constitute a division of the northern judicial district of Texas.

Terms at Amarillo.

SEC. 2. That the terms of the circuit and district courts of the United States for the said northern district of Texas shall be held twice each year at the city of Amarillo, in Potter County, Texas, beginning on the third Monday of April and the fourth Monday of September in each year.

Return of process, etc.

SEC. 3. That all civil process issued against persons resident in the said counties of Lipscomb, Hemphill, Wheeler, Collingsworth, Childress, Cottle, King, Dickens, Motley, Hall, Donley, Gray, Roberts, Ochiltree, Hansford, Hutchinson, Carson, Armstrong, Briscoe, Floyd, Crosby, Lubbock, Hale, Swisher, Randall, Potter, Moore, Sherman, Hockley, Cochran, Bailey, Parmer, Dallam, Hartley, Oldham, Deaf Smith, Castro, and Lamb, and cognizable before the United States courts, shall be made returnable to the courts, respectively, to be held at the city of Amarillo, and all prosecutions for offenses committed in any of said counties shall be tried in the appropriate United States court at the city of Amarillo: *Provided*, That no process issued, or prosecutions commenced, or suits instituted before the passage of this Act, shall be in any way affected by the provisions hereof, and that all persons who have committed offenses against the United States in any of the counties mentioned in this bill prior to the passage of this Act shall be prosecuted and tried as if this Act had not been passed.

*Proviso.*  
Pending causes not affected.

Office at Amarillo.

SEC. 4. That the clerks of the circuit and district courts of said division shall maintain an office, in charge of themselves or a deputy, at the said city of Amarillo, which shall be kept open at all times for the transaction of the business of said division.

Approved, February 14, 1908.

February 15, 1908.

[H. R. 14766.]

[Public, No. 24.]

**CHAP. 27.**—An Act Making appropriations to supply urgent deficiencies in the appropriations for the fiscal year ending June thirtieth, nineteen hundred and eight, and for prior years, and for other purposes.

Urgent deficiencies appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the appropriations for the fiscal year nineteen hundred and eight, and for prior years, and for other objects hereinafter stated, namely:

## TREASURY DEPARTMENT.

Treasury Department.

## OFFICE OF THE SECRETARY.

Secretary's Office.

For compensation of the following employees in the office of the Secretary of the Treasury for the balance of the fiscal year nineteen hundred and eight, namely:

Compensation of employees.

Division of bookkeeping and warrants: For one bookkeeper, at the rate of two thousand dollars; one clerk of class four; one clerk of class three; two clerks of class two; in all, three thousand four hundred and sixteen dollars and sixty-nine cents, or so much thereof as may be necessary.

Bookkeeping and warrants division.

Division of public moneys: For two clerks of class two; in all, one thousand one hundred and sixty-six dollars and sixty-eight cents, or so much thereof as may be necessary.

Public moneys division.

Offices of disbursing clerks: For one clerk of class three, six hundred and sixty-six dollars and sixty-seven cents, or so much thereof as may be necessary.

Disbursing office.

## OFFICE OF COMPTROLLER OF THE TREASURY.

Comptroller's office.

For one clerk of class three for the balance of the fiscal year nineteen hundred and eight, six hundred and sixty-six dollars and sixty-seven cents, or so much thereof as may be necessary.

Clerk.

## CONTINGENT EXPENSES.

Contingent expenses.

For expenses of special examinations of national banks and bank plates, of keeping macerator in Treasury building in repair, and for other incidental expenses attending the working of the macerator, and for procuring information relative to banks other than national, for the fiscal year nineteen hundred and seven, two hundred and seventy-five dollars.

Comptroller of the Currency. Special examinations.

For investigation of accounts and records, including the necessary traveling expenses and for other traveling expenses, when ordered by the Secretary of the Treasury, in connection with special work, including the temporary employment of stenographers, typewriters, accountants, or other expert services outside the District of Columbia when not properly chargeable to any other appropriation under the control of the Treasury Department, five hundred dollars.

Investigation of accounts, etc.

## MISCELLANEOUS OBJECTS, TREASURY.

Miscellaneous.

CONTINGENT EXPENSES, INDEPENDENT TREASURY: For contingent expenses under the requirements of section thirty-six hundred and fifty-three of the Revised Statutes of the United States, for the collection, safe-keeping, transfer, and disbursement of the public money, and for transportation of notes, bonds, and other securities of the United States, being for the fiscal year nineteen hundred and seven, six thousand seven hundred and twenty-one dollars and sixty-seven cents.

Independent Treasury. Contingent expenses. R. S., sec. 3653, p. 719.

TRANSPORTATION OF SILVER COIN: For transportation of silver coin, including fractional silver coin, by registered mail or otherwise, on account of the fiscal year nineteen hundred and seven, fourteen thousand and fifty-three dollars and nineteen cents; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, silver coin when requested to do so: *Provided*, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.

Transportation of silver coin.

*Proriso*. Deposit.

Transportation of  
minor coin.

**TRANSPORTATION OF MINOR COIN:** For transportation of minor coin, on account of the fiscal year nineteen hundred and seven, five thousand two hundred and eighty-one dollars and twenty-two cents; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, minor coin when requested to do so: *Provided*, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.

*Proviso.*  
Deposit.

Public buildings.  
Furniture, etc.

**FURNITURE AND REPAIRS OF FURNITURE:** For an additional amount required for "Furniture and repairs of same for public buildings," for the fiscal year nineteen hundred and eight, to equip United States buildings which have not been included in any previous estimate submitted to the Congress, as follows: Fresno, California, court-house and post-office; Crawfordsville, Indiana, post-office extension; Dallas, Texas, court-house and post-office extension; Newport, Rhode Island, custom-house extension; Rockford, Illinois, post-office extension; Washington, District of Columbia, custom-house extension; Wausau, Wisconsin, post-office extension; and to equip United States buildings which were included in the appropriation for the fiscal year nineteen hundred and seven, but not completed in time therefor, and will be turned back into the Treasury: Evanston, Wyoming, court-house and post-office; Macon, Georgia, court-house and post-office; Superior, Wisconsin, custom-house, sixty-one thousand two hundred and fifty dollars.

New York Custom-  
House.  
Furnishings.

For an additional amount required for furnishing new custom-house, New York, New York, for the fiscal years nineteen hundred and seven and nineteen hundred and eight, ten thousand dollars.

Fuel, etc.

**FUEL, LIGHTS, AND WATER FOR PUBLIC BUILDINGS:** To supply a deficiency in the appropriation for fuel, lights, and water for public buildings on account of the fiscal year nineteen hundred and five, two hundred and eighty-five dollars and twenty-three cents.

Collecting customs  
revenue.  
R. S., sec. 3687, p. 724.

**COLLECTING THE REVENUE FROM CUSTOMS:** To defray the expense of collecting the revenue from customs, being additional to the permanent appropriation for this purpose, for the fiscal year ending June thirtieth, nineteen hundred and eight, eight hundred thousand dollars.

To defray the expenses of collecting the revenue from customs, being additional to the permanent appropriation for this purpose, for the fiscal year ending June thirtieth, nineteen hundred and seven, one hundred and fifty thousand dollars.

Prevention of epi-  
demics.

**PREVENTION OF EPIDEMICS:** To supply a deficiency in the appropriation to enable the President of the United States in case of threatened or actual epidemic of cholera, typhus fever, yellow fever, smallpox, bubonic plague, Chinese plague, or black death, to aid State and local boards, or otherwise, in his discretion, in preventing and suppressing the spread of the same, including pay and allowances of all officers and employees of the Public Health and Marine-Hospital Service assigned to duty in preventing and suppressing the spread of the same; and in such emergency in the execution of any quarantine laws which may be then in force, two hundred thousand dollars.

Public Health and  
Marine-Hospital Ser-  
vice.

Maintenance of ma-  
rine hospitals.  
Vol. 34, p. 1316.

**PUBLIC HEALTH AND MARINE-HOSPITAL SERVICE:** Authority is hereby granted to use the sum of ten thousand dollars of the amount provided by the sundry civil Act of March fourth, nineteen hundred and seven, for "fuel, light, and water," for "maintenance of marine hospitals, including subsistence, and for all other necessary miscellaneous expenses which are not included under special heads."

Pay of employees.

There is hereby added to the appropriation for "pay of all other employees" the sum of twenty-five thousand dollars, which sum shall be paid from the permanent appropriation for expenses of regulating immigration.

**RELIEF OF PATRICK J. MADDEN:** To enable the Secretary of the Treasury to carry out the provisions of "An Act for the relief of Patrick J. Madden," approved February twenty-seventh, nineteen hundred and seven, two hundred and twenty-three dollars and seventy-one cents.

Patrick J. Madden.  
Vol. 34, p. 2659.

**RELIEF OF DAVID MCCLELLAND:** To enable the Secretary of the Treasury to carry out the provisions of "An Act for the relief of David McClelland for loss sustained at Chickamauga Park, Georgia, January twenty-ninth, nineteen hundred and four," approved March second, nineteen hundred and seven, one hundred and seventy-one dollars and twenty-one cents.

David McClelland.  
Vol. 34, p. 2813.

**RELIEF OF HENRY O. BASSETT:** To enable the Secretary of the Treasury to carry out the provisions of "An Act for the relief of Henry O. Bassett, heir of Henry Opeman Bassett, deceased," approved March second, nineteen hundred and seven, one hundred and forty-two dollars and fifty-nine cents.

Henry O. Bassett.  
Vol. 34, p. 2819.

**RELIEF OF JAMES W. KENNEY AND THE UNION BREWING COMPANY:** To enable the Secretary of the Treasury to carry out the provisions of "An Act for the relief of James W. Kenney and the Union Brewing Company," approved March fourth, nineteen hundred and seven, seven hundred and seventy-eight dollars and twelve cents.

James W. Kenney  
and the Union Brew-  
ing Company.  
Vol. 34, p. 2824.

#### PUBLIC BUILDINGS.

Public buildings.

**Athens, Ohio, post-office building:** For site and for commencement of building under present limit, fifty thousand dollars.

Athens, Ohio.  
Site, etc.

#### REVENUE-CUTTER SERVICE.

Revenue-Cutter  
Service.

To reimburse the appropriation "Special repairs to revenue steamers, nineteen hundred and eight," United States Revenue-Cutter Service, the amount required to make urgent and necessary repairs to the United States revenue cutter Manning, which vessel, while performing duty in Bering Sea, struck an uncharted rock off the eastern shore of Knights Island, Prince William Sound, twenty-three thousand dollars.

Steamer "Man-  
ning."  
Repairs.

#### LIFE-SAVING SERVICE.

Life-Saving Service.

Authority is hereby granted the Secretary of the Treasury to pay, from the regular annual appropriation for the Life-Saving Service for the fiscal year nineteen hundred and eight, for the allowance for heat and light, from March second, nineteen hundred and seven, to June thirtieth, nineteen hundred and eight, furnished to officers of the Revenue-Cutter Service detailed for duty in the Life-Saving Service.

Heat and light to  
detailed officers.

#### INTERNAL REVENUE.

Internal Revenue.

For salaries and expenses of forty revenue agents provided for by law, and fees and expenses of gaugers, salaries and expenses of storekeepers and storekeeper-gaugers, one hundred and fifty thousand dollars.

Agents, gaugers, etc.  
Salaries and ex-  
penses.

Fees and expenses of gaugers and salaries and expenses of storekeepers and storekeeper-gaugers, fiscal year nineteen hundred and seven, fifty-five thousand dollars.

Fees, etc.

#### OFFICE OF THE DIRECTOR OF THE MINT.

Director of the Mint.

For examinations of mints, expense in visiting mints for the purpose of superintending the annual settlements, and for special examinations, one thousand dollars.

Examinations of  
mints, etc.

For freight on bullion and coin, by registered mail or otherwise, between mints and assay offices, sixty thousand dollars.

Freight on bullion,  
etc.

Mints and assay  
offices.

## MINTS AND ASSAY OFFICES.

Denver, Colo.  
Wages.

Mint at Denver, Colorado: For wages of workmen and adjusters, two thousand five hundred dollars.

Contingent ex-  
penses.

For incidental and contingent expenses, including melter and refiner's wastage and loss on sale of sweeps arising from the manufacture of ingots for coinage and wastage and loss on sale of coiner's sweeps, five thousand dollars.

New Orleans, La.  
Wages.

Mint at New Orleans, Louisiana: For wages of workmen and adjusters, and not exceeding two thousand dollars for other clerks and employees, seven thousand dollars.

Philadelphia, Pa.  
Wages.

Mint at Philadelphia, Pennsylvania: For wages of workmen and adjusters, and not exceeding sixteen thousand dollars for other clerks and employees, fifty thousand dollars.

Contingent ex-  
penses.

For incidental and contingent expenses, including new machinery and repairs, expenses annual assay commission, melters' and refiners' wastage, and loss on sale of sweeps arising from the manufacture of ingots for coinage, and wastage and loss on sale of coiners' sweeps, fifteen thousand dollars.

Carson, Nev.  
Additional clerk.

Mint at Carson, Nevada: To enable the assayer in charge to employ an additional clerk during the remainder of the fiscal year nineteen hundred and eight, six hundred dollars.

Additional melter.

To enable the assayer in charge to employ an additional melter during the remainder of the fiscal year nineteen hundred and eight, six hundred and fifty dollars.

Government in Ter-  
ritories.

## GOVERNMENT IN THE TERRITORIES.

Oklahoma.  
Salaries.

Territory of Oklahoma: For salaries of the following from July first to November fifteenth, nineteen hundred and seven, inclusive, namely: For governor at the rate of three thousand dollars per annum; chief justice and six associate judges at the rate of four thousand dollars per annum each; and secretary at the rate of one thousand eight hundred dollars per annum; in all, twelve thousand three hundred dollars.

Legislative ex-  
penses.

To pay accounts for legislative expenses, Territory of Oklahoma, as set forth on page sixteen of House Document Numbered Four hundred and fifty-eight of the present session of Congress, five hundred and forty-five dollars and seventy-five cents.

## District of Columbia.

## DISTRICT OF COLUMBIA.

Executive office.  
Engineer Commis-  
sioner's salary.

EXECUTIVE OFFICE: For additional amount required for Engineer Commissioner (to make salary five thousand dollars per annum) for the fiscal years that follow:

Fiscal year nineteen hundred and eight, three hundred and eighty-three dollars and fifty cents;

For the fiscal year nineteen hundred and seven, one hundred and thirty-five dollars and ten cents.

Contingent ex-  
penses.

CONTINGENT AND MISCELLANEOUS EXPENSES: For postage for strictly official mail matter, two thousand dollars.

Postage.

Tags for motor ve-  
hicles.

For additional amount required for the purchase of enamel metal identification number tags for motor vehicles in the District of Columbia, two hundred and fifty dollars; and the Commissioners of the District of Columbia are hereby authorized to amend the regulations controlling motor vehicles so as to provide that for such identification tag and registration thereof the owner of each motor vehicle shall pay the sum of two dollars and the secretary of the automobile board shall, after the payment of said fee to the collector of taxes, District of Columbia, issue to said owner the identification number tag.

Fee.

Municipal building.  
Furnishing, etc.

MUNICIPAL BUILDING: For furnishing and equipping complete in every detail by the Commissioners of the District of Columbia the new

municipal building, for repairing and renewing old furniture, and cost of removal to new building, one hundred and twelve thousand dollars, to continue available until the end of the fiscal year nineteen hundred and nine.

For expense of maintaining the new municipal building during the fiscal year nineteen hundred and eight, including personal services of such employees as may be authorized by the Commissioners of the District of Columbia, six thousand dollars, or so much thereof as may be necessary: *Provided*, That no person employed under this appropriation shall receive compensation at the rate of exceeding one hundred dollars per month.

**ANACOSTIA BRIDGE:** For completing the grading and paving of the approaches to the Anacostia bridge, twenty-five thousand dollars; and the time within which this bridge shall be completed is hereby extended to January first, nineteen hundred and nine.

**SEWERS:** Of the sums appropriated for sewers for the fiscal year nineteen hundred and eight, not exceeding three thousand dollars may be used for procuring rights of way for sewers.

For additional amount required for cleaning and repairing sewers and basins, nine thousand dollars.

**BATHING BEACH:** For additional amount required for temporary services, maintenance, and repairs, five hundred dollars.

**PUBLIC-CONVENIENCE STATIONS:** For additional amount required for maintenance of public-convenience stations, including compensation of necessary employees, one thousand two hundred dollars.

**PUBLIC SCHOOLS, DISTRICT OF COLUMBIA:** That not exceeding the sum of five thousand dollars of the appropriation of twenty-five thousand dollars provided to meet the expenses due to the operation of the compulsory education law, fiscal year nineteen hundred and eight, is hereby made available for the purchase of all necessary articles and supplies to be used in the course of instruction provided for atypical and ungraded classes.

**MUNICIPAL ALMSHOUSE:** For additional amount required for acquiring, by purchase or condemnation, additional ground, being part of lot seven in the subdivision of Bellevue or Blue Plains, containing nineteen acres, more or less, bounded on three sides by the ground purchased by the District of Columbia for a site for a municipal almshouse and burial place for the indigent dead, two thousand three hundred and twenty-four dollars and forty-seven cents.

**REFORM SCHOOL FOR GIRLS:** To pay for plumbing in the building for male employees in the Reform School for Girls, authorized in the District of Columbia appropriation Act for the fiscal year nineteen hundred and four, three hundred and ninety-one dollars.

**ELIMINATION OF GRADE CROSSINGS:** Toward carrying out the provisions of the Acts of Congress providing for the elimination of grade crossings and the construction of a union railroad station in the District of Columbia, approved February twelfth, nineteen hundred and one, and February twenty-eighth, nineteen hundred and three, for purchase or condemnation of the land necessary for the plaza and new streets, and for reconstructing, grading, and paving, together with the necessary incidental work in connection therewith, the streets, avenues, and ways changed in line or grade or newly created under the provisions of said Acts, including the employment on the approval of this Act of special assistant counsel, at a rate not to exceed three thousand dollars per annum, and one clerk, at a rate not to exceed one thousand dollars per annum, in connection with the settlement of claims for damages incident to changes of grade, this sum to be expended under the provisions of said Acts, and to continue available until expended, one hundred and fifty thousand dollars.

Maintenance.

*Proviso.*  
Maximum compensation.Anacostia bridge.  
Grading, etc., approaches.  
Time of completion extended.  
Vol. 34, p. 1130.

Sewers.

Bathing beach.

Public-convenience stations.

Public schools.  
Instruction of atypical and ungraded classes.Municipal almshouse.  
Additional ground.Reform School for Girls.  
Plumbing.Union Station.  
Eliminating grade crossings.  
Vol. 31, p. 767.  
Vol. 32, p. 913.

Special counsel, etc.

Washington Asylum.  
Payment of nurses.

**WASHINGTON ASYLUM:** That any unexpended balance in the appropriation for pupil nurses at the Washington Asylum Hospital for the fiscal year nineteen hundred and eight is hereby made available for the payment of any nurses that in the judgment of the Commissioners of the District of Columbia may be necessary in the work of the hospital.

Columbia Hospital for Women.  
Reimbursement.

**COLUMBIA HOSPITAL FOR WOMEN:** To reimburse Columbia Hospital for Women and Lying-in Asylum for expenditures for indigent patients sent to said hospital by the Board of Charities in excess of the appropriations by Congress, from July first, nineteen hundred and three, to June thirtieth, nineteen hundred and five, two thousand four hundred and seventy-five dollars and eighty cents.

One-half from District revenues.

Except as otherwise provided, one-half of the foregoing amounts to meet deficiencies in the appropriations on account of the District of Columbia shall be paid from the revenues of the District of Columbia and one-half from any money in the Treasury not otherwise appropriated.

Military Establishment.

### MILITARY ESTABLISHMENT.

Signal Service.

#### UNDER THE CHIEF SIGNAL OFFICER.

Cuban expenses.

For expenses of the Signal Service of the Army on account of the Army of Cuban Pacification during the fiscal year ending June thirtieth, nineteen hundred and eight, in the purchase of equipment, stores, and supplies, the engagement of services personal and not personal, and all other expenses connected with the duty of collecting and transmitting information for the Army, by telegraph or otherwise, ten thousand dollars.

Quartermaster's Department.

#### QUARTERMASTER'S DEPARTMENT.

Regular supplies.

**REGULAR SUPPLIES:** For regular supplies of the Quartermaster's Department, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and eight, one million three hundred and sixty-five thousand three hundred and eighty-eight dollars and five cents.

For regular supplies of the Quartermaster's Department, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and five, one thousand five hundred and thirty-five dollars and sixty cents.

Incidental expenses.

**INCIDENTAL EXPENSES:** For incidental expenses of the Quartermaster's Department, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and eight, two hundred thousand dollars.

Barracks and quarters.

**BARRACKS AND QUARTERS:** For barracks and quarters for troops, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and eight, four thousand dollars.

For barracks and quarters for troops, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and five, two hundred and nine thousand and thirty-six dollars and sixty-nine cents.

Transportation.

**TRANSPORTATION OF THE ARMY AND ITS SUPPLIES:** For transportation of the Army and its supplies, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and eight, one million three hundred and eighteen thousand and seventy-seven dollars and eighteen cents.

Transportation of the Army and its supplies on account of the fiscal year nineteen hundred and five, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and five, seventy-eight thousand four hundred and fifty-eight dollars and sixty-four cents.

**CLOTHING AND CAMP AND GARRISON EQUIPAGE:** For cloth, woolens, materials, and for the manufacture of clothing for the Army, including all objects mentioned under this head in the Army appropriation Act for the fiscal year nineteen hundred and eight, four hundred and sixteen thousand one hundred and sixty-three dollars and twenty-one cents.

Clothing, etc.

For cloth, woolens, materials, and for the manufacture of clothing for the Army, including all objects mentioned under this head in the army appropriation Act for the fiscal year nineteen hundred and seven, seventy thousand dollars.

For cloth, woolens, materials, and for the manufacture of clothing for the Army, including all objects mentioned under this head in the army appropriation Act for the fiscal year nineteen hundred and five, seven thousand eight hundred and sixty-nine dollars and forty cents.

**MISCELLANEOUS OBJECTS, WAR DEPARTMENT.**

Miscellaneous.

For furnishing headstones for unmarked graves of Union soldiers, sailors, and so forth, on account of the fiscal year nineteen hundred and five, including all objects mentioned under this head in the sundry civil Act for the fiscal year nineteen hundred and five, sixty-three dollars and sixty cents.

Headstones for soldiers' graves.

**MILITARY ACADEMY.**

Military Academy.

For one professor of military hygiene (lieutenant-colonel), in addition to pay as major, five hundred dollars.

Pay of professor, etc.

For transportation of materials, discharged cadets, and for ferriages, and for transportation of first class of cadets to and from Gettysburg battlefield, Watervliet Arsenal, and Sandy Hook proving grounds, two hundred and forty-six dollars and eleven cents.

For maintaining and improving the grounds of the post cemetery, five hundred dollars.

For one associate professor of mathematics, major, in addition to pay as captain, not mounted, two hundred dollars.

For reimbursing the Corps of Cadets, United States Military Academy, an amount equal to the per diem commutation of rations at thirty cents each (provided for in the appropriations for the support of the Military Academy, fiscal year nineteen hundred and eight), for the battalion of cadets while absent from the Military Academy attending the Jamestown Tercentennial Exposition, one thousand and seventy-two dollars and fifty cents.

Jamestown Exposition. Reimbursing Cadet Corps.

**ARMORIES AND ARSENALS.**

Armories and arsenals.

For the Rock Island bridge, as follows: For operating and care and preservation of Rock Island bridges and viaduct, four thousand and fifty dollars.

Rock Island, Ill. Care of bridges, etc.

**NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.**

National Home for Disabled Volunteer Soldiers. Dayton, Ohio.

Central Branch, at Dayton, Ohio: For hospital, including the same object specified under this head in the sundry civil appropriation Act for the fiscal year nineteen hundred and eight, one thousand six hundred dollars.

Danville Branch, at Danville, Illinois: For furnishing and equipping new combination barracks, four thousand seven hundred dollars.

Danville, Ill.

**STATE OR TERRITORIAL HOMES FOR DISABLED SOLDIERS AND SAILORS.**

State or Territorial homes.

For continuing aid to State or Territorial homes for the support of disabled volunteer soldiers, in conformity with the Act approved

Vol. 25, p. 450.

August twenty-seventh, eighteen hundred and eighty-eight, including all classes of soldiers admissible to the National Home for Disabled Volunteer Soldiers, being for the fiscal year nineteen hundred and seven, eighteen thousand five hundred and nineteen dollars and twenty-seven cents: *Provided*, That no part of this appropriation shall be apportioned to any State or Territorial home until its laws, rules, or regulations respecting the pensions of its inmates be made to conform to the provisions of section four of an Act approved March third, eighteen hundred and eighty-three, entitled "An Act prescribing regulations for the Soldiers' Home located at Washington, in the District of Columbia, and for other purposes;" but the above proviso shall not apply to any State or Territorial home into which the wives or widows of soldiers are admitted and maintained: *And provided further*, That no part of this appropriation shall be apportioned to any State or Territorial home that maintains a bar or canteen where intoxicating liquors are sold.

*Provisos.*  
Restriction.

Vol. 22, p. 564.

Exception.

Intoxicating liq-  
uors.

Back pay and  
bounty.

Arrears of pay, etc.

Vol. 14, p. 322.

#### BACK PAY AND BOUNTY.

For payment of amounts for arrears of pay of two and three year volunteers, for bounty to volunteers and their widows and legal heirs, for bounty under the Act of July twenty-eighth, eighteen hundred and sixty-six, and for amounts for commutation of rations to prisoners of war in rebel States, and to soldiers on furlough, that may be certified to be due by the accounting officers of the Treasury during the fiscal year nineteen hundred and eight, three hundred thousand dollars.

Navy Department.

#### NAVY DEPARTMENT.

W. A. Copenhagen.  
Payment to.

The Secretary of the Navy is hereby authorized to pay voucher in favor of W. A. Copenhagen, Washington, District of Columbia, for embossing two thousand sheets of note paper and two thousand envelopes, eleven dollars and twenty-five cents, from the appropriation for contingent expenses, Navy Department, for the fiscal year ended June thirtieth, nineteen hundred and seven.

Naval Establish-  
ment.

#### NAVAL ESTABLISHMENT.

Bureau of Naviga-  
tion.

#### BUREAU OF NAVIGATION.

Transportation.

To supply a deficiency in the appropriation "Transportation, Bureau of Navigation," one hundred and thirty-five thousand dollars.

Outfits.

To supply a deficiency in the appropriation "Outfits on first enlistment," three hundred thousand dollars.

Naval Academy.  
Heating and light-  
ing.

To supply a deficiency in the appropriation "Heating and lighting, Naval Academy," for the fiscal year ending June thirtieth, nineteen hundred and eight, twenty-two thousand one hundred and twenty dollars.

California.  
Naval training sta-  
tion.

To supply a deficiency in the appropriation "Naval training station, California—maintenance," ten thousand dollars.

Naval Academy.  
Steam machinery,  
etc.

To supply a deficiency in the appropriation "Contingent, Naval Academy," subhead "Gas and steam machinery," one thousand four hundred and seventy dollars.

Bureau of Equip-  
ment.

#### BUREAU OF EQUIPMENT.

Purchase of coal,  
etc.

Purchase of coal and other fuel for steamers' and ships' use, and other equipment purposes, including expenses of transportation, storage, and handling the same, and for the general maintenance of naval coaling depots and coaling plants, one million dollars.

## BUREAU OF YARDS AND DOCKS.

Bureau of Yards and  
Docks.

Navy-yard, Portsmouth, New Hampshire: For naval prison fittings for immediate use, six thousand dollars.

Portsmouth, N. H.,  
Navy-Yard.

For fittings and tools for pattern shop, twenty-nine thousand dollars.

## BUREAU OF SUPPLIES AND ACCOUNTS.

Bureau of Supplies  
and Accounts.

For the following for the balance of the fiscal year nineteen hundred and eight, namely: Two chief bookkeepers, at the rate of two thousand dollars each per annum; two clerks of class two; in all, two thousand eight hundred and thirty-three dollars and thirty-five cents, or so much thereof as may be necessary.

Bookkeepers, etc.

## BUREAU OF MEDICINE AND SURGERY.

Bureau of Medicine  
and Surgery.

To supply a deficiency in the appropriation for Medical Department, including all objects mentioned under this title of appropriation in the Naval appropriation Act for the fiscal year nineteen hundred and eight, twenty-five thousand dollars.

Medical Depart-  
ment.

To supplement the appropriation bringing home remains of officers and men, Navy and Marine Corps, who die abroad, including all objects mentioned under this title of appropriation in the Naval appropriation Act for the fiscal year nineteen hundred and eight, two thousand two hundred dollars.

Bringing home re-  
mains of officers and  
men, etc.

## MARINE CORPS.

Marine Corps.

For contingent, Marine Corps: Including all objects specified under this head in naval appropriation Act for the fiscal year nineteen hundred and eight, being additional to the amount appropriated for said fiscal year, fifty thousand dollars.

Contingent.

For repairs and improvements to marine barracks and officers' quarters, Camp Elliott, Isthmian Canal Zone, Panama, ten thousand dollars.

Camp Elliott, Canal  
Zone.  
Repairs.

## DEPARTMENT OF THE INTERIOR.

Department of In-  
terior.

To pay the United States Express Company for expressage furnished the office of the Secretary of the Interior March twenty-second, nineteen hundred and four, for transportation of one trunk containing official papers, sent from the General Land Office, Washington, District of Columbia, to E. B. Linnen, special land inspector, Phoenix, Arizona, ten dollars and sixty-nine cents.

Express charges.

FOR THE CAPITOL: For work at Capitol, and for general repairs thereof, including flags for the east and west fronts of the center of the Capitol, flagstuffs, halyards, and tackle, wages of mechanics and laborers; purchase, maintenance, and driving of office vehicle, five thousand dollars.

Capitol.  
Repairs, etc.

## PATENT OFFICE.

Patent Office.

That the sum of seventeen thousand dollars, or as much thereof as may be necessary, of the appropriation for printing the Official Gazette of the United States Patent Office for the fiscal year nineteen hundred and eight, be, and is hereby, made available for completing the work on the Official Gazette for the fiscal year nineteen hundred and seven.

Official Gazette.

Public lands.

PUBLIC LAND SERVICE.

Registers and receivers.

For salaries and commissions of registers of district land offices and receivers of public moneys at district land offices, fiscal year nineteen hundred and seven, three thousand dollars.

Contingent expenses.

Provisos.  
Per diem.

For clerk hire, rent, and other incidental expenses of the district land offices, seventy thousand dollars: *Provided*, That this appropriation shall be available for the payment of per diem, in lieu of subsistence, not exceeding three dollars per day, of clerks detailed to examine the books and management of district land offices, and to assist in opening new land offices and reservations, while on such duty, and for actual necessary traveling expenses of said clerks, including necessary sleeping-car fares: *Provided further*, That no expenses chargeable to the Government shall be incurred by registers and receivers in the conduct of local land offices except upon previous specific authorization by the Commissioner of the General Land Office.

Restriction.

Hearings in land entries.

For expenses of hearings held by order of the Commissioner of the General Land Office to determine whether alleged fraudulent entries are of that character or have been made in compliance with law, and of hearings in disbarment proceedings, twenty-one thousand one hundred and thirty-seven dollars.

Unexpended balance available.

The Secretary of the Treasury is authorized and directed to transfer the unexpended balance of the appropriation for expenses of hearings in land entries, fiscal year nineteen hundred and seven, to the credit of the appropriation for said purpose for the fiscal year nineteen hundred and eight, the said amount to be made available for expenditure during the year nineteen hundred and eight, in addition to the foregoing appropriation.

National forests.  
Advertising.

To enable the Secretary of the Interior to meet the expenses of advertising the restoration to the public domain of lands in forest reserves, or of lands temporarily withdrawn for forest-reserve purposes, ten thousand dollars.

Geological Survey.

GEOLOGICAL SURVEY.

Alaska.  
Investigating mineral resources.

For continuation of the investigation of the mineral resources of Alaska, eighty thousand dollars, to continue available during the fiscal year nineteen hundred and nine.

Indian Affairs.

INDIAN AFFAIRS.

Allotments in severalty.  
Vol. 24, p. 388.

For an additional amount to enable the President to cause, under the provisions of the Act of February eighth, eighteen hundred and eighty-seven, entitled "An Act to provide for the allotment of land in severalty to Indians," such Indian reservations as in his judgment are advantageous for agricultural and grazing purposes to be surveyed or resurveyed, for the purposes of said Act and to complete the allotment of the same, including the necessary clerical work incident thereto in the field and in the Office of Indian Affairs, and delivery of trust patents, so far as allotments shall have been selected under said Act, twenty-five thousand dollars.

Surveying and allotting.

For an additional amount for survey and subdivision of Indian reservations and of lands to be allotted to Indians and to make allotments in severalty, to be expended by the Commissioner of Indian Affairs under the direction of the Secretary of the Interior, twenty thousand dollars.

Suppressing liquor traffic.

For the suppression of the traffic in intoxicating liquors among the Indians, to be expended under the direction of the Secretary of the Interior, for the fiscal year nineteen hundred and eight, three thousand five hundred dollars.

For an additional amount to enable the Secretary of the Interior to complete the necessary surveying and otherwise carry out the purposes of so much of the Act of May twenty-seventh, nineteen hundred and two, making appropriation for the current and contingent expenses of the Indian Department for the fiscal year nineteen hundred and three, and for other purposes, as provides for the allotment of the Indians of the Walker River Reservation in Nevada, and the Uintah and White River Utes in Utah, and the joint resolution of June nineteenth, nineteen hundred and two, providing for the allotment of the Indians of Spokane Reservation in Washington, ten thousand dollars.

Walker River Indians, Nev.  
 Uintah and White River Utes, Utah.  
 Surveying, etc., allotted lands.  
 Vol. 32, p. 260.

For an additional amount for support of Indian day and industrial schools and for other educational purposes, fifty thousand dollars.

Spokane Indian Reservation, Wash.  
 Allotments.  
 Vol. 32, p. 741.

Schools.

The Secretary of the Interior is directed to place on the books of the Treasury to the credit of the Lower Brule Sioux Indians in South Dakota, out of any money in the Treasury not otherwise appropriated, the sum of fifty thousand dollars, to be immediately available, said sum to be expended under the direction of the Secretary of the Interior in the purchase of cattle, mares, and stallions, or for such other purposes as he may deem to be for the best interests of the Indians: *Provided*, That the same shall be reimbursed to the United States from the first proceeds received from the sale of the lands described in the Act of April twenty-first, nineteen hundred and six (Thirty-fourth Statutes at Large, one hundred and twenty-five), belonging to said Lower Brule Indians.

Lower Brule Sioux Indians, S. Dak.  
 Purchase of stock, etc.

*Proviso.*  
 Reimbursement.

Vol. 34, p. 125.

For the erection complete of a suitable school building to replace the one destroyed by fire at Haskell Institute, Lawrence, Kansas, fifteen thousand dollars.

Haskell Institute, Lawrence, Kans.  
 School building.

The Act of March first, nineteen hundred and seven (Thirty-fourth Statutes at Large, one thousand and forty-seven), appropriating the sum of five thousand dollars for completing the irrigation plant at the Pierre Indian School, South Dakota, is hereby so modified as to permit the expenditure of so much of said amount as may be necessary in completing the work on the artesian well appropriated for by the Act of June twenty-first, nineteen hundred and six (Thirty-fourth Statutes at Large, three hundred and seventy), at said school.

Pierre, S. Dak., School.  
 Vol. 34, p. 1047.

Artesian well.

Vol. 34, p. 370.

For expense of surveys, allotment of lands to Indians, salaries and expenses of the Commission heretofore appointed for the classification of the Flathead Indian Reservation lands, and other incidental expenses in connection with the appraisement, classification, and sale of the lands embraced in the Flathead Indian Reservation in the State of Montana, the sum of sixty thousand dollars, the same to be reimbursable from the sale of said lands.

Flathead Indian Reservation lands, Mont.  
 Appraisement, sale of, etc., expenses.

## DEPARTMENT OF COMMERCE AND LABOR.

Department of Commerce and Labor.

### CENSUS OFFICE.

Census Office.

That the Director of the Census is hereby authorized and directed to expend so much of the appropriation for printing for the Department of Commerce and Labor allotted by law to the Census Office for the fiscal year ending June thirtieth, nineteen hundred and eight, as may be necessary to continue and complete the publication of the names of the heads of families returned at the First Census of the United States, as authorized by the sundry civil appropriation Act approved June thirtieth, nineteen hundred and six.

Publishing names of heads of families in the First Census.

### BUREAU OF IMMIGRATION AND NATURALIZATION.

Bureau of Immigration and Naturalization.  
 Salaries.

Salaries, Division of Naturalization: For the following for the balance of the fiscal year nineteen hundred and eight: One clerk of class four; one clerk of class three; one clerk of class two; one clerk of class

one; in all, two thousand five hundred dollars, or so much thereof as may be necessary.

Ellis Island, N. Y.  
Additions to hospitals.

Immigration Station, Ellis Island, New York: For addition to old Ellis Island hospital building, complete, two hundred and fifty thousand dollars;

For additional buildings in contagious-disease hospital group, one hundred and fifty thousand dollars;

Water main.

For new water main between Ellis Island and Jersey City, eighteen thousand dollars;

In all, four hundred and eighteen thousand dollars, which sum shall be paid from the permanent appropriation "Expenses of regulating immigration."

Light-House Establishment.

#### LIGHT-HOUSE ESTABLISHMENT.

Supplies.

Supplies of light-houses: For supplying fog signals, light-houses, and other lights with illuminating, cleaning, preservative, and such other materials as may be required for annual consumption; for books, boats, and furniture for stations, traveling expenses of civilian members of the Light-House Board in attending meetings of Board at Washington, actual hire of special conveyance when necessary to inspect light stations, and not exceeding three hundred dollars for the purchase of technical and professional books and periodicals for the use of the Light-House Board, and for all other necessary incidental expenses, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, ten thousand dollars.

Light-vessels.  
Expenses.

Expenses of light-vessels: For seamen's wages, rations, repairs, salaries, supplies, and temporary employment and all other necessary incidental expenses of light-vessels, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and the light-house engineers and at light-house depots, eighty thousand dollars.

Buoyage.  
Expenses.

Expenses of buoyage: For expenses of establishing, replacing, and maintaining buoys of any and all kinds, and spindles, and for all other necessary incidental expenses relating thereto, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, ten thousand dollars.

Light-houses, beacons, and fog signals.

#### LIGHT-HOUSES, BEACONS, AND FOG SIGNALS.

Lake Borgne, Miss.  
Rebuilding light-house, etc.

Lake Borgne Light Station, Mississippi: For rebuilding the light-house, fog signal, and wharf, and quarters for keeper, seven thousand dollars.

Saint Marys River, Mich.  
Lighting.

Saint Marys River, Michigan: For lighting Neebish channel, twenty-six thousand four hundred dollars.

Department of Justice.

#### DEPARTMENT OF JUSTICE.

Attorney-General's Office.  
Salaries.

Office of the Attorney-General: For the following for the balance of the fiscal year nineteen hundred and eight, namely, for one assistant engineer, at the rate of nine hundred dollars per annum; one messenger, at the rate of eight hundred and forty dollars per annum; one laborer, at the rate of six hundred and sixty dollars per annum; one fireman, at the rate of seven hundred and twenty dollars per annum; three charwomen, at the rate of two hundred and forty dollars each per annum; in all, one thousand six hundred dollars, or so much thereof as may be necessary.

For miscellaneous expenditures, including telegraphing, fuel, lights, foreign postage, labor, repairs of buildings, care of grounds, books of reference, periodicals, typewriters and exchange of same, and other necessities directly ordered by the Attorney-General, for the fiscal years as follows:

Contingent expenses.

For the fiscal year nineteen hundred and seven, sixty-eight dollars and fifty cents.

For the fiscal year nineteen hundred and six, eleven dollars and ninety cents.

Defending suits in claims against the United States: For defraying the necessary expenses, including salaries of necessary employees in Washington, District of Columbia, incurred in the examination of witnesses and procuring of evidence in the matter of claims against the United States and in defending suits in the Court of Claims, including defense for the United States in the matter of French spoliation claims, to be expended under the direction of the Attorney-General, for the fiscal years as follows:

Defending suits in claims.

For the fiscal year nineteen hundred and seven, two hundred and ninety-four dollars and sixty-three cents.

For the fiscal year nineteen hundred and five, seventy dollars and sixty-three cents.

Costs in the Supreme Court of the United States: For the payment of the costs in the Supreme Court of the United States in the case of Addison Johnson, agent and warden of Sing Sing prison, appellant, against Charles C. Browne, thirty-six dollars and fifty cents.

Costs.

Costs in circuit court of appeals, third circuit: For the payment of the costs in the United States circuit court of appeals, third circuit, in the case of Nathaniel G. Macrum and others against the United States, appellee, eighty-one dollars and twenty-five cents.

## JUDICIAL.

Judicial.

For the salary of the United States district judge for the northern district of California, appointed under the Act of March two, nineteen hundred and seven;

California northern district. District judge. Vol. 34, p. 1268.

For the fiscal year nineteen hundred and seven, one thousand three hundred and fifty dollars.

For the fiscal year nineteen hundred and eight, six thousand dollars.

## UNITED STATES COURTS.

United States courts.

All expenses that may be incurred and otherwise chargeable to the United States and District of Columbia in the approaching trial of the case of the United States against Hyde, Dimond, Benson, and Schneider in the District of Columbia shall be chargeable wholly to the United States and be paid from the respective appropriations made for expenses of United States Courts out of the Treasury. Whenever any defendant in the case herein described makes affidavit, setting forth that there are witnesses whose evidence is material to his defense; that he cannot safely go to trial without them; what he expects to prove by each of them; and that he is not possessed of sufficient means, and is actually unable to pay the fees of such witnesses, the court may in its discretion order that such witnesses be paid as herein provided.

Payment of costs in the Hyde, Dimond, Benson, and Schneider case.

Witnesses for defense.

All witnesses subpoenaed and appearing for the Government and those appearing for the defense as above authorized, in the case mentioned in this paragraph, shall be paid out of said appropriations, the per diem fees allowed by law to witnesses in other cases together with actual, reasonable expenses of travel incurred in coming from and returning to their places of residence, which said actual expenses shall be sworn to and shall be subject to the inspection, revision and

Witnesses' fees and expenses.

approval of the court and shall be in lieu of mileage now authorized by law to witnesses in other cases; and the tender of a sum sufficient to cover such actual expenses and the per diem fees shall be as effective for all purposes as the tender of mileage and per diem now allowed by law.

## Marshals.

For payment of salaries, fees, and expenses of United States marshals and their deputies, to include payment for services rendered in behalf of the United States or otherwise, forty thousand dollars.

## District attorneys.

For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants for the fiscal years, as follows:

For the fiscal year nineteen hundred and eight, sixty thousand dollars.

For the fiscal year nineteen hundred and seven, twenty-eight thousand five hundred dollars.

## Jurors.

For fees of jurors, two hundred thousand dollars.

## Witnesses' fees, etc.

R. S., sec. 850, p. 160.

Fees of witnesses, United States courts: For fees of witnesses and for payment of the actual expenses of witnesses, as provided by section eight hundred and fifty, Revised Statutes of the United States, three hundred and fifty thousand dollars.

## Bailiffs, etc.

## Provisos.

## Actual attendance.

R. S., sec. 715, p. 136.

For pay of bailiffs and criers, not exceeding three bailiffs and one crier in each court, except in the southern district of New York: *Provided*, That all persons employed under section seven hundred and fifteen of the Revised Statutes shall be deemed to be in actual attendance when they attend upon the order of the courts: *Provided further*, That no such person shall be employed during vacation; of reasonable expenses actually incurred for travel and attendance of district judges directed to hold court outside of their districts, not to exceed ten dollars per day each, to be paid on written certificates of the judges, and such payments shall be allowed the marshal in the settlement of his accounts with the United States; of reasonable expenses actually incurred for travel and attendance of justices or judges who shall attend the circuit court of appeals held at any other place than where they reside, not to exceed ten dollars per day, the same to be paid upon written certificates of said judge, and such payments shall be allowed the marshal in the settlement of his account with the United States; of meals and lodgings for jurors in United States cases, and of bailiffs in attendance upon the same, when ordered by the court; and of compensation for jury commissioners, five dollars per day, not exceeding three days for any one term of court, five thousand dollars.

Vacation employment prohibited.  
Traveling expenses, etc., judges.

For payment of such miscellaneous expenses as may be authorized by the Attorney-General, for the United States courts and their officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and moving of records for the fiscal years as follows:

For the fiscal year nineteen hundred and eight, twenty-five thousand dollars.

For the fiscal year nineteen hundred and three, thirty dollars.

For the fiscal year nineteen hundred and four, fifty-four dollars.

For the fiscal year nineteen hundred and five, thirty-three dollars and fifty cents.

## Supplies.

For supplies for the United States courts and judicial officers, to be expended under the direction of the Attorney-General for the fiscal years as follows:

For the fiscal year nineteen hundred and eight, three thousand dollars.

For the fiscal year nineteen hundred and seven, one hundred and thirty-seven dollars and sixteen cents.

## Special assistant attorneys.

For payment of assistants to the Attorney-General and to United States district attorneys, employed by the Attorney-General to aid in special cases, namely for the fiscal years as follows:

For the fiscal year nineteen hundred and seven, twenty thousand dollars.

For the fiscal year nineteen hundred and six, eight thousand and thirty-four dollars and fifty-eight cents.

For payment of regular assistants to United States district attorneys, who are appointed by the Attorney-General, at a fixed annual compensation, twenty-five thousand dollars.

Regular assistants.

For payment of assistants to the Attorney-General and of assistants to United States district attorneys, employed by the Attorney-General to represent the United States in naturalization and other proceedings, and for other necessary expenses in connection with such proceedings and cases, for the fiscal years nineteen hundred and seven and nineteen hundred and eight, ninety-three thousand dollars.

Naturalization cases.

For salaries of clerks, commissioners, and constables, and expenses of commissioners and judges in the Indian Territory from July first to November fifteenth, nineteen hundred and seven; also salaries of the deputy clerks in the Indian Territory appointed under the Act of March first, eighteen hundred and ninety-five, and Acts amendatory thereto, at the rate of one thousand two hundred dollars each per annum, from July first to November fifteenth, nineteen hundred and seven; also salaries of four deputy clerks in the Indian Territory, authorized by the Indian appropriation Act approved June twenty-first, nineteen hundred and six, at the rate of one thousand two hundred dollars each per annum, from July first to November fifteenth, nineteen hundred and seven, forty-one thousand dollars.

Indian Territory courts.  
Salaries, etc.

Deputy clerks.  
Vol. 28, p. 695.

Vol. 34, p. 342.

FOR REFORM SCHOOL, WASHINGTON, DISTRICT OF COLUMBIA: For the following for the balance of the fiscal year, nineteen hundred and eight, inclusive, namely, one additional teacher at the rate of fifty-five dollars per month, one assistant teacher at the rate of forty-five dollars per month, one watchman at the rate of thirty dollars per month, and one matron of family at the rate of twenty dollars per month; in all, seven hundred and fifty dollars, or so much thereof as may be necessary.

Reform School, D.C.  
Salaries.

For purchase of live stock, one thousand five hundred dollars.

Live stock.

For purchase of furniture required in the new family building, three thousand dollars.

Furniture.

## POST-OFFICE DEPARTMENT.

Post-Office Department.

CONTINGENT EXPENSES: For telegraphing, fiscal year nineteen hundred and seven, three dollars and twenty cents.

Contingent expenses.

For furniture, fiscal year nineteen hundred and seven, one hundred and sixty dollars.

Furniture.

For purchase, exchange, and keeping of horses and wagons, and repair of wagons and harness, to be used only for official purposes, one thousand two hundred and fifty dollars.

Horses and wagons.

For repair of roofs of Post-Office Department Building, two thousand eight hundred and ninety dollars.

Repairs.

## OUT OF THE POSTAL REVENUES.

Postal service.

For compensation to clerks at first and second class offices, seven hundred and fifty thousand dollars.

Salaries, clerks.

For temporary clerk hire at first and second class offices, twenty-five thousand dollars.

Temporary clerks.

For compensation to substitutes for clerks on vacation, ten thousand dollars.

Substitutes.

For rent, light, and fuel at Presidential post-offices, fifty thousand dollars.

Rent, etc.

For miscellaneous and incidental expenses at first and second class offices, twenty-five thousand dollars.

Miscellaneous

City delivery. Letter carriers.	For pay of letter carriers, substitute and auxiliary letter carriers, at new offices entitled to city delivery service under existing law, twenty thousand dollars.
Horses and wagons.	For horse hire allowance and rent of vehicles, fifteen thousand dollars.
Car fare, etc.	For car fare and bicycle allowance, ten thousand dollars.
Electric power, light, etc.	For electric power and light, and repair of machinery in buildings for the use of the Post-Office Department, including the mail-bag repair shop, lock-repair shop, and the division of supplies, three thousand one hundred and fifty dollars.
Railway mail service.	Railway mail service: For actual and necessary expenses of general superintendent, assistant general superintendent, chief clerk and assistant chief clerk, office of general superintendent, division of railway mail service, division superintendents, assistant division superintendents, and chief clerks, railway mail service, and railway postal clerks, while actually traveling on business of the Post-Office Department and away from their several designated headquarters, fiscal year nineteen hundred and seven, one hundred and thirty-four dollars.
Traveling expenses.	The sum of two thousand five hundred dollars is transferred from the appropriation for:
Transfer of appropriation.	“Mail bags, cord fasteners, label cases, and labor and material necessary for repairing equipment and for incidental expenses pertaining thereto” for the fiscal year ending June thirtieth, nineteen hundred and eight, to the appropriation for: “Mail locks and keys, chains, tools, and machinery, and labor and material necessary for manufacturing and repairing same, and incidental expenses pertaining thereto” for the fiscal year ending June thirtieth, nineteen hundred and eight.
Mail locks, etc.	For pay of agent and assistants to distribute stamped envelopes and newspaper wrappers and expenses of agency, one thousand two hundred dollars.
Vol. 34, p. 1211.	For the compensation of special counsel appointed by the Attorney-General, upon the request of the Postmaster-General, for the prosecution and defense on behalf of the Post-Office Department of suits affecting the second-class mailing privilege, five hundred and twenty-five dollars.
Stamped envelopes, etc. Distribution.	For pay of agent and assistants to distribute registry envelopes, five thousand and sixty dollars.
Special counsel, second-class mail suits.	For pay of agent and assistants to distribute official envelopes, five thousand nine hundred and sixty dollars.
Registry envelopes.	For supplies for the city delivery service, including letter boxes, and so forth, fiscal year nineteen hundred and five, and prior years, forty-three dollars and twenty cents.
Official envelopes.	For wrapping twine and tying devices, one hundred thousand dollars.
City delivery, supplies.	For compensation to postmasters, fiscal year nineteen hundred and seven, five hundred and seventy-seven thousand three hundred and fifteen dollars and ninety-eight cents.
Wrapping twine, etc.	For special delivery service, fees to messengers, fiscal year nineteen hundred and seven, six thousand nine hundred and thirty-two dollars and sixty cents.
Postmasters.	For inland mail transportation by star routes, fiscal year nineteen hundred and six, five hundred and thirty-one dollars and thirteen cents.
Special delivery.	
Star routes.	

## Isthmian Canal.

## THE ISTHMIAN CANAL.

Salaries in the United States.

For salaries of members, officers, and employees of the Isthmian Canal Commission, including assistant purchasing and shipping agents, and all other employees in the United States, eighteen thousand six hundred dollars.

For pay of officers and employees on the Isthmus other than skilled and unskilled labor, including civil engineers, superintendents, instrument men, transitmen, levelmen, rodmen, draftsmen, timekeepers, mechanical and electrical engineers, supervisors, clerks, accountants, stenographers, storekeepers, messengers, office boys, foremen and subforemen, watchmen, wagon masters, stewards, hospital dispensers, internes, nurses, and attendants, including those necessarily and temporarily detailed for duty away from the Isthmus, for the departments of construction and engineering, auditing, disbursing, and labor, quarters and subsistence, two hundred and ten thousand and seven hundred dollars.

Construction, etc., departments.  
Pay of officers, etc., on Isthmus.

Temporary details.

For skilled and unskilled labor on the Isthmus, including engineers, conductors, firemen, brakemen, electricians, teamsters, cranesmen, machinists, blacksmiths, and other artisans, and their helpers, janitors, sailors, cooks, waiters, and dairymen, for the departments of construction and engineering, accounting, disbursements, and labor, quarters and subsistence, five million five hundred and thirty-six thousand three hundred dollars.

Labor, etc.

For purchase and delivery of material, supplies, and equipment, including cost of inspecting material and of paying traveling expenses incident thereto, whether on the Isthmus or elsewhere, and such other expenses not in the United States as the Commission deems necessary to best promote the construction of the Isthmian Canal, for the departments of construction and engineering, auditing, disbursing, and labor, quarters and subsistence, six million and eighty-five thousand seven hundred dollars.

Purchase of materials, etc.

For miscellaneous expenditures, cable and telegraph service, stationery and printing, and traveling and incidental expenses on the Isthmus, for the departments of construction and engineering, accounting, disbursing, and labor, quarters and subsistence, one hundred and fifty-seven thousand seven hundred dollars.

Miscellaneous.

For skilled and unskilled labor engaged in the sanitation department on the Isthmus of Panama, one hundred and sixty-nine thousand nine hundred dollars:

Health and sanitation.  
Skilled and unskilled labor.

Appropriations made for the construction of the Isthmian Canal in the Sundry Civil Appropriation Act, approved March fourth, nineteen hundred and seven, and in this Act shall continue available until expended.

Appropriations continued available.

Vol. 34, p. 1368.

## LEGISLATIVE.

Legislative.

### SENATE.

Senate.

To pay to Mary E. and Cornelia I. Morgan, daughters of the Honorable John T. Morgan, late a Senator from the State of Alabama, seven thousand five hundred dollars.

John T. Morgan.  
Payment to daughters of.

To pay to Lucy T. Roberts, Mary N. Lacy, Alice Pettus, and Edmund W. Pettus, junior, grandchildren of the Honorable Edmund W. Pettus, late a Senator from the State of Alabama, seven thousand five hundred dollars.

Edmund W. Pettus.  
Payment to grandchildren of.

The Secretary of the Senate is hereby authorized and directed to pay William B. Bankhead, clerk to the Honorable John H. Bankhead, of Alabama, from July first, nineteen hundred and seven, to January thirteenth, nineteen hundred and eight; and to Edward Douglas Johnston, clerk to the Honorable Joseph F. Johnston, of Alabama, from August ninth, nineteen hundred and seven, to December first, nineteen hundred and seven; and to Amos E. Lewis, clerk to the Honorable William J. Bryan, of Florida, from December twenty-sixth, nineteen hundred and seven, to January eighth, nineteen hundred and eight, for clerical services rendered, from the appropriation for salaries of officers, clerks, messengers, and others in the service of the Senate for the fiscal year nineteen hundred and eight.

William B. Bankhead, Edward Douglas Johnston and Amos E. Lewis.  
Payment to.

Superintendent of document room. Vol. 34, p. 935.	For superintendent of the document room at two thousand five hundred dollars per annum, to be payable from the balance appropriated for said office under the Act making appropriations for the legislative, executive and judicial expenses of the Government, approved March third, nineteen hundred and seven.
Postage stamps.	For postage stamps for the office of the Sergeant-at-Arms, seventy-five dollars.
Fuel, etc.	For fuel, oil, cotton waste, and advertising, for heating and electrical apparatus, twelve thousand dollars.
Miscellaneous.	For miscellaneous items, exclusive of labor, seventy-five thousand dollars.
Clerks to Senators. Payments to, allowed.	The accounting officers of the Treasury are hereby authorized and directed to reopen the accounts of the Secretary of the Senate of the United States for the quarter ending June thirtieth, nineteen hundred and seven, and allow in said settlement all the salaries paid by said Secretary to additional clerks to Senators not chairmen of committees, therein disallowed.

## House of Representatives.

## HOUSE OF REPRESENTATIVES.

Campbell Slempp. Payment to widow.	To pay the widow of Campbell Slempp, late a Representative in Congress from the State of Virginia, seven thousand five hundred dollars.
George W. Smith. Payment to widow.	To pay the widow of George W. Smith, late a Representative in Congress from the State of Illinois, seven thousand five hundred dollars.
Robert Coates. Services.	To pay Robert Coates for services rendered in caring for press members' lobby and the Speaker's clerk's room during the first session of the Fifty-ninth Congress, one hundred and forty dollars.
Robert H. Key. Services.	To pay Robert H. Key for services rendered in caring for press members' lobby and the Speaker's clerk's room during the second session of the Fifty-ninth Congress, sixty dollars.
C. Barnwell Robinson. Services.	To pay C. Barnwell Robinson account on file for services rendered as veterinary surgeon for horses belonging to the Doorkeeper's department, fiscal years nineteen hundred and five, nineteen hundred and six, and nineteen hundred and seven, ninety-six dollars and fifty cents.
Folding speeches.	To enable the Doorkeeper to have speeches folded at a rate not exceeding one dollar per thousand, to remain available during the Sixtieth Congress, five thousand dollars.
Miscellaneous items, etc.	For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, twenty-five thousand dollars.
Fuel and oil.	For fuel and oil for the heating apparatus, eighteen thousand dollars.

## Library of Congress.

## LIBRARY OF CONGRESS.

Distributing card indexes, etc.	Distribution of card indexes: To enable the Librarian of Congress to secure the additional service necessary in connection with the distribution of card indexes and other publications of the Library, one thousand five hundred dollars, or so much thereof as may be necessary.
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## Printing and binding.

## PRINTING AND BINDING.

Annual report of Commissioner of Education.	For printing and binding the annual report of the Commissioner of Education for nineteen hundred and seven, twenty thousand dollars.
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## Judgments United States courts.

## JUDGMENTS, UNITED STATES COURTS.

Payments. Vol. 24, p. 505.	For payment of the final judgments and decrees, including costs of suit, which have been rendered under the provisions of the Act of March third, eighteen hundred and eighty-seven, entitled "An Act to provide for the bringing of suits against the Government of the United States," one hundred and fifty thousand dollars.
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States," certified to Congress at its present session by the Attorney-General in Senate Document Numbered One hundred and ninety-five, and which have not been appealed, namely:

Under the Treasury Department, one thousand two hundred and thirty-three dollars and thirty-six cents;

Under the War Department, four thousand three hundred and sixty-eight dollars and eleven cents;

Under the Navy Department, eight hundred dollars; in all, six thousand four hundred and one dollars and forty-seven cents.

To pay balance due the Atlanta Machine Works, of Atlanta, Georgia, four hundred and twenty-eight dollars and two cents.

Classification.

Atlanta Machine Works.

### JUDGMENTS, COURT OF CLAIMS.

For the payment of the judgments rendered by the Court of Claims, reported to Congress at its present session in House Document Numbered Three hundred and forty-five, and Senate Document Numbered One hundred and ninety-six, namely:

Under legislative—Public Printer, eight hundred and thirteen dollars and eighty-nine cents;

Under War Department, forty-two thousand six hundred and seven dollars and nine cents;

Under Navy Department, one thousand eight hundred and twenty-three dollars and seventy-one cents;

Under Post-Office Department, thirteen thousand and one dollars and fifty-nine cents;

Under Department of Justice, three thousand eight hundred and thirty-five dollars;

Under Department of Interior, one hundred and thirty-one thousand one hundred and eighty-eight dollars and ninety-four cents; in all, one hundred and ninety-three thousand two hundred and seventy dollars and twenty-two cents: *Provided*, That none of the judgments herein provided for shall be paid until the right of appeal shall have expired.

Judgments, Court of Claims.  
Payments.

Classification.

*Proviso.*  
Appeal.

### AWARDS SPANISH TREATY CLAIMS COMMISSION.

To pay the awards made by the Spanish Treaty Claims Commission under the provisions of the Act of March second, nineteen hundred and one, certified to Congress in Senate Document Numbered One hundred and eighty-four, of the present session, fifty-two thousand two hundred and thirty-seven dollars and seventy-five cents.

Sec. 2. That for the payment of the following claims, certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the Act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year nineteen hundred and five and prior years, unless otherwise stated, and which have been certified to Congress under section two of the Act of July seventh, eighteen hundred and eighty-four, as fully set forth in House Document Numbered Three hundred and seventy-three, reported to Congress at its present session, there is appropriated as follows:

Spanish Treaty Claims Commission.

Awards.  
Vol. 31, p. 879.

Claims certified by accounting officers.

Vol. 18, p. 110.

Vol. 23, p. 254.

### CLAIMS ALLOWED BY THE AUDITOR FOR THE TREASURY DEPARTMENT.

Claims allowed by Auditor for Treasury Department.

For pay of assistant custodians and janitors, thirty dollars.

For fuel, lights, and water for public buildings, one thousand four hundred and nine dollars and seventy-six cents.

For suppressing the slave trade, twenty-five dollars and fifty-one cents.

For post-office, court-house, and so forth, Binghamton, New York, ten dollars.

For repairs and preservation of public buildings, sixty-six dollars and seventy-six cents.

For contingent expenses, assay office at Seattle, nineteen hundred and six, six dollars and thirty cents.

For collecting the revenue from customs, eighteen dollars and thirty-five cents.

For life-saving service, forty-four dollars and forty-one cents.

For redemption of stamps, twenty dollars.

For refunding taxes illegally collected, four thousand one hundred and forty-one dollars and seventy cents.

For payment of judgments against internal-revenue officers, one hundred and sixty-six thousand seven hundred and nine dollars and fifty-one cents.

Claims allowed by Auditor for War Department.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE WAR DEPARTMENT.

For contingent expenses, War Department, twenty-five dollars and ten cents.

For pay, and so forth, of the Army, four thousand one hundred and fourteen dollars and sixty-seven cents.

For encampment and maneuvers, organized militia, three hundred and seventy-nine dollars and fifty cents.

For subsistence of the Army, six hundred and twenty-four dollars and eight cents.

For regular supplies, Quartermaster's Department, twenty-four dollars and seventy-five cents.

For incidental expenses, Quartermaster's Department, ninety-four dollars and thirty-three cents.

For barracks and quarters, five thousand three hundred and fifty-nine dollars and ninety-eight cents.

For transportation of the Army and its supplies, thirty-two thousand nine hundred and ninety-three dollars and fifty-eight cents.

For clothing, and camp and garrison equipage, four hundred and twenty-two dollars and twenty-eight cents.

For contingencies of fortifications at Memphis, Tennessee, six dollars and seventy-eight cents.

For headstones for graves of soldiers, twenty-eight dollars and sixty cents.

For pay of Florida volunteers, one hundred and forty-one dollars and twenty-six cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers in eighteen hundred and fifty-five and eighteen hundred and fifty-six, one hundred and ninety-seven dollars and eleven cents.

Claims allowed by Auditor for Navy Department.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE NAVY DEPARTMENT.

For pay of the Navy, six thousand five hundred and ninety-six dollars and eighty-eight cents.

For pay, miscellaneous, seven hundred and twelve dollars and seventy-six cents.

For emergency fund, Navy Department, thirty-one dollars and eight cents.

For pay, Marine Corps, four thousand and forty-seven dollars and three cents.

For contingent, Marine Corps, twenty-three dollars and twenty-five cents.

For transportation, Bureau of Navigation, sixty-eight dollars and twenty-six cents.

For transportation, recruiting and contingent, Bureau of Navigation, eighty-one dollars and fifteen cents.

For gunnery exercises, Bureau of Navigation, thirty-three dollars and ninety-two cents.

For outfits on first enlistment, Bureau of Navigation, forty-eight dollars and sixty-six cents.

For maintenance of colliers, Bureau of Navigation, one hundred and forty-six dollars.

For ordnance and ordnance stores, Bureau of Ordnance, four hundred and forty-three dollars and forty-five cents.

For contingent, Bureau of Ordnance, two thousand three hundred and sixty-three dollars and eighty-seven cents.

For equipment of vessels, Bureau of Equipment, three hundred and thirty-seven dollars and six cents.

For contingent, Bureau of Equipment, forty-four dollars and thirty-five cents.

For contingent, Bureau of Medicine and Surgery, four hundred and thirteen dollars and thirty-two cents.

For provisions, Navy, Bureau of Supplies and Accounts, two hundred and fifty-one dollars and eleven cents.

For contingent, Bureau of Supplies and Accounts, seventy-three dollars and sixty-seven cents.

For construction and repair, Bureau of Construction and Repair, twenty-six dollars and forty-two cents.

For steam machinery, Bureau of Steam Engineering, forty-four dollars and twenty cents.

For indemnity for lost clothing, sixty dollars.

For indemnity for lost property, naval service, Act March second, eighteen hundred and ninety-five, eight hundred and sixty-nine dollars and forty-seven cents.

For destruction of clothing and bedding for sanitary reasons, one hundred and seventy-two dollars and seventy-five cents.

For bounty for destruction of enemy's vessels, one hundred and seventeen dollars and fifty-two cents.

For enlistment bounties to seamen, one thousand five hundred and sixty-six dollars and ninety-eight cents.

For relief of George T. Pettengill, lieutenant, United States Navy (Act January twenty-fifth, nineteen hundred and seven), two hundred and sixty-three dollars and three cents.

Vol. 34, p. 2306.  
Post, p. 503.

## CLAIMS ALLOWED BY THE AUDITOR FOR THE INTERIOR DEPARTMENT.

Claims allowed by Auditor for Interior Department.

For repairs, Government Hospital for Insane, nineteen hundred and six, two thousand and fifteen dollars and eight cents.

For contingent expenses, office of surveyor-general of Nevada, nineteen hundred and six, nine dollars and twenty-six cents.

For contingent expenses of land offices, one dollar and seventy-two cents.

For surveying the public lands, forty-four thousand eight hundred and fifty-one dollars and ninety-six cents.

For Geological Survey, one hundred and twenty-two dollars and eighty-nine cents.

For geological maps of the United States, twenty-five cents.

For surveying forest reserves, twenty-two dollars and seventy-five cents.

For Indian school transportation, thirty-six dollars and twenty-six cents.

For transportation of Indian supplies, ninety-five cents.

For Indian school, Grand Junction, Colorado, sixty dollars and fifty-five cents.

For payment to Fond du Lac Chippewas for timber depredations, twelve dollars and ten cents.

For incidentals in New Mexico, nineteen hundred and seven, twelve dollars and thirty-seven cents.

For incidentals in New Mexico, nineteen hundred and six, thirty-three dollars and forty-four cents.

For support of Confederated bands of Utes, subsistence, two hundred and forty-four dollars and seventy-two cents.

For support of Sioux of different tribes, subsistence and civilization, twenty-six dollars and fifty-three cents.

For surveying Pine Ridge and Standing Rock reservations, fifteen dollars and ten cents.

For Army pensions, one hundred and seventy-six dollars and eighty cents.

For fees of examining surgeons, pensions, seven dollars.

Claims allowed by Auditor for State and other Departments.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE STATE AND OTHER DEPARTMENTS.

For general expenses, Bureau of Animal Industry, three hundred and seventy-six dollars and forty-five cents.

For purchase and distribution of valuable seeds, seventy-eight dollars and forty-six cents.

For laboratory, Department of Agriculture, twelve dollars and thirty-three cents.

For soil investigations, two dollars and thirty-eight cents.

For agricultural experiment stations, twenty-five dollars and sixty-four cents.

For tea culture investigations, four dollars and seventy-five cents.

For party expenses, Coast and Geodetic Survey, one hundred and five dollars and seventy-four cents.

For expenses of buoyage, six hundred and twenty-eight dollars and thirty-two cents.

For miscellaneous expenses, Bureau of Fisheries, one dollar and fifty cents.

For lobster hatchery, Maine, twenty dollars and fifty cents.

For salaries and traveling expenses of agents at seal fisheries in Alaska, three hundred and sixty-five dollars.

For salaries, fees, and expenses of marshals, United States courts, three hundred and twenty-six dollars and seventy cents.

For fees of clerks, United States courts, four thousand six hundred and forty-one dollars and forty-nine cents.

For fees of commissioners, United States courts, twenty-two dollars and fifty cents.

For fees of jurors, United States courts, five dollars.

For fees of witnesses, United States courts, seven dollars and sixty cents.

For support of prisoners, United States courts, sixty-six dollars and forty-five cents.

For pay of bailiffs, and so forth, United States courts, one hundred and ninety-two dollars.

For miscellaneous expenses, United States courts, three hundred and seventy-five dollars.

**CLAIMS ALLOWED BY THE AUDITOR FOR THE POST-OFFICE DEPARTMENT.**

Claims allowed by Auditor for Post-Office Department.

- For star transportation, fifty-nine dollars and twenty-three cents.
- For rural free delivery, incidental expenses, twelve dollars.
- For rewards, two hundred dollars.
- For limited indemnity for lost registered mail, one thousand and nineteen dollars.
- For city-delivery service, incidental expenses, two dollars.
- For railroad transportation, freight, and cartage, sixteen dollars and sixty-six cents.
- For rent, light, and fuel, four dollars and fifty cents.
- For clerk hire, separating, fifteen dollars and seventy-three cents.
- For compensation to postmasters, fifty dollars and ninety cents.
- For special-delivery service, fees, sixteen cents.

SEC. 3. That for the payment of the following claims, certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the Act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year nineteen hundred and five and prior years, unless otherwise stated, and which have been certified to Congress under section two of the Act of July seventh, eighteen hundred and eighty-four, as fully set forth in Senate Document Numbered One hundred and ninety-seven, reported to Congress at its present session, there is appropriated as follows:

Additional claims.

Vol. 18, p. 110.

Vol. 23, p. 254.

**CLAIMS ALLOWED BY THE AUDITOR FOR THE TREASURY DEPARTMENT.**

Claims allowed by Auditor for Treasury Department.

- For collecting the revenue from customs, one thousand three hundred and eighty-eight dollars and thirty-four cents.
- For contingent expenses, mint at San Francisco, one thousand six hundred dollars.
- For refunding taxes illegally collected, two hundred and eighty-one dollars and twenty-nine cents.
- For payment of judgments against internal-revenue officers, twenty thousand six hundred and ninety-two dollars and twenty-three cents.

**CLAIMS ALLOWED BY THE AUDITOR FOR THE WAR DEPARTMENT.**

Claims allowed by Auditor for War Department.

- For pay, and so forth, of the Army, five hundred and eighty-eight dollars and forty-four cents.
- For subsistence of the Army, six hundred and eighty-one dollars.
- For incidental expenses, Quartermaster's Department, four dollars and ninety cents.
- For transportation of the Army and its supplies, seven hundred and fifty-one dollars and ninety-eight cents.

**CLAIMS ALLOWED BY THE AUDITOR FOR THE NAVY DEPARTMENT.**

Claims allowed by Auditor for Navy Department.

- For pay of the Navy, one thousand nine hundred and fifty dollars and thirty-nine cents.
- For pay, miscellaneous, forty dollars and twenty cents.
- For pay, Marine Corps, five hundred and eight dollars and twenty-three cents.

For transportation and recruiting, Marine Corps, eighty cents.

For contingent, Bureau of Ordnance, twenty-six dollars and forty-five cents.

For contingent, Bureau of Supplies and Accounts, eighty-two cents.

For construction and repair, Bureau of Construction and Repair, nineteen dollars and ninety-two cents.

For indemnity for lost property, naval service, Act March second, eighteen hundred and ninety-five, two hundred and fifty dollars and twenty-five cents.

For destruction of clothing and bedding for sanitary reasons, fifteen dollars and seventy cents.

For enlistment bounties to seamen, three hundred and six dollars and sixty-nine cents.

Claims allowed by Auditor for Interior Department.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE INTERIOR DEPARTMENT.

For salaries and commissions of registers and receivers, twenty-five dollars and fifty cents.

For surveying the public lands, one thousand eight hundred and sixty-five dollars and seventy-three cents.

For Geological Survey, five dollars and seventy cents.

For Indian school, Grand Junction, Colorado, two hundred and two dollars and fifty-two cents.

Claims allowed by Auditor for State and other Departments.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE STATE AND OTHER DEPARTMENTS.

For public printing and binding, forty-nine dollars and sixty-eight cents.

For salaries of interpreters to legations, three dollars and twenty-five cents.

For transportation of diplomatic and consular officers, fiscal year nineteen hundred and seven, four hundred and eight dollars and thirty-five cents.

For relief and protection of American seamen, fiscal year nineteen hundred and seven, two thousand three hundred and thirty-four dollars and thirty-four cents.

For general expenses, Bureau of Animal Industry, three dollars and sixty-eight cents.

For botanical investigations and experiments, six dollars and twenty cents.

For forestry investigations, four dollars and twelve cents.

For purchase and distribution of valuable seeds, eighty-three dollars and twenty cents.

For general expenses, Weather Bureau, seventeen dollars and seventy-seven cents.

For fees of clerks, United States courts, one hundred and sixty-three dollars and thirty cents.

For support of prisoners, United States courts, four dollars.

Approved, February 15, 1908.

February 20, 1908.

[H. R. 13430.]

[Public, No. 25.]

**CHAP. 28.**—An Act To authorize the Chicago, Indianapolis and Louisville Railway Company to construct a bridge across the Grand Calumet River in the city of Hammond, Indiana.

Grand Calumet River.

Chicago, Indianapolis and Louisville Railway Company may bridge, at Hammond, Ind.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Chicago, Indianapolis and Louisville Railway Company, a corporation of the State of Indiana, is hereby authorized to construct, maintain, and operate a bridge across the Grand Calumet River at a point in or near the city*

of Hammond, Lake County, Indiana, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 20, 1908.

Vol. 34, p. 84.

Amendment.

**CHAP. 29.**—An Act To authorize the county of Ashley, State of Arkansas, to construct a bridge across Bayou Bartholomew, at a point above Morrell, in said county and State, the dividing line between Drew and Ashley counties.

February 20, 1908.  
[H. R. 14040.]

[Public, No. 26.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Ashley be, and it is hereby, authorized to construct, maintain, and operate a steel drawbridge and approaches thereto across Bayou Bartholomew, a navigable river, at a point above Morrell, in said county and State, the dividing line between Drew and Ashley counties, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Bayou Bartholomew,  
Ashley County may  
bridge, near Morrell,  
Ark.

Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 20, 1908.

**CHAP. 30.**—An Act To authorize Campbell County, Tennessee, to construct a bridge across Powells River.

February 20, 1908.  
[H. R. 14781.]

[Public, No. 27.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Campbell County, Tennessee, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto, across the Powells River at or near its mouth, near Agee post-office, in Campbell County, in the State of Tennessee, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Powells River.  
Campbell County  
may bridge, near  
Agee, Tenn.

Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 20, 1908.

**CHAP. 31.**—An Act To authorize the Interstate Transfer Railway Company to construct a bridge across the Saint Louis River between the States of Wisconsin and Minnesota.

February 20, 1908.  
[H. R. 16050.]

[Public, No. 28.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Interstate Transfer Railway Company, a corporation organized under the laws of the State of Wisconsin, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Saint Louis River between the States of Wisconsin and Minnesota at the most feasible point in section twelve, in township forty-eight north, range fifteen west, in the State of Wisconsin, to a point opposite in section eleven, in township forty-eight north, range fifteen west, in the State of Minnesota, in accordance

Saint Louis River,  
Wis. and Minn.  
Interstate Transfer  
Railway Company  
may bridge.

Location.

Vol. 34, p. 84.  
Proviso.  
Construction.

with the provisions of the Act entitled "An Act to regulate the construction of bridges across navigable waters," approved March twenty-third, nineteen hundred and six: *Provided*, That said bridge shall be constructed with two through decks, one of which shall provide for the passage of wagons and vehicles, for all kinds of street railway and motor cars, and road travel, and one of which shall also have two passageways, one on either side, for the exclusive use of pedestrians, each passageway to be not less than three and one-half feet in width and to be separated from the roadway or railway on said deck by suitable guard railings, and all parts of said bridge shall be forever maintained in accessible and serviceable condition, and the use thereof shall be forever free and without toll or compensation therefor to all pedestrians and vehicles, but not free for steam or electric railroad cars and locomotives or street cars.

Toll.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 20, 1908.

February 21, 1908.  
[H. R. 6231.]  
[Public, No. 29.]

**CHAP. 33.** An Act To attach Shelby County, in the State of Texas, to the Beaumont division of the eastern judicial district of said State and to detach it from the Tyler division of said district.

Texas eastern judicial district.  
Shelby County transferred to Beaumont division.  
Vol. 32, p. 68.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That Shelby County, in the State of Texas, be, and the same is hereby, attached to and made a part of the Beaumont division of the eastern judicial district of the State of Texas and detached from the Tyler division of said judicial district.

Return of process, etc.

SEC. 2. That all process against persons resident in said county of Shelby and cognizable before the court in said judicial district shall be issued out of and made returnable to said court at Beaumont, and that all prosecutions against persons for offenses committed in said county shall be tried in said court at Beaumont: *Provided*, That no civil or criminal cause begun and pending prior to the passage of this Act shall be in any way affected by it.

Proviso.  
Pending causes not affected.

Approved, February 21, 1908.

February 21, 1908.  
[H. R. 14638.]  
[Public, No. 30.]

**CHAP. 34.** An Act To enable the city of Tucson, Arizona, to issue bonds for the extension and repair of its water and sewer system, and for other purposes.

Tucson, Ariz., may issue bonds for municipal improvements.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the city of Tucson, Pima County, Arizona, pursuant to an election held for that purpose on the fourteenth day of March, nineteen hundred and seven, in said city, is hereby authorized, through its mayor and board of common councilmen to issue bonds of said city to the amount of three hundred thousand dollars, the said bonds to be payable thirty years from the date of their issue and sale and to bear interest at the rate of not more than four and one-half per centum per annum, payable semiannually. Of the proceeds of the bonds so issued the sum of two hundred and sixty thousand dollars shall be applied to the extension and repair of the water and sewer system of said city, the sum of twenty-five thousand dollars to the equipment and improvement of the fire department; the balance of fifteen thousand dollars shall be applied to the erection of a city hall for the use of said city. Said bonds, when issued, shall bear the date of their issue and the date of maturity at the rate per centum of interest, not exceeding four and one-half per centum per annum. Each of said bonds shall have sixty semiannual interest coupons attached to and printed with the bonds, and each coupon shall

Amount.

Interest.

Use of proceeds.

Bonds.

bear on its face the amount of interest due for six months on the bond and each shall bear a number corresponding with the number of the bond to which it is attached. The interest on said bonds shall be paid semiannually, and as the interest is paid the coupon representing the same shall be detached from the bond and, after being marked paid, shall be filed by the treasurer of said city and preserved as vouchers. Said bonds shall be issued under the seal of said city of Tucson, if it have a seal, and shall be signed by the mayor of said city and attested by the signature of the clerk of the common council.

Payment of interest.

SEC. 2. That the mayor and common council of said city, after the sale of said bonds, and in addition to all other city taxes, shall cause to be levied, assessed, and collected as other city taxes are levied, assessed, and collected each year a sum reasonably sufficient to meet the interest on said bonds and provide a sinking fund to meet the payment of said bonds at their maturity.

Taxes.

Approved, February 21, 1908.

**CHAP. 35.** An Act Amending an Act approved June tenth, eighteen hundred and eighty, entitled, "An Act to amend the Statutes in relation to immediate transportation of dutiable goods, and for other purposes."

February 24, 1908.  
[H. R. 9218.]

[Public, No. 31.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the privileges of the seventh section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the Statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to the ports of Norwalk, Stamford, and Greenwich, in the State of Connecticut.

Customs.  
Norwalk, Stamford,  
and Greenwich, Conn.,  
granted immediate  
transportation priv-  
ileges.  
Vol. 21, p. 174.

Approved, February 24, 1908.

**CHAP. 36.** An Act To extend immediate transportation privileges to the support of Alburg, in the customs collection district of Vermont.

February 24, 1908.  
[H. R. 12420.]

[Public, No. 32.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the privileges of the first section of the Act approved June tenth, eighteen hundred and eighty, relating to the transportation of dutiable merchandise without appraisement, be, and the same are hereby, extended to the support of Alburg, in the customs collection district of Vermont.

Customs.  
Alburg, Vt., granted  
immediate transpor-  
tation privileges.  
Vol. 21, p. 173.

Approved, February 24, 1908.

**CHAP. 37.** An Act To extend the time for the completion of a bridge across the Missouri River at Yankton, South Dakota, by the Yankton, Norfolk and Southern Railway Company.

February 25, 1908.  
[S. 417.]

[Public, No. 33.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section six of the Act approved March ninth, nineteen hundred and four, authorizing the Yankton, Norfolk and Southern Railway Company to construct a combined railroad, wagon, and foot-passenger bridge across the Missouri River at or near the city of Yankton, South Dakota, as amended by the Acts approved January twenty-seventh, nineteen hundred and five; February fifth, nineteen hundred and six, and March second, nineteen hundred and seven, be, and is hereby, amended by extending the time for commencing the construction of said bridge to March ninth, nineteen hundred and nine, and by extending the time for completing said bridge to March ninth, nineteen hundred and eleven.

Missouri River.  
Time extended for  
bridging, at Yankton,  
S. Dak., by Yankton,  
Norfolk and Southern  
Railway Company.  
Vol. 33, pp. 62, 621.

Vol. 34, pp. 9, 1068,  
amended.

Time of construc-  
tion.  
Post, p. 1060.

Approved, February 25, 1908.

February 26, 1908.  
[H. R. 12396.]

[Public, No. 34.]

Fort Riley Military  
Reservation.  
Certain land of,  
granted to Kansas.

Ruins of Kansas  
Territorial capitol at  
Pawnee included.

**CHAP. 51.** An Act To authorize the War Department to transfer to the State of Kansas certain land now a part of the Fort Riley Military Reservation.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to grant to the State of Kansas the right, title, and interest of the United States in and to a tract of land, not to exceed one acre of ground, whereon is located the ruins of the old station building which was the first Kansas Territorial capitol at Pawnee, now included in military reservation of Fort Riley, Kansas, for the preservation of said ruins as a historical relic, the metes and bounds of said tract to be determined by the Secretary of War.

Approved, February 26, 1908.

February 26, 1908.  
[H. R., 12401.]

[Public, No. 35.]

Mississippi River.  
Bridge across, at  
Rice, Minn., legal-  
ized, etc.

Proviso.  
Changes.

Amendment.

**CHAP. 52.**—An Act To legalize a bridge across the Mississippi River at Rice, Minnesota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the bridge constructed across the Mississippi River at the village of Rice, Benton County, Minnesota, by the authorities of said village, be, and the same is hereby, legalized, and the consent of Congress is hereby given to its maintenance by said authorities: *Provided,* That any changes in the said structure which the Secretary of War may at any time deem necessary and order in the interest of navigation shall be promptly made by the owners thereof at their own expense.

**SEC. 2.** That the right to alter, amend, or repeal this act is hereby expressly reserved.

Approved, February 26, 1908.

February 29, 1908.  
[S. 3726.]

[Public, No. 36.]

Savannah River.  
Twin City Power  
Company may dam.

Dortons Creek, S. C.

Prices Island, S. C.

Vol. 34, p. 386.

Proviso.  
Time of completion.  
Crouchs Bluff.

Provisos.  
Site.

Vol. 34, p. 386.

Time of completion.

Repeal of former  
act.

**CHAP. 55.**—An Act To authorize the Twin City Power Company to build, operate, and maintain three dams across the Savannah River, above the city of Augusta, in the State of Georgia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Twin City Power Company, a corporation organized under the laws of the State of South Carolina, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a dam across the Savannah River, at or near where Dortons Creek, in the county of Edgefield, State of South Carolina, empties into the Savannah River, and also a dam across the said river at or near the southern end of Prices Island, in said river, and about five miles from the mouth of Dortons Creek, in the State of South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of dams across navigable waters," approved June twenty-first, nineteen hundred and six: *Provided,* That one of said dams shall be completed within three years and the other within five years from the passage of this Act.

**SEC. 2.** That the said Twin City Power Company is authorized to construct, operate, and maintain a dam across the Savannah River at what is known as Crouchs Bluff, in Edgefield County, South Carolina: *Provided,* That the said site at Crouchs Bluff can be obtained by contract from the owners thereof: *And provided further,* That said dam at Crouchs Bluff shall be constructed under the provisions of the said Act of June twenty-first, nineteen hundred and six: *Provided further,* That said dam if constructed at Crouchs Bluff shall be completed within three years.

**SEC. 3.** That the Act entitled "An Act authorizing the Twin City Power Company to build two dams across the Savannah River, above

the city of Augusta, in the State of Georgia," approved February twenty-seventh, nineteen hundred and seven, be, and the same is hereby, repealed.

SEC. 4. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 29, 1908.

Vol. 34, p. 1000.

Amendment.

**CHAP. 56.**—An Act To provide for a term of the United States circuit and district courts at Lander, Wyoming.

March 6, 1908.  
[S. 4064.]

[Public, No. 37.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter, and until otherwise provided by law, there shall be held annually on the first Monday in October a term of the circuit and district courts for the district of Wyoming at the town of Lander, in said district.

Wyoming judicial district.  
Term at Lander.

SEC. 2. That the marshal and clerk of said district shall each, respectively, appoint at least one deputy, to reside in said town of Lander, unless he himself shall reside there, and he shall also maintain an office at that place: *Provided,* That until a public building is provided on the site now owned by the Government in said town of Lander a place shall be furnished for holding of said courts at an expense to the Government of the United States not to exceed three hundred dollars annually.

Deputy marshal and clerk.

*Proviso.*  
Court room.

Approved, March 6, 1908.

**CHAP. 57.**—An Act To authorize the Cahaba Power Company, a corporation organized under the laws of the State of Alabama, to construct a dam across the Cahaba River, in said State, at or near Centerville, Alabama.

March 6, 1908.  
[H. R. 16051.]

[Public, No. 38.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Cahaba Power Company, a corporation organized under the laws of Alabama, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a dam across the Cahaba River at Centerville, in the State of Alabama, in accordance with the provisions of the Act entitled "An Act to regulate the construction of dams across navigable waters," approved June twenty-first, nineteen hundred and six.

Cahaba River.  
Cahaba Power Company may dam, at Centerville, Ala.

Vol. 34, p. 386.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 6, 1908.

**CHAP. 58.**—An Act To extend the time for building a bridge across Red River at Shreveport, Louisiana.

March 6, 1908.  
[H. R. 16955.]

[Public, No. 39.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section five of the Act of Congress approved February third, nineteen hundred and five, entitled "An Act to authorize the construction of a bridge across Red River at Shreveport, Louisiana," be, and is hereby, amended to read as follows:

Red River.  
Time extended for bridging, by Shreveport, La.  
Vol. 33, p. 630, amended.

"SEC. 5. That this Act shall be null and void if actual construction of the bridge herein authorized be not commenced within one year and completed within three years from February third, nineteen hundred and eight."

Time of completion.

Approved, March 6, 1908.

March 6, 1908.

[H. R. 17227.]  
[Public, No. 40.]

Saint Joseph River.  
Saint Joseph, Mich.,  
may bridge.

Location.  
Vol. 34, p. 84

Amendment.

**CHAP. 59.**—An Act To authorize the city of Saint Joseph, Michigan, to construct a bridge across the Saint Joseph River at or near its mouth.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the city of Saint Joseph, Michigan, a corporation organized under the laws of the State of Michigan, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Saint Joseph River, at or near its mouth, in Berrien County, in the State of Michigan, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 6, 1908.

March 7, 1908.

[H. R. 17524.]

[Public, No. 41.]

Alabama middle ju-  
dicial district.  
Southern division  
established.

R. S., sec. 532, p. 89.

Northern division.

Term at Montgom-  
ery.

Vol. 32, p. 820.  
Southern division.

Term at Dothan.

Proviso.  
Court room.

Return of process.

Proviso.  
Pending causes not  
affected.

Clerks, marshal, etc.

Office at Dothan.

**CHAP. 60.**—An Act To provide for circuit and district courts of the United States at Dothan, Alabama.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the southern division of the middle judicial district of the State of Alabama is hereby established, composed of the counties of Coffee, Dale, Geneva, Henry, and Houston. And all other counties now in the middle judicial district of the State of Alabama shall constitute the northern division of the middle district of Alabama, and the courts of said northern division shall be held in Montgomery, as now provided by law.

SEC. 2. That a term of the circuit and the district courts for the southern division of the middle judicial district of the State of Alabama shall be held at Dothan, in Houston County, in said State, on the first Monday in June and the first Monday in December in each year: *Provided, however,* That suitable rooms and accommodations are furnished for the holdings of said courts free of expense to the Government until the public building provided for by Act of Congress shall be erected.

SEC. 3. That all civil process issued against persons resident in said counties of Coffee, Dale, Geneva, Henry, and Houston and cognizable before the United States court shall be made returnable to the courts of the United States respectively to be held at Dothan, as provided by this Act, and all prosecutions for offenses committed in any of said counties shall be tried in the appropriate United States court at Dothan: *Provided,* That no process issued or prosecutions commenced or suits instituted before the passage of this Act shall be in any way affected by the provisions hereof, and that all prosecutions heretofore commenced for offenses heretofore committed against the United States in any of the said counties of Coffee, Dale, Geneva, Henry, and Houston shall be prosecuted and tried as though this Act had not been passed.

SEC. 4. That it shall be the duty of the clerks, marshal, and other court officers of the middle judicial district to attend said terms of said court and perform the duties pertaining to their positions, and no additional clerk or marshal shall be appointed in said district; and that the clerks of the circuit and district courts of said southern division shall maintain an office, in charge of themselves or a deputy, at Dothan, which shall be kept open at all times for the transaction of the business of said division.

Approved, March 7, 1908.

**CHAP. 61.**—An Act To authorize the counties of Henry and Rock Island, in the State of Illinois, to construct a bridge across Rock River at or near Colona Ferry, in said State.

March 7, 1908.  
[H. R. 17422.]

[Public, No. 42.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the counties of Henry and Rock Island, in the State of Illinois, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Rock River at or near Colona Ferry, in the State of Illinois, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Rock River,  
Henry and Rock  
Island counties, Ill.,  
may bridge, at Colona  
Ferry.

Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 7, 1908.

**CHAP. 62.**—An Act To amend an Act entitled "An Act to authorize the Fayette Bridge Company to construct a bridge over the Monongahela River, Pennsylvania, from a point in the borough of Brownsville, Fayette County, to a point in the borough of West Brownsville, Washington County," approved April twenty-third, nineteen hundred and six.

March 7, 1908.  
[H. R. 17220.]

[Public, No. 43.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section seven of an Act entitled "An Act to authorize the Fayette Bridge Company to construct a bridge over the Monongahela River, Pennsylvania, from a point in the borough of Brownsville, Fayette County, to a point in the borough of West Brownsville, Washington County," approved April twenty-third, nineteen hundred and six, be, and is hereby, amended to read as follows:

Monongahela River.  
Time extended for  
bridging, by Fayette  
Bridge Company.

Vol. 34, pp. 130,  
1236, amended.

**SEC. 7.** That this Act shall be null and void unless the construction of said bridge shall be commenced within one year from April twenty-third, nineteen hundred and eight, and shall be completed by April twenty-third, nineteen hundred and eleven."

Time of completion.  
Post, p. 654.

**SEC. 2.** That the bridge to be constructed under the provisions of said Act shall be constructed in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Construction.  
Vol. 34, p. 84.

**SEC. 3.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 7, 1908.

**CHAP. 71.**—An Act To amend an Act to amend section four of an Act entitled "An Act relating to the Metropolitan police of the District of Columbia," approved February twenty-eighth, nineteen hundred and one.

March 9, 1908.  
[S. 2872.]

[Public, No. 44.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of Congress approved March first, nineteen hundred and five, entitled "An Act to amend section four of an Act entitled 'An Act relating to the Metropolitan police of the District of Columbia,'" is hereby amended by extending its provisions in behalf of the chief engineer of the fire department, and all other officers of said department of and above the rank of captain, to any chief engineer of the fire department and all other officers of said department of and above the rank of foreman, who were retired and pensioned in pursuance of law prior to the approval of said Act: *Provided,* That when retired the present chief engineer of the fire department of the District of Columbia shall receive as retired pay a sum equal to one-half of the salary allowed by law at date of retirement.

District of Colum-  
bia.  
Fire department.  
Pensions extended.  
Vol. 33, p. 822.  
Vol. 34, p. 1003.

Proviso.  
Present chief engi-  
neer.

Approved, March 9, 1908.

March 10, 1908.  
[S. 3941.]

[Public, No. 45.]

**CHAP. 75.**—An Act To amend section four of an Act entitled "An Act to prevent unlawful occupancy of the public lands," approved February twenty-fifth, eighteen hundred and eighty-five.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section four of an Act entitled "An Act to prevent unlawful occupancy of the public lands," approved February twenty-fifth, eighteen hundred and eighty-five, be, and the same is hereby, amended so as to read as follows:

Public lands.  
Unlawful occu-  
pancy.  
Vol. 23, p. 322,  
amended.

Alternative penalty.

"**SEC. 4.** That any person violating any of the provisions hereof, whether as owner, part owner, or agent, or who shall aid, abet, counsel, advise, or assist in any violation hereof, shall be deemed guilty of a misdemeanor and fined in a sum not exceeding one thousand dollars or be imprisoned not exceeding one year, or both, for each offense."

Approved, March 10, 1908.

March 10, 1908.  
[H. R. 4777.]

[Public, No. 46.]

**CHAP. 76.**—An Act Restricting in certain cases the right of appeal to the Supreme Court in habeas corpus proceedings.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That from a final decision by a court of the United States in a proceeding in habeas corpus where the detention complained of is by virtue of process issued out of a State court no appeal to the Supreme Court shall be allowed unless the United States court by which the final decision was rendered or a justice of the Supreme Court shall be of opinion that there exists probable cause for an appeal, in which event, on allowing the same, the said court or justice shall certify that there is probable cause for such allowance.

United States courts.  
Habeas corpus ap-  
peals from State courts  
to Supreme Court re-  
stricted.

Approved, March 10, 1908.

March 10, 1908.  
[H. R. 6195.]

[Public, No. 47.]

**CHAP. 77.**—An Act To authorize A. J. Smith and his associates to erect a dam across the Choctawhatchee River in Dale County, Alabama.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Andrew J. Smith and his associates, their successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a dam across the Choctawhatchee River about one-eighth of a mile below or west of the bridge across said river on the road known as the Newton and Ozark public road, in Dale County, in the State of Alabama, in accordance with the provisions of the Act entitled "An Act to regulate the construction of dams across navigable waters," approved June twenty-first, nineteen hundred and six.

Choctawhatchee  
River.  
Andrew J. Smith et  
al. may dam.

Location.

Vol. 34, p. 386.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 10, 1908.

March 10, 1908.  
[H. R. 15247.]

[Public, No. 48.]

**CHAP. 78.**—An Act To authorize the Idaho and Northwestern Railway Company to construct a bridge across the Spokane River near the city of Coeur d'Alene, Idaho.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Idaho and Northwestern Railway Company, a corporation of the State of Idaho, is hereby authorized to construct, maintain, and operate a bridge across the Spokane River at a point near the city of Coeur d'Alene, Kootenai

Spokane River.  
Idaho and North-  
western Railway Com-  
pany may bridge, at  
Coeur d'Alene, Idaho.

County, Idaho, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 10, 1908.

Vol. 34, p. 84.

Amendment.

**CHAP. 79.**—An Act To extend the time of payments on certain homestead entries in Oklahoma.

March 11, 1908.  
[S. 3409.]

[Public, No. 49.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time within which all payments required by the Acts entitled "An Act to open to settlement five hundred and five thousand acres of land in Kiowa-Comanche and Apache Indian reservations in Oklahoma Territory," approved June fifth, nineteen hundred and six, and the Act entitled "An Act giving preference right to actual settlers on pasture reserve numbered three to purchase land leased to them for agricultural purposes in Comanche County, Oklahoma," approved June twenty-eighth, nineteen hundred and six, be, and the same is hereby, postponed and extended for one year from the date on which such payments are now by law required to be made: *Provided,* That as a condition precedent to said extension in each case the settler shall pay to the Secretary of the Interior, to be held in trust by him for the benefit of the Indian entitled thereto, four per centum on the amount of such deferred payments, where such settler had no preference right, and five per centum on the amount of the deferred payment where such settler was given a preference right: *And provided further,* That all persons, or their legal assignees, whose applications to purchase any of the pasture land mentioned in the Act of June twenty-eighth, nineteen hundred and six (and whose applications were rejected because such persons were sublessees), shall have the right to purchase under the provisions of this Act the land so originally applied for by them.

Oklahoma.  
Time extended for payments on certain homestead entries in.  
Vol. 34, p. 213.

Vol. 34, p. 550.  
Post, p. 637.

*Provisos.*  
Interest on deferred payments.

Rights of sublessees.

Approved, March 11, 1908.

**CHAP. 80.**—An Act For the relief of the Alaska Pacific Railway and Terminal Company.

March 11, 1908.  
[S. 4351.]

[Public, No. 50.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time of the Alaska Pacific Railway and Terminal Company to comply with the provisions of sections four and five of chapter two hundred and ninety-nine of the laws of the United States, entitled "An Act extending the homestead laws and providing for the right of way for railroads in the district of Alaska, and for other purposes," approved May fourteenth, eighteen hundred and ninety-eight, in acquiring and completing its railroad now under construction in Alaska is hereby extended, as follows:

Alaska Pacific Railway and Terminal Company.  
Time extended for completing road.  
Vol. 30, p. 410.

First. The time to file the map and profile of definite location of its second section of at least twenty miles with the register of the land office in the district of Alaska, as provided in said sections four and five, is hereby extended to and including the eighteenth day of March, nineteen hundred and nine.

Filing maps, etc.  
Vol. 30, p. 410.

Second. The time to complete the first section of at least twenty miles of its railroad, as provided in said section five, is hereby extended to and including the eighteenth day of March, nineteen hundred and nine, and such railroad company shall be entitled to all the benefits conferred upon it by the provisions of such Act upon its due com-

Completion of twenty miles of first section.  
Time extended to March 18, 1909.

*Provisos.*  
Filing map of other sections.

Time of completion of entire line.

pliance with all the provisions thereof, excepting only the provisions thereof relating to the filing of the map and profile of definite location of its second section of not less than twenty miles of its road: *Provided*, That it shall have, successively, one year each after said eighteenth day of March, nineteen hundred and nine, in which to file the map and profile of its definite location of the succeeding sections of not less than twenty miles each: *And provided further*, That it shall have five years in which to complete its entire line.

Approved, March 11, 1908.

March 11, 1908.  
[H. R. 3923.]

[Public, No. 51.]

States.  
Reimbursement for expenses, equipping volunteers, etc., Spanish war.  
Vol. 33, p. 812.  
Vol. 30, pp. 730, 1358.

Time for presenting claims extended.

**CHAP. 81.**—An Act To fix the limitation applicable in certain cases.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the limitation of the Act approved April twenty-seventh, nineteen hundred and four, entitled "An Act to amend an Act approved March third, eighteen hundred and ninety-nine, entitled 'An Act to amend an Act entitled 'An Act to reimburse the governors of States and Territories for expenses incurred by them in aiding the United States to raise and organize and supply and equip the Volunteer Army of the United States in the existing war with Spain,'" approved July eighth, eighteen hundred and ninety-eight,' and so forth, and for other purposes," and the limitations of the Acts of which it is amendatory, shall be January first, nineteen hundred and ten.

Approved, March 11, 1908.

March 12, 1908.  
[H. R. 13102.]

[Public, No. 52.]

Coosa River.  
Elmore county,  
Ala., may bridge, at  
Wetumpka.

Vol. 34, p. 84.

*Proviso*  
Construction.

Amendment.

**CHAP. 82.**—An Act To authorize the county of Elmore, Alabama, to construct a bridge across Coosa River, Alabama.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the county of Elmore, Alabama, be, and it is hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Coosa River at or near Wetumpka, in the State of Alabama, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six: *Provided*, That any bridge constructed under this Act shall be erected at sufficient height above the water of said river at high and low water stage to permit the free and easy passage of steamboats and other water-crafts navigating and accustomed to navigate the Alabama and Coosa Rivers, or shall be constructed a drawbridge subject to such regulations for the security of navigation below the Coosa and Alabama Rivers as the Secretary of War may prescribe.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 12, 1908.

March 13, 1908.  
[S. 5153.]

[Public, No. 53.]

Crow Creek National  
Forest, Wyo.  
Exchange of lands  
for military maneu-  
vering grounds  
authorized.

**CHAP. 84.**—An Act Authorizing the exchange of lands for the enlargement of maneuvering grounds.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That whenever the Secretary of War shall deem the acquisition of lands in private ownership necessary for the enlargement of the military maneuvering grounds for the United States Army and National Guard within the reservation known

as the Crow Creek National Forest, he may certify to the Secretary of the Interior the description of such specific tract or tracts of land as he may deem necessary for such purpose, and the Secretary of the Interior may thereupon, with the approval of the President, exchange therefor an equal area of any of the unoccupied, nonmineral, untimbered public land subject to entry within the State of Wyoming.

Approved, March 13, 1908.

**CHAP. 86.**—An Act To grant certain land, part of the Fort Niobrara Military Reservation, Nebraska, to the village of Valentine for a site for a reservoir or tank to hold water to supply the public of said village.

March 16, 1908.  
[S. 1931.]

[Public, No. 54.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby granted to the village of Valentine, a duly incorporated municipality under the statutes of the State of Nebraska, an easement in, on, and over the northwest quarter and the north half of the southwest quarter of section thirty, township thirty-four north, range twenty-seven west, sixth principal meridian, in the State of Nebraska, the same being now a part of the Fort Niobrara Military Reservation, the property of the United States, for the purpose of supplying to said village and its inhabitants water from a stream thereon, with the privilege to erect, construct, and maintain a dam, reservoir, and other facilities proper and convenient to the enjoyment of such easement: *Provided*, That the said tract shall be used by said village in supplying water to said village and its inhabitants, and not for other purposes: *Provided further*, That this privilege shall not interfere with any existing vested right.

Valentine, Nebr.  
Granted land for  
water supply pur-  
poses.  
Description.

*Provisos.*  
Restrictions.

Prior rights not  
affected.

Approved, March 16, 1908.

**CHAP. 87.**—An Act To provide additional station grounds and terminal facilities for the Arizona and California Railway Company in the Colorado River Indian Reservation, Arizona Territory.

March 16, 1908.  
[S. 2948.]

[Public, No. 55.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That subject to the approval of the Secretary of the Interior, additional lands not exceeding forty acres in area adjacent to its approved right of way in the Colorado River Indian Reservation, in the Territory of Arizona, be, and the same are hereby, granted for additional station grounds and terminal facilities to the Arizona and California Railway Company, a corporation organized under the laws of said Territory, subject to the payment by said company of full compensation therefor in the manner provided in section three of the Act approved March second, eighteen hundred and ninety-nine, entitled "An Act to provide for the acquiring of rights of way by railroad companies through Indian reservations, Indian lands, Indian allotments, and for other purposes:" *Provided*, That such additional lands are granted subject to the right of the United States to cross the same and the works constructed thereon, with canals or water conduits of any kind or with roadways, or transmission lines for telephone, telegraph, or electric power, which may in the future be built by the United States across such lands; and the said company shall build and maintain at its own expense all structures that may be required at crossings, and in accepting this grant shall release the United States from all damages which may result from the construction and use of such crossings, canals, conduits, and lines.

Arizona and Cali-  
fornia Railway Com-  
pany.  
Granted additional  
land in Colorado  
River Indian Reserva-  
tion, Ariz.

Vol. 30, p. 991.

*Proviso.*  
Rights reserved.

Structures at cross-  
ings.

Damages.

Approved, March 16, 1908.

March 16, 1908.  
[H. R. 9205.]

[Public, No. 56.]

New Mexico.  
School land grants,  
etc.  
Vol. 26, p. 796.  
R. S. sec. 2275, 2276,  
p. 417.

Vol. 30, p. 484.

**CHAP. 88.**—An Act To make the provisions of an Act of Congress approved February twenty-eighth, eighteen hundred and ninety-one (Twenty-sixth Statutes, page seven hundred and ninety-six), applicable to the Territory of New Mexico.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all the provisions of an Act of Congress approved February twenty-eighth, eighteen hundred and ninety-one, entitled "An Act to amend sections twenty-two hundred and seventy-five and twenty-two hundred and seventy-six of the Revised Statutes of the United States providing for the selection of lands for educational purposes in lieu of those appropriated for other purposes," be, and the same are hereby, made applicable to the Territory of New Mexico, and the grant of school lands to said Territory, and indemnity therefor, shall be administered and adjusted in accordance with the provisions of said Act, anything in the Act of Congress approved June twenty-first, eighteen hundred and ninety-eight, making certain grants of land to the Territory of New Mexico, and for other purposes, to the contrary notwithstanding.

Approved, March 16, 1908.

March 16, 1908.  
[H. R. 14043.]

[Public, No. 57.]

Homestead settlers.  
Time to establish  
residence on the  
Huntley irrigation  
project, Mont., ex-  
tended.  
Post, p. 2133.

Proviso.  
Validity of filings,  
etc., not affected.

**CHAP. 89.**—An Act To provide for the extension of time within which homestead entrymen may establish their residence upon certain lands within the limits of the Huntley irrigation project, in the county of Yellowstone, in the State of Montana.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the homestead entrymen on lands within the limits of the Huntley irrigation project, in the county of Yellowstone, in the State of Montana, opened to entry July twenty-second, nineteen hundred and seven, be, and they are hereby, granted an extension of time in which to establish their residence upon the lands so opened and filed upon until the fifteenth day of May, nineteen hundred and eight: *Provided, however,* That this Act shall in no manner affect the regularity or validity of such filings, or any of them, so made by the said entrymen on the lands aforesaid; and it is only intended hereby to extend the time for the establishment of such residence as herein provided.

Approved, March 16, 1908.

March 16, 1908.  
[H. R. 16073.]

[Public, No. 58.]

Sheepscot River.  
Edgecomb, Me.,  
may bridge cove on  
east side of.

Amendment.

**CHAP. 90.**—An Act To authorize the town of Edgecomb, Lincoln County, Maine to maintain a free bridge across tide waters.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the town of Edgecomb, in the county of Lincoln and State of Maine, is hereby authorized to maintain a free bridge in the manner and according to the plans thereof which have been heretofore approved by the Secretary of War, and with all the rights to build, rebuild, and maintain the same which would have existed if the same had been regularly authorized prior to its construction, said bridge extending across a cove on the easterly side of Sheepscot River in said Edgecomb between upland belonging to John P. Chase, formerly belonging to Norris and Gay, and upland belonging to Caroline P. Trask; the same to be maintained as part of the town road laid out by the selectmen of the town of Edgecomb, May fourth, nineteen hundred and three, and accepted by said town May thirteenth, nineteen hundred and three.

SEC. 2. That the right to amend or repeal this Act is expressly reserved.

Approved, March 16, 1908.

**CHAP. 91.**—An Act To authorize T. H. Friel or assigns to construct a dam across Mulberry Fork of the Black Warrior River.

March 16, 1908.  
[H. R. 16746.]  
[Public, No. 59.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That T. H. Friel or assigns be, and they are hereby, authorized to construct, maintain, and operate a dam across the Mulberry Fork of the Black Warrior River, at a point within ten miles north and within two miles south of its junction with the Sipsey Fork, in Walker County, in the State of Alabama, in accordance with the provisions of the Act entitled "An Act to regulate the construction of dams across navigable waters," approved June twenty-first, nineteen hundred and six.

Mulberry Fork of Black Warrior River, Ala.  
T. H. Friel may dam.  
Location.  
Vol. 34, p. 386.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 16, 1908.

**CHAP. 92.**—An Act To amend an Act entitled "An Act to authorize the construction of a bridge across the Monongahela River in the State of Pennsylvania by the Liberty Bridge Company," approved March second, nineteen hundred and seven.

March 16, 1908.  
[H. R. 16749.]  
[Public, No. 60.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section two of an Act entitled "An Act to authorize the construction of a bridge across the Monongahela River in the State of Pennsylvania by the Liberty Bridge Company," approved March second, nineteen hundred and seven, be, and is hereby, amended to read as follows:

Monongahela River. Time extended for bridging by Liberty Bridge Company, at Pittsburg, Pa.  
Vol. 34, p. 1235, amended.

**"SEC. 2.** That this Act shall be null and void if actual construction of the bridge herein authorized be not commenced within one year and completed within three years from March fifteenth, nineteen hundred and eight."

Time of construction.  
Post, p. 638.

Approved, March 16, 1908.

**CHAP. 93.**—An Act To establish a United States land district in the Territory of New Mexico to be known as the Tucumcari land district.

March 16, 1908.  
[H. R. 16860.]  
[Public, No. 61.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all that portion of the Territory of New Mexico bounded and described as follows: Commencing at the intersection of the fourth standard parallel north with the boundary line of the Territory of New Mexico and the State of Texas; thence west along said fourth standard parallel north to its intersection with the third guide meridian east of New Mexico; thence south along said third guide meridian east to its intersection with the first standard parallel north; thence east along said first standard parallel north to its intersection with the boundary line of the Territory of New Mexico and the State of Texas; thence north along said boundary line to the place of beginning, be, and is hereby, constituted a new and separate land district, to be called the Tucumcari land district, the land office of which shall be located in the town of Tucumcari, county of Quay, in the Territory of New Mexico.

Public lands. Tucumcari land district, N. Mex., established.  
Description.

Office at Tucumcari.

**SEC. 2.** That the President, by and with the advice and consent of the Senate, shall appoint a register and a receiver of public moneys for said district, and said officers shall reside in the place where said land office is located, and shall have the same powers and shall discharge similar duties and receive the same fees and emoluments as officers discharging like duties in the other land offices of the Territory of New Mexico.

Register and receiver.

Powers, Fees, etc.

Approved, March 16, 1908.

March 24, 1908.  
[S. 4377.]

[Public, No. 62.]

Preamble.

Post, p. 1854.

**CHAP. 96.**—An Act To carry into effect the international convention of December twenty-first, nineteen hundred and four, relating to the exemption in time of war of hospital ships from dues and taxes on vessels.

Whereas a convention providing for the exemption of hospital ships in time of war from the payment of all dues and taxes imposed for the benefit of the State was signed at The Hague on December twenty-first, nineteen hundred and four, by the plenipotentiaries of the United States of America, Germany, Austria-Hungary, Belgium, China, Korea, Denmark, Spain, Mexico, France, Greece, Italy, Japan, Luxemburg, Montenegro, The Netherlands, Peru, Persia, Portugal, Roumania, Russia, Servia, Siam, and Switzerland; and

Whereas the said convention was duly ratified by the Government of the United States of America by and with the advice and consent of the Senate thereof, and was proclaimed by the President of the United States May twenty-first, nineteen hundred and seven: Therefore

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hospital ships, concerning which the conditions set forth in articles one, two, and three of the convention concluded at The Hague on July twenty-ninth, eighteen hundred and ninety-nine, for the adaptation to maritime warfare of the principles of the Geneva convention of August twenty-second, eighteen hundred and sixty-four, are fulfilled, shall, in the ports of the United States and the possessions thereof, be exempted, in time of war, from all dues and taxes imposed on vessels by the laws of the United States, and from all pilotage charges.

Hospital ships exempted from taxes, etc., in time of war.

Vol. 22, p. 940.

President to designate ships, etc.

**SEC. 2.** That the President of the United States shall by proclamation name the hospital ships to which this Act shall apply, and shall indicate the time when the exemptions herein provided for shall begin and end.

Approved, March 24, 1908.

March 26, 1908.  
[H. R. 17710.]

[Public, No. 63.]

Life-Saving Service. District superintendents, etc. Compensation increased.

**CHAP. 99.**—An Act To increase the efficiency of the personnel of the Life-Saving Service of the United States.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That from and after the passage of this Act the compensation of district superintendents in the United States Life-Saving Service shall be as follows: For the superintendents of the first, second, fourth, fifth, sixth, seventh, tenth, eleventh, twelfth, and thirteenth districts, two thousand two hundred dollars per annum each; for the superintendents of the third and ninth districts, two thousand dollars per annum each; for the superintendent of the eighth district, one thousand nine hundred dollars per annum. That the pay of keepers of life-saving stations shall be one thousand dollars per annum each, and that the pay of the number one surfman in each of the crews of the life-saving stations shall be at the rate of seventy dollars per month.

Rations.

**SEC. 2.** That every keeper of a life-saving station and every surfman in the Life-Saving Service of the United States shall be entitled to receive one ration per day or, in the discretion of the Secretary of the Treasury, commutation therefor at the rate of thirty cents per ration.

Vol. 22, p. 57.

**SEC. 3.** That section eight of the Act of May fourth, eighteen hundred and eighty-two, entitled "An Act to promote the efficiency of the Life-Saving Service and to encourage the saving of life from shipwreck," is hereby amended to read as follows:

Death of keeper or member of crew. Two years' pay to widow and children. Dependent mother added.

**"SEC. 8.** That if any keeper or member of a crew of a life-saving station shall hereafter die by reason of perilous service or any wound or injury received or disease contracted in the Life-Saving Service in

the line of duty, leaving a widow, or a child or children under sixteen years of age, or a dependent mother, such widow and child or children and dependent mother shall be entitled to receive, in equal portions, during a period of two years, under such regulations as the Secretary of the Treasury may prescribe, the same amount, payable quarterly as far as practicable, that the husband or father or son would be entitled to receive as pay if he were alive and continued in the Service: *Provided*, That if the widow shall remarry at any time during the said two years her portion of said amount shall cease to be paid to her from the date of her remarriage, but shall be added to the amount to be paid to the remaining beneficiaries under the provisions of this section, if there be any; and if any child shall arrive at the age of sixteen years during the said two years, the portion of such child shall cease to be paid to such child from the date on which such age shall be attained, but shall be added to the amount to be paid to the remaining beneficiaries, if there be any."

Vol. 22, p. 57, amended.

Quarterly payments.

*Proviso.*  
Remarriage of widow, etc.

SEC. 4. That all Acts or parts of Acts inconsistent herewith are hereby repealed.

Repeal.

Approved, March 26, 1908.

CHAP. 100.—An Act Authorizing and empowering the Secretary of War to locate a right of way for and granting the same and a right to operate and maintain a line of railroad through the Three Tree Point Military Reservation, in the State of Washington, to the Grays Harbor and Columbia River Railway Company, its successors and assigns.

March 26, 1908.  
[S. 626.]

[Public, No. 64.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War may authorize the Grays Harbor and Columbia River Railway Company to build a railroad and telegraph line through the Three Tree Point Military Reservation on Columbia River, and to that end may set aside for occupancy by said Grays Harbor and Columbia River Railway Company such ground, and no more, as is actually required for the necessary track, embankments or trestles: *Provided*, That the ground so occupied shall remain the property of the United States under such police and other military control as the military authorities may deem it necessary to exercise: *Provided further*, That the said railway company shall compensate the United States for all timber that may be cut and shall pay such reasonable annual rental for such right of way as may be fixed by the Secretary of War: *Provided further*, That the location and grade of said railroad and other details of construction within the limits of the reservation, also all matters pertaining to the operation and maintenance of said railroad, shall be under such regulations as the Secretary of War may deem it advisable to establish in the interest of the military service and as a safeguard against fire to Government timber lands: *Provided further*, That nothing in this Act shall be construed as authorizing the use of any portion of the reservation as a borrow pit for fills and embankments, unless specially authorized so to do by the Secretary of War, and upon the payment of such compensation as may be fixed by him.

Three Tree Point Military Reservation, Wash.

Grays Harbor and Columbia Railway Company granted right of way through.

*Provisos.*  
United States property rights reserved.

Compensation, and rent.

Location, etc.

Restriction.

SEC. 2. That this Act shall be null and void if actual construction of the road be not commenced within two years from date of approval hereof.

Time of construction.

SEC. 3. That Congress reserves the right to alter, amend, or repeal this Act.

Amendment.

Approved, March 26, 1908.

March 26, 1908.  
[H. R. 14434.]

**CHAP. 101.**—An Act To validate certain entries of public lands in the State of Colorado.

[Public, No. 65.]

Public lands.  
Certain entries in  
Colorado validated.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That no entries or filings for lands in township five and one-half south, of ranges forty-two, forty-three, forty-four, forty-five, and forty-six west, in the State of Colorado, shall be canceled or held invalid because they were not allowed, made, or perfected in the proper land district.

Approved, March 26, 1908.

March 26, 1908.  
[H. R. 15660.]

**CHAP. 102.**—An Act To provide for the repayment of certain commissions, excess payments, and purchase moneys paid under the public laws.

[Public, No. 66.]

Public lands.  
Repayment of purchase moneys, etc., in rejected entries, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That where purchase moneys and commissions paid under any public land law have been or shall hereafter be covered into the Treasury of the United States under any application to make any filing, location, selection, entry, or proof, such purchase moneys and commissions shall be repaid to the person who made such application, entry, or proof, or to his legal representatives, in all cases where such application, entry, or proof has been or shall hereafter be rejected, and neither such applicant nor his legal representatives shall have been guilty of any fraud or attempted fraud in connection with such application.

Restriction.

Reimbursement for excessive payments.

SEC. 2. That in all cases where it shall appear to the satisfaction of the Secretary of the Interior that any person has heretofore or shall hereafter make any payments to the United States under the public land laws in excess of the amount he was lawfully required to pay under such laws, such excess shall be repaid to such person or to his legal representatives.

Amounts to be certified by Secretary of Interior, etc.

SEC. 3. That when the Commissioner of the General Land Office shall ascertain the amount of any excess moneys, purchase moneys, or commissions in any case where repayment is authorized by this statute, the Secretary of the Interior shall at once certify such amounts to the Secretary of the Treasury, who is hereby authorized and directed to make repayment of all amounts so certified out of any moneys not otherwise appropriated and issue his warrant in settlement thereof.

Approved, March 26, 1908.

March 26, 1908.  
[H. R. 16078.]

**CHAP. 103.**—An Act Providing for second desert-land entries.

[Public, No. 67.]

Public lands.  
Forfeited desert-land entries.  
Renewals allowed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any person who prior to the passage of this Act has made entry under the desert-land laws, but from any cause has lost, forfeited, or abandoned the same, shall be entitled to the benefits of the desert-land law as though such former entry had not been made, and any person applying for a second desert-land entry under this Act shall furnish the description and date of his former entry: *Provided,* That the provisions of this Act shall not apply to any person whose former entry was assigned in whole or in part or canceled for fraud, or who relinquished the former entry for a valuable consideration.

Proviso.  
Restriction.

Approved, March 26, 1908.

**CHAP. 104.**—An Act To authorize the Pensacola, Mobile and New Orleans Railway Company, a corporation existing under the laws of the State of Alabama, to construct a bridge over and across the Mobile River and its navigable channels on a line approximately east of the north boundary line of the city of Mobile, Alabama.

March 26, 1908.  
[H. R. 17311.]  
[Public, No. 68.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Pensacola, Mobile and New Orleans Railway Company, a corporation existing under the laws of the State of Alabama, be, and is hereby, authorized to construct, operate, and maintain a bridge, and its approaches thereto, across the Mobile River and its navigable channels, in the counties of Baldwin and Mobile, in the State of Alabama, at a point approximately east of the north boundary line of the city of Mobile, to be approved by the Secretary of War, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.*

Mobile River, Ala. Pensacola, Mobile and New Orleans Railway Company may bridge, at Mobile.

Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, and repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 26, 1908.

**CHAP. 106.**—An Act Providing for the platting and selling of the south half of section thirty, township two north, range eleven west of the Indian meridian, in the State of Oklahoma, for town-site purposes.

March 27, 1908.  
[H. R. 4922.]  
[Public, No. 69.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to plat and sell in accordance with section twenty-three hundred and eighty-one of the Revised Statutes of the United States the following-described tract of land, to wit: The south half of section thirty, township two north, range eleven west of the Indian meridian, in the State of Oklahoma: Provided, That the Secretary of the Interior shall reserve from said tract of land, when surveyed, one block for public park and two blocks for public school purposes, and shall cause to be erected two suitable school buildings out of the proceeds arising from said sale, the remainder of proceeds, after deducting the expenses necessary to carry out the provisions of this Act, to be converted into and become a part of the fund belonging to the Comanche, Kiowa, and Apache tribes of Indians: Provided further, That said sale shall be made as soon as practicable after the approval of this Act.*

Oklahoma. Town site directed. R. S. sec. 2381, p. 436. Post, p. 637.

Location.

Provisos. Reserved for park and schools.

Proceeds.

Time of sale.

Approved, March 27, 1908.

**CHAP. 107.**—An Act Providing for the disposal of the interests of Indian minors in real estate in Yakima Indian Reservation, Washington.

March 27, 1908.  
[S. 6135.]

[Public, No. 70.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the interests of any Indian minor in any lands of the Yakima Indian Reservation, State of Washington, whether by direct allotment or by inheritance, may be sold on such terms and conditions and under such rules and regulations as the Secretary of the Interior may prescribe; but such sale shall be only on approved petition of the natural guardian of such minor, if living, or if such natural guardian be dead, on the petition of a person designated by the Secretary of the Interior. All sales hereunder shall be subject to the approval of the Secretary of the Interior, and when so approved he shall cause patent to issue to the purchaser, passing unconditional fee by the United States as trustee for such minor to the interest of such minor in such lands, and such*

Yakima Indian Reservation, Wash. Sales of interests of minors in lands.

Patents in fee to purchasers.

Proceeds.

patent shall be considered, to the extent of the interest so conveyed, as a cancellation of any previous trust patent or patent containing restrictions on alienation issued to such minor or to any Indian allottee of whom such minor is an heir. Proceeds from sales hereunder shall be cared for under the direction of the Commissioner of Indian Affairs, and he may, in his discretion, cause shares of minors to be deposited in the Treasury of the United States to the individual credit of the said minors, to be withdrawn on the authority of the Secretary of the Interior.

Repeal.

SEC. 2. That all laws and parts of laws in conflict with this Act are hereby repealed.

Approved, March 27, 1908.

March 27, 1908.  
[H. R. 16874.]

[Public, No. 71.]

CHAP. 108.—An Act To amend section thirteen of an Act entitled "An Act to divide the State of Texas into four judicial districts," approved March eleventh, nineteen hundred and two.

Texas eastern judicial district.  
Vol. 32, p. 69, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section thirteen of an Act entitled "An Act to divide the State of Texas into four judicial districts," approved March eleventh, nineteen hundred and two, be, and the same is hereby, amended to read as follows, this amendment becoming operative on and after June first, nineteen hundred and eight:

Terms of court.  
Vol. 32, pp. 69, 927.

SEC. 13. That the United States circuit and district courts for the eastern district of Texas shall be held in each year at the times and places as follows:

"At Tyler, in the county of Smith, on the fourth Monday of January and the fourth Monday of April.

"At Jefferson, in the county of Marion, on the first Monday of October and the third Monday of February.

"At Beaumont, in the county of Jefferson, on the third Monday of November and the first Monday of April.

"At Sherman, in the county of Grayson, on the first Monday of January and the third Monday of May.

"At Paris, in the county of Lamar, on the first Monday of March and the third Monday of October.

"At Texarkana, in the county of Bowie, on the third Monday of March and the first Monday of November."

Approved, March 27, 1908.

March 27, 1908.  
[H. R. 17167.]

[Public, No. 72.]

CHAP. 109.—An Act Authorizing the Woodlawn Cemetery Association, of Saint Maries, Idaho, to purchase not to exceed forty acres of land in the Coeur d'Alene Indian Reservation in Idaho.

Woodlawn Cemetery Association, Saint Maries, Idaho.  
Sale of lands to.

Provisos.  
Location.

Proceeds to Coeur d'Alene Indians.

Vol. 34, p. 335.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to sell to the Woodlawn Cemetery Association, of Saint Maries, Idaho, nonmineral land not to exceed in area forty acres, which may be selected by the cemetery association and subject to the approval of the Secretary of the Interior: *Provided,* That this land shall be selected from the Coeur d'Alene Indian Reservation: *And provided further,* That the Woodlawn Cemetery Association, of Saint Maries, Idaho, shall pay to the Government of the United States the appraised value of the land, the proceeds of the sale to be turned into the moneys accruing from the disposition of the unallotted Indian lands as provided in the Act authorizing the opening of the Coeur d'Alene Indian Reservation.

Approved, March 27, 1908.

**CHAP. 110.**—An Act To amend an Act entitled “An Act authorizing the extension of Meridian place northwest,” approved January ninth, nineteen hundred and seven.

March 27, 1908.  
[S. 3416.]

[Public, No. 73.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled “An Act authorizing the extension of Meridian place northwest,” approved January ninth, nineteen hundred and seven, be, and the same is hereby, amended by adding after the words “fifty feet,” at the end of section one thereof, the words “along such line as said Commissioners shall deem most advantageous.”

District of Columbia.  
Meridian place extension modified.

Vol. 34, p. 846,  
amended.

Approved, March 27, 1908.

**CHAP. 111.**—An Act To authorize the cutting of timber, the manufacture and sale of lumber, and the preservation of the forests on the Menominee Indian Reservation in the State of Wisconsin.

March 28, 1908  
[S. 4046.]

[Public, No. 74.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed, under such rules and regulations as he may prescribe in executing the intent and purposes of this Act, to cause to be cut and manufactured into lumber the dead and down timber, and such fully matured and ripened green timber as the forestry service shall designate, upon the Menominee Indian Reservation in the State of Wisconsin: *Provided,* That not more than twenty million feet of timber shall be cut in any one year: *And provided further,* That this limitation shall not include the dead and down timber on the north half of township numbered twenty-nine, range numbered thirteen east; the north half of township numbered twenty-nine, range numbered fourteen east, and the south half of township numbered thirty, range numbered thirteen east, on the Menominee Reservation in Wisconsin.

Menominee Indian  
Reservation, Wis.  
Cutting timber, etc.,  
on, authorized.

*Provisos.*  
Maximum.

Exception.

**SEC. 2.** That the Secretary of the Interior shall, as soon as practicable, cause to be built, equipped, and operated suitable sawmills, equipment and necessary buildings for manufacturing into lumber the timber cut under the provisions of this Act, and there shall be employed such skilled foresters, superintendents, foremen, cruisers, rangers, guards, loggers, scalers, and such other labor, both in the woods and for operating sawmills, equipment and necessary buildings as may be necessary in cutting and manufacturing logs and lumber and in the protection of the forests upon said Indian reservation. The Secretary of the Interior in so far as practicable shall at all times employ none but Indians upon said reservation in forest protection, logging, driving, sawing, and manufacturing into lumber for the market such timber, and no contract for logging, driving, sawing timber, or conducting any lumber operations upon said reservations shall hereafter be let, sublet, or assigned to white men, nor shall any timber upon any such reservations be disposed of except under the provisions of this Act. Whenever any Indian or Indians shall enter into any contract pursuant to this Act, and shall seek by any agency, copartnership agreement, or otherwise to share in the same with any white man, or shall employ in its execution any labor or assistance other than the labor and assistance of Indians, such act or acts shall thereupon terminate such contract, and the same shall be annulled and canceled.

Sawmills, etc., to be  
built.

Indian labor re-  
quired.

**SEC. 3.** That the lumber, lath, shingles, poles, posts, bolts, and pulp wood, and other marketable materials so manufactured from the timber cut upon such reservations shall be sold to the highest and best bidder for cash, after due advertisement inviting proposals and bids, under such rules and regulations as the Secretary of the Interior may prescribe. The net proceeds of the sale of such lumber and other material shall be deposited in the Treasury of the United States to the credit of the tribe entitled to the same. Such proceeds shall bear

Sale of products.

Proceeds to credit of  
Indians.

Interest.

interest at the rate of four per centum per annum, and the interest shall be used for the benefit of such Indians in such manner as the Secretary of the Interior shall prescribe.

Expenses from tribal funds.

SEC. 4. That the Secretary of the Interior is hereby authorized to pay, out of the funds of the tribe of Indians located upon said reservation, the necessary expenses of the lumber operations herein provided for, including the erection of sawmills, equipment and necessary buildings logging camps, logging equipment, the building of roads, improvement of streams, and all other necessary expenses, including those for the protection, preservation, and harvest of the forest upon such reservation.

Sale of mill, etc., on completion of work.

SEC. 5. That when the dead and down timber, and such fully matured and ripened green timber as the forestry service shall designate, shall have been converted into lumber, then the Secretary of the Interior is directed to make sale of such portions of the sawmill and manufacturing plant as will not, in his judgment, be needed for continuing operations on this reservation. The terms of these sales shall be fixed by the Secretary, and after the payment of the costs and charges of sale the net proceeds thereof shall be deposited in the same manner and for the same purposes as the net proceeds of the sale of the lumber aforesaid.

Proceeds.

Repeal.

SEC. 6. That all Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Approved, March 28, 1908.

March 28, 1908.

[H. R. 16498.]

[Public, No. 75.]

CHAP. 112.—An Act Limiting and restricting the right of entry and assignment under the desert-land law and authorizing an extension of time within which to make final proof.

Public lands.  
Desert lands entries restricted to surveyed lands.

Vol. 19, p. 377.

Vol. 26, p. 1096.

Proviso.  
Preference right to prior entries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That from and after the passage of this Act the right to make entry of desert lands under the provisions of the Act approved March third, eighteen hundred and seventy-seven, entitled "An Act to provide for the sale of desert lands in certain States and Territories," as amended by the Act approved March third, eighteen hundred and ninety-one, entitled "An Act to repeal timber-culture laws, and for other purposes," shall be restricted to surveyed public lands of the character contemplated by said Acts, and no such entries of unsurveyed lands shall be allowed or made of record: *Provided, however,* That any individual qualified to make entry of desert lands under said Acts who has, prior to survey, taken possession of a tract of unsurveyed desert land not exceeding in area three hundred and twenty acres in compact form, and has reclaimed or has in good faith commenced the work of reclaiming the same, shall have the preference right to make entry of such tract under said Acts, in conformity with the public land surveys, within ninety days after the filing of the approved plat of survey in the district land office.

Assignments restricted.

SEC. 2. That from and after the date of the passage of this Act no assignment of an entry made under said Acts shall be allowed or recognized, except it be to an individual who is shown to be qualified to make entry under said Acts of the land covered by the assigned entry, and such assignments may include all or part of an entry; but no assignment to or for the benefit of any corporation or association shall be authorized or recognized.

Extension of time to complete work.

SEC. 3. That any entrymen under the above Acts who shall show to the satisfaction of the Commissioner of the General Land Office that he has in good faith complied with the terms, requirements, and provisions of said Acts, but that because of some unavoidable delay in the construction of the irrigating works, intended to convey water

to the said lands, he is, without fault on his part, unable to make proof of the reclamation and cultivation of said land, as required by said Acts, shall, upon filing his corroborated affidavit with the land office in which said land is located, setting forth said facts, be allowed an additional period of not to exceed three years, within the discretion of the Commissioner of the General Land Office, within which to furnish proof as required by said Acts of the completion of said work.

Approved, March 28, 1908.

**CHAP. 113.**—An Act To authorize the Secretary of War to donate to the Albert Sidney Johnston Camp, Confederate Veterans of San Antonio, Texas, not to exceed fifty obsolete Springfield rifles, bayonets and bayonet scabbards for same.

March 28, 1908.  
[H. R. 19408.]

[Public, No. 76.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized, in his discretion, to donate to the Albert Sidney Johnston Camp, Confederate Veterans of San Antonio, Texas, an independent military organization, such number of obsolete Springfield rifles, not to exceed fifty, with bayonets and bayonet scabbards for same which may not be needed in the service of said Department. Such donation shall be made subject to rules and regulations covering the same in the Department and the Government shall be at no expense in connection with this donation.

Obsolete rifles.  
Given Albert Sidney  
Johnston Camp, Con-  
federate Veterans.

Approved, March 28, 1908.

**CHAP. 114.**—An Act To authorize the Secretary of the Interior to issue patent in fee simple for certain lands of the Santee Reservation, in Nebraska, to school district numbered thirty-six, in Knox County, Nebraska.

March 31, 1908.  
[H. R. 10671.]

[Public, No. 77.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and hereby is, authorized to issue patent in fee simple to school district numbered thirty-six, Knox County, Nebraska, for a tract of not exceeding two and one-half acres from the lands reserved for the Santee Agency, Nebraska, described as the northwest quarter of the southwest quarter of the southeast quarter of the northwest quarter of section thirteen, township thirty-three north, range five west, of the sixth principal meridian, Nebraska, upon such terms and conditions and under such regulations as the Secretary of the Interior may prescribe; said tract to be used for school purposes under the laws of the State of Nebraska.

Santee Indian Res-  
ervation, Nebr.

Lands of, granted  
Knox County for  
school.

Approved, March 31, 1908.

**CHAP. 117.**—An Act To validate certain acts of the thirty-seventh legislative assembly of the Territory of New Mexico.

April 1, 1908.  
[H. R. 17055.]

[Public, No. 78.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the act of the thirty-seventh legislative assembly of the Territory of New Mexico, entitled "An act creating four armory boards of control and providing for the construction of armories in the cities of Santa Fe, Roswell, Silver City, and Las Cruces," approved March twentieth, nineteen hundred and seven; and an act of the same assembly and session entitled "An act to construct an addition to the present capitol building and for the construction of an executive mansion, and to purchase certain real estate and to provide the necessary means therefor, and for other purposes," approved March twenty-first, nineteen hundred and seven, and

New Mexico.  
Legislative acts pro-  
viding issues of bonds  
validated.

sections thirty-seven, thirty-eight, and thirty-nine of an act of the same assembly and session entitled "An act providing funds and making appropriations for the fifty-ninth and sixtieth fiscal years, and for other purposes," reported by conference committee, approved March twenty-first, nineteen hundred and seven, be, and the same are hereby, approved, and that the bonds therein provided for, whenever issued in compliance with said acts of said legislative assembly of the Territory of New Mexico, shall be valid and binding upon said Territory of New Mexico, as in said acts provided, and that all necessary power and authority is hereby granted said Territory of New Mexico to issue and dispose of said bonds in accordance with the provisions of the said acts.

SEC. 2. That this Act shall be in full force and effect from and after its passage.

Approved, April 1, 1908.

Effect.

April 1, 1908.  
[H. R. 17510.]

[Public, No. 79.]

Bayou Bartholomew,  
Ashley County,  
Ark., may bridge, at  
Portland.

Vol. 34, p. 84.

Amendment.

**CHAP. 118.**—An Act To authorize the county of Ashley, in the State of Arkansas, to construct a bridge across Bayou Bartholomew, Ashley County, Arkansas, at Portland.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Ashley, a corporation organized under the laws of the State of Arkansas, its successors and assigns, be, and is hereby, authorized to construct, maintain, and operate a steel drawbridge and approaches thereto, across the Bayou Bartholomew, at Portland, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 1, 1908.

April 1, 1908.  
[H. R. 17511.]

[Public, No. 80.]

Bayou Bartholomew,  
Ashley County,  
Ark., may bridge, at  
Parkdale.

Vol. 34, p. 84.

Amendment.

**CHAP. 119.**—An Act To authorize the construction of a bridge across Bayou Bartholomew at Parkdale, Ashley County, Arkansas.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Ashley, a corporation organized under the laws of the State of Arkansas, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a steel drawbridge and approaches thereto across the Bayou Bartholomew at Parkdale, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 1, 1908.

April 1, 1908.  
[H. R. 17512.]

[Public, No. 81.]

Bayou Bartholomew,  
Ashley County,  
Ark., may bridge, at  
Wilmot.

**CHAP. 120.**—An Act To authorize the county of Ashley in the State of Arkansas to construct a bridge across Bayou Bartholomew, Ashley County, Arkansas, at Wilmot.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county of Ashley, a corporation organized under the laws of the State of Arkansas, its successors and assigns, be, and is hereby, authorized to construct, main-

tain, and operate a steel drawbridge and approaches thereto across the Bayou Bartholomew at Wilmot, in the State of Arkansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 1, 1908.

Vol. 34, p. 84.

Amendment.

**CHAP. 121.**—An Act To authorize the Secretary of War to furnish four condemned brass cannon and cannon balls to the Confederate Monument Association, at Franklin, Tennessee.

April 2, 1908.

[H. R. 13077.]

[Public, No. 82.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized in his discretion to furnish to the Confederate Monument Association, of Franklin, Williamson County, Tennessee, four brass or bronze condemned field pieces or cannon with a suitable outfit of cannon balls which may not be needed in the service, the same to be used in the park surrounding the monument on the public square of the town of Franklin, Tennessee, and to be subject at all times to the order of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the delivery of the same.

Condemned cannon donated to Confederate Monument Association, Franklin, Tenn.

*Proviso.*  
No expense, etc.

Approved, April 2, 1908.

**CHAP. 122.**—An Act Prescribing what shall constitute a legal cord of wood in the District of Columbia.

April 2, 1908.

[H. R. 14772.]

[Public, No. 83.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter a legal cord of wood in the District of Columbia shall consist of and contain one hundred and twenty-eight cubic feet.

District of Columbia,  
Legal cord of wood constituted.

SEC. 2. That all Acts or parts of Acts in conflict with or inconsistent with this Act are hereby repealed in so far and only in so far as they conflict or are inconsistent herewith.

Repeal.

Approved, April 2, 1908.

**CHAP. 123.**—An Act To amend section forty-four hundred and sixty-three of the Revised Statutes, relating to the complement of crews of vessels, and for the better protection of life.

April 2, 1908.

[H. R. 225.]

[Public, No. 84.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section forty-four hundred and sixty-three of the Revised Statutes of the United States be amended so as to read:

Steam vessels,  
Licensed officers  
and crews.

"SEC. 4463. Any vessel of the United States subject to the provisions of this title or to the inspection laws of the United States shall not be navigated unless she shall have in her service and on board such complement of licensed officers and crew as may, in the judgment of the local inspectors who inspect the vessel, be necessary for her safe navigation. The local inspectors shall make in the certificate of inspection of the vessel an entry of such complement of officers and crew, which may be changed from time to time by indorsement on such certificate by local inspectors by reason of change of conditions or employment. Such entry or indorsement shall be subject to a right of appeal,

Inspectors to prescribe the minimum number of.  
R. S., sec. 4463, p. 864, amended.

Changes in certificates of inspection.

Appeal.

under regulations to be made by the Secretary of Commerce and Labor, to the supervising inspector and from him to the supervising inspector-general, who shall have the power to revise, set aside, or affirm the said determination of the local inspectors.

Vessels unavoidably deprived of member of crew.

“If any such vessel is deprived of the services of any member of the crew without the consent, fault, or collusion of the master, owner, or any person interested in the vessel, the vessel may proceed on her voyage, if in the judgment of the master she is sufficiently manned for such voyage.

Failure to explain deficiency.

“If the master shall fail to explain in writing such deficiency in the crew to the local inspectors within twelve hours of the time of the arrival of the vessel at her destination, he shall be liable to a penalty of fifty dollars. If the vessel shall have been insufficiently manned in the judgment of the local inspectors, the master shall be liable to a penalty of one hundred dollars, or in case of an insufficient number of licensed officers to a penalty of five hundred dollars.”

Penalty. Vessels insufficiently manned. Penalty.

Effect.

SEC. 2. That this Act shall take effect on July first, nineteen hundred and eight.

Approved, April 2, 1908.

April 2, 1908. [H. R. 10640.]

CHAP. 124.—An Act To amend section seventy-three of the Act to provide a government for the Territory of Hawaii.

[Public, No. 85.]

Hawaii. Public lands. Lease of agricultural lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the portion of section seventy-three of “An Act to provide a government for the Territory of Hawaii,” approved April thirtieth, nineteen hundred, which reads as follows: “And no lease of agricultural land shall be granted, sold, or renewed by the government of the Territory of Hawaii for a longer period than five years until Congress shall otherwise direct,” is hereby amended to read as follows: “And no lease of agricultural land shall be granted, sold, or renewed by the government of the Territory of Hawaii for a longer period than fifteen years, and in every such case the land, or any part thereof so leased, may at any time during the term of the lease be withdrawn from the operation thereof for homestead or public purposes, in which case the rent reserved shall be reduced in proportion to the value of the part so withdrawn, and every such lease shall contain a provision to that effect.”

Term of lease increased. Vol. 31, p. 155, amended. Withdrawal for homestead, etc., purposes. Rent.

Approved, April 2, 1908.

April 3, 1908. [H. R. 13448.]

CHAP. 130.—An Act To authorize the counties of Allegheny and Washington, in the State of Pennsylvania, to change the site of the joint county bridge which now crosses the Monongahela River at Monongahela City, Pennsylvania, and to construct a new bridge across said river in the place of said present bridge upon a new site.

[Public, No. 86.]

Monongahela River. Allegheny and Washington counties, Pa., may bridge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the counties of Allegheny and Washington, in the State of Pennsylvania, be, and they are hereby, authorized to construct, maintain, and operate a joint county bridge and approaches thereto across the Monongahela River at Monongahela City, in the State aforesaid, upon a site located at a distance of about one thousand feet down the stream of said river from the existing bridge across the same, which connects Monongahela City, in Washington County, with Forward Township, in Allegheny County, and is now maintained by the said two counties jointly for the uses and purposes of general public travel. The said bridge hereby authorized shall be constructed in accordance with the provisions of the Act entitled “An Act to regulate the construction of bridges over navigable waters,” approved March twenty-third, nineteen hundred and

Location.

Vol. 34, p. 84. Removal of old bridge.

six, and upon its construction shall take the place of and be substituted for the aforesaid existing bridge, which shall thereupon be torn down and removed: *Provided*, That the new bridge hereby authorized shall be completed within eighteen months from date of approval of this Act, and the existing bridge shall be completely removed within six months thereafter: *Provided further*, That this Act shall not be construed as nullifying the orders of the Secretary of War, issued under date of October tenth, nineteen hundred and six, to the commissioners of the counties of Allegheny and Washington, Pennsylvania, and the Williamsport Bridge Company, requiring the alteration of the existing bridge, but the said orders shall remain in full force and effect, and unless the new bridge is built and the present bridge is removed within the time specified in this Act, the aforesaid parties shall be liable to the penalties prescribed in section eighteen of the river and harbor Act of March third, eighteen hundred and ninety-nine, for failure to comply with the lawful orders of the Secretary of War.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 3, 1908.

*Provisos.*  
Time of completion of new bridge and removal of old one.

Restrictions.

Penalties.  
Vol. 30, p. 1153.

Amendment.

**CHAP. 131.**—An Act To authorize the appointment of a deputy clerk at Big Stone Gap, Virginia.

April 3, 1906.  
[H. R. 14282.]

[Public, No. 87.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That chapter fourteen hundred and twenty-one, entitled "An Act to authorize holding of the regular term of the district and circuit courts of the United States for the western district of Virginia in the city of Big Stone Gap, Virginia," approved April twenty-second, nineteen hundred and four, is hereby amended so as to read as follows:

Virginia western judicial district.  
Big Stone Gap.

"That in the western district of Virginia the clerk of the circuit and district courts at Abingdon, Virginia, shall appoint a deputy clerk who shall be deputy clerk of both circuit and district courts and who shall reside and keep his office at Big Stone Gap, Virginia, for the purpose of taking charge and custody of the court records and papers, attending the sessions of said courts, issuing all proper process and discharging all the clerical duties in connection with the business of the said courts at Big Stone Gap, Virginia," and that portion of the said Act authorizing the appointment of the deputy clerk at Big Stone Gap, Virginia, by the clerk at Lynchburg, Virginia, be, and the same is hereby, repealed.

Appointment of deputy clerk.  
Vol. 33, p. 249, amended.

Approved, April 3, 1908.

**CHAP. 132.**—An Act To authorize the Cairo and Norfolk Railroad Company to construct bridges across the Cumberland River.

April 3, 1906.  
[H. R. 18615.]

[Public, No. 88.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Cairo and Norfolk Railroad Company, a corporation organized under the laws of the States of Tennessee and Kentucky, its successors and assigns, be, and they are hereby, authorized to construct, operate, and maintain a railroad bridge and approaches thereto across the Cumberland River between Rosita, Tennessee, and the Tennessee Rolling Works, Lyon County, Kentucky, and also to construct a bridge across said Cumberland River between Celina, in Clay County, Tennessee, and Bakertown, Cumberland County, in the State of Kentucky, in accordance with the provisions of the act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Cumberland River. Cairo and Norfolk Railroad Company may construct two bridges across.

Locations.

Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Former act repealed.  
Vol. 34, p. 1254.

SEC. 3. That the Act of Congress approved March second, nineteen hundred and seven, entitled "An Act to authorize the Cairo and Tennessee River Railroad Company to construct bridges across the Cumberland River," is hereby repealed.

Approved, April 3, 1908.

April 3, 1908.  
[H. R. 18616.]

CHAP. 133.—An Act To authorize the Cairo and Norfolk Railroad Company to construct a bridge across the Tennessee River.

[Public, No. 89.]

Tennessee River,  
Cairo and Norfolk  
Railway Company  
may bridge.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Cairo and Norfolk Railroad Company, a corporation organized under the laws of the States of Tennessee and Kentucky, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Tennessee River between Hamlin, Calloway County, Kentucky, and Birmingham, Marshall County, in the State of Kentucky, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Location.

Vol. 34, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Former act repealed.  
Vol. 34, p. 1253.

SEC. 3. That the Act of Congress approved March second, nineteen hundred and seven, entitled "An Act to authorize the Cairo and Tennessee River Railroad Company to construct a bridge across the Tennessee River," is hereby repealed.

Approved, April 3, 1908.

April 3, 1908.  
[H. R. 12476.]

CHAP. 134.—An Act To place the name of William S. Shacklette on the retired list of the Navy as pharmacist.

[Public, No. 90.]

Navy.  
William S. Shack-  
lette.  
Retirement of, as  
hospital steward au-  
thorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and he is hereby, authorized to nominate, and, by and with the advice and consent of the Senate, to appoint upon the retired list of the Navy as a hospital steward, William S. Shacklette, formerly a hospital steward on the United States Ship Bennington, to receive the rank and three-fourths the sea pay of a pharmacist in the Navy in lieu of the thirty dollars per month pension which he is now receiving for total disabilities incurred at the time of the explosion of the boilers of the United States ship Bennington in July, nineteen hundred and five.

Approved, April 3, 1908.

April 6, 1908.  
[H. R. 9079.]

CHAP. 135.—An Act To extend to Port Arthur, in the State of Texas, the privilege of immediate transportation without appraisement of dutiable merchandise.

[Public, No. 91.]

Customs.  
Port Arthur, Tex.,  
granted immediate  
transportation facili-  
ties.  
Vol. 24, p. 174.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the privileges of the seventh section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to the port of Port Arthur, in the State of Texas.

Approved, April 6, 1908.

**CHAP. 137.**—An Act Making appropriations to supply certain additional urgent deficiencies in the appropriations for the fiscal year ending June thirtieth, nineteen hundred and eight.

April 7, 1908.  
[H. R. 19955.]

[Public, No. 92.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the appropriations for the fiscal year nineteen hundred and eight, namely:

Urgent deficiencies appropriations.

## TREASURY DEPARTMENT.

Treasury Department.

### INDEPENDENT TREASURY.

Independent Treasury.

For paper for interest, transfer, redemption, pension, and other checks and drafts for the use of the Treasurer of the United States, assistant treasurers, pension agents, disbursing officers, and others, one thousand five hundred dollars.

Paper for checks.

## NAVAL ESTABLISHMENT.

Naval Establishment.

### INCREASE OF THE NAVY.

Increase of Navy.

Toward the armament and armor of domestic manufacture for vessels authorized, two million dollars.

Armament and armor.

## WAR DEPARTMENT.

War Department.

**PAY OF THE ARMY:** For mileage to officers and contract surgeons when authorized by law, fifty thousand dollars.

Mileage.

## HOUSE OF REPRESENTATIVES.

House of Representatives.

For furniture, and materials for repairs of the same, four thousand dollars.

Furniture, etc.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, twenty thousand dollars.

Miscellaneous.

## PUBLIC PRINTING AND BINDING.

Public printing and binding.

For printing and binding for the Department of the Interior, eighty-five thousand dollars.

Interior Department.

## DISTRICT OF COLUMBIA.

District of Columbia.

**POLICE COURT:** For fuel, gas, laundry work, stationery, printing, preservation of records, mops, brooms, buckets, removal of ashes and refuse, telephone service, and all other incidental expenses not otherwise provided for, five hundred dollars.

Police court.  
Incidental expenses.

**GARFIELD HOSPITAL:** For additional amount required for isolating ward for minor contagious diseases at Garfield Hospital, two thousand dollars.

Garfield Hospital.  
Isolating ward.

One-half of the foregoing amounts to meet deficiencies in the appropriations on account of the District of Columbia shall be paid from the revenues of the District of Columbia and one-half from any money in the Treasury not otherwise appropriated.

One-half from District revenues.

Approved, April 7, 1908.

April 10, 1908.  
[H. R. 18689.]

[Public, No. 93.]

Winchester, Va.  
Condemned cannon, etc., loaned to.

*Proviso.*  
No expense.

**CHAP. 141.**—An Act To authorize the Secretary of War to furnish two condemned brass or bronze cannon and cannon balls to the city of Winchester, Virginia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to furnish to the city of Winchester, Virginia, two brass or bronze condemned field pieces or cannon, with their carriages and with a suitable outfit of cannon balls, which may not be needed in the service, the same to be used at the old headquarters of General George Washington, which are now owned by said city, and to be subject at all times to the order of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the delivery of the same.

Approved, April 10, 1908.

April 11, 1908.  
[H. R. 4780.]

[Public, No. 94.]

Columbus, Ohio.  
Obsolete rifles, etc.,  
donated to The Old  
Guard of.

No expense.

**CHAP. 142.**—An Act To authorize the Secretary of War to make certain disposition of obsolete Springfield rifles, caliber forty-five, bayonets and bayonet scabbards for same.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized, in his discretion, to donate to The Old Guard, an independent military organization of Columbus, Ohio, whose membership is composed entirely of Union soldiers of the war of the rebellion, such number of obsolete Springfield rifles, caliber forty-five, bayonets and bayonet scabbards for same, not to exceed one hundred, which may not be needed in the service of said Department. Such donation shall be made subject to rules and regulations covering the same in the Department, and the Government shall be at no expense in connection with any such donation.

Approved, April 11, 1908.

April 13, 1908.  
[S. 4260.]

[Public, No. 95.]

Interstate Commerce regulations.  
Vol. 34, p. 584.  
Vol. 24, p. 379.

Passes prohibited.  
Vol. 34, p. 584,  
amended.

Exceptions.

**CHAP. 143.**—An Act To amend an Act entitled "An Act to amend an Act entitled 'An Act to regulate commerce,' approved February fourth, eighteen hundred and eighty-seven, and all Acts amendatory thereof, and to enlarge the powers of the Interstate Commerce Commission," approved June twenty-ninth, nineteen hundred and six.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That paragraph four of section one of an Act entitled "An Act to amend an Act entitled 'An Act to regulate commerce,' approved February fourth, eighteen hundred and eighty-seven, and all Acts amendatory thereof, and to enlarge the powers of the Interstate Commerce Commission," approved June twenty-ninth, nineteen hundred and six, be amended so that said paragraph as so amended will read as follows:

"No common carrier subject to the provisions of this Act shall, after January first, nineteen hundred and seven, directly or indirectly, issue or give any interstate free ticket, free pass, or free transportation for passengers, except to its employees and their families, its officers, agents, surgeons, physicians, and attorneys at law; to ministers of religion, traveling secretaries of railroad Young Men's Christian Associations, inmates of hospitals and charitable and eleemosynary institutions, and persons exclusively engaged in charitable and eleemosynary work; to indigent, destitute, and homeless persons, and to such persons when transported by charitable societies or hospitals, and the necessary agents employed in such transportation; to inmates of the National Homes or State Homes for Disabled Volunteer Sol-

diers, and of Soldiers' and Sailors' Homes, including those about to enter and those returning home after discharge and boards of managers of such Homes; to necessary care takers of live stock, poultry, and fruit; to employees on sleeping cars, express cars, and to linemen of telegraph and telephone companies; to railway mail service employees, post-office inspectors, customs inspectors, and immigration inspectors; to newsboys on trains, baggage agents, witnesses attending any legal investigation in which the common carrier is interested, persons injured in wrecks and physicians and nurses attending such persons: *Provided*, That this provision shall not be construed to prohibit the interchange of passes for the officers, agents, and employees of common carriers, and their families; nor to prohibit any common carrier from carrying passengers free with the object of providing relief in cases of general epidemic, pestilence, or other calamitous visitation: *Provided further*, That the term 'employees' as used in this paragraph shall include furloughed, pensioned, and superannuated employees, persons who have become disabled or infirm in the service of any such common carrier, and the remains of a person killed in the employment of a carrier and ex-employees traveling for the purpose of entering the service of any such common carrier; and the term 'families' as used in this paragraph shall include the families of those persons named in this proviso, also the families of persons killed while in the service of any such common carrier. Any common carrier violating this provision shall be deemed guilty of a misdemeanor and for each offense, on conviction, shall pay to the United States a penalty of not less than one hundred dollars nor more than two thousand dollars, and any person, other than the persons excepted in this provision, who uses any such interstate free ticket, free pass, or free transportation shall be subject to a like penalty. Jurisdiction of offenses under this provision shall be the same as that provided for offenses in an Act entitled 'An Act to further regulate commerce with foreign nations and among the States,' approved February nineteenth, nineteen hundred and three, and any amendment thereof."

*Provisos.*  
Interchange for employees, etc.

Furloughed, pensioned, and superannuated employees, etc., included.  
Vol. 34, p. 585, amended.

Meaning of term "families."

Penalty.

Jurisdiction.  
Vol. 32, p. 847.

Approved, April 13, 1908.

**CHAP. 145.**—An Act To increase the efficiency of the personnel of the Revenue-Cutter Service.

April 16, 1908.  
[S. 24.]

[Public, No. 96.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That on and after the passage of this Act the President be, and is hereby, authorized to appoint in the Revenue-Cutter Service, by and with the advice and consent of the Senate, one captain commandant for a period of four years who may be reappointed for further periods of four years each, who shall act as chief of the division of Revenue-Cutter Service, with the rank of a colonel in the Army and a captain in the Navy, and who shall have the pay and allowances of a colonel in the Army; six senior captains, who shall perform duty in connection with the construction of vessels and the inspection of their armament and crews and such other duties as the Secretary of the Treasury or the President may prescribe, each with the rank of a lieutenant-colonel in the Army and a commander in the Navy, and who shall each have the pay and allowances of a lieutenant-colonel in the Army; one engineer in chief for a period of four years who may be reappointed for further periods of four years each, with the rank of a lieutenant-colonel in the Army and a commander in the Navy, and who shall have the pay and allowances of a lieutenant-colonel in the Army; and six senior engineers, who shall perform duty in connection with the construction and inspection of the machinery of vessels and such other duties as the

Revenue-Cutter Service.  
Appointment of officers authorized.

Captain commandant.  
Rank, pay, etc.

Senior captains.  
Rank, pay, etc.

Engineer in chief.  
Rank, pay, etc.

Senior engineers.  
Duties, etc.

- Secretary of the Treasury may prescribe, each with the rank of a major in the Army and a lieutenant-commander in the Navy, and who shall each have pay and allowances of a major in the Army: *Provided*, That the position vacated by an officer appointed captain commandant or engineer in chief shall be filled by promotion according to existing law. That any officer who shall hereafter serve as captain commandant shall, when retired, be retired with the rank of captain commandant and with the pay of a colonel in the Army on the retired list, and that an officer whose term of service as captain commandant has expired may be appointed a senior captain and shall be an additional number in that grade, but if not so appointed, he shall resume the lineal position he would have held in his previous grade, as an additional number: *Provided further*, That any officer who shall hereafter serve as engineer in chief shall, when retired, be retired with the rank of engineer in chief and with the pay of a lieutenant-colonel in the Army on the retired list, and that an officer whose term of service as engineer in chief has expired may be appointed a senior engineer and shall be an additional number in that grade, but if not so appointed, he shall resume the lineal position he would have held in his previous grade, as an additional number. Additional numbers in the grades of senior captain and senior engineer shall at no time exceed two in each grade on the active list.
- Provisos. Vacancies and retirements.**
- Retirement of engineers.**
- Selections made from active list.**
- Vacancies.**
- Reduction in active list.**
- Examinations for promotion. Vol. 32, p. 101.**
- Civil war officers. Rank and pay on retirement.**
- Retired chief of the division. Rank, etc.**
- Constructor or surgeon. Pay and allowance.**
- Enlisted force. Pay increased.**
- SEC. 2.** That the captain commandant shall be selected from the active list of line officers not below the grade of captain; that the six senior captains shall be made by promotion from the active list of captains in the order of seniority; that the engineer in chief shall be selected from the active list of engineer officers not below the rank of first lieutenant; that the six senior engineers shall be made by promotion from the active list of engineer officers of the rank of first lieutenant in the order of seniority. When a vacancy occurs in any of the grades created by this Act, it shall be filled in accordance with the provisions of this section.
- SEC. 3.** That when the appointments herein provided are made the active list of captains in the Revenue-Cutter Service shall be reduced by six and the active list of engineer officers with the rank of first lieutenant by six, and the said lists shall remain thereafter at thirty-one and twenty-eight, respectively.
- SEC. 4.** That the examinations and requirements for promotion provided in section eight of the Act approved April twelfth, nineteen hundred and two, entitled "An Act to promote the efficiency of the Revenue-Cutter Service," shall not be required for promotion to the grades created by this Act.
- SEC. 5.** That any officer of the Revenue-Cutter Service with a creditable record who served during the civil war in the land or naval forces of the United States shall, when retired, have the rank and receive three-fourths of the duty pay and increase of the next higher grade; and the provisions of this section shall apply to officers of the said Service now on the retired list.
- SEC. 6.** That the captain now on the retired list who served as chief of the division of Revenue-Cutter Service for ten years and until March twenty-sixth, nineteen hundred and five, shall have the rank and receive three-fourths of the duty pay and increase of the highest grade provided for in this Act.
- SEC. 7.** That a constructor or surgeon, with the rank of first lieutenant, after fifteen years' service in the Revenue-Cutter Service shall have the pay and allowances of a captain.
- SEC. 8.** That the pay of the enlisted force of the Revenue-Cutter Service shall be increased twenty per centum over the pay that they are now receiving. That all warrant and petty officers of the Revenue-Cutter Service shall receive ten per centum increase of pay for every five years of service as such warrant or petty officers, such increase not

to exceed forty per centum of the pay of their grade or rating: *Provided*, That no warrant or petty officer shall be appointed or rated as such without a suitable examination or period of probation to determine his fitness for his grade or rating. That an enlisted man or a warrant or petty officer who has served thirty years in the Service shall, upon suitable application, be placed on waiting orders and receive seventy-five per centum of the pay and increase of his grade or rating: *Provided*, That such enlisted man, warrant or petty officer may be assigned to such duties as he may be able to perform.

*Provisos.*  
Examination.

Waiting orders.

Assignment.

SEC. 9. That a third lieutenant or an engineer officer with the rank of third lieutenant who has served five years in his grade shall, upon passing the examinations now required by law, be eligible to promotion to the next higher grade: *Provided*, That there shall be no increase in the total number of lieutenants nor in the total number of engineer officers below the rank of first lieutenant authorized by law: *Provided further*, That nothing in this section shall be construed to prevent promotions to fill vacancies as now provided by law.

Eligibility for promotion.

*Provisos.*  
Restriction.

Promotions to fill vacancies.

SEC. 10. That engineer officers who now have or who may hereafter have the rank of captain, first lieutenant, second lieutenant, or third lieutenant in the Revenue-Cutter Service shall hereafter have the title of captain of engineers, first lieutenant of engineers, second lieutenant of engineers, and third lieutenant of engineers, respectively, and the titles of chief engineer, first assistant engineer, and second assistant engineer are hereby abolished. That precedence between line and engineer officers of the same rank shall be determined by length of continuous service as a commissioned officer.

Title of engineers.

Precedence.

SEC. 11. That an enlisted man upon first entering the Revenue-Cutter Service shall have credited to his account the sum of forty-five dollars, and upon each subsequent enlistment the sum of twenty dollars, for uniform clothing, and such amount shall be paid to said enlisted man at the expiration of his term of enlistment if he has served a full term as prescribed by the Secretary of the Treasury and has received an honorable discharge.

Enlisted men.  
Allowance for clothing.

SEC. 12. That the presidents and recorders of Revenue-Cutter Service courts and commanding officers of vessels of the Revenue-Cutter Service be, and are hereby, authorized to administer oaths of allegiance and such other oaths as may be necessary for the proper conduct of said Service; and that commanding officers of vessels of the Revenue-Cutter Service be, and are hereby, authorized to administer oaths generally in Alaska.

Oaths.

SEC. 13. That the number of officers allowed in the grades of second lieutenant and third lieutenant and second lieutenant of engineers and third lieutenant of engineers is hereby increased five in each of said grades.

Increase of officers.

SEC. 14. That all Acts or parts of Acts inconsistent herewith are hereby repealed.

Repeal.

Approved, April 16, 1908.

**CHAP. 146.**—An Act For completing the pediment of the House wing of the Capitol.

April 16, 1908.  
[H. R. 17983.]

[Public, No. 97.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the expenditure of seventy-five thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, authorized for the purpose of completing the pediment of the House wing of the Capitol by placing suitable statuary thereon, said expenditure to be made under the direction of the Speaker of the House, the Joint Committee on the Library, and the Superintendent of the Capitol.

Capitol.  
Completion of pediment of House wing authorized.  
Post, p. 344.

Approved, April 16, 1908.

April 19, 1908.  
[H. R. 15653.]

[Public, No. 98.]

**CHAP. 147.**—An Act To increase the pension of widows, minor children, and so forth, of deceased soldiers and sailors of the late civil war, the war with Mexico, the various Indian wars, and so forth, and to grant a pension to certain widows of the deceased soldiers and sailors of the late civil war.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That from and after the passage of this Act the rate of pension for widows, minor children under the age of sixteen years, and helpless minors as defined by existing laws, now on the roll or hereafter to be placed on the pension roll and entitled to receive a less rate than hereinafter provided, shall be twelve dollars per month; and nothing herein shall be construed to affect the existing allowance of two dollars per month for each child under the age of sixteen years and for each helpless child; and all Acts or parts of Acts inconsistent with the provisions of this Act are hereby repealed: *Provided, however,* That this Act shall not be so construed as to reduce any pension under any Act, public or private.

Pensions.  
Increase of, to wid-  
ows, etc.

Amount per month.

*Proviso.*  
No reduction.

Widows of soldiers  
and sailors who served  
90 days, etc.  
Death incident to  
service not required.

Marriage prior to  
June 27, 1890.  
Additional cases.

Vol. 28, p. 970.  
Vol. 32, p. 750.  
Vol. 34, p. 836.

Attorneys', etc., fees  
restricted.

Amount.

Penalty.

**SEC. 2.** That if any officer or enlisted man who served ninety days or more in the Army or Navy of the United States during the late civil war and who has been honorably discharged therefrom has died or shall hereafter die, leaving a widow, such widow shall, upon due proof of her husband's death, without proving his death to be the result of his army or navy service, be placed on the pension roll from the date of the filing of her application therefor under this Act at the rate of twelve dollars per month during her widowhood, provided that said widow shall have married said soldier or sailor prior to June twenty-seventh, eighteen hundred and ninety; and the benefits of this section shall include those widows whose husbands if living would have a pensionable status under the Joint Resolutions of February fifteenth, eighteen hundred and ninety-five, July first, nineteen hundred and two, and June twenty-eighth, nineteen hundred and six.

**SEC. 3.** That no claim agent or attorney shall be recognized in the adjudication of claims under the first section of this Act, and that no agent, attorney, or other person engaged in preparing, presenting, or prosecuting any claim under the provisions of the second section of this Act shall, directly or indirectly, contract for, demand, receive, or retain for such services in preparing, presenting, or prosecuting such claim a sum greater than ten dollars, which sum shall be payable only upon the order of the Commissioner of Pensions by the pension agent making payment of the pension allowed; and any person who shall violate any of the provisions of this section or who shall wrongfully withhold from the pensioner or claimant the whole or any part of a pension or claim allowed or due such pensioner or claimant under this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall, for each and every such offense, be fined not exceeding five hundred dollars or be imprisoned at hard labor not exceeding two years, or both, in the discretion of the court.

Approved, April 19, 1908.

April 20, 1908.  
[H. R. 17305.]

[Public, No. 99.]

**CHAP. 148.**—An Act To regulate the establishment and maintenance of private hospitals and asylums in the District of Columbia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That no person shall in the District of Columbia establish or maintain any private hospital or asylum, either for the reception of human beings or of domestic animals, unless or until licensed by the Commissioners of said District.

**SEC. 2.** That it shall be the duty of the health officer of the District of Columbia, and of such agents and employees in the service of the health department of said District as he may designate for that pur-

District of Columbia.  
Private hospitals  
and asylums to be  
licensed.

Health officer to en-  
force regulations.

pose, to enforce the provisions of this Act and of all regulations made by authority thereof; and said health officer and agents and employees are hereby authorized, in the performance of the duty aforesaid, to enter and inspect during all reasonable hours all private hospitals and asylums in said District. No person shall interfere with said health officer, or with any agent or employee aforesaid, in the performance of his official duty, nor hinder, prevent, or refuse to permit any inspection authorized by this Act.

Inspection.

Noninterference with inspectors.

Penalty for violation.

SEC. 3. That any person who, for himself or as the employee or agent of another person, or as a member, officer, or employee of a firm or corporation, violates any of the provisions of this Act or any regulations made hereunder by the Commissioners of the District of Columbia, or aids in the violation thereof, shall be punished by a fine not exceeding two hundred dollars or by imprisonment for not more than thirty days, or by both fine and imprisonment, in the discretion of the court.

SEC. 4. That the Commissioners of the District of Columbia be, and they are hereby, authorized and empowered to promulgate from time to time such regulations as in their judgment public interests require to govern the establishment and maintenance of private hospitals and asylums, whether for human beings or for domestic animals, and to regulate the issue, suspension, and revocation of licenses aforesaid.

Regulations.

SEC. 5. That all prosecutions under this Act shall be in the police court of the District of Columbia upon information signed by the corporation counsel of said District or by one of his assistants.

Prosecutions.

SEC. 6. That all Acts and parts of Acts inconsistent with the provisions of this Act be, and the same are hereby, repealed.

Repeal.

Approved, April 20, 1908.

CHAP. 149.—An Act Relating to the liability of common carriers by railroad to their employees in certain cases.

April 22, 1908.  
[H. R. 20310.]

[Public, No. 100.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That every common carrier by railroad while engaging in commerce between any of the several States or Territories, or between any of the States and Territories, or between the District of Columbia and any of the States or Territories, or between the District of Columbia or any of the States or Territories and any foreign nation or nations, shall be liable in damages to any person suffering injury while he is employed by such carrier in such commerce, or, in case of the death of such employee, to his or her personal representative, for the benefit of the surviving widow or husband and children of such employee; and, if none, then of such employee's parents; and, if none, then of the next of kin dependent upon such employee, for such injury or death resulting in whole or in part from the negligence of any of the officers, agents, or employees of such carrier, or by reason of any defect or insufficiency, due to its negligence, in its cars, engines, appliances, machinery, track, roadbed, works, boats, wharves, or other equipment.

Railroad common carriers.  
Liability of, for injuries, etc., to employees from negligence.

SEC. 2. That every common carrier by railroad in the Territories, the District of Columbia, the Panama Canal Zone, or other possessions of the United States shall be liable in damages to any person suffering injury while he is employed by such carrier in any of said jurisdictions, or, in case of the death of such employee, to his or her personal representative, for the benefit of the surviving widow or husband and children of such employee; and, if none, then of such employee's parents; and, if none, then of the next of kin dependent upon such employee, for such injury or death resulting in whole or in part from the negligence of any of the officers, agents, or employees

Damages for injuries, etc., in Territories, etc.

Negligence of officers, etc.

of such carrier, or by reason of any defect or insufficiency, due to its negligence, in its cars, engines, appliances, machinery, track, roadbed, works, boats, wharves, or other equipment.

Contributory negligence of employee no bar to recovery.

SEC. 3. That in all actions hereafter brought against any such common carrier by railroad under or by virtue of any of the provisions of this Act to recover damages for personal injuries to an employee, or where such injuries have resulted in his death, the fact that the employee may have been guilty of contributory negligence shall not bar a recovery, but the damages shall be diminished by the jury in proportion to the amount of negligence attributable to such employee: *Provided*, That no such employee who may be injured or killed shall be held to have been guilty of contributory negligence in any case where the violation by such common carrier of any statute enacted for the safety of employees contributed to the injury or death of such employee.

Diminished damages.  
*Proviso*,  
Exception.

Employment risks not assumed if law has been violated.

SEC. 4. That in any action brought against any common carrier under or by virtue of any of the provisions of this Act to recover damages for injuries to, or the death of, any of its employees, such employee shall not be held to have assumed the risks of his employment in any case where the violation by such common carrier of any statute enacted for the safety of employees contributed to the injury or death of such employee.

Attempts to evade liability by contract, etc., void.

SEC. 5. That any contract, rule, regulation, or device whatsoever, the purpose or intent of which shall be to enable any common carrier to exempt itself from any liability created by this Act, shall to that extent be void: *Provided*, That in any action brought against any such common carrier under or by virtue of any of the provisions of this Act, such common carrier may set off therein any sum it has contributed or paid to any insurance, relief benefit, or indemnity that may have been paid to the injured employee or the person entitled thereto on account of the injury or death for which said action was brought.

*Proviso*.  
Certain contributions by employers to be deducted.

Time limit for actions.

SEC. 6. That no action shall be maintained under this Act unless commenced within two years from the day the cause of action accrued.

Receivers, etc., included in term "common carriers."

SEC. 7. That the term "common carrier" as used in this Act shall include the receiver or receivers or other persons or corporations charged with the duty of the management and operation of the business of a common carrier.

Prior laws not affected.

SEC. 8. That nothing in this Act shall be held to limit the duty or liability of common carriers or to impair the rights of their employees under any other Act or Acts of Congress, or to affect the prosecution of any pending proceeding or right of action under the Act of Congress entitled "An Act relating to liability of common carriers in the District of Columbia and Territories, and to common carriers engaged in commerce between the States and between the States and foreign nations to their employees," approved June eleventh, nineteen hundred and six.

Vol. 34, p. 232.

Approved, April 22, 1908.

April 23, 1908.  
[S. 1424.]

**CHAP. 150.**—An Act To increase the efficiency of the Medical Department of the United States Army.

[Public, No. 101.]

Army.  
Medical Department.  
Medical Corps, etc., authorized.  
R. S. sec. 1168, p. 210.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That from and after the approval of this Act the Medical Department of the United States Army shall consist of a Medical Corps and a Medical Reserve Corps, as hereinafter provided; and the Hospital Corps, the nurse corps, and dental surgeons, as now authorized by law.

Composition of.

SEC. 2. That the Medical Corps shall consist of one Surgeon-General, with rank of brigadier-general, who shall be chief of the Medical

Department; fourteen colonels, twenty-four lieutenant-colonels, one hundred and five majors, and three hundred captains or first lieutenants, who shall have rank, pay, and allowances of officers of corresponding grades in the cavalry arm of the service. Immediately following the approval of this Act all officers of the Medical Department then in active service, other than the Surgeon-General, shall be recommissioned in the corresponding grades in the Medical Corps established by this Act in the order of their seniority and without loss of relative rank in the Army, as follows: Assistant surgeons-general, with the rank of colonel, as colonels; deputy surgeons-general, with rank of lieutenant-colonel, as lieutenant-colonels; surgeons, with the rank of major, as majors; assistant surgeons, who at the time of the approval of this Act shall have served three years or more, as captains; and assistant surgeons, with the rank of first lieutenant, who at the time of the approval of this Act shall have served less than three years as such, as first lieutenants; and hereafter first lieutenants shall be promoted to the grade of captain after three years' service in the Medical Corps.

SEC. 3. That promotions in the Medical Corps to fill vacancies in the several grades created or caused by this Act, or hereafter occurring, shall be made according to seniority, but all such promotions and all appointments to the grade of first lieutenant in said corps shall be subject to examination as hereinafter provided: *Provided*, That the increase in grades of colonel, lieutenant-colonel, and major provided for in this Act shall be filled by promotion each calendar year of not exceeding two lieutenant-colonels to be colonels, three majors to be lieutenant-colonels, fourteen captains to be majors, and of the increase in the grade of first lieutenant not more than twenty-five per centum of the total of such increase shall be appointed in any one calendar year: *Provided further*, That those assistant surgeons who at the time of the approval of this Act shall have attained their captaincy by reason of service in the volunteer forces under the provisions of the Act of February second, nineteen hundred and one, section eighteen, or who will receive their captaincy upon the approval of this Act by virtue of such service, shall take rank among the officers in or subsequently promoted to that grade, according to date of entrance into the Medical Department of the Army as commissioned officers.

SEC. 4. That no person shall receive an appointment as first lieutenant in the Medical Corps unless he shall have been examined and approved by an army medical board consisting of not less than three officers of the Medical Corps designated by the Secretary of War.

SEC. 5. That no officer of the Medical Corps below the rank of lieutenant-colonel shall be promoted therein until he shall have successfully passed an examination before an army medical board consisting of not less than three officers of the Medical Corps, to be designated by the Secretary of War, such examination to be prescribed by the Secretary of War and to be held at such time anterior to the accruing of the right to promotion as may be for the best interests of the service: *Provided*, That should any officer of the Medical Corps fail in his physical examination and be found incapacitated for service by reason of physical disability contracted in the line of duty, he shall be retired with the rank to which his seniority entitled him to be promoted; but if he should be found disqualified for promotion for any other reason, a second examination shall not be allowed, but the Secretary of War shall appoint a board of review to consist of three officers of the Medical Corps superior in rank to the officer examined, none of whom shall have served as a member of the board which examined him. If the unfavorable finding of the examining board is concurred in by the board of review, the officer reported disqualified for promotion shall, if a first lieutenant or captain, be honorably dis-

Officers in active service to be recommissioned, etc.

Grades and rank.

Promotion.

Vacancies.

*Proviso.*  
Maximum yearly increase in grades.

Rank of assistant surgeons, etc.

Vol. 31, p. 752.

Examination for appointment as first lieutenant.

Promotions of officers below rank of lieutenant-colonel.  
Examinations required.

*Proviso.*  
Retirement if physically disabled.

No second examination if otherwise disqualified.  
Appointment of board of review.

Action if disqualified for promotion.

Promotion if finding be favorable.	charged from the service with one year's pay; and, if a major, shall be debarred from promotion and the officer next in rank found qualified shall be promoted to the vacancy. If the action of the examining board is disapproved by the board of review, the officer shall be considered qualified and shall be promoted.
Rank and service of present officers not affected.	SEC. 6. That nothing in this Act shall be construed to legislate out of the service any officer now in the Medical Department of the Army, nor to affect the relative rank or promotion of any medical officer now in the service, or who may hereafter be appointed therein, as determined by the date of his appointment or commission, except as herein otherwise provided in section three.
Medical Reserve Corps authorized. Graduates of medical schools to be commissioned as first lieutenants.	SEC. 7. That for the purpose of securing a reserve corps of medical officers available for military service, the President of the United States is authorized to issue commissions as first lieutenants therein to such graduates of reputable schools of medicine, citizens of the United States, as shall from time to time, upon examination to be prescribed by the Secretary of War, be found physically, mentally, and morally qualified to hold such commissions, the persons so commissioned to constitute and be known as the Medical Reserve Corps. The commissions so given shall confer upon the holders all the authority, rights, and privileges of commissioned officers of the like grade in the Medical Corps of the United States Army, except promotions, but only when called into active duty, as hereinafter provided, and during the period of such active duty. Officers of the Medical Reserve Corps shall have rank in said corps according to date of their commissions therein, and when employed on active duty, as hereinafter provided, shall rank next below all other officers of like grade in the United States Army: <i>Provided</i> , That contract surgeons now in the military service who receive the favorable recommendation of the Surgeon-General of the Army shall be eligible for appointment in said reserve corps without further examination: <i>Provided further</i> , That any contract surgeon not over twenty-seven years of age at date of his appointment as contract surgeon shall be eligible to appointment in the regular corps.
Rights, etc., of when on active duty.	SEC. 8. That in emergencies the Secretary of War may order officers of the Medical Reserve Corps to active duty in the service of the United States in such numbers as the public interests may require, and may relieve them from such duty when their services are no longer necessary: <i>Provided</i> , That nothing in this Act shall be construed as authorizing an officer of the Medical Reserve Corps to be ordered upon active duty as herein provided who is unwilling to accept such service, nor to prohibit an officer of the Medical Reserve Corps not designated for active duty from service with the militia, or with the volunteer troops of the United States, or in the service of the United States in any other capacity, but when so serving with the militia or with volunteer troops, or when employed in the service of the United States in any other capacity, an officer of the Medical Reserve Corps shall not be subject to call for duty under the terms of this section: <i>And provided further</i> , That the President is authorized to honorably discharge from the Medical Reserve Corps any officer thereof whose services are no longer required: <i>And provided further</i> , That officers of the Medical Reserve Corps who apply for appointment in the Medical Corps of the Army may, upon the recommendation of the Surgeon-General, be placed on active duty by the Secretary of War and ordered to the Army Medical School for instruction and further examination to determine their fitness for commission in the Medical Corps: <i>And provided further</i> , That any officer of the Medical Reserve Corps who is subject to call and who shall be ordered upon active duty as herein provided and who shall be unwilling and refuse to accept such service shall forfeit his commission.
Rank.	SEC. 9. That officers of the Medical Reserve Corps when called upon active duty in the service of the United States, as provided in section
Provisos. Contract surgeons.	
Eligible to appointment in regular corps.	
Emergency service.	
Provisos. Declination of service allowed.	
May serve with militia, etc.	
Honorable discharge when no longer required.	
Applications for admission to Medical Corps.	
Forfeiture of commission.	
Pay and allowance.	

eight of this Act, shall be subject to the laws, regulations, and orders for the government of the Regular Army, and during the period of such service shall be entitled to the pay and allowances of first lieutenants of the Medical Corps with increase for length of service now allowed by law, said increase to be computed only for time of active duty: *Provided*, That no officer of the Medical Reserve Corps shall be entitled to retirement or retirement pay, nor shall he be entitled to pension except for physical disability incurred in the line of duty while in active duty: *And provided further*, That nothing in this Act shall be construed to prevent the appointment in time of war of medical officers of volunteers in such numbers and with such rank and pay as may be provided by law.

*Provisos.*  
Not entitled to retirement, etc.

Appointments in time of war.

SEC. 10. That all Acts and parts of Acts in conflict with the provisions of this Act are hereby repealed.

Repeal.

Approved, April 23, 1908.

**CHAP. 151.**—An Act To provide for safety of life on navigable waters during regattas or marine parades.

April 23, 1908.  
[S. 6023.]

[Public, No. 102.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of Commerce and Labor is hereby authorized and empowered in his discretion to issue from time to time regulations, not contrary to law, to promote the safety of life on navigable waters during regattas or marine parades.

Marine parades, etc.  
Protection to life on navigable waters during.

SEC. 2. That to enforce such regulations the Secretary of Commerce and Labor may detail any public vessel in the service of that Department and make use of any private vessel tendered gratuitously for the purpose, or upon the request of the Secretary of Commerce and Labor the head of any other Department may enforce the regulations issued under this Act by means of any public vessel of such Department and of any private vessel tendered gratuitously for the purpose.

Enforcement of regulations.  
Secretary of Commerce and Labor may detail public vessels, etc.

SEC. 3. That the authority and power bestowed upon the Secretary of Commerce and Labor by sections one and two may be transferred for any special occasion to the head of another Department by the President whenever in his judgment such transfer is desirable.

Transfer of authority allowed.

SEC. 4. That for any violation of regulations issued pursuant to this Act the following penalties shall be incurred:

Penalties for violation.

(a) A licensed officer shall be liable to suspension or revocation of license in the manner now prescribed by law for incompetency or misconduct.

By licensed officers.

(b) Any person in charge of the navigation of a vessel other than a licensed officer shall be liable to a penalty of five hundred dollars.

Nonlicensed persons.

(c) The owner of a vessel (including any corporate officer of a corporation owning the vessel) actually on board shall be liable to a penalty of five hundred dollars, unless the violation of regulations shall have occurred without his knowledge.

Owner, if actually on board.

(d) Any other person shall be liable to a penalty of two hundred and fifty dollars.

Other persons.

The Secretary of Commerce and Labor is hereby authorized and empowered to mitigate or remit any penalty herein provided for in the manner prescribed by law for the mitigation or remission of penalties for violation of the navigation laws.

Remission of penalties.

SEC. 5. That the Act approved May nineteenth, eighteen hundred and ninety-six, entitled "An Act to provide for the safety of passengers on excursion steamers," is hereby repealed.

Repeal.  
Vol. 29, p. 122.

SEC. 6. That this Act shall take effect on April tenth, nineteen hundred and eight.

Effect.

Approved, April 28, 1908.

April 29, 1908.  
[S. 5262.]

[Public, No. 103.]

**CHAP. 152.**—An Act To repeal an Act approved April thirtieth, nineteen hundred and six, entitled "An Act to regulate shipping in trade between ports of the United States and ports or places in the Philippine Archipelago, between ports or places in the Philippine Archipelago, and for other purposes," and for other purposes.

Philippine Islands.  
Interland traffic.  
Power to regulate,  
granted temporarily  
to Philippine govern-  
ment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That until Congress shall have authorized the registry as vessels of the United States of vessels owned in the Philippine Islands, the government of the Philippine Islands is hereby authorized to adopt, from time to time, and enforce regulations governing the transportation of merchandise and passengers between ports or places in the Philippine Archipelago.

Tonnage tax on for-  
eign vessels to United  
States.

**SEC. 2.** That on and after the passage of this Act the same tonnage taxes shall be levied, collected, and paid upon all foreign vessels coming into the United States from the Philippine Islands which are required by law to be levied, collected, and paid upon vessels coming into the United States from foreign countries.

Restrictions on for-  
eign vessels removed.

**SEC. 3.** That the provisions of law restricting to vessels of the United States the transportation of passengers and merchandise directly or indirectly from one port of the United States to another port of the United States shall not be applicable to foreign vessels engaging in trade between the Philippine Islands and the United States.

Licenses to harbor  
vessels.

**SEC. 4.** That the Philippine Commission shall be authorized and empowered to issue licenses to engage in lighterage or other exclusively harbor business to vessels or other craft actually engaged in such business at the date of the passage of this Act and to vessels or other craft built in the Philippine Islands or in the United States and owned by citizens of the United States or by inhabitants of the Philippine Islands.

Philippine govern-  
ment to enforce navi-  
gation laws.

**SEC. 5.** That such of the navigation laws of the United States as are in force in the Philippine Islands in regard to vessels arriving in the Philippine Islands from the mainland territory and other insular possessions of the United States shall continue to be administered by the proper officials of the government of the Philippine Islands.

Repeal.  
Vol. 34, p. 154.

**SEC. 6.** That the Act entitled "An Act to regulate shipping in trade between ports of the United States and ports or places in the Philippine Islands, between ports or places in the Philippine Islands, and for other purposes," approved April thirtieth, nineteen hundred and six, and all laws and parts of laws in conflict with the provisions of this Act, are hereby repealed.

Approved, April 29, 1908.

April 30, 1906.  
[H. R. 15219.]  
[Public, No. 104.]

**CHAP. 153.**—An Act Making appropriations for the current and contingent expenses of the Indian Department, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June thirtieth, nineteen hundred and nine.

Indian Department  
appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses of the Indian Department, for fulfilling treaty stipulations with various Indian tribes, and in full compensation for all offices the salaries for which are specially provided for herein for the service of the fiscal year ending June thirtieth, nineteen hundred and nine, namely:

General provisions.

## I. GENERAL PROVISIONS.

Under the Presi-  
dent.

PRESIDENT.

Allotments in sever-  
alty.  
Vol. 24, p. 388.

To enable the President to cause, under the provisions of the Act of February eighth, eighteen hundred and eighty-seven, entitled "An

Act to provide for the allotment of lands in severalty to Indians," such Indian reservations as in his judgment are advantageous for agricultural and grazing purposes to be surveyed or resurveyed, for the purposes of said Act, and to complete the allotment of the same, including the necessary clerical work incident thereto in the field and in the Office of Indian Affairs, and delivery of trust patents, so far as allotments shall have been selected under said Act, seventy-five thousand dollars, of which fifteen thousand dollars shall be immediately available.

## SECRETARY.

That no purchase of supplies for which appropriations are herein or hereinafter made for the Indian service, exceeding in the aggregate five hundred dollars in value at any one time, shall be made without first giving at least three weeks' public notice by advertisement, except in case of exigency, when, in the discretion of the Secretary of the Interior, who shall make official record of the facts constituting the exigency, and shall report the same to Congress at its next session, he may direct that purchases may be made in open market in amount not exceeding three thousand dollars at any one purchase: *Provided*, That hereafter supplies may be purchased, contracts let, and labor employed for the construction of artesian wells, ditches, and other works for irrigation, not to exceed the sum of five thousand dollars in any one purchase or contract, in the discretion of the Secretary of the Interior, without advertising as hereinbefore provided: *Provided further*, That as far as practicable Indian labor shall be employed and purchase in the open market made from Indians, under the direction of the Secretary of the Interior.

Hereafter when the Secretary of the Interior deems a new bond necessary he may, in his discretion, require any disbursing officer under the jurisdiction of the Commissioner of Indian Affairs to execute a new bond, with approved sureties, in such amount as he may deem necessary, and when accepted and approved by the Secretary of the Interior the new bond shall be valid and the surety or sureties of the prior bond shall be released from liability for all acts or defaults of the principal which may be done or committed from and after the day on which the new bond was approved.

The Secretary of the Interior shall take possession of all buildings on lands belonging to the Five Civilized Tribes, now or heretofore used for governmental, school, or other tribal purposes, together with the furniture therein and the land appertaining thereto, and appraise and sell the same at such time and under such rules and regulations as he may prescribe and deposit the proceeds, less expenses incident to the appraisement and sale, in the Treasury of the United States, to the credit of the tribes respectively owning the said land and improvements, and immediately after any such sale patents for the realty thus sold shall be made and delivered in the same manner as now provided by law for other tribal property: *Provided*, That when practicable preference right shall be given to the State, counties and municipalities of Oklahoma to purchase said lands and improvements at the appraised value: *And provided*, That pending such appraisement and sale the Secretary of the Interior may temporarily lease said buildings and lands for the benefit of the tribes respectively to which they belong.

## COMMISSIONER.

For construction of ditches and reservoirs, purchase and use of irrigating tools and appliances and water rights, including lands necessary for canals, pipe lines, and reservoirs, for Indian reservations, in the discretion of the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior and subject to his control,

Under the Secretary.

Purchase of supplies to be advertised.

Exception.

*Provisos.*  
Irrigation.

Indian labor, etc.

Disbursing officers' bonds.

Acceptance of new bond releases sureties on prior bond.

Five Civilized Tribes.  
Buildings, etc., on lands of, may be sold.

Use of proceeds.

Patents in fee.

*Provisos.*  
Preference rights.

Temporary leases.

Under the Commissioner.

Irrigation.

<i>Proviso.</i> Superintendents.	two hundred thousand dollars, of which twenty-five thousand dollars shall be immediately available: <i>Provided</i> , That the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, may employ superintendents of irrigation, who shall be skilled irrigation engineers, not to exceed five, as in his judgment may be necessary to secure the construction of ditches and other irrigation works in a substantial and workmanlike manner.
Surveying and allotting.	For survey and subdivision of Indian reservations and of lands to be allotted to Indians, and to make allotments in severalty, to be expended by the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, seventy-five thousand dollars, of which fifteen thousand dollars shall be immediately available.
Suppressing liquor traffic.	To enable the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, to take action to suppress the traffic in intoxicating liquors among Indians, forty thousand dollars;
Support of schools.	For support of Indian day and industrial schools, and for other educational purposes not hereinafter provided for, one million four hundred thousand dollars;
Construction of buildings, etc.	For construction, purchase, lease, and repair of school buildings, and for sewerage, water supply, and lighting plants, and purchase of school sites, and improvement of buildings and grounds, four hundred thousand dollars;
Transporting pupils.	In all, two million, one hundred and fifteen thousand dollars. For collection and transportation of pupils to and from Indian schools, and also for the transportation of Indian pupils from all the Indian schools and placing of them, with the consent of their parents, under the care and control of such suitable white families as may in all respects be qualified to give such pupils moral, industrial, and educational training, seventy-five thousand dollars: <i>Provided</i> , That not exceeding five thousand dollars of this amount may be used, under direction of the Commissioner of Indian Affairs, in the transportation and placing of Indian pupils in positions where remunerative employment can be found for them in industrial pursuits. The provisions of this section shall apply to native pupils brought from Alaska.
<i>Proviso.</i> Positions for pupils.	
Alaska natives.	To enable the Commissioner of Indian Affairs, from time to time as he may deem necessary, to detail clerks from his office to make special investigations in the field: <i>Provided</i> , That while thus absent from Washington under such detail they shall receive a per diem of three dollars to cover all expenses, exclusive of transportation and sleeping-car fares, three thousand dollars.
Special investigations.	To enable the Commissioner of Indian Affairs to conduct experiments on Indian school or agency farms, designed to test the possibility of soil, climate, and so forth, in the cultivation of trees, grains, vegetables and fruits not hitherto raised in those neighborhoods, using Indian labor in the process, five thousand dollars.
<i>Proviso.</i> Per diem.	That all expenditure of money herein or hereafter appropriated for school purposes among the Indians, shall be at all times under the supervision and direction of the Commissioner of Indian Affairs, and in all respects in conformity with such conditions, rules, and regulations as to the conduct and methods of instruction and expenditure of money as may be from time to time prescribed by him, subject to the supervision of the Secretary of the Interior: <i>Provided</i> , That, except for pay of superintendents, not more than one hundred and sixty-seven dollars shall be expended for the annual support and education of any one pupil in any school herein specifically provided for, except when, by reason of epidemic, accident, or other sufficient cause, the attendance is so reduced or cost of maintenance so high that a larger expenditure is absolutely necessary, when the Commissioner of Indian Affairs, with the approval of the Secretary of the Interior, may allow a larger per capita expenditure: <i>Provided further</i> , That the total
Experimental tests of soils, etc.	
Supervision of expenditures.	
<i>Proviso.</i> Limit of per capita expense.	
Total for school.	

amount appropriated for the support of such school shall not be exceeded: *Provided further*, That the number of pupils in any school entitled to the per capita allowance hereby provided for shall be determined by taking the average enrollment for the entire fiscal year and not any fractional part thereof.

Determining per capita allowance.

There shall not be paid out of any appropriation, made in this Act, any greater rate of annual compensation to any superintendent of Indian schools during the fiscal year nineteen hundred and nine, than is authorized and paid out of appropriations made for the fiscal year nineteen hundred and eight.

Annual compensation of superintendents restricted.

The Commissioner of Indian Affairs is hereby authorized, under the direction of the Secretary of the Interior, to ascertain whether and upon what terms it may be possible to dispose of any of the nonreservation Indian schools which in his judgment are no longer of value to the Indian Service, and to report the result of his investigations to the next session of the Congress.

Disposal of nonreservation schools.

Investigation and report to Congress.

That hereafter any United States Indian agent, superintendent, or other disbursing agent of the Indian Service may deposit Indian moneys, individual or tribal, coming into his hands as custodian, in such national bank or banks as he may select: *Provided*, That the bank or banks so selected by him shall first execute to said disbursing agent a bond, with approved surety, in such an amount as will properly safeguard the funds to be deposited. Such bond shall be subject to the approval of the Secretary of the Interior.

Disbursing agents may select banks of deposit for Indian funds.

*Proviso.*  
Bond.

That the Commissioner of Indian Affairs is hereby authorized to send a special Indian agent, or other representative of his office, to visit any Indian tribe for the purpose of negotiating and entering into a written agreement with such tribe for the commutation of the perpetual annuities due under treaty stipulations, to be subject to the approval of Congress; and the Commissioner of Indian Affairs shall transmit to Congress said agreements with such recommendations as he may deem proper.

Negotiations for commutation of perpetual annuities authorized.

#### MISCELLANEOUS.

Miscellaneous.

Telegraphing, telephoning, and purchase of Indian supplies: To pay the expense of purchasing goods and supplies for the Indian Service, including inspection, pay of necessary employees, and all other expenses connected therewith; advertising, at rates not exceeding regular commercial rates; telegraphing and telephoning; and transporting Indian goods and supplies, including expenses of transportation agents and rent of warehouses, three hundred and fifteen thousand dollars: *Provided*, That hereafter warehouses for the receipt, storage, and shipment of goods for the Indian Service shall be maintained at the following places: New York, Chicago, Omaha, Saint Louis, and San Francisco: *Provided further*, That hereafter payment for transportation of Indian goods and supplies shall include all Indian transportation lawfully due such land-grant railroads as have not received aid in Government bonds (to be adjusted in accordance with the decisions of the Supreme Court in cases decided under such land-grant Acts), but in no case shall more than fifty per centum of full amount of service be paid to said land-grant roads: *Provided*, That such compensation shall be computed upon the basis of the tariff or lower special rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for such service: *Provided further*, That hereafter in expending money appropriated for this purpose a railroad company which has not received aid in bonds of the United States, and which obtained a grant of public lands to aid in the construction of its railroad on condition that such railroad should be a post route and military road, subject to the use of the United States for postal, military, naval, and other Government services, and

Supplies.  
All expenses.

Warehouses.

*Proviso.*  
Locations.

Transportation of Indian goods, etc., payments for, to land-grant railroads restricted.

Basis for computing compensation.

Fifty per cent to roads not bond aided.

also subject to such regulations as Congress may impose, restricting the charge for such Government transportation, having claims against the United States for transportation of Indian goods and supplies over such aided railroads, shall be paid out of the moneys appropriated for such purpose only on the basis of such rate for the transportation of such Indian goods and supplies as the Secretary of the Interior shall deem just and reasonable under the provisions set forth herein, such rate not to exceed fifty per centum of the compensation for such Government transportation as shall at that time be charged to and paid by private parties to any such company for like and similar transportation; and the amount so fixed to be paid shall be accepted as in full for all demands for such service.

Agency buildings. For buildings and repairs of buildings at agencies, and for rent of buildings for agency purposes, and for water supply at agencies, seventy-five thousand dollars.

Vaccination. For pure vaccine matter and vaccination of Indians, five thousand dollars.

General officers and employees.

## II. GENERAL OFFICERS AND EMPLOYEES.

### BOARD OF INDIAN COMMISSIONERS.

Citizen commission. For expenses of the commission of citizens, serving without compensation, appointed by the President under the provisions of the fourth section of the Act of April tenth, eighteen hundred and sixty-nine, four thousand dollars, of which amount not to exceed three hundred dollars may be used by the commission for office rent.

Vol. 16, p. 40.

### INSPECTORS.

Inspectors. For pay of eight Indian inspectors, two of whom shall be engineers, one to be designated as chief, competent in the location, construction, and maintenance of irrigation works, at two thousand five hundred dollars per annum each, except the chief engineer, who shall receive three thousand five hundred dollars, twenty-one thousand dollars.

Irrigation engineers.

Expenses. For traveling expenses of eight Indian inspectors, at three dollars per day when actually employed on duty in the field, exclusive of transportation and sleeping-car fare, in lieu of all other expenses now authorized by law, and for incidental expenses of negotiation, inspection, and investigation, including telegraphing and expenses of going to and going from the seat of government, and while remaining there under orders and direction of the Secretary of the Interior, for a period not to exceed twenty days, twelve thousand eight hundred dollars.

### SUPERINTENDENT OF INDIAN SCHOOLS.

Superintendent of schools. For pay of one superintendent of Indian schools, three thousand dollars.

Expenses. For necessary traveling expenses of one superintendent of Indian schools, including telegraphing and incidental expenses of inspection and investigation, one thousand five hundred dollars: *Provided*, That he shall be allowed three dollars per day for traveling expenses when actually on duty in the field, exclusive of cost of transportation and sleeping-car fare in lieu of all other expenses now allowed by law.

*Proviso.*  
Per diem.

### INTERPRETERS.

Interpreters. For payment of necessary interpreters, to be distributed in the discretion of the Secretary of the Interior, four thousand dollars; but no person employed by the United States and paid for any other service shall be paid for interpreting.

## POLICE.

For services of officers at twenty-five dollars per month each, and privates at twenty dollars per month each, of Indian police, to be employed in maintaining order and prohibiting illegal traffic in liquor on the several Indian reservations and within the Territory of Alaska, in the discretion of the Secretary of the Interior, for the purchase of equipments, and for the purchase of rations for policemen at nonration agencies, two hundred thousand dollars.

Police.

## MATRONS.

To enable the Secretary of the Interior to employ suitable persons as matrons to teach Indian girls in housekeeping and other household duties, at a rate not to exceed sixty dollars per month, and for furnishing necessary equipments, and renting quarters where necessary, thirty thousand dollars: *Provided*, That the amount paid said matrons shall not come within the limit for employees fixed by the Act of June seventh, eighteen hundred and ninety-seven.

Matrons.

*Proviso.*  
Additional.  
Vol. 30, p. 90.

## FARMERS AND STOCKMEN.

To enable the Commissioner of Indian Affairs to employ practical farmers and practical stockmen, subject only to such examination as to qualifications as the Secretary of the Interior may prescribe, in addition to the agency farmers now employed, at wages not exceeding seventy-five dollars each per month, to superintend and direct farming and stock raising among such Indians as are making effort for self-support, one hundred and twenty-five thousand dollars: *Provided*, That the amounts paid such farmers and stockmen shall not come within the limit for employees fixed by the Act of June seventh, eighteen hundred and ninety-seven: *Provided further*, That the Commissioner of Indian Affairs may employ additional farmers at any Indian school at not exceeding sixty dollars per month, subject only to such examination as to qualifications as the Secretary of the Interior may prescribe, said farmers to be in addition to the school farmers now employed.

Farmers and stockmen.

*Provisos.*  
Additional.  
Vol. 30, p. 90.

At schools.

## JUDGES.

For compensation of judges of Indian courts, twelve thousand dollars.

Judges, Indian courts.

## CONTINGENCIES.

For contingencies of the Indian Service, including traveling and incidental expenses of Indian agents and of their offices, and of the Commissioner of Indian Affairs; also traveling and incidental expenses of special agents, at three dollars per day when actually employed on duty in the field, exclusive of transportation and sleeping-car fare, in lieu of all other expenses now authorized by law, and expenses of going to and going from the seat of government, and while remaining there under orders and direction of the Commissioner of Indian Affairs, for a period not to exceed twenty days; for pay of employees not otherwise provided for, and for pay of special agents, at two thousand dollars per annum each, eighty-five thousand dollars: *Provided*, That hereafter the expense of procuring the official bond of any agent, superintendent, or other disbursing officer of the Indian Service shall be paid by the United States.

Contingencies.

*Proviso.*  
United States to pay  
cost of bonds of agents,  
etc.

## ARIZONA.

For pay of Indian agent at the San Carlos Agency, Arizona, one thousand eight hundred dollars.

Arizona.

San Carlos Agency, agent.

For support and civilization of the Apache and other Indians in Arizona and New Mexico who have been or may be collected on

Apaches, etc.  
Support, etc.

reservations in Arizona and New Mexico, three hundred thousand dollars: *Provided*, That the unexpended balance for the fiscal year nineteen hundred and eight is hereby appropriated and made available for nineteen hundred and nine.

*Proviso.*  
Balance available.

Pima Agency.  
Support, etc., of Indians.

For support and civilization of the Indians of Pima Agency, Arizona, forty thousand dollars, to be expended for their benefit in such manner as the Secretary of the Interior, in his discretion, may deem best.

#### FORT MOJAVE SCHOOL.

Fort Mojave school.

For support and education of two hundred Indian pupils at the Indian school at Fort Mojave, Arizona, and for pay of superintendent of said school, thirty-five thousand dollars;

For general repairs and improvements, three thousand dollars;

For repair of water system, three thousand dollars;

For purchase of steam boiler, two thousand dollars;

In all, forty-three thousand dollars.

#### PHOENIX SCHOOL.

Phoenix school.

For support and education of seven hundred Indian pupils at the Indian school at Phoenix, Arizona, and for pay of superintendent, one hundred and nineteen thousand four hundred dollars;

For improvement of power and heating plant, to be immediately available, nine thousand dollars;

For general repairs and improvements, eight thousand dollars;

In all, one hundred and thirty-six thousand four hundred dollars.

#### TRUXTON CANYON SCHOOL.

Truxton Canyon school.

For support and education of one hundred pupils at the Indian school at Truxton Canyon, Arizona, and for pay of superintendent, eighteen thousand two hundred dollars;

General repairs and improvements, one thousand dollars;

In all, nineteen thousand two hundred dollars.

Incidentals.

For general incidental expenses of the Indian Service in Arizona, including traveling expenses of agents, one thousand five hundred dollars.

California.

#### CALIFORNIA.

Mission Indians.  
Support, etc.

For support and civilization of the Mission Indians in California, including pay of employees, fifteen thousand dollars, part of which may be used for making improvements on lands in the use and occupation of Indians in southern California.

Northern Indians.  
Support, etc.

For support and civilization of the northern Indians, California, twenty thousand dollars, part of which may be used for making improvements on lands in the use and occupation of Indians in northern California.

Purchase of tillable land for certain Indians.

That the Secretary of the Interior be, and he is hereby, authorized to expend not to exceed fifty thousand dollars to purchase for the use of the Indians in California now residing on reservations which do not contain land suitable for cultivation and for Indians who are not now upon reservations in said State suitable tracts or parcels of land, water, and water rights in said State of California, and have constructed the necessary ditches, flumes, and reservoirs for the purpose of irrigating said lands and the irrigation of any lands now occupied by Indians in said State, and to construct suitable buildings upon said lands and to fence the tracts so purchased, and to fence, survey, and mark the boundaries of such Indian reservations in the State of California as

Irrigation.

the Secretary of the Interior may deem proper. And there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of fifty thousand dollars, or so much thereof as may be necessary, for the purpose of carrying out the provisions of this Act: *Provided*, That this appropriation shall be so expended as to make further appropriation for this purpose unnecessary.

Amount.

*Proviso.*  
Restriction.

## SHERMAN INSTITUTE.

For support and education of five hundred Indian pupils at the Sherman Institute, Riverside, California, and for pay of superintendent, eighty-six thousand dollars;

Sherman Institute.

For general repairs and improvements, ten thousand dollars;

For additional water and sewer system, three thousand dollars;

For addition to storehouse, four thousand dollars;

In all, one hundred and three thousand dollars.

For general incidental expenses of the Indian Service in California, including traveling expenses of agents, and support and civilization of Indians at the Round Valley, Hoopa Valley, and Tule River agencies, four thousand dollars;

Incidentals.

And pay of employees at same agencies, seven thousand dollars;

In all, eleven thousand dollars.

That one thousand dollars of the unexpended balance of eight thousand dollars appropriated by the Acts of June twenty-first, nineteen hundred and six (Thirty-fourth Statutes, page three hundred and thirty-three), and March first, nineteen hundred and seven (Thirty-fourth Statutes, page one thousand and twenty-two), for the purpose of removing obstructions both within and without the reservation from the bed of the stream which flows through the Round Valley Reservation, Mendocino County, California, and drains into Eel River, be, and the same is hereby, reappropriated and made available for use during the fiscal year ending June thirtieth, nineteen hundred and nine.

Round Valley  
Reservation.  
Removal of obstructions.  
Balance available.

Vol. 34, pp. 333, 1022.

That the sum of ten thousand dollars, or so much thereof as may be necessary, be, and the same hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, for the construction of a wagon road on the Hoopa Valley Indian Reservation, in the State of California, including necessary surveys, transportation, purchase of materials and tools, and for the subsistence of Indians furnishing labor, including forage for their animals, the labor for said construction to be performed as far as practicable by the Indians for the reservation: *Provided*, That no part of this appropriation shall be available until the proper officer of the Indian Bureau shall investigate and report that the work contemplated can be completed for the amount herein appropriated.

Hoopa Valley  
Indian Reservation,  
Cal.Wagon road to be  
constructed on.*Proviso.*  
Investigation and  
report.

There is hereby appropriated the sum of ten thousand dollars for the Indians of the Yuma Reservation, to be expended for their benefit in such manner and for such purposes as the Secretary of the Interior may prescribe, said sum to be reimbursable out of the proceeds derived from the sale of their lands; there is also appropriated out of any money in the Treasury not otherwise appropriated, the further sum of five thousand dollars, or so much thereof as may be necessary, to enable the Secretary of the Interior to reserve and set apart lands for town-site purposes in the Yuma Indian Reservation, California, and the Colorado River Indian Reservation in California and Arizona, and to survey, plat, and sell the tracts so set apart in such manner as he may prescribe, the net proceeds to be deposited in the Treasury of the United States to the credit of the Indians of the reservations, respectively, to be reimbursed out of the funds arising from the sale of the lands.

Yuma Reservation  
Indians.Town sites.  
Yuma and Colorado  
River reservations.

## COLORADO.

Colorado.

## GRAND JUNCTION SCHOOL.

Grand Junction school.

For support and education of two hundred Indian pupils at the Indian school at Grand Junction, Colorado, and for pay of superintendent, thirty-five thousand dollars;

General repairs and improvements, six thousand dollars;

In all, forty-one thousand dollars.

## FORT LEWIS SCHOOL.

Fort Lewis school.

For the support and education of two hundred Indian pupils at the Indian school at Fort Lewis, Colorado, and for pay of superintendent, thirty-five thousand one hundred dollars;

For general repairs and improvements, three thousand seven hundred dollars;

In all, thirty-eight thousand eight hundred dollars.

Incidentals.

For general incidental expenses of the Indian Service in Colorado, including traveling expenses of agents, one thousand dollars.

Idaho.

## IDAHO.

Coeur d'Alene Reservation. Superintendent.

For a superintendent in charge of agency and educational matters on the Coeur d'Alene Reservation, Idaho, one thousand two hundred dollars.

Fort Hall Reservation. Support, etc., of Indians.

For support and civilization of the Shoshones and Bannocks, Sheep-eaters, and other Indians of the Fort Hall Reservation in Idaho, including pay of employees, thirty thousand dollars.

Incidentals.

For general incidental expenses of the Indian Service in Idaho, including traveling expenses of agents, one thousand dollars.

Fort Hall Reservation. Irrigation. Vol. 34, p. 1024.

For carrying out the provisions of the Act of March first, nineteen hundred and seven (Thirty-fourth Statutes at Large, page one thousand and four) authorizing the Secretary of the Interior to acquire lands and other property necessary in constructing a reservoir for storing water for the purpose of irrigating lands on the Fort Hall Reservation in Idaho and those ceded by the Indians of said reservation and for construction of the system determined on, one hundred thousand dollars.

Coeur d'Alene Reservation. Additional ground for railroad station granted.

That the Chicago, Milwaukee and Saint Paul Railway Company of Idaho is hereby authorized to locate, subject to the approval of the Secretary of the Interior, an additional station ground not to exceed two hundred feet in width by a length of three thousand feet, west of Plummer, upon its located line in the Coeur d'Alene Indian Reservation, in the State of Idaho: *Provided*, That full compensation therefor shall be determined and paid under the direction of the Secretary of the Interior, in accordance with the provisions of the Act of March second, eighteen hundred and ninety-nine. (Thirtieth Statutes at Large, page nine hundred and ninety.)

Proviso. Compensation.

Vol. 30, p. 990.

Land withdrawn from allotment, etc. Description.

That the land in the following subdivisions now embraced in the Coeur d'Alene Indian Reservation in Idaho, to wit: Sections one, two, and twelve, township forty-six north, range four west, Boise meridian; sections thirty-five and thirty-six, township forty-seven north, range four west, Boise meridian; all of those portions of sections two, three, four, five, six, seven, eight, nine, ten, and eleven, township forty-six north, range three west, Boise meridian, lying south and west of the Saint Joe River in said township; all of those portions of sections thirty-one and thirty-two, township forty-seven north, range three west, Boise meridian, lying south and west of the Saint Joe River in said township is reserved and withdrawn from allotment and settle-

ment, and the Secretary of the Interior is hereby authorized to convey any part thereof to the State of Idaho to be maintained by said State as a public park, said conveyance to be made for such consideration and upon such terms and conditions as the Secretary of the Interior shall prescribe. The proceeds of such sale shall be deposited in the Treasury of the United States for the use and benefit of the Coeur d'Alene Indians in such manner as Congress shall hereafter prescribe.

Conveyance of part to Idaho for public park, authorized.

Proceeds of sale.

**SHOSHONES AND BANNOCKS. (TREATY.) (FOR SHOSHONES, SEE WYOMING.)**

Bannocks.

**BANNOCKS:** For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars.

Fulfilling treaty. Vol. 15, p. 676.

**COEUR D'ALENES. (TREATY.)**

Coeur d'Alenes.

For pay of blacksmith, carpenter, and physician, and purchase of medicines, as per the eleventh article of agreement, ratified by Act March, eighteen hundred and ninety-one, three thousand dollars.

Blacksmith, etc. Vol. 26, p. 1029.

**FORT HALL INDIANS. (TREATY.)**

Fort Hall Indians.

**FULFILLING TREATIES WITH FORT HALL INDIANS, IDAHO:** For last of twenty installments, as provided in agreement with said Indians, approved February twenty-third, eighteen hundred and eighty-nine, to be used by the Secretary of the Interior for the benefit of the Indians in such manner as the President may direct, six thousand dollars;

Fulfilling treaty. Vol. 25, p. 688.

That the Secretary of the Interior be, and he is hereby, authorized and directed to issue patent in fee to the Board of Missions of the Protestant Episcopal Church of the United States for certain lands heretofore set apart and used for church purposes, and more particularly described as follows: The southeast quarter of section thirty-six, township four south of range thirty-four east of Boise meridian, county of Bingham, State of Idaho, containing one hundred and sixty acres, more or less, being part of the lands included within the Fort Hall Indian Reservation: *Provided*, That said patent shall not issue until the Indians of said reservation shall have given their consent to the grant through their business committee or council in such manner as the Secretary of the Interior shall provide.

Board of Missions of Protestant Episcopal Church. Patent in fee to, of certain lands.

*Proviso.*

Consent of Indians.

**INDIANS FORMERLY OF LEMHI AGENCY, IDAHO:** For the second of twenty installments, as provided in agreement with the Indians of Fort Hall and Lemhi agencies, Idaho, approved February twenty-third, eighteen hundred and eighty-nine, to be used by the Secretary of the Interior for the benefit of the Indians removed to Fort Hall Reservation from Lemhi Agency, Idaho, in such manner as the President may direct, four thousand dollars;

Lemhi Agency. Fulfilling treaty with Indians formerly of. Vol. 25, p. 688.

In all, ten thousand dollars.

The unexpended balance of the appropriation for the survey of the Lemhi Indian Reservation, Idaho, in the Act approved June twenty-first, nineteen hundred and six, is hereby made available for the fiscal year ending June thirtieth, nineteen hundred and nine.

Balance available. Vol. 31, p. 334.

**IOWA.**

Iowa.

**SAC AND FOX SCHOOL.**

For support and education of eighty Indian pupils at the Indian school on Sac and Fox Reservation, Iowa, and for pay of superintendent, fourteen thousand five hundred and sixty dollars;

Sac and Fox school.

For general repairs and improvements, six hundred dollars;

In all, fifteen thousand one hundred and sixty dollars.

Purchase of certain lands with trust fund authorized.

That the Secretary of the Interior be, and he is hereby, authorized in his discretion, to expend out of the trust fund of thirty-eight thousand six hundred and three dollars and ninety-three cents, now on deposit in the United States Treasury to the credit of the Sac and Fox Indians of Iowa, a sum not exceeding twenty-four thousand dollars in the purchase of certain tracts of land adjoining or surrounded by the present reservation of said Indians in Tama County, Iowa.

Maximum price.

Aids to land improvements.

And the Secretary of the Interior is hereby authorized, in his discretion, to expend out of said trust fund a further sum not exceeding five thousand dollars, or so much thereof as he may deem necessary, to assist the said Sac and Fox Indians of Iowa in clearing and reducing to cultivation the tracts now owned by them and those that may be purchased under this Act.

Rebok and Cramer. Payment to.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Rebok and Cramer, a copartnership composed of Philip K. Rebok and Hiram W. Cramer, of Toledo, Iowa, the sum of seven hundred and sixteen dollars, found due them by the Secretary of the Interior under contract dated October second, nineteen hundred and five, for construction of laundry building and water system at the Sac and Fox Indian School, Iowa, out of the appropriation heretofore made for said purposes.

Kansas.

## KANSAS.

### HASKELL INSTITUTE.

Haskell Institute, Lawrence.

For support and education of seven hundred and fifty Indian pupils at the Indian school, Haskell Institute, Lawrence, Kansas, for transportation of pupils to and from said school, and for pay of superintendent, one hundred and thirty-seven thousand seven hundred and fifty dollars;

For general repairs and improvements, ten thousand dollars;

For porches and dormitories, three thousand dollars;

For heating plant, one thousand dollars;

In all, one hundred and fifty-one thousand seven hundred and fifty dollars.

### KICKAPOO INDIAN SCHOOL.

Kickapoo school.

For support and education of eighty Indian pupils at the Indian school, Kickapoo Reservation, Kansas, and for pay of superintendent, fourteen thousand eight hundred and sixty dollars;

General repairs and improvements, two thousand dollars;

In all, sixteen thousand eight hundred and sixty dollars.

Pottawatomies.

### POTTAWATOMIES. (TREATY.)

Annuities.  
Vol. 7, p. 51.

For permanent annuity, in silver, per fourth article of treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents;

Vol. 7, p. 114.

For permanent annuity, in silver, per third article of treaty of September thirtieth, eighteen hundred and nine, one hundred and seventy-eight dollars and ninety cents;

Vol. 7, p. 185.

For permanent annuity, in silver, per third article of treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents;

Vol. 7, p. 317.

For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifteen dollars and sixty cents;

Vol. 7, p. 320.  
Vol. 7, p. 317.

For permanent annuity, in specie, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, and second article of

treaty of September twentieth, eighteen hundred and twenty-eight, five thousand seven hundred and twenty-four dollars and seventy-seven cents;

For permanent provision for payment of money in lieu of tobacco, iron, and steel, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, and tenth article of treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents;

For permanent provision for three blacksmiths and assistants, and for iron and steel for shops, per third article of treaty of October sixteenth, eighteen hundred and twenty-six; second article of treaty of September twentieth, eighteen hundred and twenty-eight, and second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents;

For permanent provision for fifty barrels of salt, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, fifty dollars;

In all, nine thousand and thirty-seven dollars and ninety cents.

For building fences, cleaning up and putting in proper repair the old Pottawatomie Indian cemetery in Mission Township, Shawnee County, State of Kansas, the sum of six hundred dollars, to be expended under the direction of the Commissioner of Indian Affairs.

The Secretary of the Interior is hereby authorized to establish public roads not to exceed sixty feet in width on section lines on the Pottawatomie Reservation in Kansas wherever in his judgment such roads will be a benefit to the residents on such reservation.

#### SACS AND FOXES OF THE MISSOURI. (TREATY.)

For support of a school, per fifth article of treaty of March sixth, eighteen hundred and sixty-one, two hundred dollars.

That the Secretary of the Interior is hereby authorized, in his discretion, to pay per capita to the Iowa tribe of Indians in the States of Kansas and Oklahoma, under such rules and regulations as he may prescribe, the balance of the Iowa trust fund in the United States Treasury: *Provided*, That the Oklahoma branch of Iowas shall receive such an amount of this trust fund as will equalize for them the payment made to the Kansas branch under the Act approved May twenty-seventh, nineteen hundred and two (Thirty-second Statutes at Large, page two hundred and sixty-seven).

#### MICHIGAN.

##### MOUNT PLEASANT SCHOOL.

For support and education of three hundred Indian pupils at the Indian school, Mount Pleasant, Michigan, and for pay of superintendent, fifty-one thousand eight hundred dollars;

For general repairs and improvements, four thousand dollars;

In all, fifty-five thousand eight hundred dollars.

That the Secretary of the Interior is hereby directed to make a complete roll of the Ottawa and Chippewa Indians of the State of Michigan entitled to participate in the funds arising from the judgment of the Court of Claims, in case numbered twenty-seven thousand five hundred and thirty-seven, decided by the Court of Claims March fourth, nineteen hundred and seven, and of any other funds to their credit in the hands of the Treasurer of the United States, and said roll, when completed and approved by the Secretary of the Interior, shall be final and conclusive: *Provided*, That the expense thereof shall be paid out of the moneys found due said Indians in said cause.

Vol. 7, p. 318.

Vol. 9, p. 855.

Vol. 7, p. 296.

Vol. 7, p. 318.

Vol. 7, p. 321.

Vol. 7, p. 320.

Old cemetery.

Public roads.

Sacs and Foxes of the Missouri.

School.  
Vol. 12, p. 1173.

Iowas.  
Per capita payments to.

*Proviso.*  
Oklahoma branch.

Vol. 32, p. 267.

Michigan.

Mount Pleasant school.

Ottawa and Chippewa Indians.  
Final roll.

*Proviso.*  
Expenses.

## Minnesota.

## MINNESOTA.

Agents.  
Leech Lake Agency.

For pay of Indian agent at the Leech Lake Agency, Minnesota, one thousand eight hundred dollars.

White Earth  
Agency.

For pay of Indian agent at White Earth Agency, Minnesota, one thousand eight hundred dollars.

In all, three thousand six hundred dollars.

Drainage survey of  
unsold ceded lands.  
Vol. 34, p. 352.  
*Proviso.*  
Reimbursement.

To complete the drainage survey provided for under the Act of June twenty-first, nineteen hundred and six, ten thousand dollars: *Provided*, That said amount shall be reimbursed to the Treasury of the United States from the funds in the Treasury belonging to said Indians derived from the sale of lands under the Act of January fourteenth, eighteen hundred and eighty-nine.

Vol. 25, p. 642.

D. C. Lightbourn  
and George D. Hamil-  
ton.  
Payments to.

That the Secretary of the Interior is hereby authorized and directed to pay to D. C. Lightbourn, of Ada, Minnesota, the sum of one thousand two hundred and forty-four dollars and forty-five cents, and to George D. Hamilton, of Detroit, Minnesota, the sum of eight hundred and thirty dollars, out of any money standing to the credit of all the Chippewa Indians of Minnesota out of the fund known as "Chippewas in Minnesota Fund," in payment of bills incurred in advertising, and the said sums are hereby appropriated for said purpose: *Provided*, That the Secretary of the Interior shall first examine said accounts and approve the same.

*Proviso.*  
Accounts.

White Earth band  
of Chippewas.  
Payment to, for an-  
nual celebration ex-  
penses.

The Secretary of the Interior is hereby authorized to pay to the executive committee of the White Earth band of Chippewa Indians in Minnesota the sum of one thousand dollars, or so much thereof as may be necessary, to be expended in the annual celebration of said band to be held June fourteenth, nineteen hundred and eight, out of the funds belonging to said band.

## MORRIS SCHOOL.

Morris school.

For the support and education of one hundred and fifty Indian pupils at the Indian school, Morris, Minnesota, and for pay of superintendent, twenty-six thousand five hundred and fifty dollars;

For general repairs and improvements, three thousand dollars;

In all, twenty-nine thousand five hundred and fifty dollars.

## PIPESTONE SCHOOL.

Pipestone school.

For support and education of two hundred and twenty-five Indian pupils at the Indian school, Pipestone, Minnesota, and for pay of superintendent, thirty-nine thousand one hundred and seventy-five dollars;

For general repairs and improvements, two thousand five hundred dollars;

In all, forty-one thousand six hundred and seventy-five dollars.

Chippewas of the  
Mississippi.

## CHIPPEWAS OF THE MISSISSIPPI. (TREATY.)

Schools.

Vol. 16, p. 720.

For support of a school or schools upon said reservation, during the pleasure of the President, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, four thousand dollars.

Chippewas of Min-  
nesota.

## CHIPPEWAS OF MINNESOTA, REIMBURSABLE. (TREATY.)

Advance interest.

Vol. 25, p. 645.

Advance interest to the Chippewa Indians in Minnesota, as required by section seven of "An Act for the relief of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine, to be expended under the direction of the

Secretary of the Interior, in the manner required by said Act (reimbursable), ninety thousand dollars.

To enable the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, to carry out an Act entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine, namely, the purchase of material and employment of labor for the erection of houses for Indians; for the purchase of agricultural implements, stock and seeds, breaking and fencing land; for payment of expenses of delegations of Chippewa Indians to visit the White Earth Reservation; for the erection and maintenance of day and industrial schools; for subsistence and for pay of employees; for pay of commissioners and their expenses, and for removal of Indians and for their allotments, to be reimbursed to the United States out of the proceeds of sale of their lands, one hundred and fifty thousand dollars.

That section three of the Act approved February twentieth, nineteen hundred and four (Thirty-third Statutes at Large, page fifty), modifying and amending the agreement with the Indians of the Red Lake Reservation in Minnesota, is hereby so far modified as to permit the payment of the annual installments provided for in said section during the month of April each year, instead of October.

Civilization, etc.  
Vol. 25, p. 642.

Red Lake Indian  
Reservation.  
Payment of annual  
installments.  
Vol. 33, p. 50.

### MONTANA.

For pay of Indian agents in Montana at the following-named agencies at the rates respectively indicated, namely:

At the Blackfeet Agency, Montana, one thousand eight hundred dollars.

At the Crow Agency, Montana, one thousand eight hundred dollars.

At the Flathead Agency, Montana, one thousand eight hundred dollars.

For support and civilization of the Indians at Fort Belknap Agency, Montana, including pay of employees, twenty thousand dollars.

For support and civilization of the Crow Indians in Montana, including pay of employees, eight thousand dollars.

For support and civilization of Indians at Flathead Agency, Montana, including pay of employees, nine thousand dollars.

For the rebuilding of the flour, saw, and shingle mill at the Flathead Indian Reservation subagency, Montana, at Ronan, ten thousand dollars, the same to be immediately available from any balance now in the Treasury, to be reimbursed from the proceeds of sales of surplus land after allotment.

For support and civilization of the Indians at Fort Peck Agency, Montana, including pay of employees, fifty thousand dollars.

For completion and extension of the Milk River Irrigation System on the Fort Belknap Reservation in Montana, twenty-five thousand dollars.

That for the purchase of machinery, tools, implements, other equipment, and animals for the Indians on the Fort Belknap Indian Reservation, in the State of Montana, to enable said Indians to engage in the raising of sugar beets and other crops, the sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be immediately available, the same to be expended under the direction of the Secretary of the Interior: *Provided*, That said expenditures shall be made under such conditions as said Secretary may prescribe for the repayment by said Indians to the United States of the sum so expended.

For preliminary surveys, plans, and estimates of irrigating systems to irrigate the allotted lands of the Indians of the Flathead Reservation in Montana and the unallotted irrigable lands to be disposed of

Montana.

Agents.

Blackfeet Agency.

Crow Agency.

Fort Belknap  
Agency.  
Support, etc., of  
Indians.  
Crow Indians.  
Support, etc.

Flathead Agency.  
Support, etc., of  
Indians.  
Flour, etc., mill at  
Ronan.

Reimbursement.

Fort Peck Agency.  
Support, etc., of  
Indians.

Fort Belknap Res-  
ervation.  
Irrigation.  
Purchase of imple-  
ments, etc.

Immediately avail-  
able.

*Proviso*.  
Reimbursement.

Flathead Reserva-  
tion.  
Irrigation.  
Vol. 33, p. 305.  
Post. p. 448.

under the Act of April twenty-third, nineteen hundred and four, entitled "An Act for the survey and allotment of lands now embraced within the limits of the Flathead Indian Reservation in the State of Montana, and the sale and disposal of all surplus lands after allotment," and to begin the construction of the same, fifty thousand dollars, the cost of said entire work to be reimbursed from the proceeds of the sale of the lands within said reservation.

**Incidentals.**

For general incidental expenses of the Indian Service in Montana, including traveling expenses of agents, two thousand five hundred dollars;

**Survey, allotment, etc.**

To enable the Secretary of the Interior to complete the survey, allotment, classification, and appraisement of the lands in the Flathead Indian Reservation, Montana, fifteen thousand dollars: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of the surplus lands after the allotments are made.

**Proviso.  
Reimbursement.****Crows.****CROWS. (TREATY.)****Fulfilling treaty.  
Vol. 15, p. 662.**

For pay of physician, as per tenth article of the treaty of May seventh, eighteen hundred and sixty-eight, one thousand two hundred dollars;

For pay of carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of same treaty, three thousand six hundred dollars;

For pay of second blacksmith, as per eighth article of same treaty, one thousand two hundred dollars;

In all, six thousand dollars.

**Northern Cheyennes and Arapahoes.****NORTHERN CHEYENNES AND ARAPAHOES. (TREATY.)****Subsistence, etc.  
Vol. 19, p. 256.**

For subsistence and civilization, as per agreement with the Sioux Indians approved February twenty-eighth, eighteen hundred and seventy-seven, including subsistence and civilization of Northern Cheyennes removed from Pine Ridge Agency to Tongue River, Montana, ninety thousand dollars;

**Physician, etc.  
Vol. 15, p. 658.**

For pay of physician, two teachers, two carpenters, one miller, two farmers, a blacksmith, and engineer, per seventh article of the treaty of May tenth, eighteen hundred and sixty-eight, nine thousand dollars;

In all, ninety-nine thousand dollars.

**Chief Rocky Boy's band of Chippewas.  
Purchase of land, etc., for.**

That the Secretary of the Interior be, and he is hereby, authorized to expend not to exceed thirty thousand dollars for the purpose of settling Chief Rocky Boy's band of Chippewa Indians, now residing in Montana, upon public lands, if available, in the judgment of the Secretary of the Interior, or upon some suitable existing Indian reservation in said State, and to this end he is authorized to negotiate and conclude an agreement with any Indian tribe in said State, or, in his discretion, to purchase suitable tracts of lands, water and water rights, in said State of Montana and to construct suitable buildings upon said lands and to purchase for them such necessary live stock and implements of agriculture as he may deem proper. And there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of thirty thousand dollars, or so much thereof as may be necessary, for the purpose of carrying out the provisions of this section.

**Nebraska.****NEBRASKA.****Genoa school.****GENOA SCHOOL.**

For support and education of three hundred Indian pupils at the Indian School, Genoa, Nebraska, and for pay of superintendent, fifty-one thousand eight hundred dollars.

For general repairs and improvements, three thousand dollars;

In all, fifty-four thousand eight hundred dollars.

## WINNEBAGOES. (TREATY.)

Winnebagoes.

For interest on eight hundred and four thousand nine hundred and nine dollars and seventeen cents, at five per centum per annum, per fourth article of treaty of November first, eighteen hundred and thirty-seven, forty thousand two hundred and forty-five dollars and forty-five cents; and the Secretary of the Interior is hereby directed to expend said interest for the support, education, and civilization of said Indians, to be expended in such manner and to whatever extent that he may judge to be necessary and expedient for their welfare and best interest;

Support, etc.  
Vol. 7, p. 545.

Civilization, etc.

For interest on seventy-eight thousand three hundred and forty dollars and forty-one cents, at five per centum per annum, to be expended under the direction of the Secretary of the Interior for the erection of houses, improvement of their allotments of land, purchase of stock, agricultural implements, seeds, and other beneficial objects, three thousand nine hundred and seventeen dollars and two cents;

For the purpose of rewooding and repiling the present old bridge across the Niobrara River between the Santee and Ponca reservations, Nebraska, supplying the same with new ice breaks, but using the iron-work of the old combination bridge, the sum of twelve thousand dollars, or so much thereof as may be necessary, the work to be done under the direction and supervision of the War Department;

Niobrara River.  
Repairing old  
bridge.

In all, fifty-six thousand one hundred and sixty-two dollars and forty-seven cents.

## NEVADA.

Nevada.

For support and civilization of the Indians of the Western Shoshone Agency, Nevada, including pay of employees, eight thousand dollars.

Western Shoshone  
Agency.  
Support, etc., of In-  
dians.

## CARSON SCHOOL.

For support and education of three hundred Indian pupils at the Indian school at Carson City, Nevada, and for pay of superintendent, fifty-one thousand nine hundred dollars;

Carson school.

For general repairs and improvements, five thousand dollars;  
In all, fifty-six thousand nine hundred dollars.

For general incidental expenses of the Indian Service in Nevada, including traveling expenses of agents, and support and civilization of Indians located on the Piute, Walker River, and Pyramid Lake reservations, five thousand dollars;

Incidentals.

And pay of employees, including physician at the Walker River Reservation, four thousand dollars;

In all, nine thousand dollars.

That in carrying out any irrigation project which may be undertaken under the provisions of the Act of June seventeenth, nineteen hundred and two (Thirty-second Statutes, page three hundred and eighty-eight), known as the reclamation Act, and which may make possible, and provide for, in connection with the reclamation of other lands, the irrigation of all or any part of the irrigable lands heretofore included in allotments made to Indians under the fourth section of the general allotment Act, the Secretary of the Interior be, and he hereby is, authorized to make such arrangement and agreement in reference thereto as said Secretary deems for the best interest of the Indians:

Irrigation.

Vol. 32, p. 388.

*Provided*, That no lien or charge for construction, operation or maintenance shall thereby be created against any such reserved lands: *And provided further*, That to meet the necessary cost of carrying out this legislation, the Secretary of the Interior is authorized to expend, out of the sum appropriated in this Act for irrigation, an amount not exceeding thirteen thousand dollars.

Vol. 24, p. 389.

*Provided*.  
No lien, etc., against  
reserved lands.  
Limit of cost.

## New Mexico.

## NEW MEXICO.

(SEE ARIZONA FOR "SUPPORT AND CIVILIZATION OF THE APACHE, AND SO FORTH," IN ARIZONA AND NEW MEXICO.)

## ALBUQUERQUE SCHOOL.

Albuquerque school. For support and education of three hundred Indian pupils at the Indian school at Albuquerque, New Mexico, and for pay of superintendent, fifty-one thousand nine hundred dollars;  
 General repairs and improvements, five thousand dollars;  
 For completing water system, two thousand dollars;  
 In all, fifty-eight thousand nine hundred dollars.

## SANTA FE SCHOOL.

Santa Fe school. For support and education of three hundred Indian pupils at the Indian school at Santa Fe, New Mexico, and for pay of superintendent, fifty-one thousand nine hundred dollars;  
 For general repairs and improvements, five thousand dollars;  
 For water supply, one thousand six hundred dollars;  
 In all, fifty-eight thousand five hundred dollars.  
 For pay of one special attorney for the Pueblo Indians of New Mexico, one thousand five hundred dollars;  
 And for necessary traveling and incidental expenses of said attorney, five hundred dollars;  
 For general incidental expenses of the Indian Service in New Mexico, including traveling expenses of agents, one thousand dollars.

Incidentals.

Zuni irrigation project. For the completion of the Zuni irrigation project in New Mexico, twenty-five thousand dollars.

## New York.

## NEW YORK.

New York Agency Agent, etc. For pay of Indian agent at the New York Agency, New York, one thousand dollars.  
 For pay of physician, New York Agency, six hundred dollars.

## Senecas.

## SENECAS OF NEW YORK. (TREATY.)

Annuity. Vol. 4, p. 442. For permanent annuity, in lieu of interest on stock, per Act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars;  
 For interest, in lieu of investment, on seventy-five thousand dollars, at five per centum, per Act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars;  
 For interest, at five per centum, on forty-three thousand and fifty dollars transferred from the Ontario Bank to the United States Treasury, per Act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents;  
 In all, eleven thousand nine hundred and two dollars and fifty cents.

## Six Nations.

## SIX NATIONS OF NEW YORK. (TREATY.)

Annuity. Vol. 7, p. 46. For permanent annuity, in clothing and other useful articles, per sixth article of treaty of November eleventh, seventeen hundred and ninety-four, four thousand five hundred dollars.

## North Carolina.

## NORTH CAROLINA.

## CHEROKEE SCHOOL.

Cherokee school. For support and education of one hundred and sixty pupils at the Indian school at Cherokee, North Carolina, and for pay of superintendent, twenty-eight thousand two hundred and twenty dollars;  
 For general repairs and improvements, five hundred dollars;  
 In all, twenty-eight thousand seven hundred and twenty dollars.

## NORTH DAKOTA.

North Dakota.

For pay of Indian agent at the Standing Rock Agency, North Dakota, one thousand eight hundred dollars. Agent, Standing Rock Agency.

For support and civilization of Sioux of Devils Lake, North Dakota, five thousand dollars. Devils Lake Sioux. Support, etc., of Indians.

For support and civilization of Indians at Fort Berthold Agency, in North Dakota, including pay of employees, twenty thousand dollars. Fort Berthold Agency. Support, etc., of Indians.

For support and civilization of Turtle Mountain Band of Chippewas, North Dakota, including seeds, thirteen thousand dollars. Turtle Mountain Band.

## FORT TOTTEN SCHOOL.

For support and education of three hundred and twenty-five Indian pupils at the Indian school, Fort Totten, North Dakota, and for pay of superintendent, fifty-five thousand nine hundred and seventy-five dollars; Fort Totten school.

For general repairs and improvements, five thousand dollars;

In all, sixty thousand nine hundred and seventy-five dollars.

## WAHPETON SCHOOL.

For the support and education of one hundred Indian pupils at the Indian school at Wahpeton, North Dakota, and for pay of superintendent, eighteen thousand two hundred dollars; Wahpeton school.

For general repairs and improvements, two thousand dollars;

For purchase of live stock, seed, equipment of farm, and machinery, five thousand dollars, to be immediately available;

For construction of concrete walk, driveways and grading, two thousand five hundred dollars;

For the erection of a school hospital, six thousand dollars;

For equipment of laundry, workshop, and school buildings, three thousand dollars.

In all, thirty-six thousand seven hundred dollars.

## BISMARCK SCHOOL.

For support and education of one hundred Indian pupils at the Indian school, Bismarck, North Dakota, and for pay of superintendent, eighteen thousand two hundred dollars; Bismarck school.

For general repairs and improvements, two thousand dollars;

In all, twenty thousand two hundred dollars.

For general incidental expenses of the Indian Service in North Dakota, including traveling expenses of agents at three agencies, one thousand dollars. Incidentals.

For pay of Indian agent at Fort Berthold Agency, one thousand eight hundred dollars. Agent, Fort Berthold Agency.

## OKLAHOMA.

Oklahoma.

For pay of Indian agents in Oklahoma at the following-named agencies at the rates respectively indicated, namely: Agents.

At the Kiowa Agency, Oklahoma, one thousand eight hundred dollars. Kiowa Agency.

At the Osage Agency, Oklahoma, two thousand five hundred dollars. Osage Agency. Apaches, etc. Support, etc.

For support and civilization of the Apaches, Kiowas, Comanches, Wichitas, and affiliated bands who have been collected in the reservations set apart for their use and occupation, twenty-five thousand dollars. That the Secretary of the Interior be, and he is hereby, authorized to pay or cause to be paid, out of any money in the Treasury to the credit of the Kiowa-Comanche and Apache Indians of Oklahoma, an amount of money, the total of which shall not exceed one hundred dollars per capita to the Kiowa-Comanche and Apache tribes Payment to Kiowas, etc., authorized.

of Indians in Oklahoma. This shall not apply as a limitation on any former powers vested in the Secretary with reference to the funds to the credit of said Indian tribes.

**Arapahoes and Cheyennes.**

For support and civilization of the Arapahoes and Cheyennes who have been collected on the reservations set apart for their use and occupation, thirty-five thousand dollars.

**Kansas Indians.**

For support and civilization of the Kansas Indians, Oklahoma, including agricultural assistance and pay of employees, one thousand five hundred dollars.

**Kickapoo.**

For support and civilization of the Kickapoo Indians in Oklahoma, two thousand dollars.

**Ponca.**

For support and civilization of the Ponca Indians, including pay of employees, nine thousand dollars.

**Bureau of Catholic Missions.**

Patent in fee.  
Post, p. 446.

The Secretary of the Interior is hereby authorized to issue a patent to the Bureau of Catholic Indian Missions for the southeast quarter of the northeast quarter of section six, township twenty-eight north, range twenty-four east of the Indian meridian, Indian Territory, the same having been set apart to the Roman Catholic Church for church and school purposes by the Quapaw National Council, on August twenty-fourth, eighteen hundred and ninety-three, and said church having maintained a church and school thereon since that date.

**Cheyenne Boarding School.**

Sale of certain lands, etc., for the benefit of, and other schools.  
Post, p. 448.

That the Secretary of the Interior be, and he is hereby, authorized to sell and convey six hundred and forty acres of the lands, together with the buildings and other appurtenances thereunto belonging, heretofore set aside as reservations for the Cheyenne and Arapahoe Agency and the Arapahoe Indian School in Oklahoma; and that he be further authorized to use all or any part of the proceeds of the sale thereof in the erection of new buildings, and in repairs and improvements, at the present Cheyenne Boarding School under the Cheyenne and Arapahoe Agency, Oklahoma, and in the establishment of such day schools as may be required for the said Cheyenne and Arapahoe Indians in Oklahoma; and that the balance of the said proceeds of sale, if there be any, may be utilized in the support and maintenance of the said Cheyenne Boarding School or the said day schools.

**William Billy and Tom Jack, alienation restrictions removed.**

That the restrictions on the alienation of any one acre of the lands allotted to William Billy and Tom Jack, Choctaw allottees, are hereby removed.

#### CHILOCCO SCHOOL.

**Chilocco school.**

For support and education of seven hundred Indian pupils at the Indian school at Chilocco, Oklahoma, and for pay of superintendent, one hundred and nineteen thousand four hundred dollars;

For general repairs and improvements, ten thousand dollars;

In all, one hundred and twenty-nine thousand four hundred dollars.

**Pawnees.**

#### PAWNEES. (TREATY.)

**Annuity.**  
Vol. 11, p. 729.  
Vol. 27, p. 644.

For perpetual annuity, which is to be paid in cash to them, per second article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, and agreement of November twenty-third, eighteen hundred and ninety-two, article three, thirty thousand dollars;

**Schools.**  
Vol. 11, p. 730.

For support of two manual-labor schools, per third article of same treaty of September twenty-fourth, eighteen hundred and fifty-seven, ten thousand dollars;

**Farmer, etc.**  
Vol. 11, p. 730.

For pay of one farmer; two blacksmiths, one miller, one engineer and apprentices, and two teachers, as per fourth article of same treaty, five thousand four hundred dollars;

**Physician.**

For pay of physician and purchase of medicines, one thousand two hundred dollars;

For purchase of iron and steel and other necessaries for the shops, as per fourth article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, five hundred dollars;

In all, forty-seven thousand one hundred dollars.

Iron, steel, etc.  
Vol. 11, p. 730.

QUAPAWS. (TREATY.)

Quapaws.

For education, per third article of treaty of May thirteenth, eighteen hundred and thirty-three, one thousand dollars;

Education.  
Vol. 7, p. 425.

For blacksmith and assistants, and tools, iron, and steel for blacksmith shop, per same article and treaty, five hundred dollars;

Blacksmith, etc.

In all, one thousand five hundred dollars: *Provided*, That the President of the United States shall certify the same to be for the best interests of the Indians.

*Proviso.*  
Certificate of President.

SACS AND FOXES OF THE MISSISSIPPI. (TREATY.)

Sacs and Foxes of the Mississippi.

For permanent annuity, in goods or otherwise, per third article of treaty of November third, eighteen hundred and four, one thousand dollars;

Annuity.  
Vol. 7, p. 85.

For interest on two hundred thousand dollars, at five per centum, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, ten thousand dollars;

Interest.  
Vol. 7, p. 541.

For interest on eight hundred thousand dollars, at five per centum, per second article of treaty of October eleventh, eighteen hundred and forty-two, forty thousand dollars: *Provided*, That the sum of one thousand five hundred dollars of this amount shall be used for the pay of a physician and for purchase of medicine;

*Proviso.*  
Physician, etc.

In all, fifty-one thousand dollars.

That the Secretary of the Interior is hereby authorized, in his discretion, to pay per capita to the Sac and Fox of the Mississippi tribe of Indians in the State of Oklahoma, the sum of one hundred thousand dollars, out of the trust fund now to their credit in the United States Treasury, under such rules and regulations as he may prescribe: *Provided*, That said payment shall only be made upon application of a majority of the members of said tribes expressed in open council: *Provided further*, That the Secretary of the Interior is authorized, in his discretion, to pay, upon the surrender of the note hereinafter described, out of the above sum appropriated for the Sac and Fox Indians, to Helen Pennock, the widow and surviving heir of William Pennock, the sum of six hundred dollars, in full settlement of a promissory note given by Mo-ko-ho-ko and Ke-wa-quah, chiefs of the Sac and Fox Indians, and Ketch-e-Cush, a councilman.

Per capita payment.

*Provisos.*  
Restriction.

Helen Pennock.  
Payment to.

That there be, and hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, the sum of two hundred and fifteen thousand dollars, for the fulfillment of certain treaty obligations to the Mexican Kickapoo Indians for differences arising out of the stipulations of article four of the treaty of June twenty-eighth, eighteen hundred and sixty-two, and for all other differences growing out of any and all treaties and agreements heretofore made between said Indians and the United States. Said sum of two hundred and fifteen thousand dollars shall be paid by the Secretary of the Treasury as authorized and directed by a majority of the members of said Mexican Kickapoo tribe in council assembled. Such council shall be composed of a majority of those surviving members of said tribe, male and female, heretofore allotted in Oklahoma. The authorization above mentioned and the proceedings of said council shall be attested by a clerk of the United States district court of the Territory of Arizona. Said sum shall be immediately available and the indorsement of the warrant issued in payment thereof shall be deemed and shall be a receipt in full for all claims of every kind whatsoever of the said Mex-

Mexican Kickapoo Indians.  
Settlement of all claims of, against United States.  
Vol. 13, p. 624.

Payment.

ican Kickapoo Indians against the United States, and such authorization to the Secretary of the Treasury by said Indians as herein provided shall be considered to be and shall be an acceptance of said sum in final settlement of all claims of every kind whatsoever of the said Mexican Kickapoo Indians against the United States.

### FIVE CIVILIZED TRIBES.

#### Five Civilized Tribes.

Union Agency.  
Agent.

For pay of Indian agent at the Union Agency, Oklahoma, four thousand five hundred dollars.

Special clerks, etc.

For special clerical force in the office of the United States Indian agent, Union Agency, and miscellaneous expenses in connection with entering of remittances received in account of payments of town lots and issuance of patents, six thousand dollars.

Leases, etc.  
Vol. 34, p. 145.

For clerical work and labor connected with the leasing of Creek and Cherokee lands, for mineral and other purposes, and the leasing of lands of full-blood Indians under the Act of April twenty-sixth, nineteen hundred and six, and Acts amendatory thereto, forty thousand dollars.

For clerical work and labor connected with the sale of inherited and other lands, Five Civilized Tribes, fifteen thousand dollars.

Removal of intruders, etc.

Removal of intruders, Five Civilized Tribes: For the purpose of removing intruders and placing allottees in unrestricted possession of their allotments, to be expended under the direction of the Secretary of the Interior, twenty thousand dollars.

Removal of alienation restrictions.  
Vol. 33, p. 204.

To enable the Secretary of the Interior to carry out the provisions of the Act approved April twenty-first, nineteen hundred and four, for the removal of restrictions upon the alienation of lands of allottees of the Five Civilized Tribes, twenty-five thousand dollars.

Incidental expenses.

For general incidental expenses of the Indian Service in Oklahoma, and for pay of employees, twenty-two thousand dollars.

Sales, etc., of allotted lands.  
Investigation of.

To enable the Secretary of the Interior to investigate or cause to be investigated any lease, power of attorney, contract, deed, or agreement to sell any allotted land which he has reason to believe has been obtained by fraud, or in violation of the terms of existing agreements with any of the Five Civilized Tribes, as provided by the Act approved March third, nineteen hundred and five, ten thousand dollars.

Vol. 33, p. 1060.

Orphan Indian children, contract for.

That the Secretary of the Interior be, and he is hereby, authorized to make such contract as in his judgment seems advisable for the care of orphan Indian children of the Five Civilized Tribes, and for the purpose of carrying this provision into effect the sum of ten thousand dollars, or so much thereof as is necessary.

Restoration to final rolls.

That contracts heretofore or hereafter made by and between persons stricken by the Secretary of the Interior from the final rolls of the Five Civilized Tribes, and attorneys employed by them to secure their restoration to said rolls, shall be valid and enforceable when approved by the Secretary of the Interior in their original or in such modified form as he may deem equitable and not otherwise; and such contracts as are approved as herein provided, when recorded in the county where such land is located shall be a lien, in the event of the restoration of such persons to the rolls against allotted lands or tribal funds of the persons so restored to or given rights upon said rolls.

Contracts with attorneys for services.

That the Secretary of the Interior be, and is hereby, authorized, if after investigation he believes such action be justified, to pay Samuel Brown seven thousand three hundred and eighty-four dollars and ninety-four cents, from any funds in the Treasury of the United States to the credit of the Creek Nation.

Samuel Brown.  
Payment to.

D. H. Johnson.  
Payment to.

That the Secretary of the Interior is hereby authorized and directed to pay out of the Chickasaw fund to D. H. Johnson, governor of the Chickasaw Nation, compensation for his services as such governor, at

the rate of one thousand five hundred dollars per annum from March fourth, nineteen hundred and six, so long as he shall legally serve as such governor.

## SCHOOLS.

For the maintenance, strengthening, and enlarging of the tribal schools of the Cherokee, Creek, Choctaw, Chickasaw, and Seminole nations, and making provision for the attendance of children of parents of other than Indian blood therein, and the establishment of new schools under the control of the Department of the Interior, the sum of three hundred thousand dollars, or so much thereof as may be necessary, to be placed in the hands of the Secretary of the Interior, and disbursed by him under such rules and regulations as he may prescribe.

Tribal schools.  
Maintenance, etc.

## FOR COMPLETION OF WORK.

For the completion of the work heretofore required by law to be done by the Commission to the Five Civilized Tribes, one hundred and forty-three thousand four hundred and ten dollars, said appropriation to be disbursed under the direction of the Secretary of the Interior, and the Secretary of the Interior is directed to so disburse this appropriation as to complete said work by July first, nineteen hundred and nine.

Completing work of  
Commission.

## CHOCTAWS. (TREATY.)

For permanent annuity, per second article of treaty of November sixteenth, eighteen hundred and five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars;

Choctaws.

Annuity.  
Vol. 7, p. 99.  
Vol. 11, p. 614.

For permanent annuity for support of light horsemen, per thirteenth article of treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;

Light horsemen.  
Vol. 7, p. 213.  
Vol. 11, p. 614.

For permanent annuity for support of blacksmith, per sixth article of treaty of October eighteenth, eighteen hundred and twenty, ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;

Blacksmith.  
Vol. 7, pp. 212, 236.

For permanent annuity for education, per second and thirteenth articles of last two treaties named above, six thousand dollars;

Education.  
Vol. 7, p. 235.  
Vol. 11, p. 614.

For permanent annuity for iron and steel, per ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars;

Iron and steel.  
Vol. 7, p. 236.  
Vol. 11, p. 614.

In all, ten thousand five hundred and twenty dollars.

## SEMINOLES. (TREATY.)

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

Seminoles.

Interest.  
Vol. 11, p. 702.

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity (they having joined their brethren West), per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

For interest on fifty thousand dollars, at the rate of five per centum per annum, to be paid annually, for the support of schools, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars;

Vol. 14, p. 757.

For interest on twenty thousand dollars, at the rate of five per centum per annum, to be paid annually for the support of the Seminole government, as per same article, same treaty, one thousand dollars;

In all, twenty-eight thousand five hundred dollars.

Care of insane Indians.

For the care and support of insane Indians in Oklahoma, to be expended under the direction of the Secretary of the Interior, twenty thousand dollars, or so much thereof as may be necessary.

Oregon.

## OREGON.

Klamath Agency. Support, etc., of Indians.

For support and civilization of the Klamath, Modocs, and other Indians of the Klamath Agency, Oregon, including pay of employees, eight thousand dollars.

California and Oregon Land Company. Payment to Klamath Agency Indians for lands conveyed to. Vol. 24, p. 383.

That there is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, the sum of one hundred and eight thousand seven hundred and fifty dollars, or so much thereof as may be necessary, to pay the Indians of the Klamath agency for the lands conveyed to the California and Oregon Land Company, in accordance with the provisions of the Act of June twenty-first, nineteen hundred and six (Thirty-fourth Statutes at Large, pages three hundred twenty-five and three hundred sixty-eight), said sum to be deposited in the Treasury of the United States to the credit of said Indians and expended for their benefit in such manner and for such purposes as the Secretary of the Interior may prescribe: *Provided*, That this appropriation shall not be effective until said Indians, through the usual channels, shall execute a release of any claims and demands of every kind against the United States for the land involved.

Proviso. Release from Indians.

Warm Springs Agency. Support, etc., of Indians.

For support and civilization of the confederated tribes and bands under Warm Springs Agency, and for pay of employees, four thousand dollars.

Walla Walla, etc. Support, etc.

For support and civilization of the Walla Walla, Cayuse, and Umatilla tribes, Oregon, including pay of employees, three thousand dollars.

## SALEM SCHOOL.

Salem school.

For support and education of six hundred Indian pupils at the Indian school, Salem, Oregon, and for pay of superintendent, one hundred and two thousand two hundred dollars;

For general repairs and improvements, nine thousand dollars;

In all, one hundred and eleven thousand two hundred dollars.

Incidentals.

For general incidental expenses of the Indian Service in Oregon, including traveling expenses of agents, and support and civilization of Indians of Grande Ronde and Siletz agencies, three thousand dollars;

Pay of employees at the same agencies, three thousand dollars;

In all, six thousand dollars.

Motels.

## MOLELS. (TREATY.)

Schools. Vol. 12, p. 981.

For pay of teachers and for manual-labor schools, and for all necessary materials therefor, and for the subsistence of the pupils, per second article of treaty of December twenty-first, eighteen hundred and fifty-five, three thousand dollars.

Pennsylvania.

## PENNSYLVANIA.

Carlisle school.

For support and education at Indian school at Carlisle, Pennsylvania, for transportation of pupils to and from said school, for pay of superintendent, and for general repairs and improvements, one hundred and sixty-four thousand dollars;

In all, one hundred and sixty-four thousand dollars.

## SOUTH DAKOTA.

South Dakota.

For pay of Indian agents in South Dakota at the following-named agencies at the rates respectively indicated, namely:

Agents at agencies.

At the Cheyenne River Agency, one thousand eight hundred dollars;

Cheyenne River.

At the Crow Creek Agency, one thousand six hundred dollars;

Crow Creek.

At the Lower Brule Agency, one thousand five hundred dollars;

Lower Brule.

At the Pine Ridge Agency, two thousand two hundred dollars;

Pine Ridge.

At the Rosebud Agency, one thousand eight hundred dollars;

Rosebud.

At the Sisseton Agency, one thousand five hundred dollars;

Sisseton.

At the Yankton Agency, one thousand six hundred dollars;

Yankton.

In all, twelve thousand dollars.

## CHAMBERLAIN SCHOOL.

For the support and education of two hundred Indian pupils at the Indian school at Chamberlain, South Dakota, and for pay of superintendent, thirty-five thousand four hundred dollars;

Chamberlainschool.

For general repairs and improvements, two thousand five hundred dollars;

In all, thirty-seven thousand nine hundred dollars.

## FLANDREAU SCHOOL.

For support and education of three hundred and seventy-five Indian pupils at the Indian school at Flandreau, South Dakota, and for pay of superintendent, sixty-four thousand four hundred and twenty-five dollars;

Flandreau school.

For general repairs and improvements, five thousand dollars;

In all, sixty-nine thousand four hundred and twenty-five dollars.

## PIERRE SCHOOL.

For support and education of one hundred and fifty Indian pupils at the Indian school at Pierre, South Dakota, and for pay of superintendent, twenty-six thousand five hundred and fifty dollars;

Pierre school.

For general repairs and improvements, three thousand dollars;

In all, twenty-nine thousand five hundred and fifty dollars.

## RAPID CITY SCHOOL.

For support and education of two hundred and fifty Indian pupils at the Indian school, Rapid City, South Dakota, and pay of superintendent, forty-three thousand three hundred and fifty dollars;

Rapid City school.

For general repairs and improvements, five thousand dollars;

That the Commissioner of Indian Affairs is authorized and directed to invite proposals for the construction of a gravity water system for the Rapid City School to be supplied from the springs located on the school farms, said bids to cover construction of suitable reservoir and laying of a six-inch main thereon to said school buildings and grounds, and such minor and collateral piping as may seem necessary, and to report thereon to Congress.

Water supply; contracts.

For domestic science building, five thousand dollars;

For sewerage system, six thousand dollars;

In all, fifty-nine thousand three hundred and fifty dollars.

For general incidental expenses of the Indian Service in South Dakota, including traveling expenses of agents at seven agencies, three thousand dollars.

Incidentals.

SIoux of different tribes. **SIoux OF DIFFERENT TRIBES, INCLUDING SANTEE SIOUX OF NEBRASKA. (TREATY.)**

Teachers, etc.  
Vol. 15, p. 640.

For pay of five teachers, one physician, one carpenter, one miller, one engineer, two farmers, and one blacksmith, per thirteenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, ten thousand four hundred dollars;

For pay of second blacksmith, and furnishing iron, steel, and other material, per eighth article of same treaty, one thousand six hundred dollars;

Employees.

For pay of additional employees at the several agencies for the Sioux in Nebraska and Dakota, eighty-five thousand dollars;

Subsistence, etc.  
Vol. 19, p. 266.

For subsistence of the Sioux, and for purposes of their civilization, as per agreement ratified by Act of Congress approved February twenty-eighth, eighteen hundred and seventy-seven, five hundred thousand dollars: *Provided*, That this sum shall include transportation

*Proviso.*  
Transporting supplies.

of supplies from the termination of railroad or steamboat transportation, and in this service Indians shall be employed whenever practicable: *And provided further*, That the number of rations issued shall not exceed the number of Indians on each reservation, and any excess in the number of rations issued shall be disallowed in the settlement of the agent's account;

Rations.

Schools.

Vol. 15, p. 637.

For support and maintenance of day and industrial schools, including erection and repairs of school buildings, in accordance with article seven of the treaty of April twenty-ninth, eighteen hundred and sixty-eight, which article is continued in force for twenty years by section seventeen of the Act of March second, eighteen hundred and eighty-nine, two hundred thousand dollars;

Vol. 25, p. 894.

In all, seven hundred and ninety-seven thousand dollars.

Sioux, Yankton tribe.

**SIoux, YANKTON TRIBE. (TREATY.)**

Fulfilling treaty.  
Vol. 11, p. 744.

For last of twenty installments (last series), to be paid to them or expended for their benefit, per fourth article of treaty of April nineteenth, eighteen hundred and fifty-eight, fifteen thousand dollars;

Subsistence, etc.  
Vol. 19, p. 237.

For subsistence and civilization of Yankton Sioux, heretofore provided for in appropriations under "Fulfilling treaty with Sioux of different tribes," and so forth, twenty thousand dollars;

In all, thirty-five thousand dollars.

Canton.  
Insane asylum.

For the maintenance of the asylum for insane Indians at Canton, South Dakota, for incidental and all other expenses necessary for its proper conduct and management, including pay of employees, and for necessary expense of transporting insane Indians to and from said asylum, twenty-five thousand dollars;

Allotments, Rosebud Reservation.  
Vol. 34, p. 1230.  
Post, p. 451.

For the purpose of making the allotments to the Indians on the Rosebud Reservation, South Dakota, provided by section two of the Act of March second, nineteen hundred and seven (Thirty-fourth Statutes at Large, page twelve hundred and thirty), fifteen thousand dollars: *Provided*, That the same shall be reimbursed to the United States from the proceeds received from the sale of the lands described in said Act.

Allotments in Sioux Reservation.  
Vol. 25, p. 888.  
Post, p. 451.

To enable the President to cause, under the provisions of the Act of March second, eighteen hundred and eighty-nine, entitled "An Act to divide a portion of the reservation of the Sioux Nation of Indians in Dakota into separate reservations and to secure the relinquishment of the Indian title to the remainder, and for other purposes," to be allotted the lands in said separate reservations as provided in said Act, including the necessary resurvey, thirty thousand dollars.

## UTAH.

For pay of Indian agent at the Uintah and Ouray Agency, Utah (consolidated), one thousand eight hundred dollars.

Utah.

Uintah and Ouray Agency.  
Agent.

## SOUTHERN UTAH SCHOOL.

For support and education of seventy-five pupils at the Panguitch Indian school in southern Utah, twelve thousand five hundred and twenty-five dollars, and for pay of superintendent, one thousand two hundred dollars;

Panguitch school.

General repairs and improvements, five thousand dollars;

In all, eighteen thousand seven hundred and twenty-five dollars.

For general incidental expenses of the Indian Service in Utah, including traveling expenses of agents, one thousand dollars.

Incidentals.

For constructing irrigation system, to irrigate the allotted lands of the Uncompahgre, Uintah, and White River Utes in Utah, as provided by the Act of June twenty-first, nineteen hundred and six, two hundred thousand dollars.

Irrigation, Uintah Reservation.  
Vol. 34, p. 375.

## CONFEDERATED BANDS OF UTES. (TREATY.)

Utes, confederated bands.

For pay of two carpenters, two millers, two farmers, and two blacksmiths, as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, and fifteenth article of treaty of March second, eighteen hundred and sixty-eight, six thousand seven hundred and twenty dollars;

Carpenters, etc.  
Vol. 13, p. 675.  
Vol. 15, p. 622.

For pay of two teachers, as per same article of same treaty, one thousand eight hundred dollars;

For purchase of iron and steel and the necessary tools for blacksmith shop, per ninth article of same treaty, two hundred and twenty dollars;

For annual amount for the purchase of beef, mutton, wheat, flour, beans, and potatoes, or other necessary articles of food, as per twelfth article of same treaty, thirty thousand dollars;

Food.  
Vol. 15, p. 622.

For pay of employees at the several Ute agencies, fifteen thousand dollars;

Employees.

In all, fifty-three thousand seven hundred and forty dollars.

The Commissioner of Indian Affairs is hereby authorized and directed to expend so much of the trust funds of the Ute Indians, not exceeding seventy-five thousand dollars, now in the United States Treasury, as in his judgment may be necessary to prevent want and suffering among the Absentee Utes, and the amount so expended for each individual Absentee shall be made a matter of record to be charged against and deducted from the share said Absentee may be entitled to receive when the trust funds of the Utes are allotted and distributed to the members of the tribe.

Absentee Utes.  
Payment from trust funds to prevent suffering.

That whenever it shall appear to the satisfaction of the Secretary of the Interior that the allotted lands of any Indian of the former Uintah and Uncompahgre reservations in Utah are susceptible of irrigation and that the allottee is unable to cultivate the same or any portion thereof, such lands or such portion thereof may be leased by the Secretary of the Interior with the consent of the allottee for a period not exceeding ten years, under such rules and regulations as he may establish.

Uintah and Uncompahgre reservations.

Leases of irrigable allotted lands.

## VIRGINIA.

Virginia.

For the support and education of one hundred and twenty Indian pupils at the school at Hampton, Virginia, twenty thousand and forty dollars.

Hampton school.

## WASHINGTON.

Washington.	
Colville Agency. Agent.	For pay of Indian agent at the Colville Agency, Washington, one thousand five hundred dollars;
Support, etc. D'Wamish, etc., In- dians.	For support and civilization of the D'Wamish and other allied tribes in Washington, including pay of employees, seven thousand dollars;
Makahs.	For support and civilization of the Makahs, Washington, including pay of employees, two thousand dollars;
Qui-nai-elts and Quil-leh-utes.	For support and civilization of the Qui-nai-elts and Quil-leh-utes, including pay of employees, one thousand dollars;
Yakimas, etc.	For support and civilization of Yakimas, and other Indians at said agency, including pay of employees, five thousand dollars;
Incidentals.	For general incidental expenses of the Indian Service in Wash- ington, including traveling expenses of agents, and support and civiliza- tion of Indians at Colville and Puyallup agencies, and for pay of em- ployees, thirteen thousand dollars.

## SPOKANES. (TREATY.)

Spokanes.	
Blacksmith, etc. Vol. 27, p. 139.	For pay of a blacksmith and carpenter to do necessary work and to instruct the said Indians in those trades, one thousand dollars each, per sixth article of agreement with said Indians, dated March eighteenth, eighteen hundred and eighty-seven, ratified by Act of Congress approved July thirteenth, eighteen hundred and ninety-two, two thousand dollars;
Joseph's Band, Nez Perces.	For purchase of agricultural implements, and support and civiliza- tion of Joseph's Band of Nez Perce Indians, one thousand dollars;
Yakimas. Irrigating allot- ments. Vol. 33, p. 597.	For the extension of the irrigation system on lands allotted to Yakima Indians in Washington, fifteen thousand dollars, to be reimbursed from the proceeds of the sale of surplus lands, as provided by the Act of December twenty-first, nineteen hundred and four, entitled "An Act to authorize the sale and disposition of surplus or unallotted lands of the Yakima Indian Reservation in the State of Washington;" in all, fifteen thousand dollars.
Colville Reserva- tion. Second payment to Indians. Vol. 27, p. 62.	For the second of five installments to the Indians residing on the Colville Reservation for the cession by said Indians to the United States of one million five hundred thousand acres of land opened to settlement by an Act of Congress "To provide for the opening of a part of the Colville Reservation in the State of Washington, and for other purposes," approved July first, eighteen hundred and ninety- two, being a part of the full sum set aside and held in the Treasury of the United States in payment for said land under the terms of the Act approved June twenty-first, nineteen hundred and six, ratifying the agreement ceding said land to the United States under date of May ninth, eighteen hundred and ninety-one, three hundred thousand dollars, to be expended for the benefit of said Indians in accordance with the provisions of the said Act setting aside in the Treasury the money in payment for the land ceded.
Vol. 34, p. 377.	

Wisconsin.

## WISCONSIN.

La Pointe Agency. Agent.	For pay of Indian agent at the La Pointe Agency, Wisconsin, two thousand five hundred dollars.
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## HAYWARD SCHOOL.

Hayward school.	For the support and education of two hundred and ten pupils at the Indian school at Hayward, Wisconsin, and pay of superintendent, thirty-six thousand six hundred and seventy dollars;
	For general repairs and improvements, two thousand two hundred dollars;
	For steel tower for water tank, two thousand dollars;
	In all, forty thousand eight hundred and seventy dollars.

## TOMAH SCHOOL.

For support and education of two hundred and fifty Indian pupils at the Indian school, Tomah, Wisconsin, and pay of superintendent, forty-three thousand four hundred and fifty dollars;

For general repairs and improvements, three thousand dollars;

In all, forty-six thousand four hundred and fifty dollars.

For support and civilization of the Chippewas of Lake Superior, Wisconsin, to be expended for agricultural and educational purposes; pay of employees, including pay of physician, purchase of goods and provisions, and for such other purposes as may be deemed for the best interests of said Indians, seven thousand dollars.

Tomah school.

Chippewas of Lake Superior. Support, etc.

## WYOMING.

Wyoming.

For support and civilization of Shoshone Indians in Wyoming, twelve thousand dollars.

Shoshones. Support, etc.

## SHOSHONE SCHOOL.

For support and education of one hundred and seventy-five Indian pupils at the Indian school, Shoshone Reservation, Wyoming, and pay of superintendent, thirty-one thousand and twenty-five dollars;

For general repairs and improvements, three thousand dollars;

For remodeling buildings, five thousand dollars;

In all, thirty-nine thousand and twenty-five dollars.

For general incidental expenses of the Indian Service in Wyoming, including traveling expenses of agents, one thousand dollars.

Shoshone Reservation school.

Incidentals.

For continuing the work of constructing an irrigation system within the diminished Shoshone or Wind River Reservation in Wyoming, one hundred and twenty-five thousand dollars: *Provided*, That said sum be reimbursed to the Treasury of the United States from the sale of lands made under the provision of the Act of March third, nineteen hundred and five. (33 Statutes at Large, page 1016.)

Shoshone Reservation. Irrigation system. *Proviso*. Reimbursement. Vol. 33, p. 1016.

That all lands allotted to Indians in severalty or reserved for their use in common on the Shoshone or Wind River Reservation, in Wyoming, susceptible of irrigation, may be leased for a term not exceeding twenty years for cultivation under irrigation in the discretion of the Secretary of the Interior, and he is hereby authorized to perform any and all acts and to make such rules and regulations as may be necessary for the purpose of carrying this provision into full force and effect.

Leases of irrigable lands.

That the Secretary of the Interior is hereby authorized to issue a patent to the Domestic and Foreign Missionary Society of the Protestant Episcopal Church in the United States of America for and covering the following-described lands, amounting to approximately one hundred and sixty acres, now and for many years reserved for and occupied by the said board of missions as an Indian school, to wit: The northwest quarter of the southeast quarter, the north half of the southwest quarter, and the southwest quarter of the southwest quarter of section eight, township one south, range one west of the Wind River meridian, on the Wind River Reservation, in Wyoming: *Provided*, That the said patent shall not issue until the Indians of the said reservation have given their consent to the grant through their business committee or council in such manner as the Secretary of the Interior shall provide.

Episcopal Domestic and Foreign Missionary Society. Patents for Indian school lands.

*Proviso*. Consent of Indians.

That the Secretary of the Interior is hereby authorized to issue to the Bureau of Catholic Indian Missions a patent for and covering the following described lands, amounting approximately to three hundred and eleven acres, now and for many years reserved for and occupied by the said Bureau of Catholic Indian Missions as an Indian school, to

Bureau of Catholic Indian Missions. Patent for Indian school lands.

wit: All of the south half of section nine lying north of the Big Popoagie River; that part of the west half of the southwest quarter of section ten west of the Big Popoagie River, and that part of section sixteen north of the Big Popoagie River; all in township one south, range four east of the Wind River meridian, on the Wind River Reservation, in Wyoming: *Provided*, That the said patent shall not issue until the Indians of the said reservation have given their consent to the grant through their business committee or council in such manner as the Secretary of the Interior shall provide.

*Provided.*  
Consent of Indians.

Shoshones.

SHOSHONES AND BANNOCKS. (TREATY.) (FOR BANNOCKS, SEE IDAHO.)

Fulfilling treaty.  
Vol. 15, p. 676.

SHOSHONES: For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars;

For pay of second blacksmith, and such iron and steel and other materials as may be required, as per eighth article of same treaty, one thousand dollars;

In all, six thousand dollars.

Approved, April 30, 1908.

April 30, 1908.  
[H. R. 15862.]

[Public, No. 105.]

**CHAP. 154.**—An Act To confer title in fee and to authorize the disposition of certain lots now situate on Hot Springs Reservation, in the State of Arkansas, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all the estate, right, title, and interest, and all right of reversion of the United States in and to lot numbered two, in block numbered seventy-two; lot numbered ten, in block numbered forty-eight; lot numbered eight, in block numbered one hundred and forty-six; lot numbered eighteen, in block numbered one hundred and thirty-five; and lot numbered twenty-one, in block numbered one hundred and thirty-eight, situate on the Hot Springs Reservation, in the school district of Hot Springs, in the State of Arkansas, be, and is, granted to and vested in the said school district of Hot Springs, with full power and authority of the officers of said school district to manage, control, sell, pledge, or dispose of the same, or any part thereof, at their discretion, for the use of said school district and the public schools thereof.

Hot Springs Reservation, Ark.  
Lands granted in fee to school district of.  
Description.

Repeal.

SEC. 2. That all laws and parts of laws in conflict with this Act be, and the same are hereby, repealed.

Effect.

SEC. 3. That this Act shall take effect and be in force from and after its passage.

Approved, April 30, 1908.

April 30, 1908.  
[H. R. 12773.]

[Public, No. 106.]

**CHAP. 155.**—An Act Granting to the city of Woodward, in the State of Oklahoma, lot two, in block forty-eight, for park and other public purposes.

Woodward, Okla.  
Land granted to, for park, etc., purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That lot numbered two, in block numbered forty-eight, in the city of Woodward and State of Oklahoma, be, and the same is hereby, granted to said city of Woodward, for the use and benefit of the inhabitants of said city, for park and other public purposes.

Approved, April 30, 1908.

**CHAP. 157.**—An Act To grant to the city of Seattle, in the State of Washington, certain rights of way for sewer and street purposes through and along the military reservation of Fort Lawton, Washington, and through the reservations for the Lake Washington Canal.

May 2, 1908.  
[S. 5126.]

[Public No. 107.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the city of Seattle, a municipal corporation of the State of Washington, is hereby granted the right to construct and maintain a tunnel for sewer and drainage purposes under and across the military reservation of Fort Lawton, Washington, from a point on the east boundary of said reservation so selected that the central line of said tunnel shall bear north eighty-two degrees west, approximately, to the intersection of L street and Delaware avenue (formerly McGraw street) of the Seattle tide lands; thence northwesterly into Puget Sound: *Provided,* That all work on the reservation shall be subject to the approval of the Secretary of War and to such regulations as he may prescribe in the interest of good order and to prevent any unnecessary injury to the reservation or to public property thereon: *Provided further,* That if, at any time, the discharge of said sewer shall become injurious to the sanitary conditions of Fort Lawton, the city of Seattle, upon notification by the Secretary of War, shall take prompt measures to abate the objectionable features: *And provided further,* That if the construction of the Lake Washington Canal shall have been decided upon before the completion of said sewer, the city of Seattle, with the approval of the Secretary of War, may so modify the location of the outfall and the route across the reservation as best to meet the new conditions created by the canal.

Seattle, Wash.  
Granted right of way through Fort Lawton Military Reservation, for drainage purposes.

Description.

*Proviso.*  
Secretary of War to approve work, etc.

Changes.

Location.

**SEC. 2.** That the city of Seattle is also granted a right of way one hundred and fifty feet wide, for street and tunnel purposes, across the reservations for the old and new locations of the Lake Washington Canal—the central line of said right of way bearing approximately north from a point on the south line of the old location reserve, situated about six hundred and thirty-nine feet westerly from the southerly monument in Twenty-fourth avenue north (formerly East street); together with the use for similar purposes of land included by the south boundary of the old location reserve, the east boundary of said right of way, a line bearing approximately north from said southerly monument, about seventy feet, to the northerly monument in Twenty-fourth street, a line bearing westerly from said northerly monument, parallel to and seventy feet distant from the southerly line of the old location reserve, about four hundred and sixty feet in length, and a line from the westerly end of the last-mentioned line, bearing north about forty-four degrees and fourteen minutes west, about one hundred and fifty feet, to the east boundary of said right of way: *Provided,* That any structures placed by said city in said right of way shall be subject to the supervision of the Secretary of War and to such changes as he may from time to time prescribe in order that the use of said rights of way shall not obstruct any improvements which the United States may make on said reservations.

Lake Washington Canal reservation.  
Right of way through, granted.

Description.

*Proviso.*  
Changes, etc.

**SEC. 3.** That the city of Seattle is also granted the right to construct and maintain a tunnel to carry water, sewer, gas, and other pipes, and electric wires, under and across the Lake Washington Canal Reservation near Third avenue, west, in the city of Seattle, subject to such conditions as to location and plans of the tunnel and to such changes in respect thereto as the Secretary of War may from time to time prescribe in order that the tunnel shall not obstruct any improvement which the United States may make on said reservation.

Tunnel for sewer, gas, etc.

**SEC. 4.** That the city of Seattle is further granted the right to open and perpetually maintain a public street in and along the southern, eastern, and northern boundaries of the military reservation of Fort Lawton, Washington, using for that purpose a strip of land thirty feet wide within the reservation and along said boundaries, beginning

Fort Lawton.  
Street along boundaries.

at the meander corner between sections fifteen and sixteen, township twenty-five north, range three east, Willamette meridian; thence along the reservation boundary northerly, easterly, northerly, westerly, northerly, westerly, northerly, westerly, and northerly to the meander line on the north side of section ten of said township and range: *Provided*, That all expense of opening and maintaining said street shall be borne by said city and that the work of moving the Government fences to the location made necessary by this grant shall be done by said city without expense to the United States and to the satisfaction of the military authorities.

Approved, May 2, 1908.

*Proviso.*  
*Expense, etc.*

May 2, 1908.  
[H. R. 16615.]  
[Public, No. 106.]

**CHAP. 158.**—An Act Authorizing the purchase of a steel ferryboat for use between Angel Island and San Francisco, California, and a steel cutter for use of immigration officials at San Francisco, California.

Immigration service.  
Purchase of steel ferryboat, etc., for San Francisco, Cal., authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of Commerce and Labor be, and he is hereby, authorized to secure by purchase or construction a steel ferryboat at a cost not exceeding one hundred thousand dollars, to be used in the immigration service between Angel Island and San Francisco, California, and a steel cutter, at a cost not to exceed twenty-five thousand dollars, for the use of the officials of the immigration service at San Francisco, California.

Limit of cost.

Approved, May 2, 1908.

May 5, 1908.  
[H. R. 15725.]  
[Public, No. 109.]  
Western Power Company, Cal.  
Land in Susanville land district confirmed, etc., to Description.

**CHAP. 159.**—An Act To relinquish, release, and confirm the title of certain lands in California to the Western Power Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all the interest of the United States in and to the land in the Susanville land district, in the State of California, known and described as the north half of the northwest quarter of section twenty-two, the southwest quarter of the northwest quarter and the west half of the southwest quarter of section twenty-seven, the west half of the northwest quarter of section thirty-four, in township twenty-seven north, range seven east, Mount Diablo base and meridian, and the southeast quarter of the southeast quarter of section seven, the north half of the southwest quarter of section eight, the southeast quarter of the southwest quarter of section fifteen, the northwest quarter, the west half of the northeast quarter and the southeast quarter of the northeast quarter of section seventeen, the northeast quarter of the northeast quarter of section eighteen; also a portion of section twenty-one, beginning at the east quarter corner of section twenty-one, thence south six hundred and sixty feet; thence south forty-five degrees west one thousand eight hundred and sixty-six feet, to a point six hundred and sixty feet north from the south section line of the said section; thence north one thousand nine hundred and eighty feet, to the east and west half section line of said section; thence east one thousand three hundred and twenty feet, to the point of beginning, containing forty acres; and the east half of the northwest quarter of section twenty-two, in township twenty-seven north, range eight east, Mount Diablo base and meridian, and the southwest quarter of the northeast quarter of the northeast quarter of section twenty-eight, in township twenty-eight north, range eight east, Mount Diablo base and meridian, aggregating in all eight hundred and ninety acres, is hereby relinquished, released, and confirmed to the Western Power Company, a corporation organized and existing under the laws of the State of California.

Approved, May 5, 1908.

**CHAP. 161.**—An Act To amend an Act entitled “An Act to provide for the reorganization of the consular service of the United States,” approved April fifth, nineteen hundred and six.

May 11, 1908.  
[S. 4112.]

[Public, No. 110.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the classification of consuls-general and consuls in section two of an Act entitled “An Act to provide for the reorganization of the consular service of the United States,” approved April fifth, nineteen hundred and six, be, and the same is hereby, amended so as to read as follows:

Consular service.  
Reorganization of.  
Vol. 34, p. 99,  
amended.  
Classification.  
R. S., sec. 1690, p. 296  
amended.

“CONSULS-GENERAL.

Consuls-general.

“Class one, twelve thousand dollars: London, Paris.

Salaries.

“Class two, eight thousand dollars: Berlin, Habana, Hongkong, Hamburg, Rio de Janeiro, Shanghai.

Class I.

Class II.

“Class three, six thousand dollars: Calcutta, Cape Town, Constantinople, Mexico City, Montreal, Ottawa, Vienna, Yokohama.

Class III.

“Class four, five thousand five hundred dollars: Antwerp, Barcelona, Brussels, Canton, Frankfort, Marseilles, Moscow, Panama, Rotterdam, Seoul, Sydney (Australia), Tientsin.

Class IV.

“Class five, four thousand five hundred dollars: Auckland, Beirut, Boma, Buenos Ayres, Callao, Coburg, Dresden, Genoa, Guayaquil, Halifax, Hankau, Mukden, Munich, Singapore, Vancouver, Winnipeg, Zurich.

Class V.

“Class six, three thousand five hundred dollars: Adis Ababa, Bogota, Budapest, Guatemala, Lisbon, Monterey, San Salvador, Smyrna, Stockholm, Tangier.

Class VI.

Post, p. 172.

“Class seven, three thousand dollars: Athens, Christiania, Copenhagen.

Class VII.

“CONSULS.

Consuls.

“Class one, eight thousand dollars: Liverpool.

Salaries.

“Class two, six thousand dollars: Manchester.

Class I.

“Class three, five thousand dollars: Amsterdam, Bremen, Dawson, Belfast, Havre, Johannesburg, Kobe, Lourenço Marquez, Lyon.

Class II.

Class III.

“Class four, four thousand five hundred dollars: Amoy, Birmingham, Chefoo, Cienfuegos, Fuchau, Glasgow, Kingston (Jamaica), Newchwang, Nottingham, Saint Gall, Santiago, Southampton, Veracruz, Valparaiso.

Class IV.

“Class five, four thousand dollars: Bahia, Bombay, Bordeaux, Colon, Dublin, Dundee, Harbin, Leipzig, Milan, Nanking, Naples, Nuremberg, Para, Pernambuco, Plauen, Reichenberg, Santos, Stuttgart, Toronto, Tsingtau, Victoria, Warsaw.

Class V.

“Class six, three thousand five hundred dollars: Alexandria, Apia, Barmen, Barranquilla, Basel, Berne, Bluefields, Bradford, Chemnitz, Chunking, Cologne, Dalny, Durban, Edinburgh, Fiume, Geneva, Georgetown, Guadajajara, Mannheim, Montevideo, Nagasaki, Odessa, Palermo, Port Elizabeth, Prague, Quebec, Rangoon, Rheims, Rimouski, Rome, Saint Petersburg, Saloniki, Sherbrooke, Vladivostok.

Class VI.

“Class seven, three thousand dollars: Aix la Chapelle, Aleppo, Barbados, Batavia, Belgrade, Burslem, Calais, Calgary, Carlsbad, Colombo, Corinto, Dunfermline, Florence, Frontera, Ghent, Hamilton (Ontario), Hanover, Harput, Huddersfield, Iquitos, Iquique, Jerusalem, Karachi, Kehl, La Guaira, Leghorn, Liege, Madras, Malaga, Managua, Melbourne, Nantes, Nassau, Newcastle (New South Wales), Newcastle (England), Port Antonio, Punta Arenas, Port au Prince, Riga, Sandakan, Progreso, Seville, Saint John (New Brunswick), Saint Michaels, Saint Thomas (West Indies), San Jose, Sheffield, Swansea, Sydney (Nova Scotia), Tabriz, Tampico, Tamsui, Trieste, Trinidad.

Class VII.

Post, p. 593.

## Class VIII.

"Class eight, two thousand five hundred dollars: Acapulco, Aden, Algiers, Antung, Batum, Belize, Bergen, Breslau, Brunswick, Cardiff, Chihuahua, Ciudad Juarez, Ciudad Porfirio Diaz, Cognac, Cork, Curacao, Erfurt, Gibraltar, Gothenburg, Hamilton (Bermuda), Hull, Jerez de la Frontera, Kingston (Ontario), Leeds, Limoges, Madrid, Magdeburg, Malta, Maracaibo, Martinique, Matamoros, Mazatlan, Mersine, Nice, Nogales, Nuevo Lerdo, Orillia, Owen Sound, Plymouth, Port Limon, Prescott, Puerto Cortez, Rosario, Roubaix, Saint Johns (Newfoundland), Saint Etienne, San Luis Potosi, Sarnia, Sault Sainte Marie, Stettin, Swatow, Tamatave, Tegucigalpa, Tenerife, Trebizond, Tripoli, Valencia, Windsor (Ontario), Yarmouth, Zanzibar.

## Class IX.

"Class nine, two thousand dollars: Aguascalientes, Asuncion, Bagdad, Bristol, Campbellton, Cape Gracias, Cape Haitien, Cartagena, Ceiba, Charlottetown, Cornwall, Durango, Ensenada, Fernie, Fort Erie, Gorée-Dakar, Grenobel, Guadeloupe, Hermosillo, Hobart, La Paz, Manzanillo, Maskat, Messina, Moncton, Niagara Falls, Patras, Port Louis, Puerto Cabello, Puerto Plata, Rouen, Saigon, Saint Johns (Quebec), Saint Pierre, Saint Stephen, Salina Cruz, Saltillo, Sierra Leone, Sivas, Stavanger, Suva, Tahita, Tapachula, Turin, Turks Island, Venice."

Post, p. 593.

## Effect.

SEC. 2. This Act shall take effect on the first day of July, nineteen hundred and eight.

Approved, May 11, 1908.

May 11, 1908.  
[H. R. 14789.]

[Public, No. 111.]

**CHAP. 162.**—An Act To amend an Act entitled "An Act for the protection of game in Alaska, and for other purposes," approved June seventh, nineteen hundred and two.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That an Act entitled "An Act for the protection of game in Alaska, and for other purposes," approved June seventh, nineteen hundred and two, be amended to read as follows:

Alaska.  
Protection of game  
in.  
Vol. 32, p. 327,  
amended.

Wanton destruction  
of prohibited.  
Exceptions.

"From and after the passage of this Act the wanton destruction of wild game animals or wild birds, except eagles, ravens, and cormorants, the destruction of nests and eggs of such birds, or the killing of any wild birds, other than game birds, except eagles, for the purposes of selling the same or the skins or any part thereof, except as herein-after provided, is hereby prohibited.

"Game animals."

"**GAME DEFINED.**—The term 'game animals' shall include deer, moose, caribou, mountain sheep, mountain goats, brown bear, sea lions, and walrus. The term 'game birds' shall include water fowl, commonly known as ducks, geese, brant, and swans; shore birds, commonly known as plover, snipe, and curlew, and the several species of grouse and ptarmigan.

Fur-seal laws not af-  
fected.

Killing game for  
food, etc.

Shipping, etc., pro-  
hibited.

Open game seasons  
in different latitudes.

Animals.

"**EXEMPTIONS.**—Nothing in this Act shall affect any law now in force in Alaska relating to the fur seal, sea otter, or any fur-bearing animal or prevent the killing of any game animal or bird for food or clothing at any time by natives, or by miners or explorers, when in need of food; but the game animals or birds so killed during close season shall not be shipped or sold.

"**SEC. 2. SEASON.**—That it shall be unlawful for any person in Alaska to kill any wild game animals or birds, except during the season hereinafter provided: North of latitude sixty-two degrees, brown bear may be killed at any time; moose, caribou, sheep, walrus, and sea lions from August first to December tenth, both inclusive; south of latitude sixty-two degrees, moose, caribou, and mountain sheep from August twentieth to December thirty-first, both inclusive; brown bear from October first to July first, both inclusive; deer and moun-

tain goats from April first to February first, both inclusive; grouse, ptarmigan, shore birds, and waterfowl from September first to March first, both inclusive: *Provided*, That no caribou shall be killed on the Kenai Peninsula before August twentieth, nineteen hundred and twelve: *And provided further*, That the Secretary of Agriculture is hereby authorized, whenever he shall deem it necessary for the preservation of game animals or birds, to make and publish rules and regulations prohibiting the sale of any game in any locality modifying the close seasons hereinbefore established, providing different close seasons for different parts of Alaska, placing further restrictions and limitations on the killing of such animals or birds in any given locality, or prohibiting killing entirely for a period not exceeding two years in such locality.

"SEC. 3. NUMBER.—That it shall be unlawful for any person to kill any female or yearling moose or for any one person to kill in any one year more than the number specified of each of the following animals: Two moose, one walrus or sea lion, three caribou, three mountain sheep, three brown bear, or to kill or have in his possession in any one day more than twenty-five grouse or ptarmigan or twenty-five shore birds or waterfowl.

"GUNS AND BOATS.—That it shall be unlawful for any person at any time to hunt with dogs any of the game animals specified in this Act; to use a shotgun larger than number ten gauge, or any gun other than that which can be fired from the shoulder; or to use steam launches or any boats other than those propelled by oars or paddles in the pursuit of game animals or birds.

"SEC. 4. SALE.—That it shall be unlawful for any person or persons at any time to sell or offer for sale any hides, skins, or heads of any game animals or game birds in Alaska, or to sell, offer for sale, or purchase, or offer to purchase, any game animals or game birds, or parts thereof, during the time when the killing of such animals or birds is prohibited: *Provided*, That it shall be lawful for dealers having in possession game animals or game birds legally killed during the open season to dispose of the same within fifteen days after the close of said season.

"SEC. 5. LICENSES.—That it shall be unlawful for any nonresident of Alaska to hunt any of the game animals protected by this Act, except deer and goats, without first obtaining a hunting license, or to hunt on the Kenai Peninsula without a registered guide, and such license shall not be transferable and shall be valid only during the calendar year in which issued. Each applicant shall pay a fee of one hundred dollars for such license, unless he be a citizen of the United States, in which case he shall pay a fee of fifty dollars. Each license shall be accompanied by coupons authorizing the shipment of two moose if killed north of latitude sixty-two degrees, four deer, three caribou, three mountain sheep, three goats, and three brown bear, or any part of said animals, but no more of any one kind.

"A resident of Alaska desiring to export heads or trophies of any of the game animals mentioned in this Act shall first obtain a shipping license, for which he shall pay a fee of forty dollars, permitting the shipment of heads or trophies of one moose, if killed north of latitude sixty-two degrees, four deer, two caribou, two sheep, two goats, and two brown bear, but no more of any one kind; or a shipping license, for which he shall pay a fee of ten dollars, permitting the shipment of a single head or trophy of caribou or sheep; or a shipping license, for which he shall pay a fee of five dollars, permitting the shipment of a single head or trophy of any goat, deer, or brown bear. Any person wishing to ship moose killed south of latitude sixty-two degrees must first obtain a special shipping license, for which he shall pay a fee of one hundred and fifty dollars, permitting the shipment of one moose, or any part thereof. Not more than one general license and two special

Birds.

*Provisos.*  
Caribou on Kenai Peninsula.  
Secretary of Agriculture to prescribe rules, etc.

Killing limited.

Hunting restrictions.

Sale of hides, etc., prohibited.

*Proviso.*  
Game legally killed.

Requirements.  
License for nonresidents.

Registered guide on Kenai Peninsula.

License fee.

Shipments restricted.

Shipping licenses.

Fees.

Provisos.  
Affidavit.

moose licenses shall be issued to any one person in one year: *Provided*, That before any trophy shall be shipped from Alaska under the provisions of this Act the person desiring to make such shipment shall first make and file with the customs office at the port where such shipment is to be made an affidavit to the effect that he has not violated any of the provisions of this Act; that the trophy which he desires to ship has not been bought or purchased and has not been sold and is not being shipped for the purpose of being sold, and that he is the owner of the trophy which he desires to ship, and if the trophy is that of moose, whether the animal from which it was taken was killed north or south of latitude sixty-two degrees: *Provided further*, That any resident of Alaska prior to September first, nineteen hundred and eight, may without permit or license ship any head or trophy of any of the game animals herein mentioned upon filing an affidavit with the customs office at the port where such shipment is to be made that the animal from which said head or trophy was taken was killed prior to the passage of this Act. Any affidavit required by the provisions of this Act may be subscribed and sworn to before any customs officer or before any officer competent to administer an oath.

Animals killed prior  
to May 11, 1908.

Big game.  
License for hunt-  
ing, etc., of.

“The governor of Alaska is hereby authorized to issue licenses for hunting and shipping big game. On issuing a license he shall require the applicant to state whether the heads or trophies to be obtained or shipped under said license will pass through the ports of entry at Seattle, Washington, Portland, Oregon, or San Francisco, California, and he shall forthwith notify the collector of customs at the proper port of entry as to the name of the holder of the license and the name and address of the consignee. All proceeds from licenses, except one dollar from each fee, which shall be retained by the clerk issuing the license to cover the cost of printing and issue, shall be paid into the Treasury of the United States as miscellaneous receipts; the amount necessary for the enforcement of this Act shall be estimated for annually by the Agricultural Department and appropriated for including the employment and salaries to be paid to game wardens herein authorized. And the governor shall annually make a detailed and itemized report to the Secretary of Agriculture, in which he shall state the number and kind of licenses issued, the money received, which report shall also include a full statement of all trophies exported and all animals and birds exported for any purpose.

Use of license fees.

Annual estimates  
for enforcement of  
law.

Report by governor.

Employment of  
game wardens, etc.

“And the governor of Alaska is further authorized to employ game wardens, to make regulations for the registration and employment of guides, and fix the rates for licensing guides and rates of compensation for guiding. Every person applying for a guide license shall, at the time of making such application, make and file with the person issuing such license an affidavit to the effect that he will obey all the conditions of this Act and of the regulations thereunder, that he will not violate any of the game laws or regulations of Alaska, and that he will report all violations of such laws and regulations that come to his knowledge. Any American citizen or native of Alaska, of good character; upon compliance with the requirements of this Act, shall be entitled to a guide license. Any guide who shall fail or refuse to report any violation of this Act, or who shall himself violate any of the provisions of this Act, shall have his license revoked, and in addition shall be liable to the penalty provided in section seven of this Act, and shall be ineligible to act as guide for a period of five years from the date of conviction.

Guide licenses.

Affidavit of appli-  
cant.

Persons entitled to  
license.

Failure to report vi-  
olations.

Penalty.  
*Post*, p. 105.

Shipments of wild  
game.  
Requirements.

“SEC. 6. That it shall be unlawful for any persons, firm, or corporation, or their officers or agents, to deliver to any common carrier, or for the owner, agent, or master of any vessel, or for any other person, to receive for shipment or have in possession with intent to ship out of Alaska, any wild birds, except eagles, or parts thereof, or any

heads, hides, or carcasses of brown bear, caribou, deer, moose, mountain sheep, or mountain goats, or parts thereof, unless said heads, hides, or carcasses are accompanied by the required license or coupon and by a copy of the affidavit required by section five of this Act: *Provided*, That nothing in this Act shall be construed to prevent the collection of specimens for scientific purposes, the capture or shipment of live animals and birds for exhibition or propagation, or the export from Alaska of specimens under permit from the Secretary of Agriculture, and under such restrictions and limitations as he may prescribe and publish.

“It shall be the duty of the collector of customs at Seattle, Portland, and San Francisco to keep strict account of all consignments of game animals received from Alaska, and no consignment of game shall be entered until due notice thereof has been received from the governor of Alaska or the Secretary of Agriculture, and found to agree with the name and address on the shipment. In case consignments arrive without licenses they shall be detained for sixty days, and if a license be not then produced said consignments shall be forfeited to the United States and shall be delivered by the collector of customs to the United States marshal of the district for such disposition as the court may direct.

“SEC. 7. PENALTIES.—That any person violating any of the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall forfeit to the United States all game or birds in his possession, and all guns, traps, nets, or boats used in killing or capturing said game or birds, and shall be punished for each offense by a fine of not more than two hundred dollars or imprisonment not more than three months, or by both such fine and imprisonment, in the discretion of the court. Any person making any false or untrue statements in any affidavit required by this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall forfeit to the United States all trophies in his possession, and shall be punished by a fine in any sum not more than two hundred dollars or imprisonment not more than three months, or by both such fine and imprisonment, in the discretion of the court.

“ENFORCEMENT.—It is hereby made the duty of all marshals and deputy marshals, collectors or deputy collectors of customs, all officers of revenue cutters, and all game wardens to assist in the enforcement of this Act. Any marshal, deputy marshal, or warden in or out of Alaska may arrest without warrant any person found violating any of the provisions of this Act or any of the regulations herein provided, and may seize any game, birds, or hides, and any traps, nets, guns, boats, or other paraphernalia used in the capture of such game or birds and found in the possession of said person in or out of Alaska, and any collector or deputy collector of customs, or warden, or licensed guide, or any person authorized in writing by a marshal shall have the power above provided to arrest persons found violating this Act or said regulations and seize said property without warrant to keep and deliver the same to a marshal or a deputy marshal. It shall be the duty of the Secretary of the Treasury, upon request of the governor or Secretary of Agriculture, to aid in carrying out the provisions of this Act.

“SEC. 8. That all Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.”

Approved, May 11, 1908.

*Ante*, p. 103.

*Proviso*.  
Collections for scientific purposes, etc.

Consignments of game.  
Duties of collectors of customs, etc.

Detention of consignments.

Penalties for violation.

False affidavits.  
Penalty.

Duties of marshals, etc.

Arrests, etc., without warrant.

Repeal.

May 11, 1906.  
[H. R. 17288.]

[Public, No. 112.]

**CHAP. 163.**—An Act Making appropriation for the support of the Army for the fiscal year ending June thirtieth, nineteen hundred and nine.

Army appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, nineteen hundred and nine:

Contingencies of the Army.

**CONTINGENCIES OF THE ARMY:** For all contingent expenses of the Army not otherwise provided for, and embracing all branches of the military service, including the office of the Chief of Staff, to be expended under the immediate orders of the Secretary of War, fifteen thousand dollars.

Army War College.

**ARMY WAR COLLEGE:** For expenses of the Army War College, being for the purchase of the necessary stationery, office, toilet, and desk furniture, text-books, books of reference, scientific and professional papers and periodicals, printing and binding, maps, police utensils, and for all other absolutely necessary expenses, including twenty-five dollars per month additional to regular compensation to chief clerk of division for superintendence of the War College building, fifteen thousand dollars.

Office of Chief of Staff.

**OFFICE OF THE CHIEF OF STAFF.**

Contingent expenses.

For contingent expenses of the military information division, General Staff Corps, including the purchase of law books, professional books of reference, professional and technical periodicals and newspapers, and of the military attachés at the United States embassies and legations abroad, and of the branch office of the military information division at Manila, to be expended under the direction of the Secretary of War, ten thousand dollars: *Provided,* That section thirty-six hundred and forty-eight, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation.

*Provided.*  
Foreign periodicals,  
etc.  
R. S., sec. 3648, p. 718.

Service schools.

**UNITED STATES SERVICE SCHOOLS:** To provide means for the theoretical and practical instruction at the Staff College (including the Infantry and Cavalry School and the Signal School) at Fort Leavenworth, Kansas, and the school of application for cavalry and field artillery at Fort Riley, Kansas, by the purchase of text-books, books of reference, scientific and professional papers, the purchase of modern instruments and material for theoretical and practical instruction, and for all other absolutely necessary expenses, to be allotted in such proportions as may, in the opinion of the Secretary of War, be for the best interests of the military service, seventeen thousand dollars.

Fort Leavenworth,  
Kans.

Fort Riley, Kans.

Adjutant-General's  
Department.

**THE ADJUTANT-GENERAL'S DEPARTMENT.**

Contingent expenses  
at headquarters.

**CONTINGENCIES, HEADQUARTERS OF MILITARY DEPARTMENTS:** For contingent expenses at the headquarters of the several military divisions and departments, including the staff corps serving thereat, being for the purchase of the necessary articles of office, toilet, and desk furniture, binding, maps, technical books of reference, professional and technical newspapers and periodicals, and police utensils, to be allotted by the Secretary of War, and to be expended in the discretion of the several military division and department commanders, seven thousand five hundred dollars.

Under Chief of Artillery.

**UNDER THE CHIEF OF ARTILLERY.**

Coast Artillery  
school, Fort Monroe,  
Va.  
Incidental expenses.

**COAST ARTILLERY SCHOOL, FORT MONROE, VIRGINIA:** For incidental expenses of the school, including chemicals, stationery, hardware; extra-duty pay to soldiers necessarily employed for periods not less

than ten days as artificers on work in addition to and not strictly in line with their military duties, such as carpenters, blacksmiths, draftsmen, printers, lithographers, photographers, engine drivers, telegraph operators, teamsters, wheelwrights, masons, machinists, painters, overseers, laborers; office furniture and fixtures, machinery, and unforeseen expenses, ten thousand dollars.

For purchase of engines, generators, motors, machines, measuring instruments, special apparatus and materials for the division of the enlisted specialists, seven thousand dollars. Special apparatus, etc.

For purchase of special apparatus and materials and for experimental purposes for the department of artillery, three thousand dollars.

For purchase of generating, measuring and mine apparatus, and materials for use in instruction of artillery troops in their special duties in connection with the loading and planting of submarine mines, five thousand five hundred dollars. Submarine mines.

For purchase and binding of professional books of recent date treating of military and scientific subjects for library and for use of school, two thousand five hundred dollars. Books.

*Provided*, That section thirty-six hundred and forty-eight, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation. *Provido.*  
Foreign periodicals, etc.  
R. S., sec. 3648, p. 718.

#### OFFICE OF THE CHIEF SIGNAL OFFICER.

**SIGNAL SERVICE OF THE ARMY:** For expenses of the Signal Service of the Army, as follows: Purchase, equipment, and repair of field electric telegraphs, signal equipments and stores, binocular glasses, telescopes, heliostats, and other necessary instruments, including necessary meteorological instruments for use on target ranges; war balloons; telephone apparatus (exclusive of exchange service) and maintenance of the same; electrical installations and maintenance at military posts; fire control and direction apparatus and material for field artillery; maintenance and repair of military telegraph lines and cables, including salaries of civilian employees, supplies, and general repairs, and other expenses connected with the duty of collecting and transmitting information for the Army by telegraph or otherwise, two hundred and fifty thousand dollars: *Provided*, That the conveyance by Tillie McChesney to the United States of a lot in the town of Fairbanks, Territory of Alaska, donated by said town as a site for a telegraph office and quarters for a detachment of the Signal Corps of the Army, which conveyance was by deed duly executed, acknowledged, and recorded in volume two of deeds, Fairbanks precinct, Alaska, is hereby accepted. Office of Chief Signal Officer.

For the increase of post telephone systems at interior posts, fifteen thousand dollars. Service expenses.

For the installation of post telephone systems at all garrisoned coast artillery posts, except those located in districts where post telephone systems have already been installed or are in course of installation, twenty thousand dollars. *Provido.*  
Conveyance of lot in Alaska for telegraph office, etc., accepted.

**WASHINGTON-ALASKA MILITARY CABLE AND TELEGRAPH SYSTEM:** For defraying the cost of such extensions and betterments of the Washington-Alaska military cable and telegraph system as may be approved by the Secretary of War, to be available until the close of the fiscal year nineteen hundred and ten from the receipts of the Washington-Alaska military cable and telegraph system that have been covered into the Treasury of the United States, the extent of such extensions and the cost thereof to be reported to Congress by the Secretary of War, two hundred thousand dollars. Post telephone systems.

To reimburse officers traveling on duty in connection with the Washington-Alaska military cable and telegraph system since January first, Washington-Alaska cable, etc.  
Cost for extension, etc., available from receipts.

Report to Congress.

Reimbursement.

nineteen hundred and four, for money paid by them for traveling expenses in excess of the mileage allowed them by law, two thousand five hundred dollars.

Pay.

PAY OF OFFICERS OF THE LINE.

Line officers.

For pay of officers of the line, five million five hundred and fifty-six thousand two hundred dollars.

Longevity.

For pay of officers for length of service, to be paid with their current monthly pay, one million one hundred and forty-eight thousand seven hundred and thirty dollars.

PAY OF ENLISTED MEN.

Enlisted men.

For pay of enlisted men of all grades, including recruits, ten million dollars.

Longevity.

For additional pay for length of service, one million two hundred and six thousand dollars.

Pay of officers increased.  
R. S., sec. 1261, p. 220,  
amended.

That hereafter the annual pay of officers of the Army of the several grades herein mentioned shall be as follows: Major-general, eight thousand dollars; brigadier-general, six thousand dollars; colonel, four thousand dollars; lieutenant-colonel, three thousand five hundred dollars; major, three thousand dollars; captain, two thousand four hundred dollars; first lieutenant, two thousand dollars; second lieutenant, one thousand seven hundred dollars. And the pay of cadets at the Military Academy shall hereafter be six hundred dollars a year. That hereafter the United States shall furnish mounts and horse equipments for all officers of the Army below the grade of major required to be mounted, but in case any officer below the grade of major required to be mounted provides himself with suitable mounts at his own expense, he shall receive an addition to his pay of one hundred and fifty dollars per annum if he provides one mount, and two hundred dollars per annum if he provides two mounts. Section twelve hundred and sixty-seven of the Revised Statutes of the United States is hereby amended to read as follows: "In no case shall the pay of a colonel exceed five thousand dollars a year; the pay of a lieutenant-colonel exceed four thousand five hundred dollars a year, or the pay of a major exceed four thousand dollars a year." *Provided*, That nothing in this section is intended to increase or change or shall be construed as increasing or changing the present pay or allowances of any officer in the United States Navy; and section thirteen of an Act entitled "An Act to reorganize and increase the efficiency of the personnel of the Navy and Marine Corps of the United States," approved March third, eighteen hundred and ninety-nine, shall not be construed as changing the pay of any naval officer by reason of the provisions of this Act.

Cadets.  
Allowance for  
mounts.

Maximum for col-  
onels and lieutenant-  
colonels.  
R. S., sec. 1267, p. 220,  
amended.

*Proviso.*  
Navy officers not  
affected.

Vol. 30, p. 1007.

Allowances for  
death in service.  
*Post*, p. 735.

Interment expenses.  
Beneficiaries to be  
designated.

That hereafter immediately upon official notification of the death from wounds or disease contracted in line of duty of any officer or enlisted man on the active list of the Army, the Paymaster-General of the Army shall cause to be paid to the widow of such officer or enlisted man, or to any other person previously designated by him, an amount equal to six months' pay at the rate received by such officer or enlisted man at the date of his death, less seventy-five dollars in the case of an officer and thirty-five dollars in the case of an enlisted man. From the amount thus reserved the Quartermaster's Department shall be reimbursed for expenses of interment, and the residue, if any, of the amount reserved shall be paid subsequently to the designated person. The Secretary of War shall establish regulations requiring each officer and enlisted man to designate the proper person to whom this amount shall be paid in case of his death, and said amount shall be paid to that person from funds appropriated for the pay of the Army.

That hereafter the monthly pay of enlisted men of the Army during their first enlistment shall be as follows, namely: Master electricians, master signal electricians, seventy-five dollars; engineers, sixty-five dollars; sergeants first class Hospital Corps, fifty dollars; regimental sergeants-major, regimental quartermaster-sergeants, regimental commissary-sergeants, sergeants-major senior grade coast artillery, battalion sergeants-major of engineers, post quartermaster-sergeants, post commissary-sergeants, post ordnance-sergeants, battalion quartermaster-sergeants of engineers, electrician-sergeants first class, sergeants first class Signal Corps, and first sergeants, forty-five dollars; battalion sergeants-major of infantry and field artillery, squadron sergeants-major, sergeants-major junior grade coast artillery, battalion quartermaster-sergeants, field artillery, and master gunners, forty dollars; electrician-sergeants second class, sergeants of engineers, ordnance, and Signal Corps, quartermaster-sergeants of engineers, and color-sergeants, thirty-six dollars; sergeants and quartermaster-sergeants of cavalry, artillery, and infantry, stable-sergeants, sergeants, and acting cooks of the Hospital Corps, firemen, and cooks, thirty dollars: *Provided*, That mess sergeants shall receive six dollars per month in addition to their pay; corporals of engineers, ordnance, Signal Corps, and Hospital Corps, chief mechanics, and mechanics, coast artillery, twenty-four dollars; corporals of cavalry, artillery, and infantry, mechanics of field artillery, blacksmiths and farriers, saddlers, wagoners, and artificers, twenty-one dollars: *Provided*, That not to exceed one blacksmith and farrier in each troop of cavalry and one mechanic in each battery of field artillery shall receive nine dollars per month additional for performing the duty of horseshoer; privates first class of engineers, ordnance, Signal Corps, and Hospital Corps, eighteen dollars; privates, Hospital Corps, sixteen dollars; trumpeters, musicians of infantry, artillery, and engineers, privates of cavalry, artillery, infantry, Signal Corps, and privates second class, engineers and ordnance, fifteen dollars.

That hereafter any soldier honorably discharged at the termination of an enlistment period who reenlists within three months thereafter shall be entitled to continuous-service pay as herein provided, which shall be in addition to the initial pay provided for in this Act and shall be as follows, namely: For those whose initial pay as provided herein is thirty-six dollars or more an increase of four dollars monthly pay for and during the second enlistment, and a further increase of four dollars for and during each subsequent enlistment up to and including the seventh, after which the pay shall remain as in the seventh enlistment. For those whose initial pay as provided for herein is eighteen, twenty-one, twenty-four, or thirty dollars, an increase of three dollars monthly pay for and during the second enlistment, and a further increase of three dollars for and during each subsequent enlistment up to and including the seventh, after which the pay shall remain as in the seventh enlistment. For those whose initial pay as provided for herein is fifteen and sixteen dollars, an increase of three dollars monthly pay for and during the second and third enlistments each, and a further increase of one dollar for and during each subsequent enlistment up to and including the seventh, after which the pay shall remain as in the seventh enlistment: *Provided*, That hereafter any soldier honorably discharged at the termination of his first or any succeeding enlistment period who reenlists after the expiration of three months shall be regarded as in his second enlistment; that an enlistment shall not be regarded as complete until the soldier shall have made good any time lost during an enlistment period by unauthorized absences exceeding one day, but any soldier who receives an honorable discharge for the convenience of the Government after having served more than half of his enlistment shall be considered as having served an enlistment period within

Pay of enlisted men increased.  
R. S., secs. 1280, 1281, p. 222, amended.  
Noncommissioned officers.

*Provisos.*  
Extra to mess sergeants.

Horseshoers.  
Post, p. 735.

Privates.

Reenlistment continuous service pay.  
R. S., secs. 1282, 1284, p. 222, amended.

*Provisos.*  
Allowance for reenlisting in three months, etc.

the meaning of this Act; that the present enlistment period of men now in service shall be determined by the number of years continuous service they have had at the date of approval of this Act, under existing laws, counting three years to an enlistment, and the former service entitling an enlisted man to reenlisted pay under existing laws shall be counted as one enlistment period: *And provided further*, That hereafter any private soldier, musician or trumpeter honorably discharged at the termination of his first enlistment period who reenlists within three months of the date of said discharge shall, upon such reenlistment, receive an amount equal to three months' pay at the rate he was receiving at the time of his discharge.

Bonus to privates for first reenlistment.

Additional pay. Marksmen, gunners, etc.

That hereafter enlisted men now qualified or hereafter qualifying as marksmen shall receive two dollars per month; as sharpshooters, three dollars per month; as expert riflemen, five dollars per month; as second-class gunners, two dollars per month; as first-class gunners, three dollars per month; as gun pointers, gun commanders, observers second class, chief planters and chief loaders, seven dollars per month; as plotters, observers first class, and casemate electricians, nine dollars per month, all in addition to their pay, under such regulations as the Secretary of War may prescribe, but no enlisted man shall receive at the same time additional pay for more than one of the classifications named in this section: *Provided*, That nothing in this Act shall be construed to increase the total number of gun pointers, gun commanders, observers, chief planters, chief loaders, plotters, and casemate electricians now authorized by law.

Proviso. Restriction.

Service beyond United States.

That increase of pay for service beyond the limits of the States comprising the Union, and the territories of the United States contiguous thereto, shall be as now provided by law.

Musicians' pay increased.

That hereafter the monthly pay during the first enlistment of enlisted men of bands, exclusive of the band of the United States Military Academy, shall be as follows:

Chief musicians, seventy-five dollars; principal musicians and chief trumpeters, forty dollars; sergeants and drum-majors, thirty-six dollars; corporals, thirty dollars; and privates, twenty-four dollars; and the continuous-service pay of all grades shall be as provided in this Act: *Provided*, That army bands or members thereof shall not receive remuneration for furnishing music outside the limits of military posts when the furnishing of such music places them in competition with local civilian musicians.

Proviso. Music outside military posts.

R. S., secs. 1280, 1281, 1284, p. 222, repealed. Soldiers' Homefund. R. S., sec. 4819, p. 935, amended.

That sections twelve hundred and eighty, twelve hundred and eighty-one, and twelve hundred and eighty-four of the Revised Statutes be, and are hereby, repealed, and so much of section forty-eight hundred and nineteen as pertains to the deduction of twelve and one-half cents per month from the pay of every soldier of the Regular Army for the benefit of the Soldiers' Home be, and the same is hereby, repealed.

War pay repealed. Vol. 30, p. 365, amended.

That section six of the Act entitled "An Act for the better organization of the line of the Army of the United States," approved April twenty-sixth, eighteen hundred and ninety-eight, be amended so as to read as follows:

Penalty for desertion.

"SEC. 6. That any soldier who deserts shall, besides incurring the penalties now attaching to the crime of desertion, forfeit all right to pension which he might otherwise have acquired."

Present pay, etc., not reduced.

That nothing herein contained shall be construed so as to reduce the pay or allowances now authorized by law for any officer or enlisted man of the Army; and all laws or parts of laws inconsistent with the provisions of this Act are hereby repealed.

Repeal.

## ENGINEERS.

Two hundred and sixty-nine thousand six hundred and four dollars. Engineer battalion.  
 Additional pay for length of service, thirty-eight thousand six hundred and forty dollars.

## ORDNANCE DEPARTMENT.

One hundred and seventy-four thousand three hundred and seventy-two dollars. Ordnance Corps.  
 Additional pay for length of service, forty-six thousand dollars.

## QUARTERMASTER'S DEPARTMENT.

Two hundred quartermaster-sergeants, eighty-one thousand six hundred dollars. Quartermaster-sergeants.  
 Additional pay for length of service, fifteen thousand dollars.

## SUBSISTENCE DEPARTMENT.

Two hundred post commissary-sergeants, eighty-one thousand six hundred dollars. Commissary-sergeants.  
 Additional pay for length of service, sixteen thousand dollars.

## SIGNAL CORPS.

Thirty-six master signal electricians, thirty-two thousand four hundred dollars. Signal Corps.

One hundred and thirty-two first-class sergeants, seventy-one thousand two hundred and eighty dollars.

One hundred and forty-four sergeants, fifty-eight thousand seven hundred and fifty-two dollars.

Twenty-four cooks, five thousand seven hundred and sixty dollars.

One hundred and fifty-six corporals, thirty-seven thousand four hundred and forty dollars.

Five hundred and fifty-two first-class privates, one hundred and twelve thousand six hundred and eight dollars.

One hundred and sixty-eight privates, twenty-six thousand two hundred and eight dollars.

Additional pay for length of service, thirty-one thousand and eight dollars.

## HOSPITAL CORPS.

Eight hundred and fifty-five thousand eight hundred and forty dollars. Hospital Corps.

Additional pay for length of service, one hundred thousand dollars.

## PAY TO CLERKS, MESSENGERS, AND LABORERS AT HEADQUARTERS OF DIVISIONS, AND DEPARTMENTS AND OFFICE OF THE CHIEF OF STAFF.

One chief clerk, at the office of the Chief of Staff, two thousand dollars per annum. Clerks, messengers, etc.

Fifteen clerks at one thousand eight hundred dollars each per annum.

Fifteen clerks at one thousand six hundred dollars each per annum.

Thirty-eight clerks at one thousand four hundred dollars each per annum.

Seventy-three clerks at one thousand two hundred dollars each per annum.

Eighty-four clerks at one thousand dollars each per annum.

Two clerks at nine hundred dollars each per annum.

One clerk at seven hundred and twenty dollars per annum.  
 One captain of the watch at nine hundred dollars per annum.  
 Three watchmen at seven hundred and twenty dollars each per annum.  
 One gardener at seven hundred and twenty dollars per annum.  
 One packer at eight hundred and forty dollars per annum.  
 Two messengers at eight hundred and forty dollars each per annum.  
 Seventy-four messengers at seven hundred and twenty dollars each per annum.  
 Two messengers at six hundred dollars each per annum.  
 One laborer at six hundred and sixty dollars per annum.  
 Two laborers at six hundred dollars each per annum.  
 One laborer at four hundred and eighty dollars per annum.  
 Five charwomen at two hundred and forty dollars each per annum.  
 In all, three hundred and forty-four thousand six hundred and forty dollars.

## Assignment.

And said clerks, messengers, and laborers shall be employed and assigned by the Secretary of War to the offices and positions in which they are to serve: *Provided*, That no clerk, messenger, or laborer at headquarters of divisions, departments, or office of the Chief of Staff, shall be assigned to duty with any bureau in the War Department.

*Proviso.*  
 Duty in War Department forbidden.

## Staff officers.

FOR PAY OF OFFICERS OF THE STAFF CORPS AND STAFF DEPARTMENTS.

## Adjutant-General's Department.

ADJUTANT-GENERAL'S DEPARTMENT: For pay of officers in the Adjutant-General's Department, seventy-six thousand five hundred dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, twenty-two thousand dollars.

## Inspector-General's Department.

INSPECTOR-GENERAL'S DEPARTMENT: For pay of officers in the Inspector-General's Department, fifty thousand five hundred dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, sixteen thousand dollars.

## Engineer Corps.

THE CORPS OF ENGINEERS: For pay of officers in the Corps of Engineers, three hundred and eighty-seven thousand eight hundred dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, ninety-five thousand dollars.

## Ordnance Department.

ORDNANCE DEPARTMENT: For pay of officers in the Ordnance Department, one hundred and ninety-one thousand dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, fifty thousand dollars.

## Quartermaster's Department.

QUARTERMASTER'S DEPARTMENT: For pay of officers in the Quartermaster's Department, two hundred and twenty-three thousand five hundred dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, sixty-four thousand five hundred dollars.

## Subsistence Department.

SUBSISTENCE DEPARTMENT: For pay of officers in the Subsistence Department, one hundred and thirty-two thousand dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, thirty thousand six hundred dollars.

## Medical Department.

MEDICAL DEPARTMENT: For pay of officers in the Medical Department, six hundred and eighty-six thousand three hundred dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, one hundred and thirty thousand dollars.

## Pay Department.

PAY DEPARTMENT: For pay of officers in the Pay Department, one hundred and twenty-eight thousand dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, thirty-one thousand nine hundred and fifty dollars.

**JUDGE-ADVOCATE-GENERAL'S DEPARTMENT:** For pay of officers in the Judge-Advocate-General's Department, forty thousand dollars. Judge-Advocate-General's Department.

For additional pay to such officers for length of service, to be paid with their current monthly pay, eight thousand two hundred dollars.

**SIGNAL CORPS:** For pay of the officers of the Signal Corps, ninety-four thousand eight hundred dollars. Signal Corps.

For additional pay to such officers for length of service, to be paid with their current monthly pay, twenty-one thousand four hundred dollars.

**BUREAU OF INSULAR AFFAIRS:** For pay of officers of the Bureau of Insular Affairs, eight thousand dollars. Insular Affairs Bureau.

For additional pay to such officers for length of service, to be paid with their current monthly pay, one thousand dollars.

#### RETIRED OFFICERS.

For pay of officers on the retired list and for officers who may be placed thereon during the current year, two million five hundred and twenty-seven thousand three hundred and twenty dollars and sixty-three cents. Retired officers.

For additional pay to such officers for length of service, to be paid with their current monthly pay, four hundred and fourteen thousand six hundred and thirteen dollars and eighty-four cents.

#### RETIRED ENLISTED MEN.

For pay of the enlisted men of the Army on the retired list, one million one hundred and ninety-three thousand four hundred and forty-five dollars. Retired enlisted men.

#### MISCELLANEOUS.

For pay of seventy-five hospital matrons, nine thousand dollars. Hospital matrons.

For pay of one Superintendent Nurse Corps, one thousand eight hundred dollars. Superintendent Nurse Corps.

For pay of one hundred nurses (female), fifty-five thousand and twenty dollars. Nurses.

For pay of forty-two veterinarians, at one thousand five hundred dollars each, sixty-three thousand dollars. Veterinarians.

For additional pay to such veterinarians, for length of service, to be paid with their current monthly pay, eight thousand eight hundred and fifty dollars. Longevity.

For pay of thirty-one dental surgeons, fifty-seven thousand nine hundred and sixty dollars. Dental surgeons.

For pay of contract surgeons, three hundred and sixty thousand dollars. Contract surgeons.

For pay of ninety paymasters' clerks, one hundred and forty thousand five hundred and thirty-eight dollars and thirty-two cents. Paymasters' clerks.

For pay of paymasters' messengers, eighteen thousand dollars. Messengers.

For traveling expenses of paymasters' clerks and expert accountant of the Inspector-General's Department, seventeen thousand dollars. Traveling expenses.

For expenses of courts-martial, courts of inquiry, military commissions, and compensation of reporters and witnesses attending the same, thirty thousand dollars. Courts-martial, etc.

For additional pay to officer in charge of public buildings and grounds at Washington, District of Columbia, one thousand dollars. Officer, buildings and ground, District of Columbia.

For commutation of quarters to commissioned officers on duty without troops at stations where there are no public quarters, four hundred and eighteen thousand dollars. Commutation of quarters.

For travel allowance to enlisted men on discharge, one million dollars. Travel, enlisted men.

- Clothing not drawn. For clothing not drawn due to enlisted men on discharge, eight hundred thousand dollars.
- Interest on deposits. For interest on soldiers' deposits, one hundred thousand dollars, and so much as may be necessary to pay back such deposits.
- Translator. For pay of translator and librarian of the military information division, General Staff Corps, one thousand eight hundred dollars.
- Expert accountant. For pay of expert accountant for the Inspector-General's Department, two thousand five hundred dollars.
- Extra-duty pay, sea-coast fortifications. For extra pay to enlisted men employed on extra duty for periods of not less than ten days in the offices of district artillery engineers, district ordnance officers, and switchboard operators, at sea-coast fortifications, eight thousand dollars.
- Switchboard operators at posts. For extra pay to enlisted men employed on extra duty as switchboard operators at each interior post of the Army, eight thousand dollars.
- Extra pay, Alaskan cable, etc. For extra pay to enlisted men of the line of the Army and to enlisted men of the Signal Corps employed in the Territory of Alaska on the Alaskan cable and telegraph system, for periods of not less than ten days, at the rate of thirty-five cents per day, thirty-six thousand dollars.
- Mileage to officers, etc. *Provido.* For diem, etc., Alaska. For mileage to officers and contract surgeons when authorized by law, six hundred thousand dollars: *Provided*, That hereafter actual expenses only, not to exceed four dollars and fifty cents per day and cost of transportation when not furnished by the Quartermaster's Department, shall be paid to the officers of the Army, contract surgeons, and dental surgeons, when traveling on duty without troops, under competent orders, within the geographical limits of the Territory of Alaska.
- Additional pay, foreign service. Officers. For additional ten per centum increase on pay of officers on foreign service, two hundred and eighty-five thousand dollars.
- Enlisted men. *Provido.* Service on army transports. For additional twenty per centum increase to enlisted men on foreign service, seven hundred and sixty-seven thousand dollars: *Provided*, That officers and enlisted men who have served on army transports in the Philippine Archipelago at any time since May twenty-sixth, nineteen hundred, under the control and orders of the commanding general, Philippines Division, or who may hereafter so serve, shall be entitled to receive the same rate of pay as is provided by law for officers and enlisted men serving at shore stations beyond the limits of the United States.
- Computer. For pay of one computer for artillery board, two thousand five hundred dollars.
- Loss by exchange. For pay of exchange by special disbursing agents of the Pay Department serving in foreign countries, five hundred dollars.
- Attendance of militia at service schools. For subsistence, mileage, and commutation of quarters to officers of the National Guard attending service and garrison schools, ten thousand dollars.
- Porto Rico Provisional Regiment. *Port.* p. 392. Officers. For Porto Rico Provisional Regiment of Infantry, composed of two battalions of four companies each:  
Pay of officers of the line, fifty thousand four hundred dollars.
- Longevity. For additional pay for length of service, six thousand five hundred dollars.
- Enlisted men. For pay of enlisted men, ninety-seven thousand six hundred and forty-four dollars.
- Longevity. Additional pay for length of service, fifteen thousand dollars.
- Provido.* Term of enlistment, etc. *Provided*, That men hereafter enlisted in the Porto Rico Provisional Regiment of Infantry shall be enlisted for a period of three years and may be reenlisted, such enlistments and reenlistments to be subject to the regulations governing the Army at large, with such modifications as to physical requirements as the President may prescribe.

## PHILIPPINE SCOUTS.

Philippine Scouts.

Pay of officers of the line: Fifty first lieutenants, seventy-five thousand dollars.

Fifty second lieutenants, seventy thousand dollars.

Eight first lieutenants (battalion adjutants), fourteen thousand four hundred dollars.

Eight second lieutenants (battalion quartermasters and commissaries), twelve thousand eight hundred dollars.

Difference in additional pay to officers serving in higher grades under authority of law in battalion of Philippine Scouts:

Eight majors from captains (not mounted), five thousand six hundred dollars.

Fifteen captains from first lieutenants (not mounted), four thousand five hundred dollars.

Additional for length of service, thirty-four thousand seven hundred and twenty dollars.

Noncommissioned officers and privates, fifty companies, five hundred and sixteen thousand six hundred dollars.

The specific appropriations hereinbefore made for officers and enlisted men in the line of the Army and in the several staff corps and departments, enlisted men in the Hospital Corps, officers and enlisted men in the Porto Rico Provisional Regiment of Infantry, and officers in the Philippine Scouts, being based upon former rates of pay, said specific appropriations are hereby increased to the amounts necessary for payment of such increase of pay at the rates established in this Act: *Provided*, That the sum of seven million dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to provide for such increases in the said specific appropriations, and for the purpose of paying officers and enlisted men, including enlisted men of the Hospital Corps, at the rates provided for in this Act.

All the money hereinbefore appropriated, except the appropriation for mileage of officers and contract surgeons when authorized by law, for pay of the Army and miscellaneous shall be disbursed and accounted for by officers of the Pay Department as pay of the Army, and for that purpose shall constitute one fund.

ENCAMPMENT AND MANEUVERS, ORGANIZED MILITIA: For paying the expenses of the organized militia of any State, Territory, or of the District of Columbia, which may be authorized by the Secretary of War to participate in such encampments as may be established for the field instruction of the troops of the Regular Army, as provided by sections fifteen and twenty-one of the Act of January twenty-first, nineteen hundred and three, entitled "An Act to promote the efficiency of the militia, and for other purposes," to be immediately available and to remain available until expended, one million dollars.

## SUBSISTENCE DEPARTMENT.

Officers.  
Post, p. 163.

Longevity.

Enlisted men.

Specific appropriations for pay increased.

*Proviso.*  
Additional appropriation.

Pay accounts.

Organized militia.  
Expenses of encampment with Army.

Vol. 32, pp. 777, 779.

Subsistence Department.

Supplies.

Purchase of subsistence supplies: For issue, as rations to troops, civil employees when entitled thereto, hospital matrons, nurses, applicants for enlistment while held under observation, general prisoners of war (including Indians held by the Army as prisoners, but for whose subsistence appropriation is not otherwise made), Indians employed with the Army, without pay, as guides and scouts, and military convicts at posts; for the subsistence of the masters, officers, crews, and employees of the vessels of the army transport service; hot coffee for troops traveling when supplied with cooked or travel rations; meals for recruiting parties and applicants for enlistment while held under observation; authorized issues of candles; authorized issues of

toilet articles, barbers', laundry, and tailors' materials, for use of military convicts confined at military posts without pay or allowances, and applicants for enlistment while held under observation; for issues of toilet kits to recruits upon their first enlistment; ice for issue to organizations of enlisted men at such places as the Secretary of war may determine; matches for lighting public fires and lights at posts and stations and in the field; flour used for paste in target practice; salt and vinegar for public animals; toilet paper for use by enlisted men at posts, camps, rendezvous, and offices where water-closets are provided with sewer connections, or where the sanitary conditions require its use; for sales to officers and enlisted men of the Army; coffee roasters and cooking apparatus in the field, and when traveling (except on transports), bake ovens and apparatus pertaining thereto; scales, weights, measures, utensils, tools, stationery, blank books and forms, office furniture, commissary chests and outfits, and field desks of commissaries: *Provided*, That the sum of twelve thousand dollars is authorized to be expended to defray the cost of furnishing food, and for providing extra-duty pay for cooks, assistant cooks, and waiters, and for perishable table equipment in subsisting enlisted men of the Regular Army and the organized militia who may be competitors in the National Rifle Match: *And provided further*, That no competitor who is thus subsisted shall be entitled to commutation of rations, and no greater expense shall be incurred than one dollar and fifty cents per man per day for the period the contest is in progress. For payments: Of commutations of rations to the cadets at the United States Military Academy in lieu of the regular established ration at the rate of thirty cents per ration; of the regulation allowances of commutation in lieu of rations to enlisted men on furlough, enlisted men and male and female nurses when stationed at places where rations in kind can not be economically issued, and when traveling on detached duty where it is impracticable to carry rations of any kind, enlisted men selected to contest for places or prizes in department and army rifle competitions while traveling to and from places of contest, male and female nurses on leaves of absence, applicants for enlistment and military convicts while traveling under orders; of commutation of rations in lieu of the regular established ration for members of the Nurse Corps (female) while on duty in hospital, and for enlisted men, applicants for enlistment while held under observation, and military convicts sick therein, at the rate of thirty cents per ration (except that at the General Hospital at Fort Bayard, New Mexico, fifty cents per ration is authorized for enlisted patients in said hospital), to be paid to the surgeon in charge; of compensation of civilians employed in the Subsistence Department, and of extra pay to enlisted men employed on extra duty in the Subsistence Department for periods of not less than ten days, at rates fixed by law; of extra-duty pay at rates to be fixed by the Secretary of War for mess stewards and cooks at recruit depots, who are to be graduates of the schools for bakers and cooks; for printing, advertising, commercial newspapers, and use of telephones; for temporary buildings, cellars, and other means of protecting subsistence supplies (when not provided by the Quartermaster's Department): for providing prizes to be established by the Secretary of War for enlisted men of the Army who graduate from the army schools for bakers and cooks, the total amount of such prizes at the various schools not to exceed nine hundred dollars per annum; for other necessary expenses incident to the purchase, testing, care, preservation, issue, sale, and accounting for subsistence supplies for the Army; in all, seven million three hundred and eighty-two thousand nine hundred and fifty-one dollars and forty-five cents, to be expended under the direction of the Secretary of War, and accounted for as "Subsistence of the Army," and for that purpose to constitute one

*Proviso.*  
National Rifle Match.

Per diem.

Payments.  
Commutation.

Extra-duty pay.

Prizes for bakers,  
etc.

Amount.

fund: *Provided further*, That officers of the organized militia who may hereafter be furnished, under proper authority, with funds for the purchase of coffee, or other components of the travel ration for the use of their respective commands, shall not be required to furnish bonds for the safe-keeping and disbursement of the same.

Bonds not required of militia officers.

#### QUARTERMASTER'S DEPARTMENT.

Quartermaster's Department.

Regular supplies of the Quartermaster's Department, including their care and protection, consisting of stoves and heating apparatus required for heating offices, hospitals, barracks, and quarters, and recruiting stations, and United States military prison; also ranges and stoves, and appliances for cooking and serving food at posts, and repair and maintenance of such heating and cooking appliances; for furnishing heat and light for the authorized allowance of quarters for officers and enlisted men, and for recruits, guards, hospitals, storehouses, and offices, and for sale to officers, and including also fuel and engine supplies required in the operation of modern batteries at established posts; for post bakeries; for ice machines and their maintenance where required for the health and comfort of the troops and for cold storage; for the construction, operation, and maintenance of laundries at military posts in the United States and its island possessions; for the necessary furniture, text-books, paper, and equipment for the post schools and libraries; for the tableware and mess furniture for kitchens and mess halls, each and all for the enlisted men, including recruits; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department at the several posts and stations and with the armies in the field, and for the horses of the several regiments of cavalry, the batteries of artillery, and such companies of infantry and scouts as may be mounted, and for the authorized number of officers' horses, including bedding for the animals; and nothing in the Act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year nineteen hundred and eight, or any other Act, shall hereafter be held or construed so as to deprive officers of the Army, wherever on duty in the military service of the United States, of forage, bedding, shoeing, or shelter for their authorized number of horses, or of any means of transportation or maintenance therefor for which provision is made by the terms of this Act; of straw for soldiers' bedding, and of stationery, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's departments, and for printing department orders and reports, nine million three hundred thousand dollars: *Provided*, That no part of the appropriations for the Quartermaster's Department shall be expended on printing, unless the same shall be done by contract after due notice and competition, except in such cases as the emergency will not admit of the giving notice of competition, and in cases where it is impracticable to have the necessary printing done by contract the same may be done, with the approval of the Secretary of War, by the purchase of material and hire of the necessary labor for the purpose. For the fiscal year ending June thirtieth, nineteen hundred and nine, whenever the ice machines, steam laundries, and electric plants shall not come in competition with private enterprise for sale to the public, and in the opinion of the Secretary of War it becomes necessary to the economical use and administration of such ice machines, steam laundries, and electric plants as have been or may hereafter be established in pursuance of law, surplus ice may be disposed of, laundry work may be done for other branches of the Government, and surplus electric light and power may be sold on such terms and in accordance with such regulations as may be prescribed by the Secretary of War:

Regular supplies.

Forage, etc.

Horses for officers, etc.  
Vol. 33, p. 687.

Amount.  
*Proviso.*  
Printing.

Ice machines, laundries, etc.

Disposal of surplus products, etc.

Use of proceeds.

*Provided*, That the funds received from such sales and in payment for such laundry work shall be used to defray the cost of operation of said ice, laundry, and electric plants; and the sales and expenditures herein provided for shall be accounted for in accordance with the methods prescribed by law, and any sums remaining, after such cost of maintenance and operation have been defrayed, shall be deposited in the Treasury to the credit of the appropriation from which the cost of operation of such plant is paid.

Equipment of post schools.

For the purchase of the necessary instruments, office furniture, stationery, and other authorized articles required for the equipment and use of the officers' schools at the several military posts, twelve thousand dollars.

Incidental expenses.

**INCIDENTAL EXPENSES:** Postage; cost of telegrams on official business received and sent by officers of the Army; extra pay to soldiers employed on extra duty, under the direction of the Quartermaster's Department, in the erection of barracks, quarters, and storehouses, in the construction of roads and other constant labor for periods of not less than ten days, and as clerks for post quartermasters at military posts, and for prison overseers at posts designated by the War Department for the confinement of general prisoners, and for noncommissioned officers of the United States military prison guard; for expenses of expresses to and from frontier posts and armies in the field, of escorts to paymasters and other disbursing officers, and to trains where military escorts can not be furnished; expenses of the interment of officers killed in action or who die when on duty in the field, or at military posts or on the frontiers, or when traveling under orders, and of non-commissioned officers and soldiers; and in all cases where such expenses would have been lawful claims against the Government, reimbursement may be made of expenses heretofore or hereafter incurred by individuals of burial and transportation of remains of officers, including acting assistant surgeons, not to exceed the amount now allowed in the cases of officers, and for the reimbursement in the cases of enlisted men not exceeding the amount now allowed in their cases, may be paid out of the proper funds appropriated by this Act, and the disbursing officers shall be credited with such reimbursement heretofore made; but hereafter no reimbursement shall be made of such expenses incurred prior to the twenty-first day of April, eighteen hundred and ninety-eight; authorized office furniture, hire of laborers in the Quartermaster's Department, including the hire of interpreters, spies, or guides for the Army; compensation of clerks and other employees to the officers of the Quartermaster's Department, and clerks, foremen, watchmen, and organist for the United States military prison, and incidental expenses of recruiting; for the apprehension, securing, and delivering of deserters, including escaped military prisoners, and the expenses incident to their pursuit, and no greater sum than fifty dollars for each deserter or escaped military prisoner shall, in the discretion of the Secretary of War, be paid to any civil officer or citizen for such services and expenses; for a donation of five dollars to each dishonorably discharged prisoner upon his release from confinement, under court-martial sentence, involving dishonorable discharge; for the following expenditures required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, the authorized number of officers' horses, and for the trains, to wit: Hire of veterinary surgeons, purchase of medicines for horses and mules, picket ropes, blacksmith's tools and materials, horeshoes and blacksmith's tools for the cavalry service, and for the shoeing of horses and mules, and such additional expenditures as are necessary and authorized by law in the movements and operations of the Army, and at military posts, and not expressly assigned to any other department, two million two hundred thousand dollars.

Interments.

Horse expenditures.

Amount.

**HORSES FOR CAVALRY, ARTILLERY, AND ENGINEERS:** For the purchase of horses for the cavalry, artillery, and engineers, service school and staff colleges, and for the Indian scouts, and for such infantry and members of the Hospital Corps in field campaigns as may be required to be mounted, and the expenses incident thereto, five hundred and fourteen thousand six hundred and seventy-eight dollars: *Provided*, That the number of horses purchased under this appropriation, added to the number now on hand, shall be limited to the actual needs of the mounted service, including reasonable provisions for remounts, and, unless otherwise ordered by the Secretary of War, no part of this appropriation shall be paid out for horses not purchased by contract after competition duly invited by the Quartermaster's Department and an inspection under the direction and authority of the Secretary of War. When practicable, horses shall be purchased in the open market at all military posts or stations, when needed, at a maximum price to be fixed by the Secretary of War: *Provided*, That no part of this appropriation shall be used for breeding purposes.

**BARRACKS AND QUARTERS:** For barracks and quarters for troops, other than seacoast artillery, storehouses for the safe-keeping of military stores, for offices, recruiting stations, to provide such furniture for the public rooms of officers' messes and officers' quarters at military posts as may be approved by the Secretary of War, and the Auditor for the War Department is authorized and directed to remove any suspensions of accounts of quartermasters for the fiscal years nineteen hundred and seven and nineteen hundred and eight, for the purchase of furniture where the same has been or may be approved by the Secretary of War; for the hire of buildings and grounds for summer cantonments, and for temporary buildings at frontier stations, for the construction of temporary buildings and stables, and for repairing public buildings at established posts, including the extra-duty pay of enlisted men employed on the same: *Provided*, That no part of the moneys so appropriated shall be paid for commutation of fuel or for quarters to officers or enlisted men: *Provided further*, That the number of and total sum paid for civilian employees in the Quartermaster's Department, including those paid from the funds appropriated for regular supplies, incidental expenses, barracks and quarters, army transportation, clothing, camp and garrison equipage, shall be limited to the actual requirements of the service, and that no employee paid therefrom shall receive a salary of more than one hundred and fifty dollars per month, except upon the approval of the Secretary of War, three million seven hundred and fifty thousand dollars: *Provided*, That no part of the sum herein appropriated shall be used for the construction of officers' quarters at the Army War College.

**MILITARY POST EXCHANGE:** For continuing the construction, equipment, and maintenance of suitable buildings at military posts and stations for the conduct of the post exchange school, library, reading, lunch, amusement rooms, and gymnasium, including heat and light for the buildings erected at private cost in the operation of the Act approved May thirty-first, nineteen hundred and two, to be expended in the discretion and under the direction of the Secretary of War, four hundred thousand dollars: *Provided*, That not more than forty thousand dollars of the above appropriation shall be expended in the construction of buildings at any one post or station.

**TRANSPORTATION OF THE ARMY AND ITS SUPPLIES:** For transportation of the Army and its supplies, including transportation of the troops when moving either by land or water, and of their baggage, including the cost of packing and crating; for transportation of recruits and recruiting parties; of applicants for enlistment between recruiting stations and recruiting depots; of persons on their discharge from the United States military prison to their homes (or elsewhere as

Horses, etc.

*Provisos.*  
Limit.

Restriction.

Barracks and quarters.

Purchases of furniture allowed.

*Provisos.*  
Commutation restriction.

Civilian employees.

Army War College.

Post exchanges, etc.

Vol. 32, p. 516.

Maximum amount for construction.

Transportation.

they may elect), provided the cost in each case shall not be greater than to the place of last enlistment; of supplies furnished to the militia for the permanent equipment thereof; of the necessary agents and other employees; of clothing and equipage and other quartermaster's stores from army depots or places of purchase or delivery to the several posts and army depots, and from those depots to the troops in the field; of horse equipments and of subsistence stores from places of purchase, and from the places of delivery under contract to such places as the circumstances of the service may require them to be sent; of ordnance and ordnance stores, and small arms from the foundries and armories to the arsenals, fortifications, frontier posts and army depots; for payment of wharfage, tolls, and ferrriage; for transportation of funds of the Army; for the hire of employees; for the payment of army transportation lawfully due such land-grant railroads as have not received aid in Government bonds (to be adjusted in accordance with the decisions of the Supreme Court in cases decided under such land-grant acts), but in no case shall more than fifty per centum of full amount of service be paid: *Provided*, That such compensation shall be computed upon the basis of the tariff or lower special rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for such service: *Provided further*, That in expending the money appropriated by this Act, a railroad company which has not received aid in bonds of the United States, and which obtained a grant of public land to aid in the construction of its railroad on condition that such railroad should be a post route and military road, subject to the use of the United States for postal, military, naval, and other Government services, and also subject to such regulations as Congress may impose restricting the charge for such Government transportation, having claims against the United States for transportation of troops and munitions of war and military supplies and property over such aided railroads, shall be paid out of the moneys appropriated by the foregoing provision only on the basis of such rate for the transportation of such troops and munitions of war and military supplies and property as the Secretary of War shall deem just and reasonable under the foregoing provision, such rate not to exceed fifty per centum of the compensation for such Government transportation as shall at that time be charged to and paid by private parties to any such company for like and similar transportation; and the amount so fixed to be paid shall be accepted as in full for all demands for such service; for the purchase and hire of draft and pack animals in such numbers as are actually required for the service, including reasonable provision for replacing unserviceable animals; for the purchase and repair of such harness, wagons, carts, and drays as are required for the transportation of troops and supplies and for garrison purposes; for drayage and cartage at the several depots; for the hire of teamsters and other employees; and for extra-duty pay of enlisted men driving teams, repairing means of transportation, and employed as train masters; for the purchase and repair of ships, boats, and other vessels required for the transportation of troops and supplies and for garrison purposes; for expenses of sailing public transports and other vessels on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific oceans; and for the purchase and repair of harbor boats, and repair of boats for the seacoast artillery service; in all, eleven million two hundred and fifty thousand dollars.

For the construction and maintenance of military and post roads, bridges, and trails in the district of Alaska, to be expended under the direction of the board of road commissioners described in section two of an Act entitled "An Act to provide for the construction and maintenance of roads, the establishment and maintenance of schools, and the care and support of insane persons in the district of Alaska, and

Payment to land-grant railroads.

Maximum.

*Proviso.*  
Basis of compensation.

Fifty per cent to railroads not bond aided.

Draft and pack animals, etc.

Ships, boats, etc.

Alaska.  
Military and post roads.  
Construction, etc.

Vol. 33, p. 616.

for other purposes," approved January twenty-seventh, nineteen hundred and five, and to be expended conformably to the provisions of said Act, two hundred and fifty thousand dollars, to remain available until the close of the fiscal year nineteen hundred and ten.

**ROADS, WALKS, WHARVES, AND DRAINAGE:** For the construction and repair by the Quartermaster's Department of roads, walks, and wharves for payment of extra-duty pay to enlisted men employed in opening roads and in building wharves, for the pay of employees, and for the disposal of drainage, nine hundred thousand dollars.

**WATER AND SEWERS AT MILITARY POSTS:** For procuring and introducing water to buildings and premises at such military posts and stations as from their situation require it to be brought from a distance; for the disposal of sewage; for repairs to water and sewer systems, and for hire of employees, two million seven hundred and eleven thousand two hundred and seventy-five dollars.

**BARRACKS AND QUARTERS, PHILIPPINE ISLANDS:** Continuing the work of providing for the proper shelter and protection of officers and enlisted men of the Army of the United States lawfully on duty in the Philippine Islands, including payment of rents, the acquisition of title to building sites and such additions to existing military reservations as may be necessary, and including also shelter for the animals and supplies, and all other buildings necessary for post administration purposes, seven hundred and thirty-one thousand and twenty-two dollars.

**CLOTHING, AND CAMP AND GARRISON EQUIPAGE:** For cloth, woolens, materials, and for the manufacture of clothing for the Army, for issue and for sale at cost price according to the army regulations; for altering and fitting clothing and washing and cleaning, when necessary; for equipage, and for expenses of packing and handling, and similar necessaries; for a suit of citizen's outer clothing, to cost not exceeding ten dollars, to be issued upon release from confinement to each prisoner who has been confined under a court-martial sentence involving dishonorable discharge; for indemnity to officers and men of the Army for clothing and bedding, and so forth, destroyed since April twenty-second, eighteen hundred and ninety-eight, by order of medical officers of the Army for sanitary reasons, seven million dollars.

**CONSTRUCTION AND REPAIR OF HOSPITALS:** For construction and repair of hospitals at military posts already established and occupied, including the extra-duty pay of enlisted men employed on the same, and including also all expenditures for construction and repairs required at the Army and Navy Hospital at Hot Springs, Arkansas, and for the construction and repair of general hospitals and expenses incident thereto, and for additions needed to meet the requirements of increased garrisons, five hundred and forty-five thousand three hundred and sixty-six dollars: *Provided*, That not to exceed the following sums may be used in the erection of modern sanitary hospitals at the posts named: Thirty-five thousand dollars at Boise Barracks, Idaho; sixty-five thousand dollars to enlarge the hospital at Fort D. A. Russell, Wyoming; fifty thousand dollars to enlarge the hospital at Fort Sam Houston, Texas; forty thousand dollars to enlarge the hospital at Fort Slocum, New York; twenty-five thousand dollars to enlarge the hospital at Fort Robinson, Nebraska; twenty thousand dollars to complete the hospital at Columbus Barracks, Ohio; and twenty thousand dollars to complete the hospital at Jefferson Barracks, Missouri.

**QUARTERS FOR HOSPITAL STEWARDS:** For construction of quarters for hospital stewards at military posts already established and occupied, including the extra-duty pay of enlisted men employed on the same, seventy-five thousand dollars.

**SHOOTING GALLERIES AND RANGES:** For shelter, shooting galleries, ranges for small arms target practice, repairs, and expenses incident

Available.

Roads, walks,  
wharves, etc.  
Construction and  
repair.Military posts.  
Water and sewers.Philippine Islands.  
Barracks and quar-  
ters.Clothing and camp  
and garrison equi-  
page.

Hospitals.

Hot Springs, Ark.

*Proviso.*  
Maximum cost.Boise Barracks,  
Idaho.  
Fort D. A. Russell,  
Wyo.  
Fort Sam Houston,  
Tex.  
Fort Slocum, N. Y.  
Fort Robinson, Nebr.  
Columbus Barracks,  
Ohio.Jefferson Barracks,  
Mo.Quarters for hos-  
pital stewards.Shooting ranges,  
etc.

thereto, such ranges and galleries to be open, as far as practicable, to the National Guard and organized rifle clubs under regulations to be prescribed by the Secretary of War, one hundred and ninety-one thousand eight hundred and fifty dollars: *Provided*, That sixteen thousand three hundred and twenty-four dollars shall be immediately available for completing the acquisition and construction of the rifle range at Fort Snelling, Minnesota: *Provided further*, That thirty-five thousand eight hundred and fifty dollars shall be immediately available for the acquisition of not less than three hundred and fifty-eight and one-half acres of land adjacent to the rifle range at Fort Des Moines, Iowa, to be used as an extension of said range.

*Provisos.*  
Fort Snelling, Minn.  
Immediately available.

Fort Des Moines,  
Iowa.  
Purchase of land.

Fort William Henry  
Harrison, Mont.  
Water rights, etc.

For the purchase of water rights and necessary land therewith connected for a permanent water supply for Fort William Henry Harrison, in Montana, twenty thousand dollars, or so much thereof as may be necessary.

Army War College,  
D. C.  
Maintenance.

**MAINTENANCE OF THE ARMY WAR COLLEGE:** For supplying the necessary fuel for heating the Army War College building at Washington Barracks and for lighting the building and grounds; also for pay of a chief engineer, at one thousand two hundred dollars per annum; an assistant engineer, at nine hundred dollars; four firemen, at seven hundred and twenty dollars each; one elevator conductor, at seven hundred and twenty dollars, twelve thousand seven hundred dollars.

Medical Department.

**MEDICAL DEPARTMENT.**

Supplies, etc.

**MEDICAL AND HOSPITAL DEPARTMENT:** For the purchase of medical and hospital supplies, including disinfectants, for military posts, camps, hospitals, hospital ships, and transports; for expenses of medical supply depots; for medical care and treatment not otherwise provided for, including care and subsistence in private hospitals, of officers, enlisted men, and civilian employees of the Army, of applicants for enlistment, and of prisoners of war and other persons in military custody or confinement, when entitled thereto by law, regulation, or contract: *Provided*, That this shall not apply to officers and enlisted men who are treated in private hospitals or by civilian physicians while on furlough; for the proper care and treatment of epidemic and contagious diseases in the Army or at military posts or stations, including measures to prevent the spread thereof, and the payment of reasonable damages not otherwise provided for, for bedding and clothing injured or destroyed in such prevention; for the pay of male and female nurses, not including the nurse corps (female), and of cooks and other civilians employed for the proper care of sick officers and soldiers, under such regulations fixing their number, qualifications, assignment, pay, and allowances as shall have been or shall be prescribed by the Secretary of War; for the pay of civilian physicians employed to examine physically applicants for enlistment and enlisted men, and to render other professional services from time to time under proper authority; for the pay of other employees of the Medical Department; for the payment of express companies and local transfers employed directly by the Medical Department for the transportation of medical and hospital supplies, including bidders' samples and water for analysis; for supplies for use in teaching the art of cooking to the hospital corps; for the supply of the Army and Navy Hospital at Hot Springs, Arkansas; for advertising, laundry, and all other necessary miscellaneous expenses of the Medical Department, seven hundred thousand dollars: *Provided*, That hereafter the Secretary of War may, in his discretion, contract for the care, maintenance, and treatment of the insane natives of the Philippine Islands serving in the Army of the United States at any asylum in the Philippine Islands in all cases which he is now authorized by law to cause to be sent to the Government Hospital for the Insane in the District of Columbia.

Treatment at private hospitals, etc.

*Provisos.*  
Restriction.

Contagious diseases, etc.

Nurses, etc.

*Proviso.*  
Insane natives,  
Philippine Islands.

For the purchase of special apparatus and supplies for field medical equipment, in addition to those purchased out of the regular appropriation for the Medical and Hospital Department, to be immediately available and to remain available until expended, two hundred thousand dollars.

Field medical supplies, etc.

Immediately available.

**ARMY MEDICAL MUSEUM AND LIBRARY:** For Army Medical Museum, preservation of specimens, and the preparation and purchase of new specimens, five thousand dollars.

Museum.

For the library of the Surgeon-General's Office, including the purchase of necessary books of reference and periodicals, ten thousand dollars.

Library.

#### ENGINEER DEPARTMENT.

Engineer Department.

**ENGINEER DEPOTS:** For incidental expenses of the depots, including fuel, lights, chemicals, stationery, hardware, machinery, pay of civilian clerks, mechanics, and laborers, extra-duty pay to soldiers necessarily employed for periods not less than ten days as artificers on work in addition to and not strictly in the line of their military duties, such as carpenters, blacksmiths, draftsmen, printers, lithographers, photographers, engine drivers, telegraph operators, teamsters, wheelwrights, masons, machinists, painters, overseers, laborers; repairs of, and for materials to repair, public buildings, machinery, and unforeseen expenses, eleven thousand five hundred dollars.

Incidental expenses.

For purchase and repair of instruments to be issued to officers of the Corps of Engineers and to officers detailed and on duty as acting engineer officers for use on public works and surveys, five thousand dollars.

Purchase, etc., of instruments.

**ENGINEER SCHOOL, WASHINGTON, DISTRICT OF COLUMBIA:** Equipment and maintenance of the Engineer School of Application at Washington Barracks, District of Columbia, including purchase of instruments, machinery, implements, models, and materials, for the use of the school and for instruction of engineer troops in their special duties as sappers and miners; for land mining, pontoniering, and signaling; for purchase and binding of professional works of recent date treating of military and civil engineering and kindred scientific subjects, for the library of the United States Engineer School; for incidental expenses of the school, including fuel, lights, chemicals, stationery, hardware, machinery, and boats; for pay of civilian clerks, draftsmen, electricians, mechanics, and laborers; for extra-duty pay to soldiers necessarily employed for periods not less than ten days as artificers on work in addition to and not strictly in the line of their military duties, such as carpenters, blacksmiths, draftsmen, printers, lithographers, photographers, engine drivers, telegraph operators, teamsters, wheelwrights, masons, machinists, painters, overseers, laborers; for repairs of, and materials to repair, public buildings, and machinery; for unforeseen expenses, for travel expenses of officers on journeys approved by the Chief of Engineers and made for the purpose of instruction: *Provided*, That the traveling expenses herein provided for shall be in lieu of mileage and other allowances; and to provide means for the theoretical and practical instruction at the Engineer School by the purchase of text-books, books of reference, scientific and professional papers, and for other absolutely necessary expenses: *Provided further*, That no part of this appropriation shall be used to pay double salaries to any employee of the Engineer School, twenty-five thousand dollars.

Engineer school. Washington Barracks, D. C. Equipment.

Incidental expenses.

Traveling expenses.

Provisos. In lieu of mileage, etc.

Double salaries prohibited.

Pontoon material, tools, etc.

**ENGINEER EQUIPMENT OF TROOPS:** For pontoon material, tools, instruments, and supplies required for use in the engineer equipment of troops, including the purchase and preparation of engineer manuals, seventy-two thousand five hundred dollars.

Surveyors, etc.

For services of surveyors, survey parties, draftsmen, photographers, master laborers, and clerks to engineer officers on the staff of division, corps, and department commanders, twenty-five thousand dollars.

Ordnance Department.

ORDNANCE DEPARTMENT.

Current expenses.

**ORDNANCE SERVICE:** For the current expenses of the Ordnance Department, in connection with purchasing, receiving, storing, and issuing ordnance and ordnance stores, comprising police and office duties, rents, tolls, fuel, light, water, and advertising, stationery, and office furniture, tools, and instruments for service; for incidental expenses of the ordnance service and those attending practical trials and tests of ordnance, small arms, and other ordnance stores; and for publications for libraries of the Ordnance Department, including the Ordnance Office, and payment for mechanical labor in the office of the Chief of Ordnance, three hundred thousand dollars.

Ammunition for small arms, etc.

**ORDNANCE STORES—AMMUNITION:** Manufacture of ammunition and materials therefor for small arms for reserve supply; ammunition for burials at the National Soldiers' Home in Washington, District of Columbia; ammunition for firing the morning and evening gun at military posts prescribed by General Orders, Numbered Seventy, Headquarters of the Army, dated July twenty-third, eighteen hundred and sixty-seven, and at National Home for Disabled Volunteer Soldiers and its several Branches, including National Soldiers' Home in Washington, District of Columbia, and Soldiers' and Sailors' State Homes, six hundred and twenty-four thousand dollars.

Target practice.

**SMALL-ARMS TARGET PRACTICE:** Ammunition, targets, and other accessories for small-arms and machine-gun target practice and instruction; marksmen's medals, prize arms, and insignia for all arms of the service; and ammunition of older than current models may be issued for target practice and instruction to the educational institutions and State Soldiers' and Sailors' Orphans' Homes to which issues of small arms are lawfully made, one million three hundred thousand dollars.

Organized militia. Field artillery.

**FIELD ARTILLERY FOR ORGANIZED MILITIA:** For the purpose of procuring field-artillery material for the organized militia of the several States, Territories, and the District of Columbia, without cost to the said States, Territories, or the District of Columbia, but to remain the property of the United States and to be accounted for in the manner now prescribed by law, the Secretary of War is hereby authorized, under such regulations as he may prescribe, on the requisitions of the governors of the several States and Territories or the commanding general of the militia of the District of Columbia, to issue said artillery material to the organized militia; and the sum of five hundred and fifty thousand dollars is hereby appropriated and made immediately available until expended for the procurement and issue of the articles constituting the same.

Issue of artillery material authorized.

Immediately available.

Manufacturing, etc., arms.

**MANUFACTURE OF ARMS:** For manufacturing, repairing, procuring, and issuing arms at the national armories, one million seven hundred and seventy-eight thousand one hundred and fifty-eight dollars.

Preserving, etc., ordnance.

**ORDNANCE STORES AND SUPPLIES:** For overhauling, cleaning, repairing, and preserving ordnance and ordnance stores in the hands of troops and at the arsenals, posts, and depots; for purchase and manufacture of ordnance stores to fill requisitions of troops; for infantry, cavalry, and artillery equipments, including horse equipments for cavalry and artillery, nine hundred thousand dollars.

Equipments.

Rifle contests. Medals, prizes, and trophy.

**NATIONAL TROPHY AND MEDALS FOR RIFLE CONTESTS:** That for the purpose of furnishing a national trophy and medals and other prizes to be provided and contested for annually, under such regulations as may be prescribed by the Secretary of War, said contest to be open to the Army, Navy, Marine Corps, and the National Guard or organized militia of the several States, Territories, and of the District of Columbia, and for the cost of the trophy, prizes, and medals herein provided for, and for the promotion of rifle practice, to be expended for the purposes hereinbefore prescribed under the direction of the Secretary of War, five thousand dollars: *Provided*, That the trophy

*Provided*.  
Restriction.

and medals herein authorized shall be contested for only by officers below the rank of major and by enlisted men of the Army, Navy, Marine Corps, and the National Guard or organized militia of the several States, Territories, and of the District of Columbia.

For range finders and other instruments for fire control in field batteries, one hundred and sixty-five thousand dollars.

For the purchase of material, equipment, books of instruction, range finders, and fire-control equipment for the instruction and use of State coast artillery organizations, twenty-five thousand dollars: *Provided*, That in time of war, or threatened war, such equipment may, in the discretion of the Secretary of War, be withdrawn from armories or other places where it is in use by the State coast artillery organizations, and may be used in the fortifications of the United States.

Sales of articles of ordnance property are authorized to educational institutions and State soldiers' and sailors' orphans' homes for maintaining the ordnance and ordnance stores issued to them.

For the reimbursement of the Ordnance Department of the Army on account of the loss of arms, ammunition, and equipments issued to the Post-Office Department, two hundred and three dollars and thirty-seven cents.

Whenever proposals are invited for the furnishing of articles of ordnance property, the character of which or the ingredients thereof are of such a nature that the interests of the public service would be injured by publicly divulging them, the Chief of Ordnance is authorized to purchase such articles in such manner as he may deem most economical and efficient.

For the construction of a suitable fence of iron or steel about the monument erected in eighteen hundred and eighty-three on the Big Hole Battlefield, State of Montana, for the transportation and other necessary expenses in inclosing and restoring the monument, and for the preservation of the same, twelve hundred dollars, or as much thereof as may be necessary.

For the construction at Fort Bayard, New Mexico, of the necessary quarters for officers and suitable building for quarters for Army nurses, two hundred and fourteen thousand one hundred dollars.

Approved, May 11, 1908.

**CHAP. 164.**—An Act To increase the membership of the Philippine Commission by one member, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the number of Commissioners constituting the Philippine Commission is hereby increased by one additional member, making the Commission consist of nine members. Said additional member shall be appointed by the President, by and with the advice and consent of the Senate, and shall receive the same salary and emoluments as is now, or may hereafter, be prescribed by law.

**SEC. 2.** That the President is hereby authorized in his discretion to create by Executive order, and name, a new executive department in the Philippine government, and to embrace therein such existing bureaus as he may designate in the order; and in his appointment of any commission member he shall specify in his message to the Senate the department, if any, of which the appointee shall be the secretary.

Approved, May 11, 1908.

Fire control for field batteries.

Purchases for State coast artillery.

*Proviso.*  
Use of, in time of war.

Sale of ordnance property, etc.

Arms to postal service.

Special purchases.

Big Hole Battlefield, Mont.  
Preservation, etc., of monument.

Fort Bayard, N. Mex.  
Quarters for officers and nurses.

May 11, 1908.  
[H. R. 17516.]

[Public, No. 113.]

Philippine Commission.  
Additional member of, authorized.  
Vol. 32, p. 691.

New executive department created.

May 13, 1908.  
[S. 29.]

[Public, No. 114.]

**CHAP. 165.**—An Act To provide for registration of all cases of tuberculosis in the District of Columbia, for free examination of sputum in suspected cases, and for preventing the spread of tuberculosis in said District.

District of Columbia.  
Tuberculosis.  
Physicians to report  
cases to health officer.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That it shall be the duty of every physician in the District of Columbia to report in writing to the health officer of said District, within one week after the disease is recognized, on forms to be provided by said health officer, the name, age, sex, color, occupation, and address of every person under his care in said District who, in his opinion, is afflicted with pulmonary or other communicable form of tuberculosis. It shall also be the duty of the officer having charge for the time being of each and every hospital, dispensary, asylum, or other similar public or private institution in said District to report in like manner the name, age, sex, color, occupation, and last address of every person who is in his care or who has come under his observation within one week of such time who, in his opinion, is afflicted with pulmonary or other communicable form of tuberculosis.

Hospital, dispensary, etc., cases.

Examination of sputum.

**SEC. 2.** That the health officer of said District shall promptly make, or cause to be made by a competent microscopist, a microscopical examination of the sputum of persons thus reported, and shall make a report thereof, free of charge, to the physician or officer upon whose application the examination was made. If the examination fails to show the existence of the disease that fact shall be recorded.

Register of cases.

**SEC. 3.** That the health officer of said District shall cause all cases showing the presence of tubercle bacilli to be recorded in a register of which he shall be the custodian, which register shall not be open to inspection by anyone except the health officer and the deputy health officer of said District, and neither said health officer nor said deputy health officer shall permit any such record to be divulged in such manner as to disclose the identity of the person to whom it relates except as it may be necessary in carrying out the provisions of this Act.

Instructions to patients.

**SEC. 4.** That it shall be the duty of the health department, in every case where a microscopical examination reveals the existence of tuberculosis, to supply to such person, or those in charge of such person, unless otherwise requested by the attending physician, printed instructions as to the methods to be employed to prevent the spread of the disease.

Disinfection of premises, on death, etc., of patient.

**SEC. 5.** That in case of death from pulmonary or other communicable form of tuberculosis, or the removal from any apartment or premises of a person or persons so afflicted, it shall be the duty of the attending physician, if he has such knowledge, or, if there be no such physician or if such physician be absent, of the occupant or other person in charge of said apartment or premises to notify the health officer, in writing, of such death or removal, within twenty-four hours thereafter, and such apartment or premises shall then be disinfected by the health department at public expense or, if the owner prefers, by the owner to the satisfaction of the health department, and shall not again be occupied until so disinfected.

Rules, etc., to be observed.

**SEC. 6.** That it shall be the duty of every person afflicted with tuberculosis, and of every person in attendance upon anyone afflicted therewith, and of the authorities of public and private institutions or dispensaries in said District to observe and enforce all sanitary rules and regulations of the Commissioners of the District of Columbia for preventing the spread of the disease.

Registry of recoveries.

**SEC. 7.** That upon the recovery of any person who has been found to be suffering from tuberculosis a report to that effect to the health department, made by the attending physician, shall be recorded in the register aforesaid, and shall relieve said person from further liability to any requirements imposed by this Act.

SEC. 8. That any person violating any of the provisions of this Act shall, upon conviction thereof, be deemed guilty of a misdemeanor, and shall be punished by a fine not exceeding twenty-five dollars. Penalty for viola-  
tions.

SEC. 9. That all prosecutions under this Act shall be in the police court of said District upon information brought in the name of the District of Columbia and on its behalf. Prosecutions.

SEC. 10. That all Acts and parts of Acts contrary to or inconsistent with the provisions of this Act be, and they are hereby, repealed. Repeal.

Approved, May 13, 1908.

**CHAP. 166.**—An Act Making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes.

May 13, 1908.  
[H. R. 20471.]

[Public, No. 115.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the naval service of the Government for the year ending June thirtieth, nineteen hundred and nine, and for other purposes. Naval service a p-  
propriations.

#### PAY OF THE NAVY.

Pay and allowances prescribed by law of officers on sea duty and other duty; officers on waiting orders; officers on the retired list; clerks to commandants of yards and stations, clerks to paymasters at yards and stations, general storekeepers, receiving ships, and other vessels; two clerks to general inspectors of pay corps; commutation of quarters for officers on shore not occupying public quarters, including boatswains, gunners, carpenters, sailmakers, warrant machinists, pharmacists, and mates, and also naval constructors and assistant naval constructors; for hire of quarters for officers serving with troops where there are no public quarters belonging to the Government, and where there are not sufficient quarters possessed by the United States to accommodate them, or commutation of quarters not to exceed the amount which an officer would receive were he not serving with troops; pay of enlisted men on the retired list; extra pay to men reenlisting under honorable discharge; interest on deposits by men; pay of petty officers, seamen, landsmen, and apprentice seamen, including men in the engineers' force, and men detailed for duty with Naval Militia, and for the Fish Commission, forty-two thousand men; three thousand of the additional men herein authorized may be recruited upon the passage of this Act; and the number of enlisted men shall be exclusive of those undergoing imprisonment with sentence of dishonorable discharge from the service at expiration of such confinement; and as many warrant machinists as the President may from time to time deem necessary to appoint, not to exceed twenty in any one year; and two thousand five hundred apprentice seamen under training at training stations and on board training ships, at the pay prescribed by law, thirty million nine hundred and seventy-four thousand two hundred and twenty-five dollars. Pay of Navy.

Number of enlisted  
men increased.

Immediate enlist-  
ments authorized.

Warrantmachinists.

Hereafter all commissioned officers of the active list of the Navy shall receive the same pay and allowances according to rank and length of service, and the annual pay of each grade shall be as follows: For Admiral, thirteen thousand five hundred dollars; rear-admiral, first nine, eight thousand dollars; rear-admiral, second nine, or commodore, six thousand dollars; captain, four thousand dollars; commander, three thousand five hundred dollars; lieutenant-commander, three thousand dollars; lieutenant, two thousand four hundred dollars; lieutenant, junior grade, two thousand dollars; ensign, one thousand seven Pay increased.  
Officers on active  
list.  
R. S., sec. 1556, p. 265,  
amended.

Longevity.	hundred dollars. There shall be allowed and paid to each commissioned officer below the rank of rear-admiral ten per centum of his current yearly pay for each term of five years service in the Army,
Maximum increase.	Navy and Marine Corps. The total amount of such increase for length of service shall in no case exceed forty per centum on the yearly pay of the grade as provided by law: <i>Provided</i> , That the annual pay of
<i>Proviso.</i> Maximum annual pay for captain, etc.	captain shall not exceed five thousand dollars per annum; of commander, four thousand five hundred dollars per annum; and of lieutenant-commander, four thousand dollars per annum. All officers on
Additional for foreign service.	sea duty and all officers on shore duty beyond the continental limits of the United States shall while so serving receive ten per centum additional of their salaries and increase as above provided, and such
Midshipmen.	increase shall commence from the date of reporting for duty on board ship or the date of sailing from the United States for shore duty beyond the seas or to join a ship in foreign waters. The pay of mid-
Warrant officers, etc.	shipmen shall hereafter be six hundred dollars per annum while at the Naval Academy, and one thousand four hundred dollars per annum
Enlisted men.	after graduation from the Naval Academy. The pay of all warrant officers and mates is hereby increased twenty-five per centum, and all paymasters' clerks shall, while on duty, receive the same pay and
Chiefs of bureaus. R. S., sec. 1565, p. 269.	allowances as warrant officers of like length of service in the Navy. The pay of all active and retired enlisted men of the Navy is hereby
Chaplains.	increased ten per centum: <i>Provided further</i> , That the pay and allowances of chiefs of bureaus in the Navy Department shall be the highest
Aids to rear-admirals.	pay of the grade to which they belong, and not below that of rear-admiral of the lower nine, and that the pay and allowances of chaplains in the Navy shall in no case exceed that provided for lieutenant-
Retirement, etc., thirty years' service.	commanders. Aids to rear-admirals embraced in the nine lower numbers of that grade shall each receive one hundred and fifty dollars
Rank, pay, etc., of retiring bureau chiefs.	additional per annum, and aids to all other rear-admirals, two hundred dollars additional per annum each. When an officer of the Navy has
Basis of pay of retired commissioned, etc., officers. R. S., sec. 1569, p. 269.	been thirty years in the service, he may, upon his own application, in the discretion of the President, be retired from active service and
No reduction of present pay.	placed upon the retired list with three-fourths of the highest pay of his grade: <i>And provided further</i> , That any officer of the Navy who is
Repeal.	now serving or shall hereafter serve as chief of a bureau in the Navy Department, and shall subsequently be retired, shall be retired with
Allowances for death. R. S., sec. 1587, p. 271.	such bureau chief. The pay of all commissioned, warrant and appointed officers and enlisted men of the Navy now on the retired
Interment expenses.	list shall be based on the pay, as herein provided for, of commissioned, warrant and appointed officers and enlisted men of corresponding rank
Beneficiaries to be designated.	and service on the active list; and all pay herein provided shall remain in force until changed by Act of Congress. Nothing herein shall be
	construed so as to reduce the pay or allowances now authorized by law for any commissioned, warrant or appointed officer or any enlisted
	man of the active or retired lists of the Navy, and all laws inconsistent with this provision are hereby repealed. That hereafter immediately upon official notification of the death from wounds or disease contracted in line of duty of any officer or
	enlisted man on the active list of the Navy and Marine Corps the Paymaster-General of the Navy shall cause to be paid to the widow of such officer or enlisted man, or any person previously designated by him, an amount equal to six months' pay at the rate received by such officer or enlisted man at the date of his death, less seventy-five dollars in the case of an officer and thirty-five dollars in the case of an enlisted

amount shall be paid in case of death, and said amount shall be paid to that person from funds appropriated for the pay of the Navy and Marine Corps.

## PAY, MISCELLANEOUS.

Pay.

The Secretary of the Navy shall send to Congress at the beginning of its next regular session a complete schedule or list showing the amount in money of all pay under the provisions of this Act and for all allowances for each grade of officers in the Navy, including retired officers, and for all officers included in this Act and for all enlisted men so included.

Schedule of, and allowance to be sent to Congress.

The estimates for the support of the Navy shall hereafter show, under the head of Pay of the Navy, the sums allowed for pay of officers belonging to the line, to the several departments of the staff, and to the retired list; the estimates to show under each head the amount allowed for pay proper, for increases due to longevity and foreign service, and for pay at sea rates to officers employed on shore; together with the total number of warrant and petty officers and seamen of the several grades and designations, including as to each class the amount allowed for pay proper and for longevity or service increases. The estimates shall include a list giving the rates of pay for all petty officers and other enlisted men of the Navy.

Estimates for support of Navy. Requirements.

For commissions and interest; transportation of funds; exchange; mileage to officers while traveling under orders in the United States, and for actual personal expenses of officers while traveling abroad under orders, and for traveling expenses of civilian employees, and for actual and necessary traveling expenses of midshipmen while proceeding from their homes to the Naval Academy for examination and appointment as midshipmen; for rent and furniture of buildings and offices not in navy-yards; expenses of courts-martial, prisoners and prisons, and courts of inquiry, boards of inspection, examining boards, with clerks' and witnesses' fees, and traveling expenses and costs; stationery and recording; expenses of purchasing paymasters' offices of the various cities, including clerks, furniture, fuel, stationery, and incidental expenses; newspapers and advertising; copying; care of library, including the purchase of books, photographs, prints, manuscripts, and periodicals; ferriage; tolls, and costs of suits; commissions, warrants, diplomas, and discharges; relief of vessels in distress; recovery of valuables from shipwrecks; quarantine expenses; reports; professional investigation; cost of special instruction at home and abroad, in maintenance of students and attachés and information from abroad, and the collection and classification thereof; all charges pertaining to the Navy Department and its bureaus for ice for the cooling of drinking water on shore (except at naval hospitals), telephone rentals and tolls, telegrams, cablegrams, and postage, foreign and domestic, post-office box rentals; and other necessary and incidental expenses, seven hundred and twenty-three thousand dollars.

Miscellaneous expenses.

CONTINGENT, NAVY: For all emergencies and extraordinary expenses, exclusive of personal services in the Navy Department, or any of its subordinate bureaus or offices at Washington, District of Columbia, arising at home or abroad, but impossible to be anticipated or classified, to be expended on the approval and authority of the Secretary of the Navy, and for such purposes as he may deem proper, sixty-five thousand dollars: *Provided*, That the accounting officers of the Treasury are hereby authorized and directed to allow, in the settlement of accounts of disbursing officers involved, payments made under the appropriation "Contingent, Navy," to civilian employees appointed by the Navy Department for duty in and serving at naval stations maintained in the island possessions during the fiscal year nineteen hundred and nine.

Contingent.

Proviso. Civilian employees.

## BUREAU OF NAVIGATION.

Bureau of Navigation.

## Transportation.

**Transportation:** For travel allowance of enlisted men discharged on account of expiration of enlistment; transportation of enlisted men and apprentice seamen at home and abroad, with subsistence and transfers en route, or cash in lieu thereof, transportation to their homes, if residents of the United States, of enlisted men and apprentice seamen discharged on medical survey, with subsistence and transfers en route, or cash in lieu thereof; transportation of sick or insane enlisted men and apprentice seamen to hospitals, with subsistence and transfers en route, or cash in lieu thereof; apprehension and delivery of deserters and stragglers, and for railway guides and other expenses incident to transportation, four hundred and seventy-five thousand dollars.

## Recruiting.

**Recruiting:** Expenses of recruiting for the naval service; rent of rendezvous and expenses of maintaining the same; advertising for and obtaining men and apprentice seamen; actual and necessary expenses in lieu of mileage to officers on duty with traveling recruiting parties, one hundred and thirty thousand dollars: *Provided*, That no part of this appropriation shall be expended in recruiting seamen, ordinary seamen, or apprentice seamen, unless a certificate of birth or written evidence, other than his own statement or statement of another based thereon, satisfactory to the recruiting officer showing the applicant to be of age required by naval regulations, shall be presented with the application for enlistment.

*Provided.*  
Certificate of age.

## Contingent.

**Contingent:** Advertising, ferriage, continuous-service certificates, discharges, good-conduct badges, and medals for men and boys; purchase of gymnastic apparatus; transportation of effects of deceased officers and enlisted men of the Navy; books for training apprentice seamen and landsmen; maintenance of gunnery and other training classes; packing boxes and materials, and other contingent expenses and emergencies arising under cognizance of the Bureau of Navigation, unforeseen and impossible to classify, twelve thousand four hundred and sixty-two dollars.

## Gunnery exercises.

**Gunnery exercises:** Prizes, trophies, and badges for excellence in gunnery exercises and target practice; for the establishment and maintenance of shooting galleries, target houses, targets, and ranges; for hiring established ranges, and for transportation of civilian assistants and equipment to and from ranges, one hundred and thirty thousand dollars.

## Outfits.

**OUTFITS ON FIRST ENLISTMENT:** Outfits for all enlisted men, and apprentice seamen of the Navy on first enlistment, at not to exceed sixty dollars each, nine hundred thousand dollars.

## Maintenance of auxiliaries.

**MAINTENANCE OF NAVAL AUXILIARIES:** Pay, transportation, shipping, and subsistence of civilian officers and crews of naval auxiliaries and all expenses connected with naval auxiliaries employed in emergencies which can not be paid from other appropriations, five hundred and twenty-five thousand dollars.

Naval Training Station.  
Yerba Buena Island,  
Cal.

**NAVAL TRAINING STATION, CALIFORNIA:** Maintenance of naval training station, Yerba Buena Island, California, namely: Labor and material; buildings and wharves; general care, repairs, and improvements of grounds, buildings, and wharves; wharfage, ferriage, and street-car fare; purchase and maintenance of live stock, and attendance on same; wagons, carts, implements, and tools, and repairs to same; fire engines and extinguishers; boats and gymnastic implements; models and other articles needed in instruction of apprentice seamen: printing outfit and materials, and maintenance of same; heating, lighting, and furniture; stationery, books, and periodicals; fresh water, and washing; packing boxes and materials; and all other contingent expenses; lectures and suitable entertainments for apprentice seamen: *Provided*, That the sum of four thousand five hundred and sixty-four dollars and five cents is hereby appropriated for the equipment and

*Provided.*  
Dispensary.

maintenance of the dispensary, said sum to be immediately available; in all, sixty-five thousand two hundred and sixteen dollars and five cents.

**NAVAL TRAINING STATION, RHODE ISLAND:** Maintenance of naval training station, Coasters Harbor Island, Rhode Island, namely: Labor and material; building and wharves; dredging channels; extending sea wall; repairs to causeway and sea wall; general care, repairs, and improvements of grounds, buildings, and wharves; wharfage, ferriage, and street-car fare; purchase and maintenance of live stock, and attendance on same; wagons, carts, implements, and tools, and repairs to same; fire engines and extinguishers; boats and gymnastic implements; models and other articles needed in instruction of apprentice seamen; printing outfit and materials, and maintenance of same; heating, lighting, and furniture; stationery, books, and periodicals; fresh water, and washing; packing boxes and materials; and all other contingent expenses; lectures and suitable entertainments for apprentice seamen; in all, seventy-nine thousand five hundred and eleven dollars.

Immediately available.

Coasters Harbor Island, R. I.

**NAVAL TRAINING STATION, GREAT LAKES:** Maintenance of naval training station: Labor and material; general care, repairs, and improvements of grounds, buildings, and piers; street-car fare; purchase and maintenance of live stock, and attendance on same; wagons, carts, implements, and tools, and repairs to same; fire extinguishers; heating, lighting, and furniture; stationery, books, and periodicals; washing; packing boxes and materials; and all other contingent expenses, twenty-nine thousand eight hundred and sixty dollars.

Great Lakes.

For clerical force in the office of commandant as follows: One clerk, at one thousand two hundred dollars; one clerk, at one thousand dollars; one draftsman, at one thousand five hundred dollars; one subinspector, at one thousand five hundred dollars; one foreman of laborers, at one thousand two hundred dollars; one messenger, at five hundred and forty dollars; in all, six thousand nine hundred and forty dollars.

Clerical force.

In all, naval training station, Great Lakes, thirty-six thousand eight hundred dollars.

**NAVAL WAR COLLEGE, RHODE ISLAND:** For maintenance of the Naval War College on Coasters Harbor Island, and care of grounds for same, twelve thousand three hundred dollars; one draftsman, at one thousand two hundred dollars per year; services of a lecturer on international law, one thousand dollars; services of civilian lecturers rendered at the War College, six hundred dollars; two copyists, at nine hundred dollars each per year; purchase of books of reference, four hundred dollars; one librarian, one thousand four hundred dollars per year; in all, Naval War College, Rhode Island, eighteen thousand seven hundred dollars.

Naval War College, R. I.

**NAVAL HOME, PHILADELPHIA, PENNSYLVANIA:** One superintendent of grounds, at seven hundred and twenty dollars; one steward, at seven hundred and twenty dollars; one matron, at four hundred and twenty dollars; one beneficiaries' attendant, at two hundred and forty dollars; one chief cook, at four hundred and eighty dollars; one assistant cook, at three hundred and sixty dollars; one assistant cook, at two hundred and forty dollars; one chief laundress, at one hundred and ninety-two dollars; five laundresses, at one hundred and sixty-eight dollars each; four scrubbers, at one hundred and sixty-eight dollars each; one head waitress, at one hundred and ninety-two dollars; eight waitresses, at one hundred and sixty-eight dollars each; one kitchen servant, at two hundred and forty dollars; eight laborers, at two hundred and forty dollars each; one stable keeper and driver, at three hundred and sixty dollars; one master at arms, at four hundred and eighty dollars; two house corporals, at three hundred dollars each; one barber, at three hundred and sixty dollars; one carpenter, at eight hundred and forty-five dollars; one painter, at eight hundred and forty-five dollars; one engineer for elevator and machinery, six

Naval Home, Philadelphia, Pa.

hundred dollars; three laborers, at three hundred and sixty dollars each; three laborers, at three hundred dollars each; total for employees, fourteen thousand six hundred and fifty dollars.

Miscellaneous: Water rent and lighting, two thousand one hundred dollars; cemetery, burial expenses, and headstones, eight hundred dollars; improvement of grounds, seven hundred and eighty dollars; repairs to buildings, boilers, furnances, and furniture, six thousand seven hundred and forty-eight dollars; music in chapel, six hundred dollars; transportation of indigent and destitute beneficiaries to the Naval Home, one hundred dollars; support of beneficiaries, forty-four thousand three hundred and seventy-three dollars; total miscellaneous, fifty-five thousand five hundred and one dollars.

In all, for Naval Home, seventy thousand one hundred and fifty-one dollars, which sum shall be paid out of the income from the naval pension fund: *Provided*, That for the performance of such additional services in and about the Naval Home as may be necessary, the Secretary of the Navy is authorized to employ, on the recommendation of the governor, beneficiaries in said Home, whose compensation shall be fixed by the Secretary and paid from the appropriation for the support of the Home.

For badges and ribbons to be distributed by the Secretary of the Navy to officers and men of the Navy and Marine Corps who have participated in engagements and campaigns deemed worthy of such commemoration, three thousand five hundred dollars.

That the use of irons, single or double, as a form of punishment in the Navy of the United States is hereby abolished, except for the purposes of safe custody or when part of the sentence imposed by a general court-martial.

#### BUREAU OF ORDNANCE.

ORDNANCE AND ORDNANCE STORES: For procuring, producing, preserving, and handling ordnance material; for the armament of ships; for fuel, material, and labor to be used in the general work of the Ordnance Department; for watchmen at magazines, powder factories, and powder depots; for furniture in ordnance buildings at navy-yards and stations; for maintenance of the proving ground and powder factory, and for target practice, four million five hundred thousand dollars: *Provided*, That no part of this appropriation shall be expended for the purchase of shells or projectiles except for shells or projectiles purchased in accordance with the terms and conditions of proposals submitted by the Secretary of the Navy to all of the manufacturers of shells and projectiles and upon bids received in accordance with the terms and requirements of such proposals. All shells and projectiles shall conform to the standard prescribed by the Secretary of the Navy.

Ammunition and other supplies for ships, two million seven hundred and fifty thousand dollars: *Provided*, That the Secretary of the Navy is hereby authorized to utilize all ammunition and other supplies already on hand under the appropriations "Increase of the Navy; Armor and Armament," "Reserve Ammunition," and "Reserve Powder and Shell," for general issue to ships in commission, as though purchased from this appropriation: *Provided*, That no part of this appropriation shall be expended for the purchase of shells or projectiles except for shells or projectiles purchased in accordance with the terms and conditions of proposals submitted by the Secretary of the Navy to all of the manufacturers of shells and projectiles and upon bids received in accordance with the terms and requirements of such proposals. All shells and projectiles shall conform to the standards prescribed by the Secretary of the Navy.

Purchase and manufacture of smokeless powder, six hundred and fifty thousand dollars.

*Proviso.*  
Employing beneficiaries.

Badges, etc.

Use of irons restricted.

Bureau of Ordnance.

Ordnance and ordnance stores.

*Proviso.*  
Purchase of shells restricted.

Ammunition, etc., for ships.  
*Proviso.*  
Present supply utilized, etc.

Purchase of shells restricted.

Smokeless powder.

Machine tools, navy-yard, New York, and magazine, Dover, New Jersey, ten thousand dollars.	Machine tools.
Machine tools, navy-yard, Mare Island, California, fifty thousand dollars.	Mare Island, Cal. Auxiliary hoist.
One five-ton auxiliary hoist, building numbered one hundred and eleven, navy-yard, Mare Island, California, three thousand five hundred dollars.	Naval Gun Factory, D. C.
FOR NAVAL GUN FACTORY, WASHINGTON, DISTRICT OF COLUMBIA: New and improved machinery for existing shops, one hundred and fifty thousand dollars.	New batteries.
NEW BATTERIES FOR SHIPS OF THE NAVY: For completing the work of modifying four-inch forty-caliber mounts, and providing new sights; and for modifying five-inch forty-caliber mounts, and providing new sights for same, sixty thousand dollars.	
For replacing three-pounder and six-pounder guns, mounts, and sights on board battle ships and armored cruisers by three-inch fifty-caliber, or larger, guns, mounts, and sights, four hundred and fifteen thousand dollars.	
For replacing eight-inch Mark V guns (forty-caliber) with eight-inch Mark VI guns (forty-five caliber) on United States ship "Maryland" and class (twenty guns), two hundred and fifty thousand dollars.	
To reline and convert twelve-inch Mark III guns to Mark IV guns, three hundred and fifty thousand dollars.	
For replacing Mark IX Modern two-firing locks with Mark X firing locks on five-inch and six-inch guns, forty-five thousand dollars.	
For fire-control instruments for ships, three hundred thousand dollars.	Fire-control instruments.
TORPEDOES, AND CONVERTING TORPEDO BOATS: For converting twenty torpedo boats from boats using three and fifty-five one-hundredths meter, to boats using five-meter torpedoes, and for the purchase and manufacture of torpedoes, six hundred and fifty thousand dollars.	Torpedo boat changes. Torpedoes.
TORPEDOES AND APPLIANCES: For the purchase and manufacture of torpedoes and appliances, three hundred thousand dollars.	Torpedoes and appliances.
TORPEDO STATION, NEWPORT, RHODE ISLAND: For labor, material; general care of and repairs to grounds, buildings, and wharves; boats, instruction, instruments, tools, furniture, experiments, and general torpedo outfits, seventy thousand dollars.	Torpedo station, Newport, R. I.
ARMING AND EQUIPPING NAVAL MILITIA: For arms, accouterments, signal outfits, boats and their equipment, fuel and clothing, and the printing or purchase of necessary books of instruction for the Naval Militia of the various States, under such regulations as the Secretary of the Navy may prescribe, one hundred thousand dollars.	Naval militia. Equipping.
REPAIRS, BUREAU OF ORDNANCE: For necessary repairs to ordnance buildings, magazines, gun parks, boats, lighters, wharves, machinery, and other items of like character, thirty thousand dollars.	Repairs.
MISCELLANEOUS, BUREAU OF ORDNANCE: For miscellaneous items, namely: Advertising, cartage, expenses of light and water at magazines and stations; tolls, ferrriage, technical books, and incidental expenses attending inspection of ordnance material, fourteen thousand and sixty-six dollars.	Miscellaneous.
CIVIL ESTABLISHMENT, BUREAU OF ORDNANCE: Navy-yard, Portsmouth, New Hampshire: For one writer, at one thousand dollars.	Civil establishment. Portsmouth, N. H.
Navy-yard, Boston, Massachusetts: For one clerk, at one thousand two hundred dollars.	Boston, Mass.
Torpedo station, Newport, Rhode Island: For one chemist, at two thousand five hundred dollars; one clerk, at one thousand two hundred dollars; one draftsman, at one thousand five hundred dollars; in all, five thousand two hundred dollars.	Newport, R. I.
Navy-yard, New York, New York: For one clerk, at one thousand four hundred dollars.	New York, N. Y.

Philadelphia, Pa.

Navy-yard, Philadelphia, Pennsylvania: For one clerk, at one thousand two hundred dollars.

Washington, D. C.

Navy-yard, Washington, District of Columbia: For one chemist, at two thousand five hundred dollars; two foremen of Gun Factory, at two thousand five hundred dollars each; one ordnance engineer and computing draftsman, three thousand dollars; one chief clerk, at one thousand six hundred dollars; one clerk, at one thousand four hundred dollars; one clerk, at one thousand two hundred dollars; one clerk, at one thousand one hundred dollars; three writers, at one thousand and seventeen dollars and twenty-five cents each; one draftsman, at one thousand eight hundred dollars; three draftsmen, at one thousand and eighty-one dollars each; one assistant draftsman, at seven hundred and seventy-two dollars; two copyists, at seven hundred and twenty dollars each; one telegraph operator and copyist, at one thousand dollars; in all, twenty-seven thousand one hundred and six dollars and seventy-five cents.

Indian Head, Md.

Naval proving ground, Indian Head, Maryland: For one clerk, at one thousand two hundred dollars; one foreman of powder factory, two thousand dollars; one chemist for powder factory, two thousand five hundred dollars; one assistant chemist for powder factory, two thousand dollars.

In all, seven thousand seven hundred dollars.

Norfolk, Va.

Navy-yard, Norfolk, Virginia: For one clerk, at one thousand two hundred dollars.

Mare Island, Cal.

Navy-yard, Mare Island, California: For one clerk, at one thousand two hundred dollars.

In all, civil establishment, Bureau of Ordnance, forty-seven thousand two hundred and six dollars and seventy-five cents.

Bureau of Equipment.

## BUREAU OF EQUIPMENT.

Equipment of vessels.

EQUIPMENT OF VESSELS: For hemp, wire, iron, and other materials for the manufacture of cordage, anchors, cables, galleys, and chains; specifications for purchase thereof shall be so prepared as shall give fair and free competition; canvas for the manufacture of sails, awnings, hammocks, and other work; water for all purposes on board naval vessels, including the expenses of transportation and storage of the same; stationery for chaplains and for commanding and navigating officers of ships, equipment officers on shore and afloat, and for the use of courts-martial on board ship; the removal and transportation of ashes from ships of war; interior appliances and tools for equipment buildings in navy-yards and naval stations; supplies for seamen's quarters; and for the purchase of all other articles of equipment at home and abroad, and for the payment of labor in equipping vessels and manufacture of equipment articles in the several navy-yards; all pilotage and towage of ships of war; canal tolls, wharfage, dock and port charges, and other necessary incidental expenses of a similar nature; services and materials in repairing, correcting, adjusting, and testing compasses on shore and on board ship; nautical and astronomical instruments, and repairs to same; libraries for ships of war, professional books and papers, and drawings and engravings for signal books; naval signals and apparatus, namely, signals, lights, lanterns, rockets, and running lights; compass fittings, including binnacles, tripods, and other appendages of ships' compasses; logs and other appliances for measuring the ship's way, and leads and other appliances for sounding; lanterns and lamps, and their appendages for general use on board ship for illuminating purposes, and oil and candles used in connection therewith; service and supplies for coast-signal service; bunting and other materials for making and repairing flags of all kinds; photographs, photographic instruments, and materials; musical instruments and music; installing, maintaining, and repairing

interior and exterior signal communications and all electrical appliances of whatsoever nature on board naval vessels, except range finders, battle order and range transmitters and indicators, and motors and their controlling apparatus used to operate the machinery belonging to other bureaus, three million seven hundred and fifty thousand dollars.

**EQUIPMENT MACHINERY PLANTS:** For the purchase and installation of the necessary machinery and tools in the following equipment buildings which have been appropriated for and are nearing completion:

Equipment building at Charleston, fifty thousand dollars;

Equipment building at New Orleans, twenty-five thousand dollars;

Equipment building at Pensacola, twenty-five thousand dollars;

In all, equipment machinery plants, one hundred thousand dollars.

**COAL AND TRANSPORTATION:** Purchase of coal and other fuel for steamers' and ships' use, and other equipment purposes, including expenses of transportation, storage, and handling the same, and for the general maintenance of naval coaling depots and coaling plants, five million dollars.

**CONTINGENT, BUREAU OF EQUIPMENT:** Packing boxes and materials, printing, advertising, books, and models; stationery; furniture for equipment of offices in navy-yards; ferriage and emergencies arising under cognizance of the Bureau of Equipment unforeseen and impossible to classify, eleven thousand eight hundred and twenty-one dollars.

**OCEAN AND LAKE SURVEYS:** Hydrographic surveys, and for the purchase of nautical books, charts, and sailing directions, seventy-five thousand dollars.

**DEPOTS FOR COAL:** To enable the Secretary of the Navy to execute the provisions of section fifteen hundred and fifty-two of the Revised Statutes, authorizing the Secretary of the Navy to establish at such places as he may deem necessary, suitable depots for coal and other fuel for the supply of steamships of war, four hundred and fifty thousand dollars.

**CIVIL ESTABLISHMENT, BUREAU OF EQUIPMENT:** Navy-yard, Portsmouth, New Hampshire: For one clerk, at one thousand two hundred dollars; one writer, nine hundred and fifty dollars; in all, two thousand one hundred and fifty dollars.

Navy-yard, Boston, Massachusetts: For one superintendent of ropewalk, at two thousand dollars; one clerk, at one thousand four hundred dollars; one clerk, at one thousand three hundred dollars; one clerk, at one thousand two hundred dollars; two writers, at nine hundred and fifty dollars each; one civil superintendent of chain shop, two thousand dollars; one civil superintendent of anchor shop, two thousand dollars; in all, eleven thousand eight hundred dollars.

Navy-yard, New York, New York: For one clerk, at one thousand four hundred dollars; one clerk, at one thousand two hundred dollars; two writers, at nine hundred and fifty dollars each; one clerk in charge of distribution of books, at one thousand two hundred dollars; in all, five thousand seven hundred dollars.

Navy-yard, Philadelphia, Pennsylvania: For one clerk, at one thousand four hundred dollars; one clerk, at one thousand dollars; in all, two thousand four hundred dollars.

Navy-yard, Washington, District of Columbia: For one clerk, who shall also perform the clerical duties for the board of labor at said navy-yard, one thousand six hundred dollars.

Navy-yard, Norfolk, Virginia: For two clerks, at one thousand two hundred dollars each; one writer, at nine hundred and fifty dollars; in all, three thousand three hundred and fifty dollars.

Naval station, Port Royal, South Carolina: One clerk, one thousand dollars.

Navy-yard, Pensacola, Florida: One clerk, one thousand dollars.

Naval station, Key West, Florida: One clerk, one thousand dollars.

Machinery plants,  
Equipment build-  
ings.

Charleston.

New Orleans.

Pensacola.

Coal, etc.

Contingent.

Ocean and lake sur-  
veys.

Depots for coal.

Civil establishment.  
Portsmouth, N. H.

Boston, Mass.

New York, N. Y.

Philadelphia, Pa.

Washington, D. C.

Norfolk, Va.

Port Royal, S. C.

Pensacola, Fla.

Key West, Fla.

Mare Island, Cal.

Navy-yard, Mare Island, California: For one clerk, at one thousand two hundred dollars; one clerk, at one thousand dollars; one writer, at nine hundred and fifty dollars; in all, three thousand one hundred and fifty dollars.

Puget Sound, Wash.

Navy-yard, Puget Sound, Washington: One clerk, one thousand dollars; one clerk, one thousand dollars; in all, two thousand dollars.

Cavite, P. I.

Naval station, Cavite, Philippine Islands: One master electrician, one thousand eight hundred and seventy-eight dollars; one clerk, one thousand dollars; in all, two thousand eight hundred and seventy-eight dollars.

In all, civil establishment, Bureau of Equipment, thirty-eight thousand and twenty-eight dollars.

Bureau of Yards and Docks.

## BUREAU OF YARDS AND DOCKS.

Maintenance.

**MAINTENANCE OF YARDS AND DOCKS:** For general maintenance of yards and docks, namely: For books, maps, models, and drawings; purchase and repair of fire engines; fire apparatus and plants; machinery; purchase and maintenance of oxen, horses, and driving teams; carts, timber wheels, and all vehicles for use in the navy-yards; tools and repairs of the same; stationery; furniture for Government houses and offices in navy-yards; coal and other fuel; candles, oil, and gas; attendance on light and power plants; cleaning and clearing up yards and care of buildings; attendance on fires, lights, fire engines, and fire apparatus and plants; incidental labor at navy-yards; water tax, tolls, and ferriage; pay of watchmen in navy-yards; awnings and packing boxes, and advertising for yards and docks and other purposes; and for rent of wharf and storehouse at Erie, Pennsylvania, for use and accommodation of United States steamer Wolverine, and for pay of employees on leave, one million two hundred and fifty thousand dollars.

Contingent.

**CONTINGENT, BUREAU OF YARDS AND DOCKS:** For contingent expenses that may arise at navy-yards and stations, thirty thousand dollars.

Civil establishment.  
Portsmouth, N. H.

**CIVIL ESTABLISHMENT, BUREAU OF YARDS AND DOCKS:** Navy-yard, Portsmouth, New Hampshire: For one clerk, at one thousand four hundred dollars; one mail messenger at two dollars per diem, including Sundays; one messenger, at six hundred dollars; one foreman laborer and head teamster, at four dollars per diem, including Sundays; one janitor, at six hundred dollars; one pilot, at three dollars per diem, including Sundays; one draftsman, at four dollars per diem; one electrician, one thousand four hundred dollars; one stenographer and typewriter, one thousand dollars; one writer, nine hundred dollars; one telegraph operator and clerk, nine hundred dollars; one draftsman, one thousand two hundred dollars; one master of tugs, one thousand two hundred dollars; in all, thirteen thousand seven hundred and fifty dollars.

Boston, Mass.

Navy-yard, Boston, Massachusetts: For one clerk, at one thousand four hundred dollars; one foreman laborer, at four dollars per diem; one messenger to commandant, at two dollars per diem; one messenger, at two dollars per diem; one mail messenger, at two dollars per diem, including Sundays; one writer, at one thousand and seventeen dollars and twenty-five cents; one draftsman, at five dollars per diem; one master of tugs, at one thousand two hundred dollars; one electrician, at one thousand four hundred dollars; one stenographer and typewriter, at three dollars and twenty-eight cents per diem; one bookkeeper, one thousand two hundred dollars; in all, twelve thousand and sixty-one dollars and seventeen cents.

New York, N. Y.

Navy-yard, New York, New York: For one clerk, at one thousand four hundred dollars; one time clerk, one thousand and seventeen dollars and twenty-five cents; one yard pilot, two thousand dollars; two

masters of tugs, at one thousand five hundred dollars each; two writers, at one thousand eight hundred dollars; one foreman laborer, at four dollars and fifty cents per diem; one mail messenger, at two dollars per diem, including Sundays; two messengers, at two dollars and twenty-five cents per diem each; one draftsman, at five dollars per diem; one quartermen, at three dollars per diem; one superintendent of teams, or quartermen, at four dollars per diem, including Sundays; one messenger to commandant, at two dollars and twenty-five cents per diem, including Sundays; one messenger, yards and docks, at two dollars and twenty-five cents per diem; one stenographer and typewriter, at three dollars and twenty-six cents per diem; one electrician, at one thousand four hundred dollars; one bookkeeper, or accountant, at one thousand two hundred dollars; one master of tugs, one thousand five hundred dollars; in all, twenty-three thousand one hundred and ninety-six dollars and eighty-nine cents.

Naval station, Sacketts Harbor, New York: For one ship keeper in charge, at three hundred and sixty-five dollars per annum.

Sacketts Harbor,  
N. Y.

Navy-yard, Philadelphia, Pennsylvania: For one clerk, at one thousand four hundred dollars; one writer and telegraph operator, at one thousand dollars; one messenger, at two dollars per diem; one foreman laborer, at four dollars per diem; one master of tugs, at one thousand two hundred dollars; one draftsman, at five dollars per diem; one electrician, at one thousand four hundred dollars; one mail messenger, at two dollars per diem, including Sundays; one master of tugs, at one thousand dollars; one foreman joiner, at four dollars per diem; one stenographer and typewriter, civil engineer's office, one thousand dollars; in all, twelve thousand four hundred and forty-two dollars.

Philadelphia, Pa.

Navy-yard, Washington, District of Columbia: For one clerk, at one thousand four hundred dollars; one messenger, at two dollars per diem; one foreman laborer, at four dollars per diem; one electrician, at one thousand four hundred dollars; one writer, at one thousand and seventeen dollars and twenty-five cents; one time clerk, nine hundred dollars; in all, six thousand six hundred dollars and sixty-nine cents.

Washington, D. C.

Navy-yard, Norfolk, Virginia: For one clerk, at one thousand four hundred dollars; one writer, at one thousand and seventeen dollars and twenty-five cents; one writer, at one thousand dollars; one foreman laborer, at four dollars per diem; one electrician, at one thousand four hundred dollars; one mail messenger, at two dollars per diem, including Sundays; two messengers, at two dollars per diem each; one pilot, at nine hundred dollars; one master of tugs, at one thousand two hundred dollars; one draftsman, one thousand five hundred dollars; one bookkeeper, one thousand two hundred dollars; one foreman mechanic, at four dollars and twenty-four cents per diem; one foreman of teams, at two dollars and twenty-four cents per diem; one messenger and janitor, civil engineer's office, at two dollars per diem, including Sundays; one stenographer and typewriter, civil engineer's office, one thousand two hundred dollars; in all, sixteen thousand eight hundred and twenty-seven dollars and ninety-seven cents.

Norfolk, Va.

Navy-yard, Charleston, South Carolina: Commandant's office: One stenographer and typewriter, at three dollars and four cents per diem; one writer and telegraph operator, at two dollars per diem, including Sundays; one mail messenger, at two dollars per diem, including Sundays; one messenger and janitor, at one dollar and fifty-two cents per diem, including Sundays. Civil engineer's office: One clerk, at one thousand three hundred dollars; one stenographer, at two dollars and eighty cents per diem; one messenger, at one dollar and fifty-two cents per diem; in all, five thousand six hundred and thirty-one dollars and thirty-six cents.

Charleston, S. C.

Navy-yard, Pensacola, Florida: For one clerk, at one thousand two hundred dollars; one mail messenger, at two dollars per diem, includ-

Pensacola, Fla.

ing Sundays; one electrician, at one thousand four hundred dollars; one draftsman, at four dollars per diem; one foreman laborer, at three dollars and fifty-two cents per diem; one stenographer, typewriter, and telegraph operator, at three dollars and four cents per diem; one writer, at two dollars and eighty cents per diem; in all, seven thousand five hundred and twenty-seven dollars and four cents.

Port Royal, S. C.

Naval station, Port Royal, South Carolina: One messenger and janitor, one dollar and fifty cents per diem; one telegraph operator, including Sundays, two dollars per diem; in all, one thousand two hundred and three dollars.

Key West, Fla.

Naval station, Key West, Florida: For one mail messenger, at six hundred dollars; one clerk, at one thousand four hundred dollars; one messenger and janitor, at one dollar and seventy-six cents per diem, including Sundays; in all, two thousand six hundred and forty-four dollars and sixteen cents.

New Orleans, La.

Naval station, New Orleans, Louisiana: For one clerk, at one thousand two hundred dollars; one rodman and inspector, at three dollars per diem; one messenger and janitor, at one dollar and fifty cents per diem, including Sundays; one stenographer and typewriter, civil engineer's office, at nine hundred and fifty dollars; one messenger and janitor, civil engineer's office, at two dollars per diem, including Sundays; one foreman laborer, at one thousand two hundred dollars; one draftsman, at one thousand five hundred dollars; one messenger, commandant's office, at two dollars per diem, including Sundays; in all, seven thousand eight hundred and five dollars.

Mare Island, Cal.

Navy-yard, Mare Island, California: For one clerk, at one thousand four hundred dollars; one writer, at one thousand and seventeen dollars and twenty-five cents; one foreman mason, at six dollars per diem; one foreman laborer, at five dollars and fifty cents per diem; one pilot, at one thousand five hundred dollars per annum; one draftsman, at five dollars per diem; one mail messenger, at two dollars per diem, including Sundays; one messenger, at two dollars per diem; one electrician, at one thousand four hundred dollars; one foreman joiner, at four dollars and fifty-six cents per diem; one telegraph operator, at three dollars and twenty-eight cents per diem; one clerk in civil engineer's office, at one thousand dollars; in all, fifteen thousand three hundred dollars and one cent.

Puget Sound, Wash.

Navy-yard, Puget Sound, Washington: One clerk, at one thousand two hundred dollars; one draftsman, at five dollars per diem; one messenger and janitor, at one dollar and seventy-six cents per diem, including Sundays; one master of tugs, at one thousand two hundred dollars; one copyist, at nine hundred dollars; one electrician, at one thousand two hundred dollars; one writer and telegraph operator, at nine hundred dollars; one stenographer and typewriter, civil engineer's office, at one thousand dollars; one writer, at nine hundred dollars; one messenger, at one dollar and seventy-six cents per diem; one foreman carpenter, at four dollars and fifty cents per diem, one thousand four hundred and four dollars; in all, eleven thousand four hundred and seventy-nine dollars and eighty cents.

San Juan, P. R.

Naval station, San Juan, Porto Rico: One clerk, one thousand two hundred dollars; one writer, commandant's office, nine hundred and sixty dollars; one mail messenger, four hundred and twenty dollars; one foreman, one thousand one hundred dollars; in all, three thousand six hundred and eighty dollars.

Hawaii.

Naval station, Hawaii: One writer, at one thousand and seventeen dollars and twenty-five cents per annum; one messenger, at two dollars per diem, including Sundays; in all, one thousand seven hundred and forty-nine dollars and twenty-five cents.

Cavite, P. I.

Naval station, Cavite, Philippine Islands: One clerk, one thousand two hundred dollars; one time clerk, four hundred and eighty dollars;

one writer, three hundred and sixty dollars; one messenger, two hundred and forty dollars; one messenger, one hundred and eighty dollars; one clerk, commandant's office, seven hundred and twenty dollars; one messenger, commandant's office, one hundred and eighty dollars; in all, three thousand three hundred and sixty dollars.

Naval station, Guam: One clerk, one thousand six hundred dollars; one foreman machinist, one thousand six hundred dollars; one messenger and janitor, six hundred dollars; in all, three thousand eight hundred dollars.

In all, civil establishment, Bureau of Yards and Docks, one hundred and forty-nine thousand six hundred and fifty-two dollars and ninety cents.

PUBLIC WORKS, BUREAU OF YARDS AND DOCKS.

NAVY-YARD, PORTSMOUTH, NEW HAMPSHIRE: Sewer system, extension, six thousand five hundred dollars; to complete blasting in front of quay wall, sixty thousand dollars; storehouse for combustibles, thirty thousand one hundred dollars; railroad extension, ten thousand dollars; heating system, extension, twenty thousand dollars; electric plant, extension, twenty thousand dollars; steam main central power plant to steam engineering plant, nine thousand dollars; naval prison extension, sixty-five thousand dollars; quay walls, extension, twenty-five thousand dollars; in all, two hundred and forty-five thousand six hundred dollars.

NAVY-YARD, BOSTON, MASSACHUSETTS: Railroad rolling stock, three thousand dollars; telephone system, extensions, two thousand dollars; repairs to pier numbered one, five thousand dollars; power plant, extensions, one hundred and fifty thousand dollars; railroad system, extensions, seven thousand dollars; underground conduit system, extension, thirty thousand eight hundred dollars; in all, navy-yard, Boston, one hundred and ninety-seven thousand eight hundred dollars.

NAVY-YARD, NEW YORK, NEW YORK: Electric plant, extensions, forty thousand dollars; underground conduits, extension, twenty-five thousand dollars; central power plant, one hundred and fifteen thousand dollars; railroad equipment, additional, five thousand dollars; sewers and drains, fifteen thousand dollars; railroad system, extensions, fifteen thousand dollars; repairs to roofs of buildings, twenty thousand dollars; telephone system, extensions, twelve thousand dollars; reconstructing roof, power house numbered forty-one, thirty-three thousand dollars; extending chemical laboratory, six thousand dollars; in all, navy-yard, New York, New York, two hundred and eighty-six thousand dollars: *Provided*, That the Secretary of the Navy is hereby authorized to expend toward the general improvement of the water front at the navy-yard, New York, New York, the unexpended balance of the appropriation made by the Act approved June seventh, nineteen hundred, making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and one, and for other purposes, for the construction of a bascule bridge at said navy-yard: *Provided further*, That the limit of cost of dry dock numbered four at the navy-yard, New York, New York, is hereby fixed at one million five hundred thousand dollars, and the Secretary of the Navy is authorized, in his discretion, to construct said dry dock by contract or day labor, or both, as he may deem to be for the best interests of the Government.

NAVY-YARD, PHILADELPHIA, PENNSYLVANIA: Shelves and wall cases, and so forth, for building numbered four, Supplies and Accounts storehouse, twelve thousand dollars; extension to railroad system, ten thousand dollars; extension of electric conduit system, eight thousand dollars; central power plant, extension, one hundred and fifty thousand dollars; equipment for railroad, five thousand dollars; raising and

Guam.

Public works,  
Bureau of Yards  
and Docks.

Portsmouth, N. H.

Boston, Mass.

New York, N. Y.

*Provided*.  
Improvement of wa-  
ter front.

Balance available.  
Vol. 31, p. 693.

Dry dock number  
four.  
Limit of cost, etc.

Philadelphia, Pa.

repairing mess hall at camp, five thousand dollars; in all, navy-yard, Philadelphia, one hundred and ninety thousand dollars.

Washington, D. C.

NAVY-YARD, WASHINGTON, DISTRICT OF COLUMBIA: Quay wall, to complete, twenty-five thousand dollars; storage bins for perishable material, six thousand dollars; machinery for power-plant extension, twelve thousand dollars; electric-light plant extension, five thousand dollars; in all, forty-eight thousand dollars.

Norfolk, Va.

NAVY-YARD, NORFOLK, VIRGINIA: Railroad tracks, extensions, fifteen thousand dollars; telephone system, extensions, seven thousand dollars; electric plant, extensions, fifty thousand dollars; repairs, buildings, Saint Helena, twenty-five thousand dollars; central power plant, to complete, two hundred thousand dollars; dredging, to continue, fifty thousand dollars; railroad rolling stock, ten thousand dollars; extension of wharf at dry dock numbered three, fifty thousand dollars; heating system, extensions, ten thousand dollars; compressed-air system, extensions, ten thousand dollars; dry kiln for construction and repair, seven thousand five hundred dollars; renew roof of foundry, building numbered twenty-two, steam engineering, eight thousand dollars; new roof and crane for building numbered twenty-three, steam engineering, sixty thousand dollars; elevator in buildings numbered eleven, thirteen, fourteen, seventeen, and thirty-three, twenty thousand dollars; naval supply storehouse (to cost four hundred and fifty thousand dollars) fifty thousand dollars; improvements to building numbered sixteen, complete, twenty-five thousand dollars; heating building numbered thirty-seven, steam engineering, seven thousand five hundred dollars; improvements to water front, one hundred thousand dollars; in all, navy-yard, Norfolk, Virginia, seven hundred and five thousand dollars.

Charleston, S. C.

NAVY-YARD, CHARLESTON, SOUTH CAROLINA: Sewer system, extension, five thousand dollars; heating system, extensions, ten thousand dollars; completing power plant, seventy thousand dollars; slips for torpedo boats, fifty thousand dollars; elevator and interior fittings, building numbered seven, seventeen thousand dollars; paving and grading (to continue), ten thousand dollars; clearing yard, five thousand dollars; in all, navy-yard, Charleston, South Carolina, one hundred and sixty-seven thousand dollars.

Pensacola, Fla.

NAVY-YARD, PENSACOLA, FLORIDA: Machinery for central power plant, fifteen thousand dollars; water system, ten thousand dollars; railroad track and equipment, ten thousand dollars; tools for yards and docks, one thousand eight hundred dollars; in all, navy-yard, Pensacola, thirty-six thousand eight hundred dollars.

New Orleans, La.

NAVAL STATION, NEW ORLEANS, LOUISIANA: Drainage system, to continue, five thousand dollars; central heating plant, extension, ten thousand dollars; underground conduit system, five thousand dollars; improvements to machine shop, building numbered four, six thousand dollars; sewer system, extensions, five thousand dollars; improvements to River Front, twenty-five thousand dollars; in all, navy-yard, New Orleans, fifty-six thousand dollars.

Mare Island, Cal.

NAVY-YARD, MARE ISLAND, CALIFORNIA: Railroad system, extension, ten thousand dollars; telephone system, extensions, two thousand dollars; central power plant at Mare Island Navy-Yard, California, one hundred thousand dollars; grading and paving, extension, fifteen thousand dollars; quay wall, extension, fifty thousand dollars; new elevators in buildings numbered sixty-nine and seventy-one, four thousand dollars; dredging, ten thousand dollars; improvement of channel in Mare Island Strait, to continue, twenty thousand dollars; in all, navy-yard, Mare Island, two hundred and eleven thousand dollars.

Puget Sound, Wash.

NAVY-YARD, PUGET SOUND, WASHINGTON: Electric-light plant, extensions, five thousand dollars; water system, extensions, twelve thousand dollars; heating system, extensions, six thousand dollars;

stone and concrete dry dock, to continue (to cost two million dollars), one hundred thousand dollars; sewer system, extensions, three thousand dollars; telephone system, extensions, three thousand dollars; railroad and equipment, extensions, ten thousand dollars; central power plant, extensions, two hundred and eighty thousand dollars; hardwood lumber shed, twenty thousand dollars; water-closet for ships in dock, twelve thousand dollars; oil house, thirty thousand dollars; dry kiln, six thousand dollars; underground conduit system, fifteen thousand dollars; electric elevator and fittings, building numbered fifty-nine, eight thousand dollars; foundry for all departments (to cost one hundred and seventy-five thousand dollars), fifty thousand dollars; in all, navy-yard, Puget Sound, Washington, five hundred and sixty thousand dollars.

**NAVAL STATION, OLONGAPO, PHILIPPINE ISLANDS:** Toward the improvement and development of the Naval Station, Olongapo, Philippine Islands, one hundred thousand dollars. The Secretary of the Navy is hereby authorized to expend, without limitation as to quantities and unit prices, the various amounts appropriated by the Act approved April twenty-seventh, nineteen hundred and four, entitled "An Act making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and five, and for other purposes," for the naval station, Olongapo, Philippine Islands, for the respective improvements therein named.

Olongapo, P. I.

Vol. 33, p. 336.

**NAVAL STATION, ISLAND OF GUAM:** Dredging, three thousand dollars; extension of naval-station roads, ten thousand dollars; water-supply system, ten thousand dollars; fire-protection system, seven thousand five hundred dollars; extension of telephone system, one thousand five hundred dollars; in all, thirty-two thousand dollars.

Guam.

**NAVAL STATION, HONOLULU, HAWAII:** Repairs to wharves, six thousand dollars.

Honolulu, Hawaii.

**NAVAL STATION, PEARL HARBOR, HAWAII:** The Secretary of the Navy is hereby authorized and directed to establish a naval station at Pearl Harbor, Hawaii, on the site heretofore acquired for that purpose; and to erect thereat all the necessary machine shops, storehouses, coal sheds, and other necessary buildings, and to build thereat one graving dry dock capable of receiving the largest war vessels of the Navy, at a cost not to exceed two million dollars for said dry dock. The sums hereinafter stated are hereby appropriated and made immediately available, to be expended at the discretion of the Secretary of the Navy, to wit: Toward dredging an entrance channel of a depth of thirty-five feet, four hundred thousand dollars; toward construction of dry dock, three hundred thousand dollars; toward erecting machine shops (to cost three hundred thousand dollars), one hundred thousand dollars; storehouses (to cost three hundred thousand dollars), one hundred thousand dollars; toward yard development, one hundred thousand dollars; in all, one million dollars. That the Secretary of the Navy may, in his discretion, enter into contracts for any portion of the work, including material therefor, within the respective limits of cost herein stipulated, subject to appropriations to be made therefor by Congress, or may direct the construction of said works or any portion thereof under the supervision of a civil engineer of the Navy.

Pearl Harbor, Hawaii.  
Naval station established.

Immediately available.

Dredging.  
Dry dock.  
Machineshops, etc.

Contracts.

**NAVAL STATION, CAVITE, PHILIPPINE ISLANDS:** Extension of boat-storage shed, six thousand dollars; improvements to central wharf, five thousand dollars; receiving and shipping shed, five thousand five hundred dollars; improvements to buildings one, two, three, four H, six thousand dollars; improvements to building numbered twenty-nine, four thousand five hundred dollars; improvements to building numbered nine, three thousand five hundred dollars; lumber shed in building numbered eighty-four, one thousand seven hundred dollars; improvements to building numbered twenty-three, six thousand five

Cavite, P. I.

hundred dollars; improvements to number one ways, sixteen thousand dollars; improvements to building numbered eighty-three, three thousand dollars; railroad system, extension, two thousand dollars; in all, fifty-nine thousand seven hundred dollars.

Culebra, P. R.

NAVAL STATION, CULEBRA, PORTO RICO: Clearing and cleaning station, one thousand five hundred dollars; cold-storage plant, four thousand dollars; improvements, water system, one thousand six hundred dollars; sewer system, two thousand dollars; fire-protection system, two thousand dollars; in all, eleven thousand one hundred dollars.

Tutuila.

NAVAL STATION, TUTUILA: Dispensary and sick quarters, fifteen thousand dollars.

Plans, etc.

PLANS AND SPECIFICATIONS FOR PUBLIC WORKS: Navy Department: Plans and estimates required by section thirty-six hundred and sixty-three, Revised Statutes, and plans and specifications for public works, thirty thousand dollars.

R. S., sec. 3663, p. 720.

Repairs and preservation.

REPAIRS AND PRESERVATION AT NAVY-YARDS: For repairs and preservation at navy-yards and stations, six hundred thousand dollars.

Floating derricks.

FLOATING DERRICKS: One one-hundred ton floating derrick (to cost two hundred and fifty thousand dollars), one hundred thousand dollars.

One-hundred ton shears.

The Secretary of the Navy is hereby authorized to transfer from the navy-yard, Boston, Massachusetts, to and erect at the navy-yard, Portsmouth, New Hampshire, the one-hundred ton shears improved and repaired under the Acts approved July first, nineteen hundred and two, and March third, nineteen hundred and three, and the unexpended balances of the appropriations made by said Acts for the improvement of said shears are hereby reappropriated, and the further sum of two thousand four hundred dollars is hereby appropriated for this purpose.

Vol. 32, pp. 672, 1185.

Reappropriation.

Total public works, navy-yards and stations, four million six hundred and fifty-nine thousand four hundred dollars.

Power plants.  
Report to Congress  
on cost of consolidation.

Vol. 33, p. 337.

The Secretary of the Navy shall report to Congress, at the commencement of the next regular session, the amount of money expended on consolidation of power plants since the authorization for such consolidation was given, in nineteen hundred and four, such statement to be in detail for each navy-yard and to indicate amount expended for building and machinery separately; also to include a statement of the value of building and power plants at each navy-yard at the date of the above noted authorization; also the total amounts appropriated for power houses and power-plant extensions which had not been utilized on April twenty-seventh, nineteen hundred and four, the date of the authorization of the consolidations.

#### PUBLIC WORKS UNDER THE SECRETARY OF THE NAVY.

Naval Academy.  
Waterworks.

BUILDINGS AND GROUNDS, NAVAL ACADEMY: For enlarging the water plant of the Naval Academy, enlarging the reservoir, installing additional pumps, filters, piping, and strainers; and for all other materials and labor for this purpose, forty thousand dollars.

Magazines, etc.

For the erection of three fireproof buildings, to be used as magazines and filling house, and including necessary grading, walks, and landing stage, seven thousand dollars.

Guam.  
Care of lepers, etc.

BUILDINGS FOR LEPERS, ISLAND OF GUAM: Naval station, island of Guam: Maintenance and care of lepers and other special patients, fifteen thousand dollars; in all, fifteen thousand dollars.

Total public works under Secretary's office, sixty-two thousand dollars.

#### PUBLIC WORKS UNDER BUREAU OF NAVIGATION.

Bureau of Navigation.

Training stations.  
California.

NAVAL TRAINING STATION, CALIFORNIA, BUILDINGS: Extension of wharf to which Pensacola is moored, twelve thousand dollars; pipe line and tank for dispensary, four thousand dollars; repairs to long wharf, nine thousand dollars; increase of electric plant, two thousand

five hundred dollars; roads, grounds, and planting of trees, two thousand dollars; in all, twenty-nine thousand five hundred dollars.

NAVAL TRAINING STATION, RHODE ISLAND, BUILDINGS: Improving and grading grounds and roads, two thousand dollars; dredging channel and basin, three thousand dollars; steam-distributing lines, eight thousand two hundred and fifty dollars; increase of heating and lighting plant, fifteen thousand dollars; electric distributing and lighting system, to increase, eight thousand three hundred and forty dollars; receiving and disinfecting building, thirty thousand dollars; additional detention building, twenty thousand dollars; repairs to barracks "B," nine thousand eight hundred dollars; walks at detention barracks, two thousand dollars; water-closet buildings for workmen, one thousand five hundred dollars; new wharf to Reina Mercedes, fifteen thousand dollars; for bakery, including scales, refrigerating plant, and necessary equipment to make the same suitable for use in connection with the training of bakers and cooks, twenty-five thousand dollars; in all, naval training station, Rhode Island, one hundred and thirty-nine thousand eight hundred and ninety dollars.

Rhode Island.

NAVAL TRAINING STATION, GREAT LAKES, BUILDINGS: To complete buildings in accordance with the provisions of the Act of Congress approved June twenty-ninth, nineteen hundred and six, seven hundred and fifty thousand dollars.

Great Lakes.  
New buildings.  
Vol 34, p. 567.

To complete electrical mains and conduits, heating mains and concrete conduits, heating station equipment, power plant equipment, water supply and sewage disposal, one hundred and ninety-three thousand one hundred dollars.

Equipment, etc.

Furniture, commandant's quarters, three thousand five hundred dollars.

Furniture, six officers' quarters, nine thousand dollars.

For architect's fee of three and one-half per centum of estimated cost of buildings authorized by Act of Congress, approved June twenty-ninth, nineteen hundred and six, seventy thousand dollars.

Architect's fee.

For cost of inspection of public works, twenty-five thousand dollars.

For pile revetment and grading at site of sewage-disposal plant, thirty-five thousand dollars.

Construction of trestle to power house, ten thousand dollars.

In all, one million and ninety-five thousand six hundred dollars;

In all, public works, Bureau of Navigation, one million two hundred and sixty-four thousand nine hundred and ninety dollars.

## PUBLIC WORKS, BUREAU OF ORDNANCE.

Bureau of Ordnance.

NAVAL PROVING GROUND, INDIAN HEAD, MARYLAND: Providing and laying conduits for chronograph, bell, telephone and power lines, three thousand seven hundred and forty dollars; raising roof of powder-factory storehouse, and so forth, three thousand four hundred and forty dollars; concrete retaining wall, two thousand five hundred dollars; extending machine shop, two thousand and eighty dollars; tide bridge for loading barges, three thousand dollars; in all, naval proving ground, Indian Head, fourteen thousand seven hundred and sixty dollars.

Indian Head proving ground, Md.

Naval magazine, Fort Mifflin, Pennsylvania: Three filling houses, five thousand one hundred dollars; installation of watchman's clock system, two thousand dollars; to complete one building for marine guard, seven thousand five hundred dollars; in all, fourteen thousand six hundred dollars.

Fort Mifflin, Pa.  
Naval magazine.

Naval magazine, Mare Island, California: One compressed air locomotive, three thousand five hundred dollars; one hoisting crane on wharf, two thousand dollars; new floors in buildings numbered A one, two, three, and four, six thousand dollars; in all, eleven thousand five hundred dollars.

Mare Island, Cal.  
Naval magazine.

Iona Island, New York Harbor.

Naval magazine, New York Harbor; For naval magazine, New York Harbor (Iona Island): Marine barracks, ten thousand dollars; in all, ten thousand dollars.

Puget Sound, Wash. Naval magazine.

For naval magazine, navy-yard, Puget Sound, Washington: One fuze house, two thousand two hundred dollars; one observation magazine, three thousand seven hundred and fifty dollars; one magazine, seven thousand dollars; one watchman's house, four thousand five hundred dollars; one stable, one thousand five hundred dollars; railroad system, fifteen thousand four hundred dollars.

In all, thirty-four thousand three hundred and fifty dollars.

Newport, R. I. Torpedo station.

Torpedo station, Newport, Rhode Island: Steel track, six hundred and fifty dollars; new water main across harbor, three thousand five hundred dollars; additional machinery for torpedo factory, fifty thousand dollars; in all, fifty-four thousand one hundred and fifty dollars.

Pensacola, Fla.

NAVY-YARD, PENSACOLA, FLORIDA: For navy-yard, Pensacola, Florida: Construction of water tank tower, five thousand dollars.

Olongapo, P. I. Naval magazine.

NAVAL MAGAZINE, OLONGAPO, PHILIPPINE ISLANDS: For naval station, Olongapo, Philippine Islands: One chemical laboratory for testing smokeless powder, two thousand dollars; one set of quarters for inspector of ordnance and powder, six thousand dollars.

Total public works under Bureau of Ordnance, one hundred and fifty-two thousand three hundred and sixty dollars.

Bureau of Equipment.

PUBLIC WORKS UNDER BUREAU OF EQUIPMENT.

Naval Observatory. Grounds and roads.

NAVAL OBSERVATORY: Grounds and roads: Continuing grading, extending roads and paths, clearing and improving grounds, ten thousand dollars.

Bureau of Medicine and Surgery.

PUBLIC WORKS UNDER BUREAU OF MEDICINE AND SURGERY.

Hospitals. Annapolis, Md.

Naval hospital, Annapolis, Maryland: For the erection of new wards, eighty-five thousand dollars.

Norfolk, Va.

Naval hospital, Norfolk, Virginia: For the renovation of the present hospital buildings and for the erection of new wards, to cost not to exceed two hundred thousand dollars, as authorized by the Act of Congress approved June twenty-ninth, nineteen hundred and six, one hundred thousand dollars.

Great Lakes.

Naval hospital, Great Lakes: For the erection of naval hospital buildings, to cost not to exceed two hundred and fifty thousand dollars, one hundred thousand dollars.

Puget Sound, Wash.

Naval hospital, Puget Sound, Washington: For the completion of naval hospital buildings, seventy-five thousand dollars, (total cost not to exceed one hundred and fifty thousand dollars,) as authorized by the naval Act of March second, nineteen hundred and seven.

Vol. 34, p. 1191.

Total public works under Bureau of Medicine and Surgery, three hundred and sixty thousand dollars.

Marine Corps.

PUBLIC WORKS, MARINE CORPS.

Boston, Mass. Marine barracks, etc.

For the completion of marine barracks, navy-yard, Boston, Massachusetts, twenty thousand dollars.

New York, N. Y.

For the completion of the storehouse, marine barracks, navy-yard, New York, New York, thirty thousand dollars.

Philadelphia, Pa.

Barracks and quarters, Marine Corps: To complete three officers' quarters, marine barracks, navy-yard, Philadelphia, Pennsylvania, fifteen thousand dollars.

Purchase of ground.

To complete the quartermaster's depot, Philadelphia, Pennsylvania, the purchase of ground adjoining such building, and addition to depot, seventy thousand dollars.

Norfolk, Va.

For the completion of officers' quarters, marine barracks, navy-yard, Norfolk, Virginia, five thousand dollars.

Naval station, Charleston, South Carolina: For the completion of officers' quarters, twenty-five thousand dollars; and for marine barracks, fifty thousand dollars; in all, seventy-five thousand dollars.

To complete officers' quarters, marine barracks, navy-yard, Pensacola, Florida, five thousand dollars.

For installing electric lights and heating system, marine barracks, Sitka, Alaska, five thousand dollars.

For the completion of officers' quarters, naval station, Olongapo, Philippine Islands, ten thousand dollars; and for the construction and completion of amusement room and gymnasium for enlisted men, ten thousand dollars.

For the necessary repairs and improvements to such buildings at the naval station, New London, Connecticut, as have been assigned to the Marine Corps by the Navy Department, ten thousand dollars, which sum shall be in addition to the twenty-five thousand dollars appropriated for this object in the naval appropriation Act, approved June twenty-ninth, nineteen hundred and six.

In all, public works, Marine Corps, two hundred and fifty-five thousand dollars.

#### BUREAU OF MEDICINE AND SURGERY.

**MEDICAL DEPARTMENT:** For surgeons' necessaries for vessels in commission, navy-yards, naval stations, Marine Corps, and for the civil establishment at the several naval hospitals, navy-yards, naval laboratory, museum of hygiene, and department of instruction, and Naval Academy, two hundred and seventy thousand dollars.

**CONTINGENT, BUREAU OF MEDICINE AND SURGERY:** For tolls, ferriages, care, transportation, and burial of the dead; advertising, purchase of books and stationery, binding of medical records, unbound books, and pamphlets; hygienic and sanitary investigation and illustration; sanitary and hygienic instruction; purchase and repairs of wagons, automobile-ambulances, and harness; purchase of and feed for horses and cows; trees, plants, garden tools and seeds; furniture and incidental articles for the museum of hygiene and department of instruction, naval dispensary, Washington, naval laboratory, sick quarters at Naval Academy and marine barracks, surgeons' offices and dispensaries at navy-yards and naval stations, surgeons' quarters at naval hospitals; washing for medical department at museum of hygiene and department of instruction, naval dispensary, Washington; naval laboratory, sick quarters at Naval Academy and marine barracks, dispensaries at navy-yards and naval stations, and ships; and for minor repairs on buildings and grounds of the United States Naval Museum of Hygiene and Department of Instruction; for the care, maintenance, and treatment of the insane of the Navy and Marine Corps on the Pacific coast, and all other necessary contingent expenses; in all, sixty thousand dollars.

**TRANSPORTATION OF REMAINS:** To enable the Secretary of the Navy, in his discretion, to cause to be transferred to their homes the remains of officers and enlisted men of the Navy and Marine Corps who die or are killed in action ashore or afloat, and also to enable the Secretary of the Navy, in his discretion, to cause to be transported to their homes the remains of civilian employees who die outside of the continental limits of the United States, ten thousand dollars: *Provided*, That the sum herein appropriated shall be available for payment for transportation of the remains of officers and men who have died while on duty at any time since April twenty-first, eighteen hundred and ninety-eight.

**REPAIRS, BUREAU OF MEDICINE AND SURGERY:** For necessary repairs of naval laboratory, naval hospitals, and appendages, including roads, wharves, outhouses, sidewalks, fences, gardens, farms, and cemeteries, forty-five thousand dollars.

Charleston, S. C.

Pensacola, Fla.

Sitka, Alaska.

Olongapo, P. I.

New London, Conn.  
Repairs, etc.

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Bureau of Medicine  
and Surgery.

Surgeon's necessaries, etc.

Contingent.

Transferring home  
remains of officers, etc.

*Proviso.*  
Application of fund.

Repairs, etc.

In all, Bureau of Medicine and Surgery, three hundred and eighty-five thousand dollars.

Nurse corps, female.  
Organization.

The nurse corps (female) of the United States Navy is hereby established, and shall consist of one superintendent, to be appointed by the Secretary of the Navy, who shall be a graduate of a hospital training school having a course of instruction of not less than two years, whose term of office may be terminated at his discretion, and of as many chief nurses, nurses, and reserve nurses as may be needed: *Provided*, That all nurses in the nurse corps shall be appointed or removed by the Surgeon-General, with the approval of the Secretary of the Navy, and that they shall be graduates of hospital training schools having a course of instruction not less than two years. The appointment of superintendent, chief nurses, nurses, and reserve nurses shall be subject to an examination as to their professional, moral, mental, and physical fitness, and that they shall be eligible for duty at naval hospitals and on board of hospital and ambulance ships and for such special duty as may be deemed necessary by the Surgeon-General of the Navy. Reserve nurses may be assigned to active duty when the necessities of the service demand, and when on such duty shall receive the pay and allowances of nurses: *Provided*, That they shall receive no compensation except when on active duty. The superintendent, chief nurses, and nurses shall respectively receive the same pay, allowances, emoluments, and privileges as are now or may hereafter be provided by or in pursuance of law for the nurse corps (female) of the Army.

*Proviso.*  
Appointment, examination, etc.

Superintendent, etc.

Assignment of reserve nurses to active duty.

Compensation, etc.

Vol. 31, p. 753.

Hospital Corps.  
Pay of enlisted men rated.

The pay of enlisted men of the Hospital Corps shall be the same as that provided for the corresponding ratings of the seaman branch and other staff corps of the Navy.

Bureau of Supplies and Accounts.

#### BUREAU OF SUPPLIES AND ACCOUNTS.

Provisions, etc.

**PROVISIONS, NAVY:** For provisions and commuted rations for the seamen and marines, which commuted rations may be paid to caterers for messes, in case of death or desertion, upon orders of the commanding officers, commuted rations for officers on sea duty (other than commissioned officers of the line, Medical and Pay Corps, and chief boat-swains, chief gunners, chief sailmakers, chief carpenters), and midshipmen, and commuted rations stopped on account of sick in hospital and credited to the naval hospital fund; subsistence of officers and men unavoidably detained or absent from vessels to which attached under orders (during which subsistence rations to be stopped on board ship and no credit for commutation therefor to be given); labor in general storehouses and paymasters' offices in navy-yards, including naval stations maintained in island possessions under the control of the United States, and expenses in handling stores purchased under the naval supply fund; one chemist, at two thousand five hundred dollars per annum, and two chemists, at two thousand dollars each per annum, and for the purchase of United States Army emergency rations, as required: *Provided*, That such stores as the Secretary of the Navy may designate may be procured and sold to officers and enlisted men of the Navy and Marine Corps, also to civilian employees at naval stations beyond the continental limits of the United States and in Alaska, under such regulations as the Secretary of the Navy may prescribe.

In all, six million nine hundred and thirty-one thousand one hundred and fifty-three dollars and seventy-five cents.

*Proviso.*  
Sales to civilian employees.

Contingent.

**CONTINGENT, BUREAU OF SUPPLIES AND ACCOUNTS:** For fuel, books and blanks, stationery, advertising, furniture and interior fittings for general storehouses and pay offices in navy-yards; coffee mills and repairs thereto; expenses of naval clothing factory and machinery for same, tolls, ferriages, yeoman's stores, safes, newspapers, and other incidental expenses, one hundred and seventy thousand dollars.

Freight, Bureau of Supplies and Accounts: All freight and express charges pertaining to the Navy Department and its bureaus, except the transportation of coal for the Bureau of Equipment, five hundred thousand dollars.

Freight, Department and bureaus.

CIVIL ESTABLISHMENT, BUREAU OF SUPPLIES AND ACCOUNTS: Navy-yard, Portsmouth, New Hampshire: In general storehouses: Two bookkeepers, at one thousand two hundred dollars each; one assistant bookkeeper, at seven hundred and twenty dollars; one bill clerk, at one thousand dollars; one assistant clerk, at seven hundred and twenty dollars; one shipping and receiving clerk, at one thousand dollars; in all, five thousand eight hundred and forty dollars.

Civil establishment. Portsmouth, N. H.

Navy-yard, Boston, Massachusetts: In general storehouses: One bookkeeper, at one thousand and seventeen dollars and twenty-five cents; one shipping clerk, at one thousand dollars; one receiving clerk, at one thousand dollars; one bookkeeper, at one thousand two hundred dollars. In yard pay office: One writer, at one thousand and seventeen dollars and twenty-five cents; in all, five thousand two hundred and thirty-four dollars and fifty cents.

Boston, Mass.

Naval station, Newport, Rhode Island: In general storehouse (training station): One clerk, at one thousand two hundred dollars. In general storehouse (torpedo station): One clerk, at one thousand two hundred dollars; in all, two thousand four hundred dollars.

Newport, R. I.

Navy-yard, New York, New York: In office of board of inspection: One writer, nine hundred dollars. In general storehouses: Three bookkeepers, at one thousand two hundred dollars each; one assistant bookkeeper, at one thousand dollars; one assistant bookkeeper, at seven hundred and twenty dollars; two receiving clerks, at four dollars each per diem; one assistant receiving clerk, at one thousand and ninety-nine dollars; three shipping clerks, at one thousand dollars each; one bill clerk, at one thousand dollars; one assistant bill clerk, at seven hundred and twenty dollars; two leading men, at two dollars and fifty cents each per diem; five pressmen, at two dollars and seventy-six cents each per diem; one box maker, at three dollars per diem; one engine tender, at three dollars and twenty-six cents per diem; one coffee roaster, at two dollars and fifty cents per diem; one fireman, at two dollars per diem; one messenger, at two dollars and twenty-five cents per diem; one writer, one thousand dollars; one storeman, nine hundred dollars; one principal clerk, provisions and clothing section, one thousand four hundred dollars; one principal clerk, supply-fund section, one thousand four hundred dollars; one cloth inspector, at four dollars per diem, one thousand two hundred and fifty-two dollars. In yard pay office: One writer, at one thousand and seventeen dollars and twenty-five cents; one messenger, at two dollars and twenty-five cents per diem; in all, thirty-two thousand two hundred and nineteen dollars and nine cents.

New York, N. Y.

Navy-yard, Philadelphia, Pennsylvania: In general storehouse: Two bookkeepers, at one thousand two hundred dollars each; one assistant bookkeeper, at seven hundred and twenty dollars; one bill clerk, at one thousand dollars; one receiving clerk, at one thousand dollars; one shipping clerk, at one thousand dollars. In yard pay office: One writer, at one thousand and seventeen dollars and twenty-five cents; in all, seven thousand one hundred and thirty-seven dollars and twenty-five cents.

Philadelphia, Pa.

Navy-yard, Washington, District of Columbia: In general storehouse: One bookkeeper, at one thousand two hundred dollars; one clerk, at one thousand two hundred dollars; one receiving clerk, at one thousand dollars; one bill clerk, at one thousand dollars; one shipping clerk, at one thousand dollars. In yard pay office: One writer, at one thousand and seventeen dollars and twenty-five cents; in all, six thousand four hundred and seventeen dollars and twenty-five cents.

Washington, D. C.

Naval Academy.

Naval Academy, Annapolis, Maryland: In general storehouse: One bookkeeper, at one thousand and seventeen dollars and twenty-five cents; one receiving and shipping clerk, at one thousand dollars; in all, two thousand and seventeen dollars and twenty-five cents.

Norfolk, Va.

Navy-yard, Norfolk, Virginia: In general storehouses: Two bookkeepers, at one thousand two hundred dollars each; two assistant bookkeepers, at one thousand and seventeen dollars and twenty-five cents each; one bill clerk, at one thousand dollars; one assistant bill clerk, at seven hundred and twenty dollars; two receiving clerks, at nine hundred and forty-two dollars each. In yard pay office: One writer, at one thousand and seventeen dollars and twenty-five cents; in all, nine thousand and fifty-five dollars and seventy-five cents.

Key West, Fla.

Naval station, Key West, Florida: One clerk, one thousand two hundred dollars; in all, one thousand two hundred dollars.

Mare Island, Cal.

Navy-yard, Mare Island, California: In general storehouse: Two bookkeepers, at one thousand two hundred dollars each; two assistant bookkeepers, at seven hundred and twenty dollars each; one receiving clerk, at one thousand dollars; one shipping clerk, at one thousand dollars; one bill clerk, at one thousand dollars; one clerk, at one thousand dollars; one assistant clerk, at one thousand dollars. In yard pay office: One writer, at one thousand and seventeen dollars and twenty-five cents; in all, nine thousand eight hundred and fifty-seven dollars and twenty-five cents.

Puget Sound, Wash.

Navy-yard, Puget Sound, Washington: In general storehouses: One principal clerk, one thousand four hundred dollars; two bookkeepers at one thousand two hundred dollars each, two thousand four hundred dollars; one bill clerk, one thousand dollars; one receiving clerk, one thousand dollars; one shipping clerk, one thousand dollars; in all, six thousand eight hundred dollars.

Cavite, P. I.

Naval station, Cavite, Philippine Islands: In general storehouses: One clerk, at one thousand six hundred dollars; one bookkeeper, at one thousand four hundred dollars; three assistant bookkeepers, at one thousand two hundred dollars each, three thousand six hundred dollars; one shipping and bill clerk, at one thousand two hundred dollars; three storekeepers, at one thousand dollars each, three thousand dollars; one receiving clerk, at one thousand two hundred dollars; one shipping clerk, at one thousand dollars; one assistant clerk, at one thousand dollars; two store men, at nine hundred dollars each; in all, fifteen thousand eight hundred dollars.

In all, civil establishment, Bureau of Supplies and Accounts, one hundred and three thousand nine hundred and seventy-eight dollars and thirty-four cents.

Bureau of Construction and Repair.

#### BUREAU OF CONSTRUCTION AND REPAIR.

Construction and repair of vessels.

CONSTRUCTION AND REPAIR OF VESSELS: For preservation and completion of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; steam steerers, pneumatic steerers, steam capstans, steam windlasses, and all other auxiliaries; labor in navy-yards and on foreign stations; purchase of machinery and tools for use in shops; carrying on work of experimental model tank; designing naval vessels; construction and repair of yard craft, lighters, and barges; wear, tear, and repair of vessels afloat; general care, increase, and protection of the Navy in the line of construction and repair; incidental expenses for vessels and navy-yards, inspectors' offices, such as advertising, photographing, books, professional magazines, plans, stationery, and instruments for drafting room, eight million dollars: *Provided*, That no part of this sum shall be applied to the repair of any wooden ship, when the estimated cost of such repairs, to be appraised by a competent board of naval officers, shall exceed ten per centum of the estimated cost, appraised in like manner, of a new ship

*Proviso.*  
Wooden ships.

of the same size and like material: *Provided further*, That no part of this sum shall be applied to the repair of any other ship when the estimated cost of such repairs, to be appraised by a competent board of naval officers, shall exceed twenty per centum of the estimated cost, appraised in like manner, of a new ship of the same size and like material: *Provided further*, That nothing herein contained shall deprive the Secretary of the Navy of the authority to order repairs of ships damaged in foreign waters or on the high seas, so far as may be necessary to bring them home. And the Secretary of the Navy is hereby authorized to make expenditures from appropriate funds under the various bureaus for repairs and changes on the vessels herein named in an amount not to exceed the sum specified for each vessel, respectively, as follows: The Brooklyn, four hundred and fifty-three thousand five hundred dollars; the San Francisco, six hundred thousand two hundred and fifty dollars; the Baltimore, six hundred and fifty-three thousand three hundred dollars; the Alabama, six hundred and sixty-seven thousand five hundred dollars; the Illinois, six hundred and sixty-seven thousand five hundred dollars; the Iowa, five hundred and fifty-seven thousand five hundred dollars; the Kearsarge, six hundred and seventy-three thousand five hundred dollars; the Kentucky, six hundred and seventy-three thousand five hundred dollars; the Maine, two hundred thousand dollars; the Adder, forty-six thousand five hundred dollars; the Bennington, one hundred and ninety-five thousand seven hundred and fifty dollars; the Grampus, fifty-seven thousand five hundred dollars; the Moccasin, forty-six thousand five hundred dollars; the Pike, fifty-seven thousand five hundred dollars; the Paul Jones, seventy-seven thousand dollars; the Nicholson, fifty-five thousand dollars; the Narkeeta, nineteen thousand dollars; the Holland, thirty-two thousand dollars and eighty-eight cents; in all, five million seven hundred and eighty-eight thousand three hundred dollars and eighty-eight cents, as per the report of the Secretary of the Navy, House Document Numbered Six hundred and fifty-six, Sixtieth Congress and letters of the Secretary of the Navy of April twentieth, nineteen hundred and eight, concerning general repairs to the Maine.

IMPROVEMENT OF CONSTRUCTION PLANTS: Construction plant, navy-yard, Portsmouth, New Hampshire: Repairs to, and improvements of, plant at navy-yard, Portsmouth, New Hampshire, fifteen thousand dollars.

Construction plant, navy-yard, Boston, Massachusetts: Repairs to, and improvement of, plant at navy-yard, Boston, Massachusetts, twenty thousand dollars.

Construction plant, navy-yard, New York, New York: Repairs to, and improvement of, plant at navy-yard, New York, New York, twenty thousand dollars.

Construction plant, navy-yard, Philadelphia, Pennsylvania: Repairs to, and improvement of, plant at navy-yard, Philadelphia, Pennsylvania, fifteen thousand dollars.

Construction plant, navy-yard, Norfolk, Virginia: Repairs to, and improvement of, plant at navy-yard, Norfolk, Virginia, twelve thousand dollars.

Construction plant, navy-yard, Charleston, South Carolina: Repairs to, and improvement of, plant at naval station, Charleston, South Carolina, twenty thousand dollars.

Construction plant, navy-yard, Pensacola, Florida: Repairs to, and improvement of, plant at navy-yard, Pensacola, Florida, fifteen thousand dollars.

Construction plant, naval station, New Orleans, Louisiana: Repairs to, and improvement of, plant at naval station, New Orleans, Louisiana, ten thousand dollars.

Other ships.

Repairs of ships in foreign waters.

Repairs to specified vessels.

Construction plants. Portsmouth, N. H.

Boston, Mass.

New York, N. Y.

Philadelphia, Pa.

Norfolk, Va.

Charleston, S. C.

Pensacola, Fla.

New Orleans, La.

- Mare Island, Cal. Construction plant, navy-yard, Mare Island, California: Repairs to, and improvement of, plant at navy-yard, Mare Island, California, fifteen thousand dollars.
- Puget Sound, Wash. Construction plant, navy-yard, Puget Sound, Washington: Repairs to, and improvement of, plant at navy-yard, Puget Sound, Washington, twenty thousand dollars.
- Civil establishment. Portsmouth, N. H. CIVIL ESTABLISHMENT, BUREAU OF CONSTRUCTION AND REPAIR: Navy-yard, Portsmouth, New Hampshire: One clerk to naval constructor, at one thousand four hundred dollars; two writers, at one thousand and seventeen dollars and twenty-five cents each; in all, three thousand four hundred and thirty-four dollars and fifty cents.
- Boston, Mass. Navy-yard, Boston, Massachusetts: One clerk to naval constructor, at one thousand four hundred dollars; two writers, at one thousand and seventeen dollars and twenty-five cents each; in all, three thousand four hundred and thirty-four dollars and fifty cents.
- New York, N. Y. Navy-yard, New York, New York: One clerk to naval constructor, at one thousand four hundred dollars; three clerks, at one thousand two hundred dollars each; three clerks, at one thousand one hundred dollars each; three writers, at one thousand and seventeen dollars and twenty-five cents each; in all, eleven thousand three hundred and fifty-one dollars and seventy-five cents.
- Philadelphia, Pa. Navy-yard, Philadelphia, Pennsylvania: One clerk to naval constructor, at one thousand four hundred dollars; one writer, at one thousand and seventeen dollars and twenty-five cents; in all, two thousand four hundred and seventeen dollars and twenty-five cents.
- Washington, D. C. Navy-yard, Washington, District of Columbia: One clerk to naval constructor, at one thousand four hundred dollars.
- Norfolk, Va. Navy-yard, Norfolk, Virginia: One clerk to naval constructor, at one thousand four hundred dollars; two writers, at one thousand and seventeen dollars and twenty-five cents each; in all, three thousand four hundred and thirty-four dollars and fifty cents.
- Charleston, S. C. Navy-yard, Charleston, South Carolina: One clerk to naval constructor, one thousand four hundred dollars.
- Pensacola, Fla. Navy-yard, Pensacola, Florida: One clerk to naval constructor, at one thousand two hundred dollars; one writer, at one thousand and seventeen dollars and twenty-five cents; in all, two thousand two hundred and seventeen dollars and twenty-five cents.
- New Orleans, La. Naval station, New Orleans, Louisiana: One clerk to naval constructor, one thousand two hundred dollars.
- Mare Island, Cal. Navy-yard, Mare Island, California: One clerk to naval constructor, at one thousand four hundred dollars; two writers, at one thousand and seventeen dollars and twenty-five cents each; in all, three thousand four hundred and thirty-four dollars and fifty cents.
- Puget Sound, Wash. Navy-yard, Puget Sound, Washington: One clerk to naval constructor, one thousand four hundred dollars; one clerk, at one thousand dollars; one clerk, at nine hundred dollars; in all, three thousand three hundred dollars.
- Cavite, P. I. Naval station, Cavite, Philippine Islands: One clerk to naval constructor, one thousand four hundred dollars; two clerks, at one thousand two hundred dollars each, two thousand four hundred dollars; in all, three thousand eight hundred dollars.
- In all, civil establishment, Bureau of Construction and Repair, forty thousand eight hundred and twenty-four dollars and twenty-five cents.

Bureau of Steam Engineering.

BUREAU OF STEAM ENGINEERING.

Steam machinery.

STEAM MACHINERY: For completion, repairing, and preservation of machinery and boilers of naval vessels, including cost of new boilers; distilling, refrigerating, and auxiliary machinery; preservation of and small repairs to machinery and boilers in vessels in ordinary, receiving,

and training vessels; repair and care of machinery of yard tugs and launches, three million seven hundred and fifty thousand dollars: *Provided*, That so much of the foregoing appropriation and of the current appropriation for steam machinery, as may be necessary, may be used to complete the machinery of the seagoing tugs Patapsco and Patuxent, now building at the navy-yards at Portsmouth, New Hampshire, and Norfolk, Virginia.

*Proviso.*  
Tugs "Patapsco" and  
"Patuxent."

For purchase, handling, and preservation of all material and stores; purchase, fitting, repair, and preservation of machinery and tools in navy-yards and stations, and running yard engines, two million two hundred and fifty thousand dollars.

Materials.

For incidental expenses for navy vessels, yards, such as advertising, photographing, books, stationery, office furnishings, and instruments, six thousand dollars.

Incidentals.

In all, steam machinery, six million and six thousand dollars.

Machinery plant, navy-yard, Portsmouth, New Hampshire: To outfit new shops, authorized and completed or nearly completed, especially the new boiler and pattern shops, with new power tools, and with the necessary fixtures and motors, and to replace obsolete and worn-out machine tools, thirty thousand dollars; in all, thirty thousand dollars.

Machinery plants.  
Portsmouth, N. H.

Machinery plant, navy-yard, Boston, Massachusetts: For additional machine tools for boiler shop extension and the coppersmith shop, twenty-five thousand dollars.

Boston, Mass.

Machinery plant, navy-yard, New York, New York: For additional machine tools for copper, boiler, machine and pattern shops, and foundry, forty thousand dollars.

New York, N. Y.

Machinery plant, Philadelphia, Pennsylvania: For additional machine tools for machine and boiler shops, twenty-five thousand dollars.

Philadelphia, Pa.

Machinery plant, navy-yard, Norfolk, Virginia: For additional machine tools to equip machine and boiler shop, and for the new blacksmith and coppersmith shops, twenty-five thousand dollars.

Norfolk, Va.

Machinery plant, navy-yard, Pensacola, Florida: For purchase of modern tools for use in repair of naval vessels, to replace others worn out, ten thousand dollars.

Pensacola, Fla.

Machinery plant, naval station, New Orleans, Louisiana: To continue purchase and installation of new machine tools to equip shops for repair of naval vessels, ten thousand dollars.

New Orleans, La.

Machinery plant, navy-yard, Mare Island, California: For additional new machine tools required in new and repair work of naval vessels, twenty-five thousand dollars.

Mare Island, Cal.

Machinery plant, navy-yard, Puget Sound, Washington: For additional new machine tools required in repair work of naval vessels, twenty-five thousand dollars.

Puget Sound, Wash.

Machinery plant, naval station, Cavite, Philippine Islands: For additional machine tools, fifteen thousand dollars.

Cavite, P. I.

Machinery plant, naval station, Olongapo, Philippine Islands: For machine tools required for equipment of shops for repair work, twenty-five thousand dollars.

Olongapo, P. I.

Engineering experimental station, United States Naval Academy, Annapolis, Maryland—Salaries: One draftsman to engineering staff at the laboratory, one thousand eight hundred dollars; one clerk to engineering staff at the laboratory, one thousand two hundred dollars; one skilled mechanic, one thousand two hundred dollars; one skilled mechanic, seven hundred and twenty dollars; one messenger, who shall also be janitor, six hundred dollars; in all, five thousand five hundred and twenty dollars.

Naval Academy.  
Engineering experi-  
mental station.

Experimental and research work: For original investigation and extended experimentation of naval appliances; and for the purchase of such machines and auxiliaries considered applicable for test and use in the naval service, twenty-five thousand dollars.

Research work, etc.

Civil establishment. Portsmouth, N. H.	<b>CIVIL ESTABLISHMENT, BUREAU OF STEAM ENGINEERING:</b> Navy-yard, Portsmouth, New Hampshire: One clerk to department, at one thousand two hundred dollars; one messenger, at six hundred dollars; in all, one thousand eight hundred dollars.
Boston, Mass.	Navy-yard, Boston, Massachusetts: One clerk to department, one thousand four hundred dollars.
New York, N. Y.	Navy-yard, New York, New York: One clerk to department, at one thousand four hundred dollars; one writer, at one thousand dollars; one messenger, at six hundred dollars; in all, three thousand dollars.
Philadelphia, Pa.	Navy-yard, Philadelphia, Pennsylvania: One clerk to department, at one thousand two hundred dollars.
Washington, D. C.	Navy-yard, Washington, District of Columbia: One clerk to department, one thousand two hundred dollars.
Norfolk, Va.	Navy-yard, Norfolk, Virginia: One clerk to department, at one thousand three hundred dollars; one messenger, at six hundred dollars; in all, one thousand nine hundred dollars.
Charleston, S. C.	Navy-yard, Charleston, South Carolina: One clerk to department, one thousand two hundred dollars.
Pensacola, Fla.	Navy-yard, Pensacola, Florida: One writer, one thousand dollars.
Mare Island, Cal.	Navy-yard, Mare Island, California: One clerk to department, at one thousand four hundred dollars; one writer, at one thousand dollars; one messenger, at six hundred dollars; in all, three thousand dollars.
Puget Sound, Wash.	Navy-yard, Puget Sound, Washington: One clerk to department, one thousand two hundred dollars; one writer, one thousand dollars; in all, two thousand two hundred dollars. In all, civil establishment, Bureau of Steam Engineering, seventeen thousand nine hundred dollars.

**Naval Academy.****NAVAL ACADEMY.**

Pay of professors,  
etc.  
Increase.

**PAY OF PROFESSORS AND OTHERS, NAVAL ACADEMY:** One professor as head of the department of physics, three thousand six hundred dollars.

One professor of mathematics, one of mechanical drawing, one of English, one of French, and one of Spanish, at three thousand dollars each.

Three professors, namely, one of English, one of French, and one of Spanish, at two thousand six hundred and forty dollars each.

Five instructors, at two thousand four hundred dollars each.

Four instructors, at two thousand one hundred and sixty dollars each.

Ten instructors, at one thousand eight hundred dollars each.

One sword master, at one thousand five hundred dollars; one assistant, at one thousand two hundred dollars, and two assistants, at one thousand dollars each; one instructor in gymnastics, at one thousand two hundred dollars; one assistant librarian, at one thousand eight hundred dollars; one cataloguer, at one thousand one hundred dollars; two shelf assistants, at nine hundred dollars each; one secretary of the Naval Academy, at one thousand eight hundred dollars; two clerks to the superintendent, at one thousand two hundred dollars each; one clerk to the superintendent, at one thousand dollars; one clerk to the commandant of midshipmen, at one thousand two hundred dollars; one writer to the commandant of midshipmen, at seven hundred and twenty dollars; one clerk to the paymaster, at one thousand four hundred and forty dollars; one clerk to the paymaster, at one thousand two hundred dollars; one dentist, at one thousand six hundred dollars; one baker, at six hundred dollars; one mechanic in department of physics, at seven hundred and thirty dollars; one mechanic in the department of ordnance, at nine hundred and fifty-one dollars and fifty-two cents; one mechanic in the department of ordnance, at seven hundred and fifty-one

dollars and twenty cents; one cook, at three hundred and twenty-five dollars and fifty cents; one messenger to the superintendent, at six hundred dollars; one armorer, at six hundred and forty-nine dollars and fifty cents; one chief gunner's mate, at five hundred and twenty-nine dollars and fifty cents; three quarter gunners, at four hundred and sixty-nine dollars and sixty-eight cents each; one coxswain, at four hundred and sixty-nine dollars and fifty cents; three seamen in the department of seamanship, at three hundred and ninety-seven dollars and fifty cents each; twenty attendants at recitation rooms, library, store, chapel, armory, gymnasium, and offices, at three hundred dollars each; one bandmaster, at one thousand two hundred dollars; twenty-one first-class musicians, at four hundred and twenty dollars each; seven second-class musicians, at three hundred and sixty dollars each; services of organist at chapel, three hundred dollars; one assistant instructor in gymnastics, one thousand dollars; one clerk to the superintendent, nine hundred dollars; one assistant baker, five hundred and forty dollars; one mechanic in department of physics, seven hundred and twenty dollars; one cook, six hundred dollars; two instructors in physical training, at one thousand five hundred dollars each; one clerk to the commandant of midshipmen, one thousand dollars; one electrical machinist in department of physics, one thousand dollars; one chief cook, one thousand two hundred dollars; two cooks, at six hundred dollars each, one thousand two hundred dollars; one steward, one thousand two hundred dollars; one assistant steward, six hundred dollars; one head waiter, seven hundred and twenty dollars; two assistant head waiters, at four hundred and eighty dollars each, nine hundred and sixty dollars; two pantry men, at four hundred and twenty dollars each, eight hundred and forty dollars; one assistant baker, four hundred and twenty dollars; eight assistant cooks, at three hundred dollars each, two thousand four hundred dollars; necessary waiters, at sixteen dollars per month each, thirteen thousand four hundred and forty dollars; in all, one hundred and forty-five thousand nine hundred and eight dollars and twenty-six cents.

The Secretary of the Treasury is hereby authorized and directed to close and balance as expended the sum of twenty-four thousand five hundred dollars now standing on the books of the Treasury under the appropriation "Pay of the Navy," which was advanced by direction of the Secretary of the Navy in eighteen hundred and sixty-seven and eighteen hundred and sixty-eight, and has heretofore been used as a midshipmen's store fund at the Naval Academy: *Provided*, That hereafter the storekeeper at the Naval Academy, authorized by section fifteen hundred and twenty-seven of the Revised Statutes, shall render quarterly returns of property to the Chief of the Bureau of Supplies and Accounts, under such regulations as the Secretary of the Navy may prescribe. A full report shall be made annually of receipts and expenditures by the Chief of the Bureau of Supplies and Accounts to the Secretary of the Navy: *And provided further*, That an inspection of the storekeeper's accounts shall be made quarterly by the general inspector of the Pay Corps, with such recommendation as he may deem necessary, to the Chief of the Bureau of Supplies and Accounts.

Navy bands or members thereof, other than the United States Naval Academy band at Annapolis, Maryland, shall not receive remuneration for furnishing music outside the limits of military posts, when the furnishing of such music places them in competition with local civilian musicians.

**PAY OF WATCHMEN, MECHANICS, AND OTHERS, NAVAL ACADEMY:** Captain of the watch, and weigher, at two dollars and fifty cents per diem; second captain of the watch, at two dollars and twenty-four cents per diem; twenty-two watchmen, at two dollars per diem each; foreman of steam heating works of the academy, at five dollars per diem; labor at power house for masons, carpenters, and other mechan-

Midshipmen's store fund.  
Account closed.

*Proviso.*  
Returns by storekeeper.  
R. S., sec. 1527 p. 261.

Inspection.

Navy bands not to compete with civilian.  
Naval Academy excepted.

Pay of watchmen, mechanics, etc.

ics, laborers, and attendants; and for care of buildings and grounds, wharves, and boats; in all, one hundred and twenty-five thousand dollars.

Employees, steam engineering.

**PAY OF STEAM EMPLOYEES, NAVAL ACADEMY:** Pay of mechanics, attendants, and others in department of steam engineering, twenty thousand three hundred and forty-three dollars and six cents.

Physical training, etc.

**Special course, Naval Academy:** Purchase of apparatus and materials for instruction of midshipmen in physical training and athletics, and for all expenses of lectures, including the pay of the lecturer, five thousand dollars.

Repairs.

**REPAIRS, NAVAL ACADEMY:** Necessary repairs of public buildings, wharves, and walls inclosing the grounds of the Naval Academy, improvements, repairs, furniture, and fixtures, thirty thousand dollars.

Heating, etc.

**HEATING AND LIGHTING, NAVAL ACADEMY:** Fuel, oil, waste, and other materials for the operation, repair, and maintenance of the plant; heating and lighting apparatus and tools; and for heating and lighting the academy and bandsmen's quarters, sixty thousand dollars.

Contingent.

**CONTINGENT, NAVAL ACADEMY:** Purchase, binding, and repair of books for the library and text-books for the use of instructors (to be purchased in open market on the written order of the superintendent), two thousand five hundred dollars; stationery, blank books, models, and maps, two thousand five hundred dollars; expenses of the Board of Visitors of the Naval Academy, being mileage and five dollars per diem for each member for expenses during actual attendance at the academy, and for supplying necessary outfit for the Board house, and for clerk hire, carriages, and other incidental and necessary expenses of the Board, two thousand dollars; purchase of chemicals, apparatus, and instruments in the department of physics and for repairs of the same, three thousand dollars; purchase of gas and steam machinery, steam pipes and fittings, rent of buildings for the use of the academy, commutation of rent for bandsmen, at eight dollars per month each, cartage, water, music, musical and astronomical instruments, uniforms for the bandsmen, feed and maintenance of teams, current expenses, and repairs of all kinds, and for incidental labor and expenses not applicable to any other appropriation, sixty thousand dollars; stores, stationery, periodicals, materials, apparatus, machinery, tools, and fittings; for use in the department of marine engineering and naval construction, for purposes of instruction, repairs of apparatus, tools, and machinery, care and cleaning of building and its equipment, and for all other necessary purposes, twelve thousand five hundred dollars; for contingencies for the superintendent of the academy, to be expended in his discretion, two thousand dollars; apparatus for the instruction of midshipmen in the various academic departments, fifteen thousand dollars; for care of rifle range, one thousand two hundred and seventy-seven dollars and four cents; in all, one hundred thousand seven hundred and seventy-seven dollars and four cents.

In all, Naval Academy, four hundred and eighty-seven thousand and twenty-eight dollars and thirty-six cents.

Marine Corps.

#### MARINE CORPS.

Pay. Officers.

**PAY, MARINE CORPS:** For pay and allowances prescribed by law of officers on the active list, seven hundred and twenty-one thousand seven hundred and thirteen dollars: *Provided*, That so much of the foregoing appropriation as is needed to pay the additional officers of the Marine Corps provided for in this Act shall be immediately available.

*Proviso.*  
For increased force immediately available.

Retired list.

For pay of officers prescribed by law, on the retired list: For one major-general, seven brigadier-generals, two colonels, eight lieutenant-colonels, five majors, seven captains, nine first lieutenants, and four second lieutenants, and for officers who may be placed thereon during

the year, including such increased pay as is now or may hereafter be provided for retired officers regularly assigned to active duty, one hundred and fifteen thousand dollars.

Pay of enlisted men, active list: Pay of noncommissioned officers, musicians, and privates, as prescribed by law; and the number of enlisted men shall be exclusive of those undergoing imprisonment with sentence of dishonorable discharge from the service at expiration of such confinement, and for the expenses of clerks of the United States Marine Corps traveling under orders, and including additional compensation for enlisted men of the Marine Corps regularly detailed as gun pointers, cooks, messmen, signalmen, or holding good-conduct medals, pins, or bars, including interests on deposits by enlisted men, and the authorized travel allowance of discharged enlisted men and for prizes for excellence in gunnery exercise and target practice, both afloat and ashore, two million one hundred and two thousand six hundred and eight dollars: *Provided*, That so much of the foregoing appropriation as is needed to pay the additional enlisted men of the Marine Corps provided for in this Act shall be immediately available.

Enlisted men.

For pay and allowances prescribed by law of enlisted men on the retired list: For three sergeant-majors, one drum-major, seventeen gunnery-sergeants, seventeen quartermaster-sergeants, fourteen first sergeants, forty-nine sergeants, eleven corporals, seventeen first-class musicians, one drummer, one trumpeter, and forty-three privates, and for those who may be retired during the fiscal year, eighty-four thousand four hundred and sixty-nine dollars.

*Proviso.*  
For increased force immediately available.

Retired enlisted men.

That from and after the passage of this Act, and in order to further increase the efficiency of the United States Marine Corps, the following additional officers, noncommissioned officers, drummers, trumpeters, and privates to those now provided by law for said corps are hereby authorized and directed, namely: One major-general commandant, in lieu of the present brigadier-general commandant; one colonel; one lieutenant-colonel; two majors; eighteen captains; seven first lieutenants; fourteen second lieutenants; one assistant adjutant and inspector, with the rank of lieutenant-colonel; one assistant quartermaster, with the rank of lieutenant-colonel; one assistant quartermaster, with the rank of major; and three assistant quartermasters, with the rank of captain; one assistant paymaster, with the rank of major; one assistant paymaster, with the rank of captain; two sergeant-majors; fifteen quartermaster-sergeants, five of whom are to serve in the pay department; twenty first sergeants; fifty sergeants; one hundred and twenty-five corporals; ten drummers; ten trumpeters; and five hundred and eighteen privates: *Provided*, That hereafter the number of enlisted men in the United States Marine Corps shall be such as the Congress may from time to time authorize.

Officers and enlisted men increased.  
R. S., sec. 1596, p. 272, amended.

Commandant.  
R. S., sec. 1601, p. 273, amended.

*Proviso.*  
Number of enlisted men.

Filling vacancies.

That the vacancies now existing in the line and staff departments of the United States Marine Corps and those created by this Act shall be filled in the manner provided by law.

To meet the increase in pay of the Marine Corps provided in the Act making appropriation for the support of the Army for the fiscal year ending June thirtieth, nineteen hundred and nine, and in section sixteen hundred and twelve of the Revised Statutes of the United States, for officers on the active list, officers on the retired list, enlisted men on the active list, and enlisted men on the retired list, eight hundred and two thousand seven hundred and fifty dollars and fifty-five cents is hereby appropriated: *Provided*, That so much of the foregoing appropriation as is needed to pay the increase for the remainder of the fiscal year ending June thirtieth, nineteen hundred and eight, shall be immediately available.

Additional for increase in pay.  
*Ante*, p. 108.  
R. S., sec. 1612, p. 273.

*Proviso.*  
Amount for present year immediately available.

- Undrawn clothing.** **Undrawn clothing:** For payment to discharged soldiers for clothing undrawn, one hundred and two thousand seven hundred and seven dollars and eighty cents.
- Mileage to officers.** **Mileage:** For mileage to officers traveling under orders without troops, fifty thousand dollars.
- Commutation of quarters.** For commutation of quarters of officers on duty without troops where there are no public quarters, thirty-three thousand five hundred dollars.
- Civil force. Commandant's office.** **PAY OF CIVIL FORCE:** In the office of the Brigadier-General Commandant: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand two hundred dollars; one messenger, at nine hundred and seventy-one dollars and twenty-eight cents.
- Paymaster's office.** In the office of the paymaster: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand five hundred dollars; one clerk, at one thousand two hundred dollars.
- In the office of each assistant paymaster: One clerk, at one thousand four hundred dollars.
- Adjutant and inspector's office.** In the office of the adjutant and inspector: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand five hundred dollars.
- In the office of the assistant adjutant and inspector: One clerk, at one thousand two hundred dollars.
- Quartermaster's office.** In the office of the quartermaster: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand five hundred dollars; two clerks, at one thousand two hundred dollars each; one draftsman, at one thousand six hundred dollars.
- In the office of the assistant quartermaster, Washington, District of Columbia, or San Francisco, California: Two clerks, at one thousand four hundred dollars each; two clerks, for duty in the Philippine Islands, one in Pay and one in Quartermaster's Department, at one thousand four hundred dollars each.
- In the office of the assistant quartermaster, Philadelphia, Pennsylvania: One clerk, at one thousand six hundred dollars; one messenger, at eight hundred and forty dollars; in the Quartermaster's Department, for duty where their services are required, two clerks at one thousand four hundred dollars each.
- Disbursement.** In all, for pay of civil force, thirty-four thousand five hundred and eleven dollars and twenty-eight cents; and the money herein specially appropriated for pay of the Marine Corps shall be disbursed and accounted for in accordance with existing law as pay of the Marine Corps, and for that purpose shall constitute one fund.
- In all, pay Marine Corps, four million forty-seven thousand two hundred and fifty-nine dollars and sixty-three cents.
- Provisions, etc.** **PROVISIONS, MARINE CORPS:** For noncommissioned officers, musicians, and privates serving ashore, for subsistence of enlisted men when traveling on duty, or cash in lieu thereof, for commutation of rations to enlisted men regularly detailed as clerks and messengers, for payment of board and lodging of recruiting parties, transportation of provisions, and the employment of necessary labor connected therewith, and for ice for preservation of rations, seven hundred and twenty-three thousand five hundred and forty-three dollars: and no law shall be construed to entitle marines on shore duty to any rations, or commutation thereof, other than such as now are or may hereafter be allowed to enlisted men in the Army: *Provided, however,* That when it is impracticable or the expense is found greater to supply marines serving on shore duty in the island possessions and on foreign stations with the army ration, such marines may be allowed the navy ration or commutation therefor.
- Provision. Navy rations or commutation.**
- Clothing.** **CLOTHING, MARINE CORPS:** For noncommissioned officers, musicians, and privates authorized by law, seven hundred and twenty-five thousand nine hundred and twenty dollars.

**FUEL, MARINE CORPS:** For heating barracks and quarters, for ranges and stoves for cooking, fuel for enlisted men, for sales to officers, maintaining electric lights, one hundred and twelve thousand dollars.

Fuel.

**MILITARY STORES, MARINE CORPS:** Pay of chief armorer, at four dollars per day; one mechanic, at three dollars per day; two mechanics, at two dollars and fifty cents each per day; for purchase of military equipments, such as rifles, revolvers, cartridge boxes, bayonet scabbards, haversacks, blanket bags, knapsacks, canteens, musket slings, swords, drums, trumpets, flags, waist belts, waist plates, cartridge belts, sashes for officer of the day, spare parts for repairing muskets, purchase and repair of tents and field ovens, purchase and repair of instruments for band, purchase of music and musical accessories, purchase and marking of prizes for excellence in gunnery and rifle practice, good-conduct badges; and medals awarded to officers and enlisted men by the Government for conspicuous, gallant, and special service; for incidental expenses of the School of Application; for the construction, equipment, and maintenance of school, library, and amusement rooms and gymnasiums for enlisted men, and the purchase and repair of all articles of field sports for enlisted men; purchase and repair of signal equipment and stores; for the establishment and maintenance of targets and ranges, and renting ranges, and for entrance fees in competitions; and for procuring, preserving, and handling ammunition, and other necessary military supplies, two hundred and seventy thousand dollars.

Military stores.

**TRANSPORTATION AND RECRUITING, MARINE CORPS:** For transportation of troops, including ferrriage and transfers en route, or cash in lieu thereof, and the expense of the recruiting service, two hundred and sixty-one thousand dollars.

Transportation and recruiting.

**FOR REPAIRS OF BARRACKS, MARINE CORPS:** Repairs and improvements to barracks and quarters at Portsmouth, New Hampshire; Boston, Massachusetts; Narragansett Station, Rhode Island; New York, New York; Philadelphia, Pennsylvania; Annapolis, Maryland; headquarters and navy-yard, District of Columbia; Norfolk, Virginia; Port Royal and Charleston, South Carolina; Pensacola, Florida; Dry Tortugas, Florida; New Orleans, Louisiana; Mare Island and San Francisco, California; Bremerton, Washington; Sitka, Alaska, and Isthmus of Panama; for the renting, leasing, improvement, and erection of buildings in Porto Rico, the Territory of Hawaii, the Philippine Islands, at Guam, the District of Columbia, and at such other places as the public exigencies require; and for per diem to enlisted men employed under the direction of the Quartermaster's Department on the repair of barracks, quarters, and the other public buildings, ninety-six thousand eight hundred and thirty-six dollars.

Repairs of barracks.

**FORAGE, MARINE CORPS:** For forage in kind for horses of the Quartermaster's Department, and the authorized number of officers' horses, and for stabling of public horses, nineteen thousand two hundred dollars.

Forage.

**COMMUTATION OF QUARTERS, MARINE CORPS:** For commutation of quarters for officers serving with troops where there are no public quarters belonging to the Government, and where there are not sufficient quarters possessed by the United States to accommodate them; for commutation of quarters for enlisted men employed as clerks and messengers in the offices of the commandant, adjutant and inspector, paymaster and quartermaster, and the offices of the assistant adjutant and inspectors, the assistant paymasters, and the assistant quartermasters, at twenty-one dollars each per month, and for enlisted men employed as messengers in said offices, at ten dollars each per month, sixty-eight thousand dollars.

Commutation of quarters.

## Contingent.

**CONTINGENT, MARINE CORPS:** For freight, tolls, cartage, advertising, washing of bed sacks, mattress covers, pillowcases, towels, and sheets, funeral expenses of officers and marines, including the transportation of bodies and their arms and wearing apparel from the place of demise to the homes of the deceased in the United States, stationery and other paper, printing and binding, telegraphing, rent of telephones, purchase and repair of typewriters, apprehension of stragglers and deserters, per diem of enlisted men employed on constant labor for a period of not less than ten days, employment of civilian labor, repair of gas and water fixtures, office and barracks furniture, camp and garrison equipage and implements, mess utensils for enlisted men, such as bowls, plates, spoons, knives and forks, tin cups, pans, pots, and so forth; packing boxes, wrapping paper, oilcloth, crash, rope, twine, quarantine fees, camphor and carbolized paper, carpenters' tools, tools for police purposes, iron safes, purchase and repair of public wagons, motor wagons, carts, and drays, purchase and repair of public harness, purchase of public horses, services of veterinary surgeons, and medicines for public horses; purchase and repair of hose, purchase and repair of fire extinguishers, purchase of fire hand grenades; purchase and repair of carts, wheelbarrows, and lawn mowers; purchase and repair of cooking stoves, ranges, stoves and furnaces where there are no grates; purchase of ice, towels, soap, combs, and brushes for offices; postage stamps for foreign postage; purchase of books, newspapers, and periodicals; improving parade grounds; repair of pumps and wharves; laying drain, water, and gas pipes; water, introducing gas, and for gas, gas oil, and introduction and maintenance of electric lights; straw for bedding, mattresses, mattress covers, pillows, sheets; wire bunk bottoms for enlisted men at various posts; furniture for Government quarters and repair of same, and for all emergencies and extraordinary expenses arising at home and abroad, but impossible to anticipate or classify, three hundred and seventy thousand dollars.

Total under quartermaster, Marine Corps, two million six hundred and forty-six thousand four hundred and ninety-nine dollars.

Total Marine Corps, exclusive of public works, six million six hundred and ninety-three thousand seven hundred and fifty-eight dollars and sixty-three cents.

## Increase of the Navy.

## INCREASE OF THE NAVY.

Two first-class battle ships.

That, for the purpose of further increasing the naval establishment of the United States, the President is hereby authorized to have constructed, two first-class battle ships to cost, exclusive of armor and armament, not exceeding six million dollars each, similar in all essential characteristics to the battle ship authorized by the Act making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and eight. At least one of such battle ships shall be built and constructed under the direction of the Secretary of the Navy at one of the navy-yards; the other of said battle ships may also be constructed at one of the navy-yards in the discretion of the Secretary of the Navy, or by contract as hereinafter provided.

Vol. 34, p. 1203.

One to be built at a navy-yard.

Other by contract.  
Ten torpedo-boat destroyers.

Ten torpedo-boat destroyers, to have the highest practicable speed, and to cost, exclusive of armament, not to exceed eight hundred thousand dollars each, to be built by contract, not more than three by any one contractor.

Two fleet colliers.

Two fleet colliers, of fourteen knots trial speed, when carrying not less than twelve thousand five hundred tons of cargo and bunker coal. One of said colliers to be built in such Government yard on the Pacific coast as the Secretary of the Navy shall direct. Cost not to exceed one million eight hundred thousand dollars each, and toward the construction of both, one million five hundred thousand dollars is hereby appropriated.

One to be built in yard on Pacific coast.  
Cost.

Appropriation.

The Secretary of the Navy, in his discretion, is hereby authorized to purchase three new steam colliers of American registry, having a cargo carrying capacity of approximately seven thousand two hundred tons dead weight each, at a cost not exceeding five hundred and twenty-five thousand dollars each; and the sum of one million five hundred and seventy-five thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purchase of the colliers above authorized.

Three colliers of American registry.

And the contract for the construction of said vessels shall be awarded by the Secretary of the Navy to the lowest best responsible bidder, having in view the best results and most expeditious delivery; and in the construction of all of said vessels the provisions of the Act of August third, eighteen hundred and eighty-six, entitled "An Act to increase the naval establishment," as to materials for said vessels, their engines, boilers, and machinery, the contracts under which they are built, the notice of any proposals for the same; the plans, drawings, specifications therefor, and the method of executing said contracts shall be observed and followed, and, subject to the provisions of this Act, all said vessels shall be built in compliance with the terms of said Act, and in all their parts shall be of domestic manufacture; and the steel material shall be of domestic manufacture, and of the quality and characteristics best adapted to the various purposes for which it may be used, in accordance with specifications approved by the Secretary of the Navy.

Appropriation for purchase.

Award of contracts.

Construction.  
Vol. 24, p. 215.

For eight submarine torpedo boats, in an amount not exceeding in the aggregate three million five hundred thousand dollars, and the sum of three million dollars is hereby appropriated toward said purpose and for the completion of submarine boats heretofore authorized.

Submarine torpedo boats.  
Appropriation for purchase.

**CONSTRUCTION AND MACHINERY:** On account of hulls and outfits of vessels and steam machinery of vessels heretofore authorized, nine million eight hundred and thirty-two thousand nine hundred and sixty-two dollars.

Construction and machinery.

**ARMOR AND ARMAMENT:** Toward the armor and armament of domestic manufacture for vessels authorized, seven million dollars.

Armor and armament.

Toward the construction and machinery and armor and armament of the vessels herein authorized, seven million dollars: *Provided*, That no part of this appropriation shall be expended for armor for vessels except upon contracts for such armor when awarded by the Secretary of the Navy to the lowest responsible bidders, having in view the best results and most expeditious delivery.

Appropriation for new vessels.  
*Proviso.*  
Armor contracts.

**INCREASE OF THE NAVY, EQUIPMENT:** Toward the completion of the equipment outfit of the new vessels authorized, four hundred thousand dollars.

Equipment.

Total increase of the Navy, thirty million three hundred and seven thousand nine hundred and sixty-two dollars.

That no part of any sum appropriated by this Act shall be used for any expense of the Navy Department at Washington unless specific authority is given by law for such expenditure.

Use of appropriations restricted.  
*Post*, p. 505.

So much of the Act entitled "An Act making appropriations for the naval service for the fiscal year ending June thirtieth, eighteen hundred and ninety-nine, and for other purposes," approved May fourth, eighteen hundred and ninety-eight, as provides that monitors owned by the United States shall be named for the States, and shall not be named for any city, place, or person until the names of the States shall have been exhausted, is hereby repealed, and monitors now owned by the United States or hereafter built may be named as the President may direct.

Monitors.  
Restriction on naming, removed.  
Vol. 30, p. 590.

Approved, May 13, 1908.

May 14, 1908.  
[H. R. 20784.]

[Public, No. 116.]

Light-houses, beacons, and fog signals. Additional, established.  
Post, p. 331.

**CHAP. 168.**—An Act To authorize additional aids to navigation in the Light-House Establishment, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Commerce and Labor be, and he is hereby, authorized to establish and provide the following additional aids to navigation in the Light-House Establishment under the Light-House Board in the Department of Commerce and Labor, in accordance with the respective limits of cost hereinafter respectively set forth, which shall in no case be exceeded:

First district.

**FIRST LIGHT-HOUSE DISTRICT.**

A tender for use in the First light-house district and elsewhere as may be directed, at a cost not to exceed two hundred thousand dollars.

Third district.

**THIRD LIGHT-HOUSE DISTRICT.**

A light and fog-signal station at or near Negro Point, on Wards Island, Hellgate, East River, New York, at a cost not to exceed ten thousand dollars.

A light and signal or whistling buoy fitted with submarine bell off Point Judith, Rhode Island, at a cost not to exceed nine thousand dollars.

A light and signal or whistling buoy fitted with submarine bell; to be placed at or near the entrance to the dredged channel at Greenville, New Jersey, in New York Bay, at a cost not to exceed nine thousand dollars.

A new spar shop, at a cost not to exceed three thousand dollars, and a wooden dump scow, at a cost not to exceed seven thousand five hundred dollars, at the general light-house depot, Tompkinsville, New York.

A storehouse and dock at San Juan, Porto Rico, at a cost not to exceed fifteen thousand dollars.

Fourth district.

**FOURTH LIGHT-HOUSE DISTRICT.**

Vol. 33, p. 467.

The limit of cost for a light and fog-signal station on Elbow of Cross Ledge, Delaware Bay, New Jersey, authorized by an Act approved April twenty-eighth, nineteen hundred and four, is hereby increased by the sum of twenty-one thousand five hundred dollars, so as to make the limit of cost ninety-six thousand five hundred dollars instead of seventy-five thousand dollars, as heretofore authorized.

The Schooner Ledge range lights, Delaware River, Pennsylvania, may be moved, so as to comply with the change in position of the dredged channel of the Delaware River, at a cost not to exceed ten thousand six hundred and fifty dollars.

Range lights, Reedy Island, Delaware River, Delaware and New Jersey, at a cost not to exceed twenty-five thousand dollars in addition to the amounts heretofore appropriated.

A temporary light at Goose Island Flats, Delaware River, Delaware, at a cost not to exceed fifteen thousand dollars. And the Secretary of the Treasury shall cause the unexpended balance of the appropriation for the establishment of a light and fog-signal station at Goose Island Flats, Delaware River, in the Act of March third, nineteen hundred and five, to be carried to the surplus fund and covered into the Treasury.

Vol. 33, p. 1171.

Post lights on Delaware River between Bordentown and Trenton, New Jersey, at a cost not to exceed five hundred dollars.

## FIFTH LIGHT-HOUSE DISTRICT.

Fifth district.

One buoy to be placed off Cape Henry; one buoy to be placed to the northward of the Middle Ground near the entrance to Chesapeake Bay, and one relief buoy, all to be light and signal or whistling buoys, each fitted with submarine bell, at a cost for the three buoys not to exceed twenty-seven thousand dollars.

For a post-lantern light, at or near the mouth of Lower Broad Creek, North Carolina, at a cost not to exceed five hundred dollars.

The limit of cost for a light and fog-signal station at Ragged Point, Potomac River, Virginia, authorized by the Act approved June twentieth, nineteen hundred and six, is hereby increased by the sum of five thousand dollars, so as to make the total limit of cost thirty-five thousand dollars instead of thirty thousand dollars, as heretofore authorized.

Vol. 34, p. 1317.

## SIXTH LIGHT-HOUSE DISTRICT.

Sixth district.

A tender for the use of the engineer in the Sixth Light-House District and elsewhere, as may be directed, at a cost not to exceed thirty thousand dollars.

A light and signal or whistling buoy, to be placed off the entrance to Saint Johns River, Florida, and a relief buoy for same, at a cost not to exceed eighteen thousand dollars.

## EIGHTH LIGHT-HOUSE DISTRICT.

Eighth district.

A light and fog-signal station at or near the end of Sabine Pass Jetty, at a cost not to exceed forty thousand dollars.

The limit of cost for light and fog-signal station at or near the outer end of one of the jetties at Galveston Harbor, as fixed by the Act of June eleventh, eighteen hundred and ninety-six, is hereby increased by the sum of ten thousand dollars, so as to make the total limit of cost forty-five thousand dollars instead of thirty-five thousand dollars, as heretofore authorized.

Vol. 29, p. 417.

A buoy wharf and depot shed at Fort San Jacinto, Texas, Military Reservation, Galveston Harbor, at a cost not to exceed ten thousand dollars.

## NINTH LIGHT-HOUSE DISTRICT.

Ninth district.

A light vessel at Milwaukee Bay, Wisconsin, at a cost not to exceed seventy-five thousand dollars.

A fog-signal station at Grand Point au Sable, Michigan, at a cost not to exceed eleven thousand dollars.

## TENTH LIGHT-HOUSE DISTRICT.

Tenth district.

A light station at each of the east and west breakwater piers, entrance to Cleveland Harbor, Ohio, at a cost not to exceed forty-five thousand dollars.

## ELEVENTH LIGHT-HOUSE DISTRICT.

Eleventh district.

The limit of cost of the relief light vessel for the Ninth and Eleventh light-house districts, authorized by the Act approved March third, nineteen hundred and three, is hereby increased by the sum of twenty thousand dollars, so as to make the total limit of cost fifty thousand dollars instead of thirty thousand dollars, as heretofore authorized.

Vol. 32, p. 1093.

The Light-House Board shall make survey and estimate the cost and report upon the feasibility and need of establishing a light and fog

station on Gull Island, or the easterly end of Michigan Island, Apostle Group, and whether when said station is established the existing station on the westerly end of Michigan Island can be safely closed, such survey and report to cost not to exceed the sum of two thousand dollars.

Twelfth district.

TWELFTH LIGHT-HOUSE DISTRICT.

A light and fog-signal station at or near Four Mile Creek, near Punta Gorda, California, at a cost not to exceed sixty thousand dollars.

A light and fog-signal station at some point on the northerly or westerly coast of Kauai Island, Hawaii, at a cost not to exceed seventy-five thousand dollars.

Thirteenth district.

THIRTEENTH LIGHT-HOUSE DISTRICT.

The Light-House Board shall survey and estimate the cost and report upon the feasibility and need of establishing a light vessel or light station at or near Orford Reef, off Cape Blanco, Oregon, such survey and report to cost not to exceed the sum of two thousand dollars.

Contracts.

SEC. 2. That the Secretary of Commerce and Labor is hereby authorized to enter into contract or contracts for any or all of the items provided for in section one of this Act within the limits of cost therein respectively provided.

Oil houses.

SEC. 3. That the Secretary of Commerce and Labor is hereby authorized to establish and provide in the Light-House Establishment at such places as shall, in the opinion of the Light-House Board, be for the best interests of the Light-House Service, two oil houses, at a cost not to exceed one thousand five hundred dollars for each one.

New York and Philadelphia harbors. Anchorage buoys.

SEC. 4. That it is hereby made the duty of the Light-House Board to care for and maintain the anchorage buoys in New York Harbor and Philadelphia Harbor heretofore placed there by the United States.

Bridge lights. Violation of regulations.

SEC. 5. That any person, firm, company, or corporation required by law to maintain a light or lights upon any bridge or abutments over or in any navigable waters, who shall fail or refuse to maintain such light or lights, or to obey any of the lawful rules and regulations relating to the same, shall be deemed guilty of a misdemeanor and be subject to a fine not exceeding the sum of one hundred dollars for each offense, and each day during which such violation shall continue shall be considered as a new offense.

Penalty.

Obstruction to navigation forbidden.

SEC. 6. That it shall be unlawful for any person to obstruct or interfere with any aid to navigation established or maintained in the Light-House Establishment under the Light-House Board, or to anchor any vessel in any of the navigable waters of the United States so as to obstruct or interfere with range lights maintained therein, and any person violating the provisions of this section shall be deemed guilty of a misdemeanor and be subject to a fine not exceeding the sum of five hundred dollars for each offense, and each day during which such violation shall continue shall be considered as a new offense.

Penalty.

Report on discontinuance of lights, etc.

SEC. 7. That the Secretary of Commerce and Labor shall annually cause the Light-House Board to make a report to him for transmission to Congress of all aids to navigation in service which may be discontinued without distinct injury to the interests of navigation.

Tenders, etc. Draftsmen.

SEC. 8. That the Light-House Board is authorized to employ temporarily at Washington, not exceeding three draftsmen, to be paid at current rates, to prepare plans for the tenders and light vessels authorized by this Act and to be paid from the respective appropriations therefor, such employment to terminate on or before the date when the plans for such tenders and vessels shall be finished and proposals for building them respectively are invited by advertisements.

SEC. 9. That every light-house keeper and assistant light-house keeper in the Light-House Establishment of the United States shall be entitled to receive one ration per day or, in the discretion of the Light-House Board, commutation therefor at the rate of thirty cents per ration.

Approved, May 14, 1908.

Keepers, etc.  
Ration.

CHAP. 170.—An Act To amend an Act entitled “An Act to prevent the importation of impure and unwholesome tea,” approved March second, eighteen hundred and ninety-seven.

May 16, 1908.  
[S. 514.]

[Public, No. 117.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section one of “An Act to prevent the importation of impure and unwholesome tea,” approved March second, eighteen hundred and ninety-seven, be amended by adding at the end thereof the following words: “*Provided,* That nothing herein shall affect or prevent the importation into the United States, under such regulations as the Secretary of the Treasury may prescribe, of any merchandise as tea which may be inferior in purity, quality, and fitness for consumption to the standards established by the Secretary of the Treasury, or of any tea waste, tea siftings, or tea sweepings, for the sole purpose of manufacturing theine, caffeine, or other chemical products whereby the identity and character of the original material is entirely destroyed or changed; and that importers and manufacturers who import or bring into the United States such tea, tea waste, tea siftings, or tea sweepings shall give suitable bond, to be approved as to amount and securities by the Secretary of the Treasury, conditioned that said imported material shall be only used for the purposes herein provided, under such regulations as may be prescribed by the Secretary of the Treasury.”

Tea.  
Importation of impure, etc., prohibited.  
Vol. 29, p. 604.

*Proviso.*  
Tea used in manufacture of caffeine, etc., not included.

Bond.

Approved, May 16, 1908.

CHAP. 171.—An Act To create the office of captain in the Philippine Scouts.

May 16, 1908.  
[S. 652.]

[Public, No. 118.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the office of captain in the Philippine Scouts is hereby created as a grade of rank in the military establishment. Such captains shall be selected from officers of the grade of first lieutenants in said scouts, and shall be given provisional appointments for periods of four years each, and no such appointments shall be continued for a second or subsequent period unless the officers' conduct shall have been satisfactory in every respect: *Provided,* That the number of officers provisionally appointed under the terms of this Act shall not at any time exceed the number of companies of said native troops which may be formed by the President from time to time for service in the Philippine Islands.

Philippine scouts.  
Office of captain in, created.

Provisional appointments.  
Term.

*Proviso.*  
Maximum number.

Approved, May 16, 1908.

CHAP. 172.—An Act For the widening of Benning road, and for other purposes.

May 16, 1908.  
[H. R. 4063.]

[Public, No. 119.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within ninety days after the dedication to the District of Columbia of fifty per centum of the land necessary for the widening of Benning road in the District of Columbia

District of Columbia.  
Benning road.  
Condemning land for widening.

from Fifteenth street northeast to Oklahoma avenue, exclusive of the strip of land thirty feet in width acquired by the Columbia Railway Company under the provisions of the Act of Congress approved June thirteenth, eighteen hundred and ninety-eight, entitled "An Act to authorize the extension eastwardly of the Columbia Railway," according to the street extension plans of said District, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the supreme court of the District of Columbia a proceeding in rem to condemn the land that may be necessary to complete the widening of said road to a width of one hundred and ten feet between the limits named: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceeding as damages, for and in respect of the land to be condemned for said extension plus the costs and expenses of said proceeding, shall be assessed by the jury as benefits: *And provided further,* That nothing in said subchapter one of chapter fifteen of said Code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceeding hereunder: *And provided further,* That the said Columbia Railway Company, its successors or assigns, shall remove its tracks to the center of the street when widened when required so to do by the Commissioners of the District of Columbia.

Vol. 34, p. 151.  
Vol. 30, p. 445.

*Provisos.*  
Damages, etc., assessed as benefits.

Restriction.

Removal of tracks.

Appropriation for expenses.

SEC. 2. That there is hereby appropriated from the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages; to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Pool selling, etc. Vol. 31, p. 1331, amended.

SEC. 3. That section eight hundred and sixty-nine of an Act of Congress entitled "An Act to establish a Code of Law for the District of Columbia," approved March third, nineteen hundred and one, be, and the same is hereby, amended so as to read as follows:

Gambling, etc., prohibited in the District.

"It shall be unlawful for any person or association of persons to bet, gamble, or make books or pools on the result of any trotting or running race of horses, or boat race, or race of any kind, or on any election, or any contest of any kind, or game of baseball. Any person or association of persons violating the provisions of this section shall be fined not exceeding five hundred dollars or be imprisoned not more than ninety days, or both."

Penalty.

Approved, May 16, 1908.

May 18, 1908.  
[H. R. 17296.]  
[Public, No. 120.]

CHAP. 173.—An Act Providing for the restoration of the motto "In God we trust" on certain denominations of the gold and silver coins of the United States.

Coins.  
Restoration of motto "In God we trust" on.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the motto "In God we trust," heretofore inscribed on certain denominations of the gold and silver coins of the United States of America, shall hereafter be inscribed upon all such gold and silver coins of said denominations as heretofore.

Effect.

SEC. 2. That this Act shall take effect thirty days after its approval by the President.

Approved, May 18, 1908.

**CHAP. 175.**—An Act Relating to unpaid Hawaiian Postal Savings Bank deposits.May 19, 1908.  
[H. R. 11560.]

[Public, No. 121.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That whenever, by reason of the death of any person and the want of an executor or administrator, any demand for moneys deposited in the Hawaiian Postal Savings Bank can not be certified to by the governor of Hawaii as provided in section one hundred and two of "An Act to provide a government for the Territory of Hawaii," approved April thirtieth, nineteen hundred, the governor may, upon written application, certify to such demand as due to the persons satisfactorily proved to him to be the persons who would be entitled to the personal estate of the decedent by the terms of the laws of Hawaii relating to the distribution of estate of intestates, and his certificate so made, when sealed, countersigned, and approved as provided in said section for other certificates shall have the same force and effect as such other certificates.

**SEC. 2.** That all claims to moneys deposited in the Hawaiian Postal Savings Bank not presented for certification as provided by law within two years after the passage of this Act shall be forever barred.

**SEC. 3.** That when all claims certified as provided by law have been paid the Secretary of the Interior shall draw his warrant for the balance, if any, of the Hawaiian Postal Savings Bank deposits then remaining unpaid upon the Treasurer of the United States payable to the treasurer of the Territory of Hawaii, who shall thereupon apply the same toward the payment of the public debt of Hawaii, in conformity with the provisions of the "Joint resolution to provide for annexing the Hawaiian Islands to the United States," approved July seventh, eighteen hundred and ninety-eight.

Approved, May 19, 1908.

Time limit for presentation of claims.

Use of balances.

Vol. 31, p. 750.

**CHAP. 176.**—An Act Providing for the resurvey of certain public lands in the State of Nebraska.May 19, 1908.  
[H. R. 13577.]

[Public, No. 122.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized to cause to be made a resurvey of the lands in township twenty-five north, range fifteen; township twenty-six north, range thirty-one; township thirty-four north, range thirty-two, and township twenty-four north, range forty-six, all west of the sixth principal meridian, in the State of Nebraska; and all rules and regulations of the Interior Department requiring petitions from all settlers asking for a resurvey and agreement to abide by the result of the same, so far as these lands are concerned, are hereby abrogated: *Provided,* That nothing herein contained shall be so construed as to impair the present bona fide claim of any actual occupant of said lands so occupied: *Provided further,* That before any survey is ordered it shall be made to appear to the Secretary of the Interior that the former official survey of said lands is so inaccurate or obliterated as to make it necessary to survey the land, and only such parts of the land where the survey is so inaccurate or obliterated shall be surveyed.

Approved, May 19, 1908.

Nebraska.  
Resurvey of certain lands in.*Provisos.*  
Prior claims not affected.

Inaccurate, etc., surveys to be corrected.

May 19, 1908.  
[H. R. 17005.]

[Public, No. 123.]

Idaho.  
Board of Missions  
of Protestant, Episco-  
pal Church in.  
Patents in fee to.

Provido.  
Consent of Indians.

**CHAP. 177.**—An Act Authorizing the Secretary of the Interior to issue patents in fee to the Board of Missions of the Protestant Episcopal Church for certain lands in the State of Idaho.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to issue patents in fee to the Board of Missions of the Protestant Episcopal Church of the United States for the following described lands: The southeast quarter of section thirty-six, township four south, range thirty-four east, of Boise meridian, containing one hundred and sixty acres: *Provided,* That the said patent shall not issue until the Indians of the said reservation shall have given their consent to the grant through their business committee or council in such manner as the Secretary of the Interior shall provide.

Approved, May 19, 1908.

May 20, 1908.  
[S. 4809.]

[Public, No. 124.]

Bridges.  
Merrimac River.  
Vesper-Country  
Club may bridge, at  
Tyngs Island, Mass.

Okanogan River,  
Wash.  
County of Okano-  
gan, etc., may bridge.

Location.

Choctawhatchee  
River.  
Geneva County may  
bridge, near Geneva,  
Ala.

Colorado River.  
Arizona and Cali-  
fornia Railway Com-  
pany may bridge, at  
Parker, Ariz.  
*Ante,* p. 5.

Missouri River.  
Missouri Central  
Railroad Company  
may bridge, at Glas-  
gow, Mo.

**CHAP. 180.**—An Act Authorizing the construction of bridges across navigable waters, and to extend the time for the construction of bridges across navigable waters, and to legalize the construction of bridges across navigable waters.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of Congress is hereby given to the Vesper-Country Club, a corporation organized under the laws of the State of Massachusetts, for the construction of a bridge across the Merrimac River at Tyngs Island, Massachusetts.

That the county of Okanogan and the town of Okanogan, jointly or severally, corporations organized under the laws of the State of Washington, their successors and assigns, be, and they are hereby, authorized, jointly or severally, to construct, maintain, and operate a wagon bridge and approaches thereto across the Okanogan River from some convenient and practical point on the West bank of said river within the limits of said town of Okanogan to some convenient point on the east bank of said river in the south half of the Colville Indian Reservation in the State of Washington.

That the court of county commissioners of Geneva County, Alabama, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Choctawhatchee River, at a point to be approved by the Chief of Engineers and the Secretary of War, about six miles above the town of Geneva, Alabama.

That the Arizona and California Railway Company, a corporation organized under the laws of the Territory of Arizona, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge, and approaches thereto, across the Colorado River, at or near Parker, in the Territory of Arizona, as may be approved by the Secretary of War, for the passage of railroad trains by means of a single or double track, and also at the option of said company, its successors and assigns, to be used for the passage of wagons, vehicles, street cars, animals, and persons on foot and in vehicles.

That the Missouri Central Railroad Company, a corporation organized under the laws of the State of Missouri, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point just south of the city of Glasgow, being about five hundred yards south of the bridge now owned by the Chicago and Alton Railroad Company, to an opposite point in Saline County, in the State of Missouri.

That the Missouri Central Railroad Company, a corporation organized under the laws of the State of Missouri, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point near the city of Saint Charles, being about three and one-half miles south of west of said city of Saint Charles, to a point due south in Saint Louis County, all in the State of Missouri.

Missouri River.  
Missouri Central Railroad Company may bridge, at Saint Charles, Mo.

That the Mississippi, Hill City and Western Railway Company, a corporation organized under the laws of the State of South Dakota, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Mississippi River at section four, township fifty-two north, range twenty-three west, being in Aitkin County, in the State of Minnesota.

Mississippi River, Minn.  
Mississippi, Hill City and Western Railway Company may bridge.

Location.

That the Iron Dyke Copper Company, a corporation organized under the laws of the State of Pennsylvania, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a toll bridge and approaches thereto across the Snake River at a point to be selected between Homestead and Ballards Landing, on said river, between the States of Oregon and Idaho.

Snake River.  
Iron Dyke Copper Company may bridge, at Homestead, Oreg.

That section seven of the act approved March twenty-sixth, nineteen hundred and two, as amended by an Act approved June thirtieth, nineteen hundred and six, authorizing the South Omaha Railroad and Bridge Company to build a bridge and approaches thereto across Missouri River at or near the city of South Omaha, Douglas County, is hereby amended by extending the time for the construction of said bridge and approaches thereto to April fifteenth, nineteen hundred and ten.

Missouri River.  
Time extended for bridging, by South Omaha Railroad and Bridge Company, at South Omaha, Nebr.  
Vol. 32, p. 92.  
Vol. 34, p. 817, amended.

That the Copper River Railway Company, a corporation organized and existing under the laws of the State of Washington, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate two bridges across the Copper River, in the Territory of Alaska, below the Abercrombie Canyon, to be located as follows: The first, or lower bridge, to cross the said Copper River at a point below Childs Glacier; and the second, or upper bridge, to cross said Copper River at some point between Childs Glacier and Miles Glacier, and slightly upstream from the location that has been selected as a bridge crossing by the Alaska Pacific Railway and Terminal Company, and a sufficient distance therefrom to avoid interference with the construction or operation of the bridge across said river that may lawfully be erected by said last-named company.

Copper River, Alaska.  
Copper River Railway Company may bridge.  
Two bridges: locations.

That the Copper River and Northwestern Railway Company, a corporation organized and existing under the laws of the State of Nevada, be, and is hereby, authorized to construct, operate, and maintain a bridge and its approaches thereto across Bering Lake, in the Territory of Alaska.

Bering Lake, Alaska.  
Copper River and Northwestern Railway Company may bridge.

That section six of an Act authorizing the Winnipeg, Yankton and Gulf Railroad Company to construct a combined railroad, wagon, and foot-passenger bridge across the Missouri River at or near the city of Yankton, South Dakota, approved April fifth, nineteen hundred and four, as amended by the Act approved February nineteenth, nineteen hundred and seven, be, and the same is hereby, so amended that the time within which the said bridge is required to be commenced shall be within one year and the time within which it is required that the said bridge shall be completed shall be within three years from the date of the approval of this Act.

Missouri River.  
Time extended for bridging, by Winnipeg, Yankton and Gulf Railroad Company, at Yankton, S. Dak.  
Vol. 33, p. 157.  
Vol. 34, p. 897, amended.  
Post, p. 658.

That the Rock River Traction Company, a corporation organized under the laws of the State of Illinois, its successors and assigns, be, and they are hereby, authorized to construct a bridge across Rock River at a point between the first section line south of the Colona Ferry (the section line between sections nine and ten, township seventeen north, range one east) and the first section line east of the Cleveland Ferry

Rock River, Ill.  
Rock River Traction Company may bridge.

Location.

(the section line between sections twenty-nine and thirty, township eighteen north, range two east), said bridge to be built across Rock River between the counties of Henry and Rock Island, in the State of Illinois.

Rainy River, Minn.  
Time extended for  
bridging, by Interna-  
tional Bridge and Ter-  
minal Company.

That the Act of Congress entitled "An Act to provide for the construction of a bridge across Rainy River, in the State of Minnesota," approved February seventh, nineteen hundred and three, is hereby revived and reenacted.

That section six of the aforesaid Act is hereby amended to read as follows:

Time of construc-  
tion.  
Vol. 32, p. 802,  
amended.

"SEC. 6. That this Act shall be null and void if actual construction of the bridge herein authorized be not commenced within one year and completed within three years from July first, nineteen hundred and eight; and that the construction shall not be commenced until the Government of the Dominion of Canada has authorized the construction and maintenance of that part of said bridge which shall occupy that portion of the river which is under the jurisdiction of said Dominion government."

Construction within  
Canadian jurisdic-  
tion.

Red Lake River.  
Highlanding, Minn.,  
may bridge.

That the board of supervisors of the town of Highlanding, Red Lake County, Minnesota, be, and they are hereby, authorized to construct, maintain, and operate a highway bridge and approaches thereto across the Red Lake River on the section line between sections twenty-nine and thirty, township one hundred and fifty-three north, range forty west, in the State of Minnesota.

Location.

Mississippi River.  
Bemidji, Minn., may  
bridge.

That the city of Bemidji, a corporation organized under the laws of the State of Minnesota, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a highway bridge and approaches thereto across the Mississippi River, at section sixteen, township one hundred and forty-six, range thirty-three, in the State of Minnesota.

Location.

Bayou D'Arbonne,  
La.  
Ruston, Natchi-  
toches and Northeas-  
tern Railroad Com-  
pany may bridge.

That the Ruston, Natchitoches and Northeastern Railroad Company, a corporation organized under the laws of the State of Louisiana, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a drawbridge and approaches thereto across Bayou D'Arbonne in the State of Louisiana at a suitable point on said stream on the line of its road between the cities of Farmerville, in Union Parish, and Ruston, in Lincoln Parish, in the State of Louisiana.

Location.

Mississippi River.  
Bridge between  
Clough and Fort  
Ripley, Minn., legal-  
ized.

That the bridge constructed across the Mississippi River between the townships of Clough, in Morrison County, and Fort Ripley, in Crow Wing County, State of Minnesota, by the authorities of said counties of Morrison and Crow Wing, be, and the same is hereby, legalized, and the consent of Congress is hereby given to its maintenance by said authorities: *Provided*, That any changes in the said structure which the Secretary of War may at any time deem necessary and order in the interest of navigation shall be promptly made by the owners thereof at their own expense.

*Proviso.*  
Changes.

Manistee River.  
Manistee, Mich.,  
may bridge.

That the township of Manistee, in the county of Manistee, State of Michigan, a municipal corporation organized under the laws of the State of Michigan, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a highway bridge, and approaches thereto, across the south branch or channel of the Manistee River in said township, in the State of Michigan.

Morris and Cum-  
mings channel.  
Aransas Harbor Ter-  
minal Company may  
bridge, at Aransas  
Pass, Tex.

That the Aransas Harbor Terminal Railway Company, a corporation organized under Texas law, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Morris and Cummings channel at a point near Aransas Pass, Texas, from the mainland to Harbor Island.

Rio Grande River.  
St. Louis, Brownsville  
and Mexico Rail-  
way Company may  
bridge, at Brownsville,  
Tex.

That the Saint Louis, Brownsville and Mexico Railway Company, a corporation organized under the laws of the State of Texas, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railway, wagon, and foot bridge and approaches

thereto across the Rio Grande River, at Brownsville, in the State of Texas, connecting the city of Brownsville, Texas, with the city of Matamoros, Mexico: *Provided*, That the construction of the said bridge shall not be commenced until the consent of the proper authorities of the Republic of Mexico for the erection of the structure shall have been obtained.

*Post*, p. 576.

*Proviso.*  
Consent of Mexico required.

That the Yellowstone Valley Steel Bridge Company, a corporation organized under the laws of the State of Montana, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at or within one mile west of the east boundary line of Montana, in the State of Montana.

Missouri River,  
Mont.  
Yellowstone Valley  
Steel Bridge Company  
may bridge.

Location.

That an Act entitled "An Act to authorize the construction of a bridge across the Missouri River at a point to be selected within five miles north of the Kaw River in Wyandotte County, State of Kansas, and Clay County, State of Missouri, and to make the same a post route," approved December seventeenth, nineteen hundred and two, be, and the same is hereby, revived and declared to be in full force and effect, and that section eight of said Act is hereby amended so as to read as follows: "That this Act shall be null and void if actual construction of the bridge herein authorized be not commenced within one year and completed within three years from the first day of May, nineteen hundred and eight."

Missouri River,  
Kans., and Mo.  
Time extended for  
bridging, by Kansas  
City Outer Belt and  
Electric Railroad  
Company.  
Vol. 32, p. 755,  
amended.

Time of completion.

That the county of Muskegon, in the State of Michigan, a corporation organized under the laws of the State of Michigan, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a highway bridge and approaches thereto across the Muskegon River on the line between the counties of Muskegon and Newaygo, in said State of Michigan.

Muskegon River.  
Muskegon County  
Mich., may bridge.

Location.

SEC. 2. That all of the bridges authorized to be constructed by this Act shall be constructed in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Construction.

Vol. 34, p. 84.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, May 20, 1908.

**CHAP. 181.**—An Act To authorize the drainage of certain lands in the State of Minnesota.

May 20, 1908.  
[H. R. 19541.]

[Public, No. 125.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all lands in the State of Minnesota, when subject to entry, and all entered lands for which no final certificates have issued, are hereby made and declared to be subject to all of the provisions of the laws of said State relating to the drainage of swamp or overflowed lands for agricultural purposes to the same extent and in the same manner in which lands of a like character held in private ownership are or may be subject to said laws: *Provided*, That the United States and all persons legally holding unpatented lands under entries made under the public-land laws of the United States are accorded all the rights, privileges, and benefits given by said laws to persons holding lands of a like character in private ownership.

Public lands.  
In Minnesota sub-  
ject to State drainage  
laws.

*Proviso.*  
Rights, etc., to be  
accorded.

SEC. 2. That the cost of constructing canals, ditches, and other drainage works incurred in connection with any drainage project under said laws shall be equitably apportioned among all lands held in private ownership, all lands covered by unpatented entries, and all unentered public lands affected by such project; and officially certified lists showing the amount of the charges assessed against each smallest legal sub-

Apportionment of  
cost.

Certified lists of as-  
sessed charges.

United States not liable. Sale for charges.	division of such lands shall be furnished to the register and receiver of the land district in which the lands affected are located as soon as said charges are assessed, but nothing in this Act shall be construed as creating any obligation on the United States to pay any of said charges.
Certificate of sale to land office.	<b>SEC. 3.</b> That all charges legally assessed may be enforced against any unentered lands, or against any lands covered by an unpatented entry, by the sale of such lands subject to the same manner and under the same proceedings under which such charges would be enforced against lands held in private ownership.
Patents to purchasers on paying Government price.	<b>SEC. 4.</b> That when any unentered lands, or any lands covered by an unpatented entry, have been sold in the manner mentioned in this Act, a statement of such sale showing the price at which each legal subdivision was sold shall be officially certified to the register and receiver immediately after the completion of such sale.
Limitations.	<b>SEC. 5.</b> That at any time after any sale of unentered lands has been made in the manner and for the purposes mentioned in this Act patent shall issue to the purchaser thereof upon payment to the receiver of the minimum price of one dollar and twenty-five cents per acre, or such other price as may have been fixed by law for such lands, together with the usual fees and commissions charged in entry of like lands under the homestead laws. But purchasers at a sale of unentered lands shall have the qualification of homestead entrymen and not more than one hundred and sixty acres of such lands shall be sold to any one purchaser under the provisions of this Act. This limitation shall not apply to sales to the State but shall apply to purchases from the State of unentered lands bid in for the State. Any part of the purchase money arising from the sale of any lands in the manner and for the purposes provided in this Act which shall be in excess of the payments herein required and of the total drainage charges assessed against such lands shall also be paid to the receiver before patent is issued.
Sale to State excepted.	<b>SEC. 6.</b> That any unpatented lands sold in the manner and for the purposes mentioned in this Act may be patented to the purchaser thereof at any time after the expiration of the period of redemption provided for in the drainage laws under which it may be sold (there having been no redemption) upon the payment to the receiver of the fees and commissions and the price mentioned in the preceding section, or so much thereof as has not already been paid by the entryman; and if the sum received at any such sale shall be in excess of the payments herein required and of the drainage assessments and cost of the sale, such excess shall be paid to the proper county officer for the benefit of and payment to the entryman. That unless the purchasers of unentered lands shall within ninety days after the sale provided for in section three, pay to the proper receiver the fees, commissions and purchase price to which the United States may be entitled as provided in section five, and unless the purchasers of entered lands shall within ninety days after the right of redemption has expired make like payments as provided for in this section, any person having the qualifications of a homestead entryman may pay to the proper receiver for not more than one hundred and sixty acres of land for which such payment has not been made: First, the unpaid fees, commissions and purchase price to which the United States may then be entitled: and, second, the sum at which the land was sold at the sale for drainage charges, and in addition thereto, if bid in by the State, interest on the amount bid by the State at the rate of seven per centum per annum from the date of such sale, and thereupon the person making such payment shall become subrogated to the rights of such purchaser to receive a patent for said land. When any payment is made to effect such subrogation the receiver shall transmit to the treasurer of the county where the land is situated the amount at which the land was sold at the sale for drainage charges together with the interest paid thereon, if any, less
Disposal of excess of charges, etc.	Purchase of unpatented entries.
Payment of excess.	Forfeiture if charges, etc., not paid in ninety days.
Rights of subsequent purchaser.	Disposal of proceeds.

any sum in excess of what may be due for such drainage charge, if the land when sold was unentered.

SEC. 7. That a copy of all notices required by the drainage laws mentioned in this Act to be given to the owners or occupants of lands held in private ownership shall, as soon as such notices issue, be delivered to the register and receiver of the proper district land office in cases where unentered lands are affected thereby and to the entrymen whose unpatented lands are included therein, and the United States and such entrymen shall be given the same rights to be heard by petition, answer, remonstrance, appeal, or otherwise as are given to persons holding lands in private ownership; and all entrymen shall be given the same rights of redemption as are given to the owners of lands held in private ownership.

Right of appeal, etc.

SEC. 8. That hereafter homestead entries and final proofs may be made upon all ceded Chippewa Indian lands in Minnesota embraced in the withdrawal under the Act of June twenty-first, nineteen hundred and six, entitled "An Act making appropriations for the current and contingent expenses of the Indian Department" (Thirty-fourth Statutes at Large, page three hundred and twenty-five), and patents may issue thereon as in other homestead cases, upon the payment by the entryman of the price prescribed by law for such land and on entries on the ceded Red Lake Reservation in addition thereto the sum of three cents per acre to repay the cost of the drainage survey thereof, which addition shall be disposed of the same as the other proceeds of said land.

Chippewa Indian lands, Minn. Homestead entries, etc., may be made thereon.

Vol. 34, p. 352. Patents, etc.

Approved, May 20, 1908.

**CHAP. 182.**—An Act Authorizing the Secretary of the Navy to accept and care for gifts presented to vessels of the Navy of the United States.

May 20, 1908. [S. 5617.]

[Public, No. 126.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy is hereby authorized to accept and care for such gifts in the form of silver, colors, books, or other articles of equipment or furniture as, in accordance with custom, may be presented to vessels of the Navy by States, municipalities, or otherwise. The necessary expense incident to the care and preservation of gifts of this character which have been or may hereafter be accepted shall be defrayed from the appropriation "equipment of vessels."

Navy. Care, etc., of gifts presented to vessels of.

Expense.

Approved, May 20, 1908.

**CHAP. 183.**—An Act Making appropriations for the diplomatic and consular service for the fiscal year ending June thirtieth, nineteen hundred and nine.

May 21, 1908. [H. R. 20345.]

[Public, No. 127.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, severally appropriated, in full compensation for the diplomatic and consular service for the fiscal year ending June thirtieth, nineteen hundred and nine, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed, namely:

Diplomatic and consular appropriations.

SCHEDULE A.

Schedule A.

SALARIES OF AMBASSADORS AND MINISTERS.

Salaries.

Ambassadors.

Ambassadors extraordinary and plenipotentiary to Austria-Hungary, Brazil, France, Germany, Great Britain, Italy, Japan, Mexico, Russia, and Turkey, at seventeen thousand five hundred dollars each, one hundred and seventy-five thousand dollars;

Envoys extraordinary and ministers plenipotentiary

Envoys extraordinary and ministers plenipotentiary to the Argentine Republic, Belgium, Chile, China, Cuba, the Netherlands and Luxemburg, and Spain, at twelve thousand dollars each, eighty-four thousand dollars;

Envoys extraordinary and ministers plenipotentiary to Colombia, Costa Rica, Guatemala, Honduras, Nicaragua, Panama, Peru, Salvador, and Venezuela, at ten thousand dollars each, ninety thousand dollars;

Envoys extraordinary and ministers plenipotentiary to Denmark, Morocco, Norway, Paraguay and Uruguay, Portugal, Roumania and Servia and diplomatic agent in Bulgaria, Sweden, and Switzerland, at ten thousand dollars each, eighty thousand dollars;

Envoy extraordinary and minister plenipotentiary to Greece and Montenegro, ten thousand dollars;

Envoys extraordinary and ministers plenipotentiary to Bolivia, Ecuador, Haiti, Persia, and Siam, at ten thousand dollars each, fifty thousand dollars;

Ministers resident and consuls-general.

Minister resident and consul-general to the Dominican Republic, ten thousand dollars;

Minister resident and consul-general to Liberia, five thousand dollars;

Agent, etc., Cairo.

Agent and consul-general at Cairo, six thousand five hundred dollars;

Proviso.  
Salary restriction.  
Chargés d'affaires.

*Provided*, That no salary herein appropriated shall be paid to any official receiving any other salary from the United States Government.

Chargés d'affaires ad interim, forty thousand dollars;

Total, five hundred and fifty thousand five hundred dollars.

Secretaries of embassies and legations.

#### SALARIES OF SECRETARIES OF EMBASSIES AND LEGATIONS.

Salaries.

Secretaries of embassies to Austria-Hungary, Brazil, Great Britain, France, Germany, Italy, Japan, Mexico, Russia, and Turkey, at three thousand dollars each, thirty thousand dollars;

Secretaries of legations to the Argentine Republic, Belgium, Chile, China, Cuba, the Netherlands and Luxemburg, and Spain, at two thousand six hundred and twenty-five dollars each, eighteen thousand three hundred and seventy-five dollars;

Secretaries of legation to Bolivia, Colombia, Costa Rica, Denmark, Ecuador, Guatemala, Honduras, Liberia, Morocco, Nicaragua, Norway, Panama, Peru, Portugal, the Dominican Republic, Sweden, Switzerland, and Venezuela, at two thousand dollars each, thirty-six thousand dollars;

Ante, p. 101.

Secretary of legation to Salvador and consul-general to San Salvador, two thousand dollars; and the provision in the Act of May eleventh, nineteen hundred and eight, for a consul-general at San Salvador is hereby repealed.

Secretary of legation to Siam and consul-general at Bangkok, two thousand dollars;

Secretary of legation to Greece and Montenegro, two thousand dollars;

Secretary of legation to Paraguay and Uruguay, two thousand dollars;

Secretary of legation and consul-general to Roumania and Servia, who shall also be secretary of the diplomatic agency in Bulgaria, two thousand dollars;

Secretary of legation to Persia, who shall be an American student of the language of that country, two thousand dollars;

Second secretaries.

Second secretaries of embassies to Austria-Hungary, Brazil, Great Britain, France, Germany, Italy, Mexico, and Russia, at two thousand dollars each, sixteen thousand dollars;

Second secretary of embassy to Japan, two thousand dollars;

Second secretary of legation to China, one thousand eight hundred dollars;

Second secretary of embassy to Turkey, who shall be an American student of the language of that court and country, two thousand dollars;

Second secretary of legation to Cuba, one thousand eight hundred dollars;

Third secretaries of embassies to Great Britain, France, Mexico, Germany, and Russia, at one thousand two hundred dollars each, six thousand dollars;

Third secretaries.

Third secretary of embassy to Japan, who shall be an American student of the Japanese language, one thousand two hundred dollars;

Third secretary of embassy to Turkey, who shall be an American student of the Turkish language, one thousand two hundred dollars;

Total, one hundred and twenty-eight thousand three hundred and seventy-five dollars.

#### SALARIES OF DIPLOMATIC AND CONSULAR OFFICERS WHILE RECEIVING INSTRUCTIONS AND MAKING TRANSITS.

To pay the salaries of ambassadors, ministers, consuls, and other officers of the United States for the periods actually and necessarily occupied in receiving instructions and in making transits to and from their posts, and while awaiting recognition and authority to act, in pursuance of the provisions of section seventeen hundred and forty of the Revised Statutes, so much as may be necessary for the fiscal year ending June thirtieth, nineteen hundred and nine, is hereby appropriated.

Instruction and transit pay.

R. S., sec. 1740, p. 309.

#### CLERKS AT EMBASSIES AND LEGATIONS.

For the employment of necessary clerks at the embassies and legations, who, whenever hereafter appointed shall be citizens of the United States, sixty-five thousand dollars.

Clerks at embassies, etc.

#### SALARIES OF INTERPRETERS TO EMBASSIES AND LEGATIONS.

Interpreter to embassy to Turkey, three thousand dollars;

Chinese secretary, legation to China, three thousand six hundred dollars;

Interpreters.

Assistant Chinese secretary to the legation to China, to be appointed from the corps of student interpreters, two thousand dollars;

Japanese secretary and interpreter to embassy to Japan, three thousand six hundred dollars;

Assistant Japanese secretary to the embassy to Japan, to be appointed from the corps of student interpreters, two thousand dollars;

Interpreter to legation and consulate-general to Persia, one thousand dollars;

Interpreter to legation and consulate-general to Bangkok, Siam, five hundred dollars;

For ten student interpreters at the legation to China, who shall be citizens of the United States, and whose duty it shall be to study the Chinese language with a view to supplying interpreters to the legation and consulates in China, at one thousand dollars each, ten thousand dollars: *Provided*, That said student interpreters shall be chosen in such manner as will make the selections nonpartisan: *And provided further*, That upon receiving such appointment each student interpreter shall sign an agreement to continue in the service as interpreter to the legations and consulates in China so long as his said services may be required within a period of five years;

Student interpreters in China.

*Provisos.*  
Nonpartisan selection.

Term of service.

## Tuition.

For the payment of the cost of tuition of student interpreters at the legation to China at the rate of one hundred and twenty-five dollars per annum each, to be immediately available, one thousand two hundred and fifty dollars;

## Student interpreters in Japan.

For six student interpreters at the embassy to Japan, who shall be citizens of the United States, and whose duty it shall be to study the Japanese language with a view to supplying interpreters to the embassy and consulates in Japan, at one thousand dollars each, six thousand dollars: *Provided*, That said student interpreters shall be chosen in such manner as will make the selections nonpartisan: *And provided further*, That upon receiving such appointment each student interpreter shall sign an agreement to continue in the service as interpreter to the legation and consulates in Japan so long as his said services may be required within a period of five years;

## Provisos. Nonpartisan selection.

## Term of service.

## Tuition.

For the payment of the cost of tuition of student interpreters at the legation to Japan, at the rate of one hundred and twenty-five dollars per annum each, seven hundred and fifty dollars;

Total, thirty-three thousand seven hundred dollars.

## Restriction on salaries.

But no person drawing the salary of interpreter as above provided shall be allowed any part of the salary appropriated for any secretary of legation or other officer.

## CLERKS AT THE EMBASSY AT LONDON.

## Clerks at embassy, London.

For two clerks at the embassy to Great Britain, one at the rate of one thousand eight hundred dollars per annum and one at the rate of one thousand two hundred dollars per annum, three thousand dollars.

## CONTINGENT EXPENSES, FOREIGN MISSIONS.

## Contingent expenses, foreign missions.

To enable the President to provide, at the public expense, all such stationery, blanks, records, and other books, seals, presses, flags, and signs as he shall think necessary for the several embassies and legations in the transaction of their business, and also for rent, postage, telegrams, furniture, messenger service, compensation of kavasses, guards, dragomans, and porters, including compensation of interpreters, and the compensation of dispatch agents at London, New York, and San Francisco, and for traveling and miscellaneous expenses of embassies and legations, and for printing in the Department of State, and for loss on bills of exchange to and from embassies and legations, three hundred and twenty-five thousand dollars.

## Dispatch agents.

## TRANSPORTATION OF DIPLOMATIC AND CONSULAR OFFICERS IN GOING TO AND RETURNING FROM THEIR POSTS.

## Traveling expenses.

To pay the cost of the transportation of diplomatic and consular officers in going to and returning from their posts, or when traveling under the orders of the Secretary of State, at the rate of five cents per mile, but not including any expense incurred in connection with leaves of absence, to continue available during the fiscal year nineteen hundred and nine, thirty thousand dollars.

## STEAM LAUNCH FOR LEGATION AT CONSTANTINOPLE.

## Steam launch, Turkey.

Hiring of steam launch for use of the embassy at Constantinople, one thousand eight hundred dollars.

## GROUND RENT OF EMBASSY AT TOKYO, JAPAN.

## Japan. Ground rent.

Annual ground rent of the embassy at Tokyo, Japan, for the year ending March fifteenth, nineteen hundred and nine, two hundred and fifty dollars, or so much thereof as may be necessary.

## ANNUAL EXPENSES OF CAPE SPARTEL LIGHT, COAST OF MOROCCO.

Annual proportion of the expenses of Cape Spartel and Tangier Light on the coast of Morocco, including loss by exchange, three hundred and twenty-five dollars. Cape Spartel light.

## BRINGING HOME CRIMINALS.

Actual expenses incurred in bringing home from foreign countries persons charged with crime, seven thousand dollars. Bringing home criminals.

## RESCUING SHIPWRECKED AMERICAN SEAMEN.

Expenses which may be incurred in the acknowledgment of the services of masters and crews of foreign vessels in rescuing American seamen or citizens from shipwreck, four thousand five hundred dollars. Life-saving testimonials.

## EXPENSES UNDER THE NEUTRALITY ACT.

To meet the necessary expenses attendant upon the execution of the neutrality Act, to be expended under the direction of the President, pursuant to the requirement of section two hundred and ninety-one of the Revised Statutes, eight thousand dollars, or so much thereof as may be necessary. Expenses, neutrality act.

R. S., sec. 291, p. 49.

## EMERGENCIES ARISING IN THE DIPLOMATIC AND CONSULAR SERVICE.

To enable the President to meet unforeseen emergencies arising in the diplomatic and consular service, and to extend the commercial and other interests of the United States, to be expended pursuant to the requirement of section two hundred and ninety-one of the Revised Statutes, ninety thousand dollars, or so much thereof as may be necessary. Unforeseen emergencies.

R. S., sec. 291, p. 49.

## ALLOWANCE TO WIDOWS OR HEIRS OF DIPLOMATIC OFFICERS WHO DIE ABROAD.

Payment, under the provisions of section seventeen hundred and forty-nine of the Revised Statutes of the United States, to the widows or heirs at law of diplomatic or consular officers of the United States dying in foreign countries in the discharge of their duties, five thousand dollars. Payments to heirs of diplomatic and consular officers dying abroad.

## TRANSPORTING REMAINS OF DIPLOMATIC OFFICERS, CONSULS, AND CONSULAR CLERKS TO THEIR HOMES FOR INTERMENT.

Defraying the expenses of transporting the remains of, diplomatic and consular officers of the United States, including consular clerks, who have died or may die abroad or in transit, while in the discharge of their official duties, to their former homes in this country for interment, and for the ordinary and necessary expenses of such interment, at their post or at home, five thousand dollars. Bringing home remains of diplomatic and consular officers.

## INTERNATIONAL BUREAU OF WEIGHTS AND MEASURES.

Contribution to the maintenance of the International Bureau of Weights and Measures for the year ending June thirtieth, nineteen hundred and nine, in conformity with the terms of the convention of May twenty-fourth, eighteen hundred and seventy-five, the same, or so much thereof as may be necessary, to be paid, under the direction of the Secretary of State, to said Bureau on its certificate of apportionment, two thousand three hundred and six dollars and ninety-three cents. International Bureau of Weights and Measures.

Vol. 20, p. 714.

## INTERNATIONAL BUREAU FOR PUBLICATION OF CUSTOMS TARIFFS.

International Customs Tariffs Bureau.

Vol. 26, p. 1518.

To meet the share of the United States in the annual expense for the year ending March thirty-first, nineteen hundred and nine, of sustaining the international bureau at Brussels for the translation and publication of customs tariffs, one thousand five hundred dollars; this appropriation to be available on April first, nineteen hundred and eight, pursuant to convention proclaimed December seventeenth, eighteen hundred and ninety.

## INTERNATIONAL (WATER) BOUNDARY COMMISSION, UNITED STATES AND MEXICO.

Mexican Water Boundary Commission.

Vol. 24, p. 1011; Vol. 26, p. 1512.

To enable the commission to continue its work under the treaties of eighteen hundred and eighty-four and eighteen hundred and eighty-nine, twenty-five thousand dollars.

## ELIMINATION OF BANCOS IN THE RIO GRANDE.

Rio Grande. Elimination of bancos in.

Post, p. 1863.

To meet the share of the United States in the expense of carrying out the provisions of the convention of March twentieth, nineteen hundred and five, between the United States and Mexico, for the elimination of the bancos in the Rio Grande, to be immediately available, twenty-five thousand dollars.

## INTERNATIONAL BUREAU AT BRUSSELS FOR REPRESSION OF THE AFRICAN SLAVE TRADE.

Bureau for Repression of Slave Trade.

Vol. 27, p. 917.

To meet the share of the United States in the expenses of the special bureau created by article eighty-two of the general act concluded at Brussels July second, eighteen hundred and ninety, for the repression of the African slave trade and the restriction of the importation into and sale in a certain defined zone of the African Continent of firearms, ammunition, and spirituous liquors, for the year nineteen hundred and nine, one hundred dollars.

## INTERNATIONAL PRISON COMMISSION.

International Prison Commission.

For subscription of the United States as an adhering member of the International Prison Commission, and the expenses of a commissioner, including preparation of reports, two thousand dollars, or so much thereof as may be necessary.

## INTERNATIONAL GEODETIC ASSOCIATION FOR THE MEASUREMENT OF THE EARTH.

International Geodetic Association.

To enable the Government of the United States to pay, through the American embassy at Berlin, its quota as an adhering member of the International Geodetic Association for the Measurement of the Earth, one thousand five hundred dollars.

## REPAIRS TO LEGATION AND CONSULAR PREMISES.

Repairs to legations and consulates.

To enable the Secretary of State to keep in repair the legation and consular premises owned by the Government of the United States and occupied by its agents, seven thousand dollars.

## REPAIRS TO LEGATION PREMISES AT CONSTANTINOPLE.

Turkey. Repairs, etc., of legation.

To enable the ambassador to Turkey to make, under the direction of the Secretary of State, all needed repairs to and improvements in

the embassy premises owned by the Government of the United States at Constantinople, Turkey, the sum of twenty-five thousand one hundred and eleven dollars and nineteen cents is hereby appropriated, the same being the unexpended balance of the sum of one hundred and fifty thousand dollars appropriated by the diplomatic and consular Act approved June sixteenth, nineteen hundred and six, for the purchase of legation premises at Constantinople: *Provided*, That the total cost shall not exceed the amount herein appropriated.

Purchase of legation unexpended balance.

Vol. 34, p. 293.

*Proviso.*  
Maximum cost.

#### INTERNATIONAL UNION OF AMERICAN REPUBLICS.

International Bureau of American Republics, fifty-four thousand dollars: *Provided*, That any moneys received from the other American Republics for the support of the Bureau, or from the sale of the Bureau publications, shall be paid into the Treasury as a credit, in addition to the appropriation, and may be drawn therefrom upon requisitions of the Secretary of State for the purpose of meeting the expenses of the Bureau: *And provided further*, That the Public Printer be, and he is hereby, authorized to print an edition of the Monthly Bulletin, not to exceed five thousand copies, for distribution by the Bureau every month during the fiscal year ending June thirtieth, nineteen hundred and nine.

Bureau of American Republics.  
*Provisos.*  
Use of receipts from other Republics, sales, etc.

Monthly Bulletin.

#### INTERNATIONAL BUREAU OF THE PERMANENT COURT OF ARBITRATION.

To meet the share of the United States in the expenses for the year nineteen hundred and seven of the International Bureau of the Permanent Court of Arbitration, created under article twenty-two of the convention concluded at The Hague July twenty-ninth, eighteen hundred and ninety-nine, for the pacific settlement of international disputes, one thousand two hundred and fifty dollars.

International Bureau of Permanent Court of Arbitration.

Vol. 32, p. 1793.

#### INTERNATIONAL INSTITUTE OF AGRICULTURE.

For the payment of the quota of the United States for the support of the International Institute of Agriculture for the calendar year nineteen hundred and nine, four thousand eight hundred dollars.

International Institute of Agriculture.  
*Post*, p. 1918.

#### INTERNATIONAL RAILWAY CONGRESS.

To pay the quota of the United States as an adhering member of the International Railway Congress for the year nineteen hundred and nine, four hundred dollars.

International Railway Congress.

#### INTERNATIONAL SANITARY BUREAU.

For the annual share of the United States for the maintenance of the International Sanitary Bureau for the year nineteen hundred and nine, two thousand eight hundred and thirty dollars and seventy-nine cents.

International Sanitary Bureau.

#### REPORTS RELATIVE TO THE WORK OF THE JOINT HIGH COMMISSION.

For the preparation of reports and material necessary to enable the Secretary of State to utilize and carry out the work partly performed by the Joint High Commission of eighteen hundred and ninety-eight for the settlement of questions relating to Canada and for the settlement of questions relating to Newfoundland, ten thousand dollars, or so much thereof as may be necessary, to become immediately available.

Joint High Commission.  
Preparation of reports, etc.

To enable the Secretary of State to protect the property and rights of citizens of the United States interested in the navigation and use

Saint John River.  
Expenses of litigation.

of the Saint John River in case of litigation arising in the courts or tribunals of any foreign power, the Secretary of State in such case being authorized to appoint counsel in such courts or tribunals, fifteen thousand dollars.

BOUNDARY LINE, ALASKA AND CANADA.

Boundary, Alaska and Canada.

To enable the Secretary of State to mark the boundary and make the surveys incidental thereto, between the Territory of Alaska and the Dominion of Canada, in conformity with the award of the Alaskan Boundary Tribunal and existing treaties, including employment at the seat of government of such surveyors, computers, and draftsmen as are necessary to reduce field notes, seventy-five thousand dollars, to be immediately available, together with the unexpended balance of the previous appropriation for this object.

INTERNATIONAL SEISMOLOGICAL ASSOCIATION.

International Seismological Association.

For defraying the necessary expenses in fulfilling the obligations of the United States as a member of the International Seismological Association, including the annual contribution to the expenses of the association, and the expenses of the United States delegate in attending the meetings of the commission, one thousand three hundred dollars.

QUARTERS FOR THE STUDENT INTERPRETERS AT THE LEGATION TO JAPAN.

Japan. Rent, quarters for student interpreters.

For rent of quarters for the student interpreters attached to the embassy at Tokyo, Japan, six hundred dollars, or so much thereof as may be necessary.

Furniture.

For the purchase of necessary furniture for the quarters for the student interpreters attached to the embassy at Tokyo, Japan, six hundred dollars.

SALARIES AND EXPENSES, UNITED STATES COURT FOR CHINA.

United States court for China. Salaries.

Judge of the United States court for China, eight thousand dollars; district attorney of the United States court for China, four thousand dollars; marshal of the United States court for China, three thousand dollars; clerk of the United States court for China, three thousand dollars; stenographer of the United States court for China, one thousand eight hundred dollars; for court expenses, seven thousand dollars; total, twenty-six thousand eight hundred dollars.

Expenses.

Judge and district attorney.

The judge of the said court and the district attorney shall, when the sessions of the court are held at other cities than Shanghai, receive in addition to their salaries their actual expenses during such sessions, not to exceed ten dollars per day for the judge and five dollars per day for the district attorney, and so much as may be necessary for said purposes during the fiscal year ending June thirtieth, nineteen hundred and nine, is hereby appropriated.

Deputy marshals.

For compensation of deputy marshals at Canton and Tientsin, so much as may be necessary during the fiscal year ending June thirtieth, nineteen hundred and nine, at the rate of five dollars each for each day the sessions of the court are held at their respective cities.

Deputy clerks.

For compensation of deputy clerks at Canton and Tientsin, so much as may be necessary during the fiscal year ending June thirtieth, nineteen hundred and nine, at the rate of five dollars each for each day the sessions of the court are held at their respective cities.

Rent.

For rent of premises for the use of the United States court for China at Shanghai, two thousand four hundred dollars.

Furniture.

For the purchase of necessary furniture for the premises to be occupied by the United States court for China at Shanghai, one thousand eight hundred dollars.

## BOUNDARY LINE, UNITED STATES AND CANADA.

For the more effective demarcation and mapping of the boundary line between the United States and the Dominion of Canada, as established under existing treaties, to be expended under the direction of the Secretary of State, including employment at the seat of government of such surveyors, computers, and draftsmen as are necessary to reduce field notes, twenty thousand dollars, or so much thereof as may be necessary.

Boundary, United States and Canada.  
Post, p. 2003.

## INTERNATIONAL CONGRESS ON TUBERCULOSIS.

To enable the Government of the United States suitably to participate in The International Congress on Tuberculosis, which will convene at Washington, September twenty-first to October twelfth, nineteen hundred and eight, twenty-five thousand dollars.

International Congress on Tuberculosis.  
Post, p. 568.

## EXCHANGE OF PROPERTY AT PEKING, CHINA.

The Secretary of State be, and he is hereby, authorized to transfer to the Bank of Indo-China a certain lot of land situated at Peking, China, and now belonging to the United States, said lot being designated as XYZ on the plat on file in the Department of State entitled "Plat showing the property situated at Peking, China, to be exchanged between the United States and the Bank of Indo-China," and marked with file No. 3565/45-47; said lot XYZ being described by metes and bounds, as follows:

China.  
Exchange of property at Peking.

Starting from the point "o" of lot "C," thence north eighty-one degrees fifty-eight minutes west fifty-four feet to the point "p," the place of beginning in describing lot "XYZ;" thence south four degrees thirty-six minutes west seventy-two feet to a point "r;" thence north seventy-seven degrees fifty-six minutes west sixty-seven feet to the point "a;" thence north twelve degrees four minutes east ten feet to the point "t;" thence south seventy-seven degrees fifty-six minutes east fifty feet to the point "u;" thence north twelve degrees four minutes east seven feet to the point "v;" thence south eighty-five degrees twenty-four minutes east six feet to the point "w;" thence north four degrees thirty-six minutes east fifty-four feet to the point "y;" thence south eighty-one degrees fifty-eight minutes east ten feet to the point "p."

Description.

The said lot to be transferred to the said Bank of Indo-China in exchange for certain lots of land situated at Peking, China, and now belonging to the said bank, said lots being designated as A, B, and C on the said plat and described by metes and bounds as follows:

## LOT A.

Lot A.

The starting point marked "a" on the plat is the intersection of the west side of the west wall of the house built and formerly owned by H. G. Squiers, and being situated upon the south line of Legation street, Peking, China, and the west side of the west wall being one hundred and twenty-eight feet six inches, more or less, east of the east side of the main entrance to the compound of the Banque de l'Indo Chine, and one hundred and ninety-one feet six inches, more or less, west of the intersection of the north line of Canadal street with the south line of Legation street, with the south face of the present wall running east and west on the south line of Legation street, said wall being the boundary wall on the north side of the property of the Banque de l'Indo Chine.

Beginning with the point "a," thence south two degrees fifty-two minutes west ninety-six feet to the point "b;" thence west one degree forty-four minutes north four feet six inches to the point "c," this

being the northeast corner of the house now occupied by the comprador of the Banque de l'Indo Chine; thence north two degrees fifty-two minutes east ninety-six feet to the point "d;" thence east to the starting point "a."

Lot B.

LOT B.

Starting from "a," thence south two degrees fifty-two minutes west one hundred and fourteen feet to the point "e," which is the place of beginning in describing lot "B;" thence east four degrees thirty-six minutes south twenty feet to the point "f;" thence south eleven degrees thirty minutes west thirty-six feet to the point "g;" thence west four degrees thirty-six minutes north five feet to the point "h;" thence north eleven degrees thirty minutes east two feet to the point "j;" thence west twelve degrees thirty-eight minutes north nine feet to the point "k;" thence north two degrees thirty-two minutes east thirty-two feet to the point "e."

Lot C.

LOT C.

Starting from the point "h," thence south eight degrees two minutes west forty-four feet to the point "l," which is the place of beginning in describing lot "C;" thence south eight degrees two minutes west sixteen feet to the point "m;" thence west eight degrees two minutes north twenty feet to the point "n;" thence north eight degrees two minutes east sixteen feet to the point "o;" thence east eight degrees two minutes south twenty feet to the point "l," as described in Senate Document Numbered Four hundred and fifty-one, Sixtieth Congress, first session.

Schedule B.

## SCHEDULE B.

Consular Service.

## SALARIES, CONSULAR SERVICE.

Salaries.  
*Act*, p. 101.  
Vol. 34, p. 99.

For salaries of consuls-general and consuls, as provided in the Act approved May eleventh, nineteen hundred and eight, entitled "An Act to amend an Act entitled 'An Act to provide for the reorganization of the consular service of the United States' approved April fifth, nineteen hundred and six," as follows: Consuls-general, three hundred and three thousand dollars; consuls, seven hundred and thirty-three thousand dollars; in all, one million and thirty-six thousand dollars.

Consular inspectors.

For salaries of five consular inspectors, at five thousand dollars each, twenty-five thousand dollars.

## EXPENSES OF CONSULAR INSPECTORS.

Traveling, etc., expenses.

For the actual and necessary traveling and subsistence expenses of consular inspectors while traveling and inspecting under instructions from the Secretary of State, fifteen thousand dollars

Schedule C.

## SCHEDULE C.

Consular assistants.

## SALARIES OF CONSULAR ASSISTANTS.

Consular clerks,  
designation changed.  
R. S., 1704, p. 304,  
amended.

The consular clerks heretofore provided for by law shall, from and after the first day of July, nineteen hundred and eight, be styled consular assistants.

Salaries.  
Additional assistants.

For thirteen consular assistants as provided for by law, eighteen thousand three hundred dollars; seven additional consular assistants, subject to the same provisions of law as the above thirteen, seven thousand dollars; total, twenty-five thousand three hundred dollars.

## ALLOWANCE FOR CLERK HIRE AT UNITED STATES CONSULATES.

Allowance for clerk hire at consulates, to be expended under the direction of the Secretary of State, two hundred and forty-two thousand six hundred and ninety dollars: *Provided*, That the total sum expended in one year shall not exceed the amount appropriated.

Clerks at consulates.

*Proviso.*  
Maximum.

## SALARIES OF INTERPRETERS TO CONSULATES IN CHINA, KOREA, AND JAPAN.

Interpreters to be employed at consulates in China, Korea, and Japan, to be expended under the direction of the Secretary of State, thirty-five thousand dollars.

Interpreters at consulates.

For interpreter at Vladivostok, Siberia, one thousand two hundred dollars.

Interpreter at Tangier, eight hundred dollars.

Interpreter at Seoul, five hundred dollars.

## EXPENSES OF INTERPRETERS, GUARDS, AND SO FORTH, IN TURKISH DOMINIONS, AND SO FORTH.

Interpreters and guards at the consulates in the Turkish dominions, Persia, and at Zanzibar, to be expended under the direction of the Secretary of State, fourteen thousand dollars.

Interpreters, guards, etc.

## SALARIES OF MARSHALS FOR CONSULAR COURTS.

Marshals for the consular courts in China, Korea, and Turkey, eleven thousand dollars.

Marshals.

## EXPENSES OF PRISONS FOR AMERICAN CONVICTS.

Expenses of a prison and a prison keeper at the consulate-general in Bangkok, Siam, one thousand dollars.

Consular prisons.

Bangkok.

Actual expense of renting a prison at Shanghai for American convicts in China, seven hundred and fifty dollars; and for the wages of a keeper of such prison, eight hundred dollars; one thousand five hundred and fifty dollars.

Shanghai.

Paying for the keeping and feeding of prisoners in China, Korea, Siam, and Turkey, nine thousand dollars: *Provided*, That no more than fifty cents per day for the keeping and feeding of each prisoner while actually confined shall be allowed or paid for any such keeping and feeding. This is not to be understood as covering cost of medical attendance and medicines when required by such prisoners.

Keeping prisoners.

*Proviso.*  
Limit of cost.

Rent of prison for American convicts in Turkey, and for wages of keepers of the same, one thousand dollars.

Rents, etc., Turkey.

Wages of prison keeper in Korea, six hundred dollars.

Prison keeper, Korea.

Total, thirteen thousand one hundred and fifty dollars.

## RELIEF AND PROTECTION OF AMERICAN SEAMEN.

Relief and protection of American seamen in foreign countries, and shipwrecked American seamen in the Territory of Alaska, in the Hawaiian Islands, Porto Rico, the Panama Canal Zone, and the Philippine Islands, thirty thousand dollars, or so much thereof as may be necessary.

Relief of American seamen.

## FOREIGN HOSPITAL AT CAPE TOWN.

Foreign hospitals.

Annual contribution toward the support of the Somerset Hospital (a foreign hospital), at Cape Town, fifty dollars, to be paid by the Secretary of State upon the assurance that suffering seamen and citizens of the United States will be admitted to the privileges of said hospital.

Cape Town.

## FOREIGN HOSPITALS AT PANAMA.

Panama.

Annual contributions toward the support of the foreign hospitals at Panama, five hundred dollars, to be paid by the Secretary of State upon the assurance that suffering seamen and citizens of the United States will be admitted to the privileges of said hospitals.

## SEAMEN'S INSTITUTE AT KOBÉ.

Seamen's Institute,  
Kobé.

Contribution toward the support of the Seamen's Institute at Kobé, to be paid by the Secretary of State upon the assurance that relief will be afforded by the said institute to indigent American seamen, twenty-five dollars.

## CONTINGENT EXPENSES, UNITED STATES CONSULATES.

Contingent ex-  
penses, consulates.

Expenses of providing all such stationery, blanks, record and other books, seals, presses, flags, signs, rent (allowance for rent not to exceed in any case thirty per cent of the officers' salary), postage, furniture, statistics, newspapers, freight (foreign and domestic), telegrams, advertising, messenger service, traveling expenses of consular officers and consular assistants, compensation of Chinese writers, loss by exchange, and such other miscellaneous expenses as the President may think necessary for the several consulates and consular agencies in the transaction of their business, five hundred and twenty-five thousand dollars.

Approved, May 21, 1908.

May 22, 1908.  
[H. R. 14382.]

**CHAP. 184.**—An Act To establish a United States court at Jackson, in the eastern district of Kentucky.

[Public, No. 128.]

Kentucky eastern  
judicial district.  
Vol. 31, p. 783.Vol. 32, p. 58 amend-  
ed.Terms of courts,  
western district.Terms of courts,  
eastern district.Term at Jackson  
added.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section nine of "An Act to divide Kentucky into two judicial districts," approved February twelfth, nineteen hundred and one, as amended by the Act entitled "An Act establishing a United States court at Catlettsburg, in the eastern district of Kentucky," approved March tenth, nineteen hundred and two, be, and the same is hereby, amended so as to read:

"SEC. 9. That the regular terms of the circuit and district courts of the United States for the western district of Kentucky shall be held at the following times and places, namely: At Louisville, beginning on the second Monday in March and the second Monday in October in each year; at Owensboro, beginning on the fourth Monday in November and the first Monday in May in each year; at Paducah, beginning on the third Monday in April and the third Monday in November in each year; at Bowling Green, beginning on the third Monday in May and the second Monday in December in each year.

"That the regular terms of the circuit and district courts of the United States for the eastern district of Kentucky shall be held at the following times and places, namely: At Jackson, beginning on the first Monday in March and the third Monday in September in each year; at Frankfort, beginning on the second Monday in March and the fourth Monday in September in each year; at Covington, beginning on the first Monday in April and the third Monday in October in each year; at Richmond, beginning on the fourth Monday in April and the second Monday in November in each year; at London, beginning on the second Monday in May and the fourth Monday in November in each year; at Catlettsburg, beginning on the fourth Monday

in May and the second Monday in December in each year, and at such other times and places as may hereafter be provided by law."

SEC. 2. That suitable rooms and accommodations are to be furnished for holding the courts at Jackson, free of expense to the Government of the United States, until such time as a Federal building shall be erected there.

Temporary quarters  
at Jackson, free.

Approved, May 22, 1908.

**CHAP. 185.**—An Act To provide for participation by the United States in an international exposition to be held at Tokyo, Japan, in nineteen hundred and twelve.

May 22, 1908.  
[S. 4639.]

[Public, No. 129.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President be, and he is hereby, authorized to accept the invitation extended by the Imperial Japanese Government to the Government of the United States to participate in the Great National Exposition to be held in Tokyo, Japan, from April first to October thirty-first, nineteen hundred and twelve. In accepting said invitation it is hereby declared to be the purpose of the Government of the United States to participate in said Japanese National Exposition by erecting suitable buildings and making an appropriate exhibit of arts, industries, manufactures, and products of the soil and mines and as far as practicable of the functions of the General Government of the United States and an exhibit of such other articles as the President of the United States may direct: *Provided,* That such participation, buildings, exhibits, and all expenses connected therewith, including salaries, clerical, and other services and transportation of persons and exhibits shall not exceed one million five hundred thousand dollars.

Japanese exposition.

United States to participate in.

Erection of suitable buildings, etc.

*Proviso.*  
Maximum cost.

SEC. 2. That the President be, and he is hereby, authorized, by and with the advice and consent of the Senate, to appoint three commissioners-general who shall, under the direction of the Secretary of State, take such steps as are necessary to ascertain the general plan and scope of the said National Exposition, the character, size, and cost of the buildings to be erected by the United States, and the extent and character of the exhibit authorized hereunder that would best serve the interests of the United States and its citizens, and would be best adapted to illustrate the growth and development of the country and the character of our people. That thereafter, and as soon as practicable, said commissioners shall report fully to the President and to Congress the result of such investigation together with their recommendations and the estimated cost of said participation in said exposition within the foregoing authorization; and it shall also be the duty of the commissioners-general to report to the President for transmission to Congress at the beginning of each regular session a detailed statement of all expenditures incurred hereunder. That one of said commissioners-general shall receive as compensation for his services the sum of eight thousand dollars per annum; that the other two commissioners-general shall receive as compensation for their services from and after January first, nineteen hundred and nine, two thousand dollars per annum for the first year and five thousand dollars per annum thereafter; together with the actual traveling expenses of all of said commissioners-general, including sleeping-car service and a per diem in lieu of subsistence of five dollars when actually traveling in the discharge of their duties as said commissioners-general. That the President shall also appoint a secretary at a compensation of five thousand dollars per annum, together with his actual traveling expenses, including sleeping-car service and a per diem in lieu of subsistence of five dollars when actually traveling in the discharge of his

Commission created.  
Appointment of three commissioners-general.  
Powers and duties.

Report to President and Congress.

Compensation.

Traveling expenses, etc.

Secretary to commission.  
Compensation.  
Traveling expenses, etc.

To act as disbursing agent.

Bond.  
Clerical force, etc.

Government exhibit.  
Free transportation on transports.

Appropriation.  
Use of.  
Post, p. 908.

duties as such secretary, who shall act as disbursing agent and who shall perform such duties as may be assigned to him from time to time by the commissioners-general, and who shall render his accounts at least quarterly to the proper accounting officers of the Treasury of the United States, and shall give bond in such sum as the Secretary of the Treasury may require. And the said commissioners-general, subject to the approval of the Secretary of State, shall appoint from time to time such clerical and other assistants as may be necessary and as may hereafter be appropriated for in connection with the preparation of the plan and other necessary services as may be required in connection with the participation herein authorized.

SEC. 3. That upon the request of the Secretary of State the Secretary of War is hereby authorized to furnish free transportation on Government transports from San Francisco to Japan and return of all Government exhibits and for such officials or employees connected with the commission or in charge of any or all Government exhibits.

SEC. 4. That the sum of fifty thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the salaries and all other expenses herein authorized and incurred in ascertaining the general plan of said National Exposition and the preparation and report to Congress of the plan and extent of our proposed participation therein and the estimate of the amount necessary to meet the expense thereof during the fiscal year nineteen hundred and ten, to be immediately available.

Approved, May 22, 1908.

May 22, 1908.  
[H. R. 16882.]

[Public, No. 130.]

**CHAP. 186.** An Act Making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes.

Legislative, executive and judicial expenses appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, in full compensation for the service of the fiscal year ending June thirtieth, nineteen hundred and nine, for the objects hereinafter expressed, namely:

Legislative.

## LEGISLATIVE.

Senate.

### SENATE.

Pay of Senators.

For compensation of Senators, six hundred and ninety thousand dollars.

Mileage.

For mileage of Senators, forty-seven thousand dollars.

Officers, clerks, etc.

For compensation of the officers, clerks, messengers, and others in the service of the Senate, namely:

Vice-President's office.

**OFFICE OF THE VICE-PRESIDENT:** For Secretary to the Vice-President, four thousand dollars; messenger, one thousand four hundred and forty dollars; telegraph operator, one thousand five hundred dollars; telegraph page, six hundred dollars; in all, seven thousand five hundred and forty dollars.

Chaplain.

**CHAPLAIN:** For Chaplain of the Senate, one thousand dollars.

Secretary of the Senate, assistant, clerks, etc.

**OFFICE OF SECRETARY:** For Secretary of the Senate, including compensation as disbursing officer of the contingent fund of the Senate, five thousand dollars, and for compensation as disbursing officer of salaries of Senators, three hundred and ninety-six dollars; hire of horse and wagon for the Secretary's office, seven hundred dollars; assistant secretary, Henry M. Rose, five thousand dollars; chief clerk, three thousand two hundred and fifty dollars; financial clerk, three thousand dollars, and one thousand two hundred and fifty dollars addi-

tional while the office is held by the present incumbent; minute and journal clerk, and enrolling clerk, at three thousand dollars each; principal clerk, two thousand seven hundred and fifty dollars; executive clerk, two thousand seven hundred and fifty dollars; reading clerk, two thousand five hundred dollars; assistant financial clerk, two thousand four hundred dollars; librarian, two thousand two hundred and twenty dollars; assistant librarian, one thousand eight hundred dollars; assistant librarian, one thousand six hundred dollars; skilled laborer, one thousand two hundred dollars; five clerks, at two thousand two hundred and twenty dollars each; five clerks, at two thousand one hundred dollars each; clerk, one thousand eight hundred dollars; clerk, one thousand six hundred dollars; keeper of stationery, two thousand four hundred dollars; assistant keeper of stationery, one thousand eight hundred dollars; assistant in stationery room, one thousand dollars; messenger, one thousand four hundred and forty dollars; assistant messenger, one thousand two hundred dollars; six laborers, at seven hundred and twenty dollars each; in all, seventy-eight thousand nine hundred and seventy-six dollars.

**DOCUMENT ROOM:** For superintendent of the document room (George H. Boyd), three thousand dollars; first assistant in document room, two thousand dollars; assistant in document room, two thousand dollars; assistant in document room, one thousand four hundred and forty dollars; clerk to superintendent of document room, one thousand four hundred and forty dollars; skilled laborer, one thousand dollars; in all, ten thousand eight hundred and eighty dollars.

Document room.  
Superintendent, etc.

**CLERKS AND MESSENGERS TO COMMITTEES:** For clerk of printing records, two thousand two hundred and twenty dollars; clerk to the Committee on Appropriations, four thousand dollars, and one thousand dollars additional while the office is held by the present incumbent; assistant clerk, two thousand two hundred and twenty dollars; messenger to be appointed by the committee, one thousand four hundred and forty dollars; clerk and stenographer to the Committee on Finance, three thousand dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Claims, two thousand two hundred and twenty dollars; assistant clerk, two thousand dollars; messenger, nine hundred dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; assistant clerk, one thousand eight hundred dollars; clerk to the Committee on Pensions, two thousand two hundred and twenty dollars; two assistant clerks, at one thousand four hundred and forty dollars each; messenger, one thousand four hundred and forty dollars; clerk to the Committee on the Judiciary, two thousand two hundred and twenty dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Military Affairs, two thousand two hundred and twenty dollars; assistant clerk, two thousand dollars; messenger, nine hundred dollars; clerk to the Committee on Post-Offices and Post-Roads, two thousand two hundred and twenty dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on the District of Columbia, two thousand two hundred and twenty dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Foreign Relations, two thousand five hundred dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Engrossed Bills, two thousand two hundred and twenty dollars; messenger, one thousand four hundred and forty dollars; clerk to the Joint Committee on the Library, two thousand two hundred and twenty dollars; clerks to the Committees on Naval Affairs, Census, Public Lands, Indian Affairs, to Audit and Control the Contingent Expenses of the Senate, Public Buildings and Grounds, Agriculture and Forestry, Education and Labor, Territories, Interstate Commerce, Public Health and National Quarantine, Private Land Claims,

Clerks and messengers to committees.

Patents, Coast Defenses, Privileges and Elections, Additional Accommodations for the Library of Congress, Rules, Civil Service and Retrenchment, Enrolled Bills, Geological Survey, Railroads, Pacific Railroads, Pacific Islands and Porto Rico, Philippines, Cuban Relations, Interoceanic Canals, Transportation and Sale of Meat Products, Five Civilized Tribes of Indians, Mississippi River and its Tributaries, Expenditures in the Department of State, Manufactures, University of the United States, Canadian Relations, Transportation Routes to the Seaboard, and clerk to conference minority of the Senate, at two thousand two hundred and twenty dollars each; clerks to Committees on Woman Suffrage and Mines and Mining, at two thousand one hundred dollars each; in all, one hundred and thirty-eight thousand eight hundred and twenty dollars.

Clerks at \$2,100 a year.

Clerks at \$1,800 a year.

Sergeant-at-Arms and assistants.

For twenty-two clerks to committees, at one thousand eight hundred dollars each, thirty-nine thousand six hundred dollars.

**OFFICE OF SERGEANT-AT-ARMS AND DOORKEEPER:** For Sergeant-at-Arms and Doorkeeper, five thousand dollars; horse and wagon for his use, four hundred and twenty dollars, or so much thereof as may be necessary; for clerk to Sergeant-at-Arms, two thousand dollars; assistant doorkeeper, two thousand five hundred and ninety-two dollars; acting assistant doorkeeper, two thousand five hundred and ninety-two dollars; three messengers, acting as assistant doorkeepers, at one thousand eight hundred dollars each; forty-six messengers, at one thousand four hundred and forty dollars each; two messengers on the floor of the Senate, at two thousand dollars each; messenger to official reporters' room, to be selected by the official reporters, one thousand four hundred and forty dollars; storekeeper, one thousand eight hundred dollars; upholsterer and locksmith, one thousand four hundred and forty dollars; four carpenters to assist him, at nine hundred and sixty dollars each; janitor, one thousand two hundred dollars; skilled laborer, one thousand dollars; two skilled laborers, at one thousand dollars each; two skilled laborers, at nine hundred dollars each; laborer in charge of private passage, eight hundred and forty dollars; two female attendants in charge of ladies' retiring room, at seven hundred and twenty dollars each; two telephone operators, at nine hundred dollars each; telephone page, seven hundred and twenty dollars; superintendent of press gallery, one thousand six hundred dollars; assistant superintendent of press gallery, one thousand two hundred dollars; two laborers, at eight hundred and forty dollars each; twenty-four laborers, at nine hundred dollars each; twenty-eight laborers, at seven hundred and twenty dollars each; sixteen pages for the Senate Chamber, at the rate of two dollars and fifty cents per day each during the session, four thousand six hundred dollars; in all, one hundred and fifty-eight thousand four hundred and four dollars.

Messengers, etc.

Laborers, etc.

Pages, etc.

Postmaster, etc.

**POST-OFFICE:** For Postmaster, two thousand two hundred and fifty dollars; assistant postmaster and mail carrier, two thousand and eighty-eight dollars; clerk, one thousand six hundred dollars; seven mail carriers and one wagon master, at one thousand two hundred dollars each; four riding pages, at nine hundred and twelve dollars and fifty cents each; in all, nineteen thousand one hundred and eighty-eight dollars.

Folding room. Superintendent, etc.

**FOLDING ROOM:** For superintendent of folding room, two thousand one hundred and sixty dollars; assistant in folding room, one thousand four hundred dollars; clerk in folding room, one thousand two hundred dollars; foreman in folding room, one thousand four hundred dollars; nine folders, at one thousand dollars each; fourteen folders, at eight hundred and forty dollars each; and one page, six hundred dollars; in all, twenty-seven thousand five hundred and twenty dollars.

Chief engineer, etc.

**UNDER SUPERINTENDENT OF THE CAPITOL BUILDING AND GROUNDS:** For chief engineer, two thousand one hundred and sixty dollars; assistant engineer and electrician, one thousand eight hundred dollars; three assistant engineers, at one thousand four hundred and forty dollars

each; eight conductors of elevators, at one thousand two hundred dollars each; machinist and electrician, one thousand four hundred dollars; machinist and electrician, one thousand four hundred dollars; three firemen, at one thousand and ninety-five dollars each; five laborers, at seven hundred and twenty dollars each; laborer in charge of Senate toilet rooms in old library space, six hundred and sixty dollars; one attendant for service in old library portion of the Capitol, one thousand five hundred dollars; in all, twenty-nine thousand seven hundred and twenty-five dollars.

For thirty-two annual clerks to Senators who are not chairmen of committees, at one thousand eight hundred dollars each, fifty-seven thousand six hundred dollars.

FOR CONTINGENT EXPENSES, NAMELY: For stationery and newspapers for Senators and the President of the Senate, including four thousand dollars for stationery for committees and officers of the Senate, fifteen thousand six hundred and twenty-five dollars.

For postage stamps for the office of the Secretary of the Senate, two hundred dollars; for the office of the Sergeant-at-Arms, one hundred and fifty dollars; in all, three hundred and fifty dollars.

To enable the postmaster of the Senate to keep a constant supply of postage stamps for sale to Senators, fifty dollars.

For expenses of maintaining and equipping horses and mail wagons for carrying the mails, six thousand dollars, or so much thereof as may be necessary.

For materials for folding, two thousand dollars.

For folding speeches and pamphlets, at a rate not exceeding one dollar per thousand, two thousand dollars.

For fuel, oil, and cotton waste, and advertising, for the heating and electrical apparatus, exclusive of labor, twenty-five thousand dollars.

For purchase of furniture, eight thousand five hundred dollars.

For materials for furniture and repairs of same, exclusive of labor, three thousand dollars.

For services in cleaning, repairing, and varnishing furniture, two thousand dollars.

For packing boxes, nine hundred and seventy dollars.

For miscellaneous items, exclusive of labor, one hundred and fifty thousand dollars.

For miscellaneous items on account of the Maltby Building, eight-thousand four hundred and eighty dollars.

For expenses of inquiries and investigations ordered by the Senate, including compensation to stenographers to committees, at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, but not exceeding one dollar and twenty-five cents per printed page, twenty-five thousand dollars.

For reporting the debates and proceedings of the Senate, thirty thousand dollars, payable in equal monthly installments.

For repairs of Maltby Building, two thousand dollars.

For rent of warehouse for storage of public documents for the Senate, three thousand six hundred dollars.

Clerks to Senators.

Contingent expenses.  
Stationery and newspapers.

Postage stamps.

Horses and wagons.

Folding.

Fuel, oil, etc.

Furniture.

Packing boxes.

Miscellaneous items.

Maltby Building.

Investigations.

Reporting debates.

Repairs. Maltby Building.  
Storage warehouse.

Capitol police.

Pay.

## CAPITOL POLICE.

For captain, one thousand six hundred dollars; three lieutenants, at one thousand two hundred dollars each; two special officers, at one thousand two hundred dollars each; and sixty-seven privates, at one thousand and fifty dollars each; one-half of said privates to be selected by the Sergeant-at-Arms of the Senate and one-half by the Sergeant-at-Arms of the House of Representatives; in all, seventy-seven thousand nine hundred and fifty dollars, one half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House of Representatives.

**Contingent expenses.** For contingent expenses, three hundred dollars, one half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House of Representatives.

**Congressional Directory.**

**CONGRESSIONAL DIRECTORY.**

For expenses of compiling, preparing, and indexing the Congressional Directory, to be expended under the direction of the Joint Committee on Printing, one thousand six hundred dollars.

**House of Representatives.**

**HOUSE OF REPRESENTATIVES.**

**Pay of Members, Delegates, and Resident Commissioners.**

For compensation of Members of the House of Representatives, Delegates from Territories, the Resident Commissioner from Porto Rico, and the Resident Commissioners from the Philippine Islands, two million nine hundred and eighty-nine thousand five hundred dollars, and the salary of each of the Resident Commissioners from the Philippine Islands shall be the same as that of the Resident Commissioner from Porto Rico.

**Mileage.**

For mileage of Representatives and Delegates, and expenses of Resident Commissioners, one hundred and fifty-four thousand dollars.

**Officers, clerks, etc.**

For compensation of the officers, clerks, messengers, and others in the service of the House of Representatives, namely:

**Speaker's office.**

**OFFICE OF THE SPEAKER:** For Secretary to the Speaker, four thousand dollars; clerk to the Speaker's table, three thousand six hundred dollars, and for preparing Digest of the Rules, one thousand dollars per annum; clerk to the Speaker, one thousand six hundred dollars; messenger to the Speaker, one thousand four hundred and forty dollars; in all, eleven thousand six hundred and forty dollars.

**Chaplain.**

**CHAPLAIN:** For Chaplain of the House, one thousand two hundred dollars.

**Clerk of House, clerks, etc.**

**OFFICE OF THE CLERK:** For Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, five thousand dollars; hire of horse and wagon for use of the Clerk's office, nine hundred dollars, or so much thereof as may be necessary; chief clerk, four thousand dollars; journal clerk, four thousand dollars; stenographer to journal clerk, nine hundred dollars; two reading clerks, at four thousand dollars each; tally clerk, and enrolling clerk, at three thousand dollars each; file clerk, three thousand dollars; disbursing clerk, three thousand dollars; printing and bill clerk, two thousand five hundred dollars; assistant to chief clerk, two thousand five hundred dollars; distributing clerk, two thousand two hundred and fifty dollars; index clerk, two thousand three hundred dollars; assistant enrolling clerk, two thousand two hundred dollars; docket clerk, assistant disbursing clerk, resolution and petition clerk, printing and document clerk, assistant journal clerk, stationery clerk, and assistant stationery clerk, at two thousand dollars each; librarian, assistant enrolling clerk, and superintendent clerk's document room, at one thousand eight hundred dollars each; document and bill clerk, one thousand eight hundred dollars; assistant to printing and bill clerk, one thousand eight hundred dollars; bookkeeper, assistant in Clerk's office, assistant in disbursing office, two assistant librarians, and five clerks, at one thousand six hundred dollars each; assistant file clerk, one thousand seven hundred dollars; assistant index clerk, and one special employee in clerk's document room, at one thousand five hundred dollars each; document clerk, one thousand six hundred dollars; locksmith, who shall be skilled in his trade, one thousand two hundred dollars; telegraph operator, one thousand four hundred dollars; assistant telegraph operator, authorized and named in resolution adopted January fifteenth, nineteen hundred and two, one thousand four hundred dollars; three telephone operators, at nine hundred dollars each; three

telephone operators, at seventy-five dollars per month each during the session; one night telephone operator, seven hundred and twenty dollars; for services of a substitute telephone operator when required, at two dollars and fifty cents per day, four hundred and fifty dollars; stenographer to the Clerk, one thousand two hundred dollars; assistant in stationery room, one thousand two hundred dollars; one assistant in document room, and one messenger in file room, at nine hundred dollars each; assistant in library, and two messengers in disbursing office, at nine hundred dollars each; one page, seven hundred and twenty dollars; attendant in charge of bathroom, one thousand dollars; three laborers in the bathroom, at seven hundred and twenty dollars each; three laborers, page in enrolling room, and janitor in the library, at seven hundred and twenty dollars each; messenger in chief clerk's office, one thousand two hundred dollars; janitor in file room, seven hundred and twenty dollars; allowance to chief clerk for stenographic and typewriter services, five hundred dollars; in all, one hundred and seventeen thousand one hundred and seventy dollars.

**UNDER SUPERINTENDENT OF THE CAPITOL BUILDING AND GROUNDS:** For chief engineer, one thousand seven hundred dollars; three assistant engineers, at one thousand two hundred dollars each; six conductors of elevators, at one thousand two hundred dollars each, who shall be under the supervision and direction of the Superintendent of the Capitol Building and Grounds; machinist, one thousand two hundred dollars; electrician, one thousand two hundred dollars; two laborers, at eight hundred and twenty dollars each; five firemen, at nine hundred dollars each; laborer, one thousand dollars; three laborers, at seven hundred and twenty dollars each; in all, twenty-four thousand two hundred dollars.

Chief engineers, etc.

**CLERKS AND JANITORS TO COMMITTEES:** For clerk to the Committee on Ways and Means, three thousand dollars; assistant clerk and stenographer, two thousand dollars; assistant clerk, one thousand five hundred dollars; janitor, one thousand dollars; clerk to the Committee on Appropriations, four thousand dollars, and one thousand dollars additional while the office is held by the present incumbent; assistant clerk and stenographer, two thousand dollars; assistant clerk, one thousand five hundred dollars; janitor, one thousand dollars; clerks to Committees on Accounts, Invalid Pensions, and Post-Offices and Post-Roads, at two thousand five hundred dollars each; clerks to Committees on Agriculture, Banking and Currency, Census, Claims, District of Columbia, Elections Numbers One, Two, and Three, Foreign Affairs, Interstate and Foreign Commerce, Immigration and Naturalization, Indian Affairs, Industrial Arts and Expositions, Insular Affairs, Irrigation of Arid Lands, Judiciary, Labor, Library, Merchant Marine and Fisheries, Military Affairs, Naval Affairs, Patents, Pensions, Printing, Public Buildings and Grounds, Public Lands, Rivers and Harbors, Revision of the Laws, Territories, War Claims, Enrolled Bills, and clerk to continue Digest of Claims under resolution of March seventh, eighteen hundred and eighty-eight, at two thousand dollars each; additional clerk to the Committee on Interstate and Foreign Commerce, one thousand eight hundred dollars; assistant clerk to the Committee on the Judiciary, one thousand six hundred dollars; assistant clerk to the Committee on Invalid Pensions, one thousand eight hundred dollars; assistant clerk to the Committee on Pensions, one thousand six hundred dollars; assistant clerk to the Committee on Post-Offices and Post-Roads, one thousand four hundred dollars; assistant clerk to the Committee on Rivers and Harbors, one thousand four hundred dollars; assistant clerk to the Committee on War Claims, one thousand two hundred dollars; in all, ninety-nine thousand three hundred dollars.

Clerks and janitors to committees.

Janitors.	For janitors for rooms of the Committees on Accounts, Agriculture, Banking and Currency, Claims, District of Columbia, Elections Numbers One, Two, and Three, Foreign Affairs, Interstate and Foreign Commerce, Indian Affairs, Insular Affairs, Invalid Pensions, Irrigation of Arid Lands, Judiciary, Labor, Library, Merchant Marine and Fisheries, Military Affairs, Naval Affairs, Post-Offices and Post-Roads, Pensions, Printing, Public Buildings and Grounds, Public Lands, Territories, and War Claims, and one for Committee on Expenditures in the Navy Department, index clerk's office, and guard room, twenty-eight in all, at seven hundred and twenty dollars each; janitor to the Committee on Rivers and Harbors, one thousand dollars; and said janitors shall be appointed by the chairmen, respectively, of said committees, and shall perform under the direction of the Doorkeeper all of the duties heretofore required of messengers detailed to said committees by the Doorkeeper, and shall be subject to removal by the Doorkeeper at any time after the termination of the Congress during which they were appointed; in all, twenty-one thousand one hundred and sixty dollars.
Appointment, etc.	
Assistant clerks.	For an assistant clerk to each of the Committees on Military Affairs and Naval Affairs, at six dollars per day each during the session, one thousand three hundred and eighty dollars.
Clerks to committees, session.	For ten clerks to committees, at six dollars each per day during the session, six thousand nine hundred dollars.
Sergeant-at-Arms, deputy, etc.	OFFICE OF SERGEANT-AT-ARMS: For Sergeant-at-Arms of the House of Representatives, five thousand dollars; Deputy Sergeant-at-Arms, two thousand five hundred dollars; cashier, three thousand dollars; financial clerk, two thousand five hundred dollars; bookkeeper, two thousand two hundred dollars; deputy sergeant-at-arms in charge of pairs, one thousand six hundred dollars; one clerk in charge of pairs, one thousand six hundred dollars; assistant bookkeeper, one thousand two hundred dollars; messenger, one thousand two hundred dollars; skilled laborer, eight hundred and forty dollars; stenographer and typewriter, nine hundred dollars; and for hire of horse and wagon for the office of the Sergeant-at-Arms, six hundred dollars; in all, twenty-three thousand one hundred and forty dollars.
Doorkeeper, assistant, etc.	OFFICE OF DOORKEEPER: For Doorkeeper, four thousand five hundred dollars; hire of horses and wagon, feed, and repairs, one thousand two hundred dollars, or so much thereof as may be necessary; Assistant Doorkeeper, two thousand five hundred dollars; Department messenger, two thousand two hundred and fifty dollars; one special employee, John T. Chancey, one thousand eight hundred dollars; one special employee, one thousand five hundred dollars; superintendent of reporters' gallery, one thousand four hundred dollars; clerk to Doorkeeper, one thousand two hundred dollars; janitor, one thousand five hundred dollars; twenty-five messengers, at one thousand one hundred dollars each; messenger to the Speaker's table, one thousand two hundred dollars; fourteen messengers on the soldiers' roll, at one thousand two hundred dollars each; twelve laborers, at seven hundred and twenty dollars each; two laborers in the water-closet, at seven hundred and twenty dollars each; ten laborers, at seven hundred and twenty dollars each; one laborer, six hundred dollars; ten laborers, known as cloakroom men, two at seventy dollars per month each and eight at fifty dollars per month each; female attendant in ladies' retiring room, seven hundred and twenty dollars; superintendent of folding room, two thousand five hundred dollars; chief clerk, two thousand dollars; four clerks, at one thousand six hundred dollars each; foreman, one thousand eight hundred dollars; assistant foreman, one thousand two hundred dollars; messenger, one thousand two hundred dollars; page, seven hundred and twenty dollars; laborer, seven hundred and twenty
Messengers.	
Laborers.	
Superintendent of folding room, etc.	

dollars; thirty-one folders, at eight hundred dollars each; two night watchmen, at seven hundred and twenty dollars each; two drivers, at eight hundred and forty dollars each; two chief pages, at one thousand two hundred dollars each; messenger in charge of telephone, one thousand two hundred dollars; forty-six pages, during the session, including two riding pages, four telephone pages, press-gallery page, and ten pages for duty at the entrances to the Hall of the House, at two dollars and fifty cents per day each, twelve thousand six hundred and fifty dollars; horse and buggy for Department messenger, two hundred and fifty dollars; superintendent of document room, two thousand five hundred dollars; assistant superintendent of document room, one thousand eight hundred dollars; clerk in document room, one thousand four hundred dollars; eight assistants in document room, at one thousand two hundred dollars each; and one janitor, eight hundred and forty dollars; for the following for service in old Library portion of the Capitol (transferred from Office of Superintendent of the Capitol) two attendants, at one thousand five hundred dollars each, and one watchman, nine hundred dollars; in all, one hundred and seventy thousand and five dollars.

Pages.

Superintendent of document room, etc.

For employment of Joel Grayson in document room, one thousand nine hundred and twenty dollars.

Joel Grayson.

For the following minority employees authorized and named in the resolution adopted by the House of Representatives December second, nineteen hundred and seven, namely: One special employee, one thousand eight hundred dollars; two special messengers, at one thousand four hundred dollars each; and one special chief page, nine hundred dollars, and seven hundred dollars additional for services as pair clerk; in all, six thousand two hundred dollars.

Minority employees.

For the assistant Department messenger authorized and named in the resolution adopted by the House of Representatives December seventh, eighteen hundred and ninety-seven, two thousand dollars.

Special employees.

For the special messenger authorized and named in the resolution adopted by the House of Representatives January fifteenth, nineteen hundred, one thousand four hundred dollars.

For clerk to the conference minority of the House of Representatives, two thousand dollars; and for assistant clerk, one thousand five hundred dollars; in all, three thousand five hundred dollars.

To continue employment and for compensation of the assistant foreman of the folding room, authorized and named in the resolution adopted by the House of Representatives February sixth, nineteen hundred, at three dollars and eighty-five cents per day, one thousand four hundred and five dollars and twenty-five cents.

To continue the employment of the person named in the resolution of the House adopted June fifth, nineteen hundred, as a laborer, eight hundred and forty dollars.

To continue the employment of the laborer authorized and named in the resolution of the House adopted December nineteenth, nineteen hundred and one, at seventy dollars per month, eight hundred and forty dollars.

To continue the employment of the special messenger authorized and named in the resolution of the House adopted February seventh, nineteen hundred, one thousand four hundred dollars.

Successors to any of the employees provided for in the eight preceding paragraphs may be named by the House of Representatives at any time.

Appointments.

OFFICE OF POSTMASTER: For Postmaster, three thousand dollars; assistant postmaster, two thousand dollars; thirteen messengers, including messenger to superintend transportation of mails, at one thousand two hundred dollars each; fourteen messengers, at one hundred dollars per month each, from December first to March thirty-first, inclusive,

Postmaster, assistant, etc.

four months, five thousand six hundred dollars; and one laborer, seven hundred and twenty dollars; in all, twenty-six thousand nine hundred and twenty dollars.

- Horses and wagons.** For hire of horses and mail wagons for carrying the mails, two thousand five hundred dollars, or so much thereof as may be necessary.
- Official reporters.** **OFFICIAL REPORTERS:** For six official reporters of the proceedings and debates of the House, at five thousand dollars each; assistant official reporter, one thousand eight hundred dollars; in all, thirty-one thousand eight hundred dollars.
- Janitor.** For janitor for rooms of official reporters of debates, seven hundred and twenty dollars.
- Stenographers to committees.** **STENOGRAPHERS TO COMMITTEES:** For four stenographers to committees, at five thousand dollars each; assistant stenographer to committees, one thousand six hundred dollars; janitor, seven hundred and twenty dollars; in all, twenty-two thousand three hundred and twenty dollars.
- "During the session" to mean 115 days.** That wherever the words "during the session" occur in the foregoing paragraphs they shall be construed to mean the one hundred and fifteen days from December seventh, nineteen hundred and eight, to March thirty-first, nineteen hundred and nine, both inclusive.
- Clerk hire, Members and Delegates.** **FOR CLERK HIRE, MEMBERS AND DELEGATES:** To pay each Member and Delegate for clerk hire, necessarily employed by him in the discharge of his official and representative duties, one thousand five hundred dollars per annum, in monthly installments, five hundred and ninety-four thousand dollars, or so much thereof as may be necessary; and Representatives and Delegates elect to Congress whose credentials in due form of law have been duly filed with the Clerk of the House of Representatives, in accordance with the provisions of section thirty-one of the Revised Statutes of the United States, shall be entitled to payment under this appropriation.
- R. S., sec. 31, p. 6.** **FOR CONTINGENT EXPENSES, NAMELY:** For wrapping paper, pasteboard, paste, twine, newspaper wrappers, and other necessary materials for folding, for the use of Members of the House, and for use in the Clerk's office and the House folding room (not including envelopes, writing paper, and other paper and materials to be printed and furnished by the Public Printer, upon requisitions from the Clerk of the House, under the provisions of the Act approved January twelfth, eighteen hundred and ninety-five, for the public printing and binding), ten thousand dollars.
- Contingent expenses. Folding material.** For fuel and oil for the heating apparatus, thirty-eight thousand dollars.
- Vol. 28, p. 624.** For furniture, and materials for repairs of the same, twenty thousand dollars.
- Fuel and oil.** For packing boxes, three thousand five hundred dollars, or so much thereof as may be necessary.
- Furniture.** For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, seventy-five thousand dollars.
- Packing boxes.** For stationery for Members of the House of Representatives, including five thousand dollars for stationery for the use of the committees and officers of the House, fifty-four thousand three hundred and seventy-five dollars.
- Miscellaneous items, etc.** For postage stamps for the Postmaster, two hundred and fifty dollars; for the Clerk, four hundred and fifty dollars; for the Sergeant-at-Arms, three hundred dollars; and for the Doorkeeper, one hundred and fifty dollars; in all, one thousand one hundred and fifty dollars.
- Stationery.**
- Postage stamps.**

Library of Congress.

LIBRARY OF CONGRESS.

Librarian, etc.

General administration: For Librarian of Congress, six thousand dollars; chief assistant librarian, four thousand dollars; chief clerk,

two thousand five hundred dollars; Librarian's secretary, one thousand eight hundred dollars; clerk (assistant to chief clerk), one thousand dollars; two stenographers and typewriters, at one thousand dollars each; messenger, eight hundred and forty dollars; in all, eighteen thousand one hundred and forty dollars.

Mail and delivery: For assistant in charge, one thousand five hundred dollars; assistant, nine hundred dollars; two assistants, at seven hundred and twenty dollars each; messenger boy, three hundred and sixty dollars; in all, four thousand two hundred dollars.

Order and accession: For chief of division, two thousand five hundred dollars; assistant, one thousand five hundred dollars; assistant, one thousand two hundred dollars; three assistants, at nine hundred dollars each; two assistants, at seven hundred and twenty dollars each; two assistants, at six hundred dollars each; assistant, five hundred and twenty dollars; and two messenger boys, at three hundred and sixty dollars each; in all, eleven thousand seven hundred and eighty dollars.

Catalogue, classification, and shelf: For chief of division, three thousand dollars; chief classifier, two thousand dollars; four assistants, at one thousand eight hundred dollars each; seven assistants, at one thousand five hundred dollars each; six assistants, at one thousand four hundred dollars each; twelve assistants, at one thousand two hundred dollars each; six assistants, at one thousand dollars each; fourteen assistants, at nine hundred dollars each; four assistants, at eight hundred dollars each; thirteen assistants, at seven hundred and twenty dollars each; three assistants, at six hundred dollars each; ten assistants, at five hundred and forty dollars each; four assistants, at four hundred and eighty dollars each; six messengers, at three hundred and sixty dollars each; in all, eighty-seven thousand nine hundred and forty dollars.

Binding: For assistant in charge, one thousand four hundred dollars; assistant, nine hundred dollars; messenger boy, three hundred and sixty dollars; in all, two thousand six hundred and sixty dollars.

Bibliography: For chief of division, three thousand dollars; assistant, one thousand five hundred dollars; two assistants, at nine hundred dollars each; stenographer and typewriter, nine hundred dollars; assistant, seven hundred and twenty dollars; and one messenger boy, three hundred and sixty dollars; in all, eight thousand two hundred and eighty dollars.

Reading rooms (including evening service) and special collections: For superintendent of reading room, three thousand dollars; two assistants, at one thousand five hundred dollars each; four assistants, at one thousand two hundred dollars each; one assistant (reading room for the blind), one thousand two hundred dollars; five assistants, at nine hundred dollars each; ten assistants, at seven hundred and twenty dollars each; one attendant, Senate reading room, nine hundred dollars; one attendant, Representatives' reading room, nine hundred dollars; one attendant, Representatives' reading room, seven hundred and twenty dollars; two attendants, cloak rooms, at seven hundred and twenty dollars each; one attendant, Toner Library, nine hundred dollars; one attendant, Washingtonian Library, nine hundred dollars; four messenger boys, at three hundred and sixty dollars each; two watchmen, at seven hundred and twenty dollars each; evening service, five assistants, at nine hundred dollars each; fifteen assistants, at seven hundred and twenty dollars each; in all, forty-seven thousand six hundred and forty dollars.

Periodicals (including evening service): For chief of division, two thousand dollars; chief assistant, one thousand five hundred dollars; two assistants, at nine hundred dollars each; stenographer and typewriter, nine hundred dollars; three assistants, at seven hundred and twenty dollars each; two messenger boys, at three hundred and sixty

Mail and delivery.

Order and accession.

Catalogue, classification, and shelf.

Binding.

Bibliography.

Reading rooms, etc.

Periodicals.

dollars each; for arrears of sorting and collating and to enable periodical reading room to be open in the evenings, two assistants, at seven hundred and twenty dollars each; in all, ten thousand five hundred and twenty dollars.

- Documents.** Documents: For chief of division, three thousand dollars; assistant, one thousand four hundred dollars; stenographer and typewriter, nine hundred dollars; assistant, seven hundred and twenty dollars; messenger, three hundred and sixty dollars; in all, six thousand three hundred and eighty dollars.
- Manuscripts.** Manuscript: For chief of division, three thousand dollars; chief assistant, one thousand five hundred dollars; assistant, nine hundred dollars; messenger boy, three hundred and sixty dollars; in all, five thousand seven hundred and sixty dollars.
- Maps and charts.** Maps and charts: For chief of division, three thousand dollars; assistant, one thousand four hundred dollars; two assistants, at nine hundred dollars each; assistant, seven hundred and twenty dollars; messenger boy, three hundred and sixty dollars; in all, seven thousand two hundred and eighty dollars.
- Music.** Music: For chief of division, two thousand dollars; assistant, one thousand four hundred dollars; assistant, one thousand dollars; two assistants, at seven hundred and twenty dollars each; messenger boy, three hundred and sixty dollars; in all, six thousand two hundred dollars.
- Prints.** Prints: For chief of division, two thousand dollars; assistant, one thousand four hundred dollars; two assistants, at nine hundred dollars each; messenger, three hundred and sixty dollars; in all, five thousand five hundred and sixty dollars.
- Smithsonian deposit.** Smithsonian deposit: For custodian, one thousand five hundred dollars; assistant, one thousand four hundred dollars; messenger, seven hundred and twenty dollars; messenger boy, three hundred and sixty dollars; in all, three thousand nine hundred and eighty dollars.
- Congressional Reference Library.** Congressional Reference Library: For custodian, one thousand five hundred dollars; assistant, one thousand two hundred dollars; assistant, nine hundred dollars; assistant, seven hundred and twenty dollars; two messenger boys, at three hundred and sixty dollars each; in all, five thousand and forty dollars.
- Law Library.** Law Library: For law librarian, two thousand five hundred dollars; two assistants, at one thousand four hundred dollars each; messenger, nine hundred dollars; assistant for evening service, one thousand five hundred dollars; in all, seven thousand seven hundred dollars.
- Copyright office.** COPYRIGHT OFFICE, under the direction of the Librarian of Congress: Register of copyrights, three thousand dollars; assistant register of copyrights, two thousand five hundred dollars; chief clerk and chief of bookkeeping division, two thousand dollars; chief of application division, two thousand dollars; two clerks, at one thousand eight hundred dollars each; four clerks, at one thousand six hundred dollars each; eight clerks, at one thousand four hundred dollars each; ten clerks, at one thousand two hundred dollars each; eight clerks, at one thousand dollars each; thirteen clerks, at nine hundred dollars each; two clerks, at eight hundred dollars each; ten clerks, at seven hundred and twenty dollars each; two clerks, at six hundred dollars each; two messenger boys, at three hundred and sixty dollars each. Arrears, special service: Three clerks, at one thousand two hundred dollars each; porter, seven hundred and twenty dollars; messenger boy, three hundred and sixty dollars; in all, seventy-seven thousand eight hundred dollars.
- Card indexes.** DISTRIBUTION OF CARD INDEXES: For service in connection with the distribution of card indexes and other publications of the Library, including not exceeding five hundred dollars for freight charges, expressage, and traveling expenses connected with such distribution, sixteen thousand eight hundred dollars.

**TEMPORARY SERVICES:** For special and temporary service, including extra special services of regular employees, at the discretion of the Librarian, to continue available until expended, two thousand dollars.

Temporary, etc.  
service.

**SUNDAY OPENING:** To enable the Library of Congress to be kept open for reference use from two until ten o'clock post meridian on Sundays and legal holidays, within the discretion of the Librarian, including the extra services of employees and the services of additional employees under the Librarian, ten thousand dollars, or so much thereof as may be necessary.

Sunday opening.

**INCREASE OF LIBRARY OF CONGRESS:** For purchase of books for the Library, and for freight, commissions, and traveling expenses incidental to the acquisition of books by purchase, gift, or exchange, one hundred thousand dollars;

Increase of Library.

For purchase of books and for periodicals for the law library, under the direction of the Chief Justice, three thousand dollars;

Law books, etc.

For purchase of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased by the marshal of the Supreme Court, under the direction of the Chief Justice, one thousand five hundred dollars;

For purchase of miscellaneous periodicals and newspapers, including payment in advance for subscriptions to the same, five thousand dollars;

Periodicals.

In all, one hundred and nine thousand five hundred dollars.

**CONTINGENT EXPENSES:** For miscellaneous and contingent expenses of the Library, stationery, supplies, and all stock and materials directly purchased, miscellaneous traveling expenses, postage, transportation, and all incidental expenses connected with the administration of the Library and the Copyright Office, which sum shall be so apportioned as to prevent a deficiency therein, seven thousand three hundred dollars.

Contingent expenses.

**INDEXES, DIGESTS, AND COMPILATIONS OF LAW:** To continue the preparation of the new index to the Statutes at Large, in accordance with the plan approved by the Judiciary Committees of both Houses of Congress, and to prepare such other law indexes, digests, and compilations of law as may be required by Congress for official use, namely: For one assistant, one thousand eight hundred dollars; one assistant, one thousand two hundred dollars; one assistant, nine hundred dollars; two assistants, at seven hundred and twenty dollars each; and five hundred dollars as additional compensation to the law librarian; in all, five thousand eight hundred and forty dollars.

Indexes, etc., of law.  
Vol. 34, p. 1399.

**CUSTODY, CARE, AND MAINTENANCE OF LIBRARY BUILDING AND GROUNDS:** For superintendent of the Library building and grounds, five thousand dollars; chief clerk, two thousand dollars; clerk, one thousand six hundred dollars; clerk, one thousand four hundred dollars; clerk, one thousand dollars; one messenger; one assistant messenger; one telephone switchboard operator; one assistant telephone switchboard operator; captain of watch, one thousand four hundred dollars; lieutenant of watch, one thousand dollars; sixteen watchmen; carpenter, nine hundred dollars; painter, nine hundred dollars; foreman of laborers, nine hundred dollars; fourteen laborers, at four hundred and eighty dollars each; two attendants in ladies' room, at four hundred and eighty dollars each; four check boys, at three hundred and sixty dollars each; mistress of charwomen, four hundred and twenty-five dollars; assistant mistress of charwomen, three hundred dollars; forty-five charwomen; chief engineer, one thousand five hundred dollars; one assistant engineer, one thousand two hundred dollars; three assistant engineers, at one thousand dollars each; electrician, one thousand five hundred dollars; assistant electrician, one thousand dollars; machinist, one thousand dollars; machinist, nine hundred dollars; two wiremen, at nine hundred dollars each; plumber, nine hundred dollars; three elevator conductors, at seven hundred and

Care of buildings  
and grounds.  
Superintendent,  
clerks, etc.

twenty dollars each; nine firemen; six skilled laborers, at seven hundred and twenty dollars each; in all, seventy-six thousand nine hundred and five dollars.

Sunday opening.

For extra services of employees and additional employees under the superintendent of Library building and grounds to provide for the opening of the Library building from two until ten o'clock post meridian on Sundays and legal holidays, two thousand eight hundred dollars.

General expenses.

For fuel, lights, repairs, and miscellaneous supplies, electric and steam apparatus, city directory, stationery, and all incidental expenses in connection with the custody, care, and maintenance of said building and grounds, thirty-two thousand five hundred dollars.

Furniture.

For furniture, including partitions, screens, shelving, and electrical work pertaining thereto, forty thousand dollars.

Shelving for bound newspapers, etc.

Toward the construction, mechanical equipment, electric lighting, and roofing of a stack of shelving for bound newspapers and books in the southeast court of the Library building, to cost not exceeding three hundred and twenty thousand dollars, one hundred thousand dollars.

Removal of files, House of Representatives.

FILES, HOUSE OF REPRESENTATIVES: To move the files of the House of Representatives from the Library of Congress to the House Office Building and construct the necessary equipment therefor, six thousand two hundred and fifty dollars.

Botanic Garden.

### BOTANIC GARDEN.

Superintendent, etc.

For superintendent, one thousand eight hundred dollars.

For assistants and laborers, under the direction of the Joint Library Committee of Congress, fourteen thousand five hundred and ninety-three dollars and seventy-five cents.

Repairs and improvements.

For procuring manure, soil, tools, fuel, purchasing trees, shrubs, plants, and seeds; and for services, materials, and miscellaneous supplies, and contingent expenses in connection with repairs and improvements to Botanic Gardens, under direction of the Joint Library Committee of Congress, six thousand five hundred dollars.

Executive.

### EXECUTIVE.

Compensation of the President.

For compensation of the President of the United States, fifty thousand dollars.

Compensation of the Vice-President.

For compensation of the Vice-President of the United States, twelve thousand dollars.

Executive Office. Secretary of the President, clerks, etc.

For compensation to the following in the office of the President of the United States: Secretary, six thousand dollars; two assistant secretaries, at three thousand dollars each; executive clerk, two thousand five hundred dollars; executive clerk and disbursing officer, two thousand dollars; seven clerks, at two thousand dollars each; one clerk of class four; one clerk of class four, who shall be a telegrapher; four clerks of class three; two clerks of class two; steward, one thousand eight hundred dollars; chief doorkeeper, one thousand eight hundred dollars; five doorkeepers, at one thousand four hundred dollars each; three doorkeepers, at one thousand two hundred dollars each; four messengers, at one thousand two hundred dollars each; five messengers, at nine hundred dollars each; watchman, nine hundred dollars; one fireman, nine hundred dollars; laborer, seven hundred and twenty dollars; laborer, six hundred dollars; in all, sixty-nine thousand nine hundred and twenty dollars: *Provided*, That employees of the Executive Departments and other establishments of the executive branch of the Government may be detailed from time to time to the office of the President of the United States, for such temporary assistance as may be necessary.

*Proviso.*  
Detail of employees.

For contingent expenses of the Executive Office, including stationery therefor, as well as record books, telegrams, telephones, books for library, furniture and carpets for offices, horses, harness, expenses of stable, including labor, and miscellaneous items, to be expended in the discretion of the President, twenty-five thousand dollars.

Contingent expenses.

## CIVIL SERVICE COMMISSION.

Civil Service Commission.

For Commissioner, acting as president of the Commission, four thousand five hundred dollars; two Commissioners, at four thousand dollars each; chief examiner, three thousand dollars; secretary, two thousand five hundred dollars; assistant chief examiner, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand dollars each; three examiners, at two thousand dollars each; eight clerks of class four; seventeen clerks of class three; twenty-four clerks of class two; twenty-nine clerks of class one; twenty-one clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; five clerks, at eight hundred and forty dollars each; one messenger; engineer, eight hundred and forty dollars; one telephone switchboard operator; two firemen; two watchmen; one elevator conductor, seven hundred and twenty dollars; three laborers; and three messenger boys, at three hundred and sixty dollars each; in all, one hundred and eighty-three thousand five hundred and ten dollars.

Commissioners, examiners, etc.

FIELD FORCE: For one examiner, two thousand four hundred dollars; two examiners, at two thousand two hundred dollars each; four examiners, at two thousand dollars each; two examiners, at one thousand eight hundred dollars each; one clerk of class four; one clerk of class three; one clerk of class one; seven clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; one messenger; five clerks, at eight hundred and forty dollars each; two clerks, at seven hundred and twenty dollars each; one messenger boy, four hundred and eighty dollars; in all, forty-two thousand three hundred and sixty dollars.

Field force. Examiners, clerks, etc.

RURAL CARRIER EXAMINING BOARD: For one chief of division, two thousand dollars; one clerk of class three; two clerks of class two; three clerks of class one; three clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each, and one assistant messenger; in all, twenty-two thousand seven hundred and twenty dollars: *Provided*, That no detail of clerks or other employees from the Executive Department or other Government establishments in Washington, District of Columbia, to the Civil Service Commission, for the performance of duty in the District of Columbia, shall be made for or during the fiscal year nineteen hundred and nine. The Civil Service Commission shall, however, have power in case of emergency to transfer or detail any of its employees herein provided for to or from its office force, field force, or rural carrier examining board.

Rural carrier examining board.

*Proviso.* Details from Departments forbidden.

For necessary traveling expenses, including those of examiners acting under the direction of the Commission, and for expenses of examinations and investigations held elsewhere than at Washington, ten thousand dollars.

Transfer of employees.

Expenses.

## DEPARTMENT OF STATE.

Department of State.

For compensation of the Secretary of State, twelve thousand dollars; Assistant Secretary, five thousand dollars; Second and Third Assistant Secretaries, at four thousand five hundred dollars each; chief clerk, three thousand dollars; two assistant solicitors of the Department of State, at three thousand dollars each; law clerk, and assistant, to edit the laws of Congress and perform such other duties as may be required of them, at two thousand five hundred dollars and one thousand five hundred dollars, respectively; two chiefs of bureaus, at two

Pay of Secretary, Assistants, clerks, etc.

thousand two hundred and fifty dollars each; six chiefs of bureaus, at two thousand one hundred dollars each; two translators, at two thousand one hundred dollars each; additional to Chief of Bureau of Accounts as disbursing clerk, two hundred dollars; private secretary to the Secretary, two thousand five hundred dollars; clerk to the Secretary of State, one thousand eight hundred dollars; fifteen clerks of class four; fourteen clerks of class three; twenty-three clerks of class two; thirty-six clerks of class one, two of whom shall be telegraph operators; fourteen clerks, at one thousand dollars each; sixteen clerks, at nine hundred dollars each; chief messenger, one thousand dollars; five messengers; twenty-two assistant messengers; messenger boy, four hundred and twenty dollars; packer, seven hundred and twenty dollars; four laborers, at six hundred dollars each; one telephone switch-board operator; one assistant telephone switch-board operator; carpenter, one thousand dollars; for emergency clerical services, to be expended by the Secretary of State in his discretion, two thousand dollars, or so much thereof as may be necessary; in all, two hundred and forty-six thousand nine hundred dollars.

Emergency services.

Contingent expenses.

CONTINGENT EXPENSES, DEPARTMENT OF STATE: For stationery, furniture, fixtures, and repairs and material for repairs, seven thousand dollars.

Additional.

For an additional amount for the foregoing purposes, five thousand dollars.

Library.

For books and maps, and periodicals, domestic and foreign, for the library, two thousand dollars.

Lithographing.

For services of lithographer and necessary materials for the lithographic press, one thousand five hundred dollars.

Miscellaneous.

For miscellaneous expenses, including the purchase, care, and subsistence of horses, to be used only for official purposes, repair of wagons, carriages, and harness, rent of stable, telegraphic and electric apparatus and repairs to the same, and other items not included in the foregoing; in all, eight thousand dollars.

Rent.

For rent of building in the District of Columbia for the use of the Department of State, three thousand dollars.

Treasury Department.

## TREASURY DEPARTMENT.

Pay of Secretary, Assistants, clerks, etc.

OFFICE OF THE SECRETARY: For compensation of the Secretary of the Treasury, twelve thousand dollars; three Assistant Secretaries of the Treasury, at five thousand dollars each; clerk to the Secretary, two thousand five hundred dollars; stenographer, one thousand eight hundred dollars; three private secretaries, one to each Assistant Secretary, at one thousand eight hundred dollars each; Government actuary, under control of the Treasury, two thousand two hundred and fifty dollars; examiner, two thousand dollars; one clerk of class four; four clerks of class three; two clerks of class two; four messengers; and one laborer; in all, fifty-five thousand nine hundred and seventy dollars.

Chief clerk, clerks, etc.

Office of chief clerk and superintendent: For chief clerk, including three hundred dollars as superintendent of Treasury building, three thousand dollars; assistant superintendent of Treasury building, two thousand five hundred dollars; inspector of electric-light plants, gas, and fixtures for all public buildings under control of the Treasury Department, two thousand two hundred and fifty dollars; assistant inspector of electric-light plants and draftsman, one thousand eight hundred dollars; six clerks of class four; additional to one clerk of class four, as bookkeeper, one hundred dollars; four clerks of class three; three clerks of class two; three clerks of class one (one as librarian) (decrease of one transferred to offices of disbursing clerks); one clerk, nine hundred dollars (in lieu of one clerk at same salary transferred from Office of Director of the Mint); one clerk, one thou-

sand dollars; five assistant messengers; two messenger boys, at three hundred and sixty dollars each; storekeeper, one thousand two hundred dollars; telegraph operator, one thousand two hundred dollars; telephone operator and assistant telegraph operator, one thousand two hundred dollars; chief engineer, one thousand four hundred dollars; three assistant engineers, at one thousand dollars each; six elevator conductors, at seven hundred and twenty dollars each; three firemen: five firemen, at six hundred and sixty dollars each; coal passer, five hundred dollars; locksmith and electrician, one thousand four hundred dollars; captain of the watch, one thousand four hundred dollars; two lieutenants of the watch, at nine hundred dollars each; sixty-four watchmen; foreman of laborers, one thousand dollars; skilled laborer, male, eight hundred and forty dollars; wireman, one thousand dollars; two skilled laborers, male, at seven hundred and twenty dollars each; thirty-three laborers; one laborer, six hundred dollars; ten laborers, at five hundred dollars each; three laborers, at four hundred and eighty dollars each; eighty-seven charwomen; foreman of cabinet shop, one thousand five hundred dollars; draftsman, one thousand two hundred dollars; ten cabinetmakers, at one thousand dollars each; cabinetmaker, seven hundred and twenty dollars; carpenter, one thousand dollars; carpenter's helper, six hundred and sixty dollars. For the Winder Building: Engineer, one thousand dollars; three firemen; conductor of elevator, seven hundred and twenty dollars; four watchmen; three laborers, one of whom, when necessary, shall assist and relieve the conductor of the elevator; laborer, four hundred and eighty dollars; and eight charwomen. For the Cox Building, seventeen hundred and nine New York avenue: Three watchmen-firemen, at seven hundred and twenty dollars each; and one laborer. For the following now authorized and being paid from the appropriation for repairs of the Treasury building: One plumber, one thousand one hundred dollars; one painter, one thousand one hundred dollars; one skilled laborer, eight hundred and forty dollars; in all, one hundred and ninety-five thousand eight hundred and ninety dollars.

Division of bookkeeping and warrants: For chief of division, three thousand five hundred dollars; assistant chief of division, two thousand seven hundred dollars; estimate and digest clerk, two thousand five hundred dollars; two principal bookkeepers, at two thousand one hundred dollars each; twelve bookkeepers, at two thousand dollars each; fourteen clerks of class four; six clerks of class three; six clerks of class two; four clerks of class one; one clerk, at nine hundred dollars; one messenger; four assistant messengers; and one laborer; in all, ninety thousand one hundred and eighty dollars.

Division of customs: For chief of division, three thousand dollars; assistant chief of division, two thousand dollars; five law clerks, at two thousand dollars each; three clerks of class four; two clerks of class three; two clerks of class two; four clerks of class one; four clerks, at one thousand dollars each; one clerk, nine hundred dollars; one messenger; and two assistant messengers; in all, thirty-eight thousand three hundred and eighty dollars.

Division of appointments: For chief of division, three thousand dollars; assistant chief of division, two thousand dollars; executive clerk, two thousand dollars; law and bond clerk, two thousand dollars; three clerks of class four; four clerks of class three (including one transferred from division of mail and files); five clerks of class two; six clerks of class one; four clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; one messenger; three assistant messengers; in all, forty-three thousand eight hundred dollars.

Division of public moneys: For chief of division, three thousand dollars; assistant chief of division, two thousand dollars; five clerks of class four; four clerks of class three; four clerks of class two; one

Engineers, etc.

Watchmen.

Laborers.

Cabinet shop.

Winder Building.

Cox Building.

Bookkeeping and warrants division.

Customs division.

Appointment division.

Public moneys division.

clerk of class one; one clerk, one thousand dollars; one clerk, nine hundred dollars; one messenger; and one assistant messenger; in all, thirty thousand six hundred and sixty dollars.

Loans and currency  
division.

Division of loans and currency: For chief of division, three thousand dollars; assistant chief of division, two thousand one hundred dollars; five clerks of class four; additional to two clerks of class four as receiving clerk of bonds, and bookkeeper, one hundred dollars each; one clerk of class three; one clerk of class two; three clerks of class one; two clerks, at one thousand dollars each; eighteen clerks, at nine hundred dollars each; fifteen expert money counters, at seven hundred and twenty dollars each; one messenger; two assistant messengers; nine laborers; superintendent of paper room, one thousand two hundred dollars; paper cutter, at three dollars per day; paper counter, seven hundred and twenty dollars; forty-three paper counters and laborers, at six hundred and twenty dollars each; and one laborer, five hundred and fifty dollars; in all, eighty-eight thousand two hundred and seventy-two dollars.

Revenue-Cutter di-  
vision.

Division of Revenue-Cutter Service: For assistant chief of division, two thousand four hundred dollars; one clerk of class four; law and contract clerk, one thousand eight hundred dollars; five clerks of class three; two clerks of class two; three clerks of class one; two clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; assistant messenger; and one laborer; in all, twenty-five thousand five hundred and eighty dollars.

Printing and sta-  
tionery division.

Division of printing and stationery: For chief of division, two thousand five hundred dollars; assistant chief of division, two thousand dollars; four clerks of class four; five clerks of class three; three clerks of class two; one clerk of class one; one clerk, one thousand dollars; two clerks, at nine hundred dollars each; three messengers; one assistant messenger; two laborers; foreman of bindery, at six dollars per day; four binders, at four dollars per day each; and two sewers and folders, at two dollars and fifty cents per day each; in all, forty thousand nine hundred and thirty-eight dollars.

Mails and files di-  
vision.

Division of mail and files: For chief of division, two thousand five hundred dollars; registered mail and bond clerk, one thousand eight hundred dollars; five clerks of class two; additional to one clerk of class two, in charge of documents, two hundred dollars; two clerks of class one; one mail messenger, one thousand two hundred dollars; six clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; two assistant messengers; one laborer; one laborer, six hundred dollars; in all, twenty-seven thousand four hundred dollars.

Special agents.

Division of special agents: For assistant chief of division, two thousand four hundred dollars; one clerk of class three; one clerk of class two; three clerks of class one; three clerks, at nine hundred dollars each; and one messenger; in all, twelve thousand five hundred and forty dollars.

Disbursing clerks.

Offices of disbursing clerks: For two disbursing clerks, at two thousand five hundred dollars each; two clerks of class four; three clerks of class three; one clerk of class two; four clerks of class one (including one transferred from office of chief clerk); one clerk, one thousand dollars; one clerk, nine hundred dollars; one messenger; one laborer; in all, twenty-three thousand dollars.

Supervising Archi-  
tect, superintendents,  
clerks, etc.

OFFICE OF THE SUPERVISING ARCHITECT: In the construction branch of the Treasury: For Supervising Architect, five thousand dollars; assistant to Supervising Architect, three thousand two hundred and fifty dollars; superintendent of drafting and constructing division, three thousand dollars; superintendent of computing division, two thousand seven hundred and fifty dollars; chief of law and records division, two thousand seven hundred and fifty dollars; chief of accounts division, two thousand five hundred dollars; chief of inspection division, two thousand five hundred dollars; chief of division of equipment,

two thousand five hundred dollars; chief mechanical and electrical engineer, two thousand seven hundred and fifty dollars; six clerks of class four; six clerks of class three; three clerks of class two; two clerks of class one; contract clerk, two thousand dollars; foreman duplicating gallery, one thousand eight hundred dollars; four technical clerks, who shall also be skilled stenographers and typewriters, at one thousand eight hundred dollars each; four inspectors, at two thousand one hundred and ninety dollars each; one inspector, one thousand eight hundred dollars; five messengers; one assistant messenger; and two laborers; in all, eighty-one thousand eight hundred dollars.

And the services of skilled draftsmen, civil engineers, computers, and such other services as the Secretary of the Treasury may deem necessary and specially order, may be employed only in the office of the Supervising Architect exclusively to carry into effect the various appropriations for the construction of public buildings, to be paid for from and equitably charged against such appropriations: *Provided*, That the expenditures on this account for the fiscal year ending June thirtieth, nineteen hundred and nine, shall not exceed three hundred thousand dollars; and that the Secretary of the Treasury shall each year in the annual estimates report to Congress the number of persons so employed, their duties, and the amount paid to each.

Draftsmen, etc.

*Proviso.*  
Limit.  
*Post.* p. 490.

**OFFICE OF COMPTROLLER OF THE TREASURY:** For Comptroller of the Treasury, five thousand five hundred dollars; Assistant Comptroller of the Treasury, four thousand five hundred dollars; chief clerk, two thousand five hundred dollars; chief law clerk, two thousand five hundred dollars; eight law clerks revising accounts and briefing opinions, one at two thousand one hundred dollars and seven at two thousand dollars each; six expert accountants, at two thousand dollars each; private secretary, one thousand eight hundred dollars; eight clerks of class four; two clerks of class three; two clerks of class two; stenographer and typewriter, one thousand four hundred dollars; one typewriter-copyist, one thousand dollars; two messengers; one assistant messenger; and two laborers; in all, seventy-one thousand four hundred and twenty dollars.

Comptroller's office.

**OFFICE OF AUDITOR FOR TREASURY DEPARTMENT:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; four chiefs of division, at two thousand dollars each; seventeen clerks of class four; fifteen clerks of class three; thirteen clerks of class two; thirty-one clerks of class one; seventeen clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; three assistant messengers; four laborers; in all, one hundred and fifty-three thousand seven hundred dollars.

Office of Auditor for Treasury Department.

**OFFICE OF AUDITOR FOR WAR DEPARTMENT:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; six chiefs of division, at two thousand dollars each; twenty-four clerks of class four; additional to one clerk as disbursing clerk, two hundred dollars; fifty clerks of class three; seventy-one clerks of class two; eighty-three clerks of class one; twenty clerks, at one thousand dollars each; fourteen clerks, at nine hundred dollars each; skilled laborer, nine hundred dollars; three clerks, at eight hundred and forty dollars each; one messenger; five assistant messengers; and twelve laborers; in all, three hundred and ninety-one thousand two hundred and eighty dollars.

Office of Auditor for War Department.

**OFFICE OF AUDITOR FOR NAVY DEPARTMENT:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; three chiefs of division, at two thousand dollars each; ten clerks of class four; nineteen clerks of class three; fifteen clerks of class two; twenty-three clerks of class one; seventeen clerks, at one thousand dollars each; fifteen clerks, at nine hundred dollars each; one clerk, eight hundred dollars; one messen-

Office of Auditor for Navy Department.

ger; one assistant messenger; and three laborers; in all, one hundred and forty-six thousand three hundred and forty dollars.

Office of Auditor for  
Interior Department.

**OFFICE OF AUDITOR FOR INTERIOR DEPARTMENT:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; three chiefs of division, at two thousand dollars each; thirteen clerks of class four; sixteen clerks of class three; twenty-eight clerks of class two; twenty-nine clerks of class one; fifteen clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; two assistant messengers; four skilled laborers, at seven hundred and twenty dollars each; six laborers; and one female laborer, six hundred dollars; in all, one hundred and seventy thousand three hundred and eighty dollars.

Office of Auditor for  
State, etc., Depart-  
ments.

**OFFICE OF AUDITOR FOR STATE AND OTHER DEPARTMENTS:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; three chiefs of division, at two thousand dollars each; sixteen clerks of class four; one clerk of class four (special examiner); seventeen clerks of class three; thirteen clerks of class two; thirteen clerks of class one; five clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; one messenger; two assistant messengers; and three laborers; in all, one hundred and twenty thousand seven hundred and sixty dollars.

Office of Auditor  
for Post-Office Depart-  
ment.

**OFFICE OF AUDITOR FOR POST-OFFICE DEPARTMENT:** For Auditor, four thousand dollars; two Deputy Auditors, at two thousand five hundred dollars each; chief clerk, two thousand dollars; law clerk, two thousand five hundred dollars; eight chiefs of division, at two thousand dollars each; forty clerks of class four; additional to one clerk as disbursing clerk, four hundred and fifty dollars; seventy-two clerks of class three; ninety-one clerks of class two; one hundred and twenty-one clerks of class one; one hundred and four clerks, at one thousand dollars each; skilled laborer, one thousand dollars; eighty-one clerks, at nine hundred dollars each; fifteen female skilled laborers, at seven hundred and eighty dollars each; sixty-nine skilled laborers, at seven hundred and twenty dollars each; fifteen female operatives, at seven hundred and twenty dollars each; fifty-three skilled laborers, at six hundred and sixty dollars each; fifteen female operatives, at six hundred and sixty dollars each; eight messengers; twelve assistant messengers; six watchmen; twenty-four male laborers, at six hundred and sixty dollars each; and twenty-one charwomen; in all, eight hundred and twenty-five thousand two hundred and seventy dollars.

Treasurer's office.

**OFFICE OF THE TREASURER:** For Treasurer of the United States, six thousand dollars; Assistant Treasurer, three thousand six hundred dollars; Deputy Assistant Treasurer, three thousand two hundred dollars; cashier, three thousand six hundred dollars; assistant cashier, three thousand dollars; chief clerk, two thousand five hundred dollars; seven chiefs of division, at two thousand five hundred dollars each; two assistant chiefs of division, at two thousand two hundred and fifty dollars each; vault clerk, two thousand five hundred dollars; principal bookkeeper, two thousand five hundred dollars; assistant bookkeeper, two thousand one hundred dollars; two tellers, at two thousand five hundred dollars each; two assistant tellers, at two thousand two hundred and fifty dollars each; one vault clerk, Bond Division, two thousand dollars; clerk for the Treasurer, one thousand eight hundred dollars; twenty-four clerks of class four; eighteen clerks of class three; sixteen clerks of class two; coin clerk, one thousand four hundred dollars; thirty-one clerks of class one; seventeen clerks, at one thousand dollars each; fifty-six clerks, at nine hundred dollars each; twenty expert counters, at nine hundred dollars each; twenty expert counters, at eight hundred dollars each; sixty-five expert counters, at seven hundred and twenty dollars each; nine expert counters, at seven hundred dollars each; mail messenger, eight hundred and forty dollars;

seven messengers; six assistant messengers; thirty-one laborers; six messenger boys, at three hundred and sixty dollars each; eleven charwomen; foreman pressman, one thousand five hundred dollars; thirteen pressmen, at one thousand four hundred dollars each; forty separators, at six hundred and sixty dollars each; twenty feeders, at six hundred and sixty dollars each; compositor and pressman, one thousand six hundred dollars; machinist, one thousand dollars; in all, four hundred and fifty thousand dollars.

For the force employed in redeeming the national currency (to be reimbursed by the national banks), namely: For superintendent, three thousand five hundred dollars; teller, two thousand five hundred dollars; bookkeeper, two thousand four hundred dollars; assistant teller, two thousand dollars; assistant bookkeeper, two thousand dollars; three clerks of class four; five clerks of class three; seven clerks of class two; twenty-five clerks of class one; fifteen expert counters, at one thousand dollars each; twenty-seven expert counters, at nine hundred dollars each; twenty-one expert counters, at eight hundred dollars each; eleven expert counters, at seven hundred dollars each; one messenger; four assistant messengers; and three charwomen; in all, one hundred and thirty-three thousand eight hundred and forty dollars.

Redemption of national currency.

For repairs to canceling and cutting machines in the office of the Treasurer of the United States, two hundred dollars.

Repairs to canceling, etc., machines.

OFFICE OF THE REGISTER OF THE TREASURY: For Register, four thousand dollars; Assistant Register, two thousand five hundred dollars; two chiefs of division, at two thousand dollars each; four clerks of class four; six clerks of class three; five clerks of class two; eight clerks of class one; five clerks, at one thousand dollars each; twenty-one clerks, at nine hundred dollars each; one messenger; two assistant messengers; twelve counters, at seven hundred and twenty dollars each; and five laborers; in all, eighty-two thousand and twenty dollars.

Register's office.

OFFICE OF THE COMPTROLLER OF THE CURRENCY: For Comptroller of the Currency, five thousand dollars; Deputy Comptroller, three thousand five hundred dollars; Deputy Comptroller, three thousand dollars; chief clerk, two thousand five hundred dollars; chief of division, two thousand five hundred dollars; two chiefs of division, at two thousand two hundred dollars each; bookkeeper, two thousand dollars; assistant bookkeeper, two thousand dollars; eight clerks of class four; additional to bond clerk, two hundred dollars; stenographer, one thousand six hundred dollars; thirteen clerks of class three; thirteen clerks of class two; thirteen clerks of class one; thirteen clerks, at one thousand dollars each; thirteen clerks, at nine hundred dollars each; three counters, at seven hundred dollars each; one messenger; four assistant messengers; three laborers; and two messenger boys, at three hundred and sixty dollars each; in all, one hundred and twenty-eight thousand nine hundred and twenty dollars.

Office of Comptroller of the Currency.

For expenses of the national currency (to be reimbursed by the national banks), namely: For superintendent, two thousand five hundred dollars; teller, two thousand dollars; one clerk of class four; one clerk of class three; three clerks of class two; five clerks of class one; four clerks, at one thousand dollars each; engineer, one thousand dollars; five clerks, at nine hundred dollars each; three counters, at seven hundred dollars each; one fireman; one messenger boy, three hundred and sixty dollars; and one assistant messenger; in all, thirty-one thousand five hundred dollars.

National currency expenses.

For expenses of special examinations of national banks and bank plates, of keeping macerator in Treasury building in repair, and for other incidental expenses attending the working of the macerator, and for procuring information relative to banks other than national, eight thousand dollars.

Special examinations, etc.

Office of Commissioner of Internal Revenue.

**OFFICE OF THE COMMISSIONER OF INTERNAL REVENUE:** For Commissioner of Internal Revenue, six thousand dollars; deputy commissioner, four thousand dollars; deputy commissioner, three thousand six hundred dollars; chemist, two thousand five hundred dollars; one first assistant chemist, one thousand eight hundred dollars; one second assistant chemist, one thousand six hundred dollars; one third assistant chemist, one thousand four hundred dollars; one fourth assistant chemist, one thousand two hundred dollars; two heads of divisions, at two thousand five hundred dollars each; seven heads of divisions, at two thousand two hundred and fifty dollars each; superintendent of stamp vault, two thousand dollars; private secretary, one thousand eight hundred dollars; twenty-eight clerks of class four; twenty-four clerks of class three; thirty-six clerks of class two; thirty-six clerks of class one; thirty-one clerks, at one thousand dollars each; forty-four clerks, at nine hundred dollars each; two messengers; nineteen assistant messengers; and twenty laborers; in all, three hundred and twenty-eight thousand two hundred and ten dollars.

Stamp agents.

For one stamp agent, one thousand six hundred dollars; one stamp agent, nine hundred dollars; and one counter, nine hundred dollars; in all, three thousand four hundred dollars, the same to be reimbursed by the stamp manufacturers.

Life-Saving Service.

**OFFICE OF LIFE-SAVING SERVICE:** For General Superintendent of the Life-Saving Service, four thousand dollars, and five hundred dollars additional while the office is held by the present incumbent; assistant general superintendent, two thousand five hundred dollars; principal clerk, two thousand dollars; title and contract clerk, two thousand dollars; topographer and hydrographer, one thousand eight hundred dollars; civil engineer, one thousand eight hundred dollars; draftsman, one thousand five hundred dollars; three clerks of class four; five clerks of class three; four clerks of class two; five clerks of class one; three clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; two assistant messengers; and one laborer; in all, forty-eight thousand dollars.

Bureau of Engraving and Printing.

**BUREAU OF ENGRAVING AND PRINTING:** For Director of Bureau, five thousand dollars; assistant director, three thousand five hundred dollars; accountant, two thousand five hundred dollars; stenographer, one thousand eight hundred dollars; four clerks of class three; nine clerks of class two; nine clerks of class one; seven clerks, at one thousand dollars each; disbursing agent, two thousand four hundred dollars; storekeeper, one thousand six hundred dollars; assistant storekeeper, one thousand dollars; clerk in charge of purchases and supplies, two thousand dollars; ten clerks, at nine hundred dollars each; four clerks, at eight hundred and forty dollars each; eleven clerks, at seven hundred and eighty dollars each; nine attendants, at six hundred dollars each; two helpers, at nine hundred dollars each; three helpers, at seven hundred and twenty dollars each; two helpers, at six hundred dollars each; three messengers; seven assistant messengers; captain of the watch, one thousand four hundred dollars; two lieutenants of the watch, at nine hundred dollars each; forty-six watchmen; two forewomen of charwomen, at five hundred and forty dollars each; nineteen day charwomen, at four hundred dollars each; fifty-two morning and evening charwomen, at three hundred dollars each; foreman of laborers, nine hundred dollars; four laborers; seventy-five laborers, at five hundred and forty dollars each; in all, two hundred thousand three hundred dollars; and no other fund appropriated by this or any other Act shall be used for services, in the Bureau of Engraving and Printing, of the character specified in this paragraph.

Limitation on payment for services.

Secret service division.

**SECRET SERVICE DIVISION:** For one chief, four thousand dollars; assistant chief, who shall discharge the duties of chief clerk, three thousand dollars; one clerk of class four; one clerk of class three; two

clerks of class two; one clerk of class one; one clerk, one thousand dollars; and one attendant, seven hundred and twenty dollars; in all, sixteen thousand one hundred and twenty dollars.

**OFFICE OF THE DIRECTOR OF THE MINT:** For Director, four thousand five hundred dollars; examiner, and computer, at two thousand five hundred dollars each; assayer, two thousand two hundred dollars; adjuster of accounts, two thousand dollars; three clerks of class four; one clerk of class three; one clerk of class two; three clerks of class one; one clerk, one thousand dollars; one messenger; assistant in laboratory, one thousand two hundred dollars; one assistant messenger; and one laborer; in all, thirty thousand one hundred and twenty dollars. Office of Director of the Mint.

For freight on bullion and coin, by registered mail or otherwise, between mints and assay offices, sixty-five thousand dollars. Freight.

For contingent expenses of the Bureau of the Mint, to be expended under the direction of the Director, namely: For assay laboratory, chemicals, fuel, materials, balances, weights, and other necessities, including text-books on metallurgical processes, seven hundred and fifty dollars. Contingent expenses.

For examinations of mints, expense in visiting mints for the purpose of superintending the annual settlements, and for special examinations, three thousand dollars. Examinations, etc.

For books, pamphlets, periodicals, specimens of coins, ores, and incidentals, four hundred dollars.

For the collection of statistics relative to the annual production and consumption of the precious metals in the United States, two thousand five hundred dollars. Precious metals statistics.

**OFFICE OF SURGEON-GENERAL OF PUBLIC HEALTH AND MARINE-HOSPITAL SERVICE:** For Surgeon-General, five thousand dollars; chief clerk, two thousand dollars; three clerks of class four; two clerks of class three; private secretary to the Surgeon-General, one thousand eight hundred dollars; six clerks of class two, one of whom shall be translator; six clerks of class one; three clerks, at nine hundred dollars each; one messenger; three assistant messengers; and two laborers, at five hundred and forty dollars each; in all, thirty-nine thousand seven hundred and eighty dollars. Public Health and Marine-Hospital Service.

**CONTINGENT EXPENSES, TREASURY DEPARTMENT:** For the following sums, which shall be so apportioned as to prevent deficiencies therein, namely: Contingent expenses.

For stationery for the Treasury Department and its several bureaus, forty thousand dollars. Stationery.

For postage required to prepay matter addressed to Postal Union countries, and for postage for the Treasury Department, one thousand five hundred dollars. Postage.

For purchasing material for binding important records, six hundred dollars. Binding.

For newspapers, newspaper clippings, law books, city directories, and other books of reference relating to the business of the Department, one thousand dollars. Newspapers, etc.

For investigation of accounts and records, including the necessary traveling expenses, and for other traveling expenses, when ordered by the Secretary of the Treasury, in connection with special work, including the temporary employment of stenographers, typewriters, accountants, or other expert services outside the District of Columbia when not properly chargeable to any other appropriation under the control of the Treasury Department, five hundred dollars. Investigations.

For freight, expressage, telegraph and telephone service, seven thousand dollars. Freight, etc.

For rent of buildings, forty-seven thousand five hundred and sixty-six dollars. Rent.

- Horses and wagons.** For purchase of horses and wagons, for office and mail service, to be used only for official purposes, care and subsistence of horses, including shoeing, and of wagons, harness, and repairs of the same, three thousand five hundred dollars.
- Ice.** For purchase of ice, including ice for the office of the Auditor for the Post-Office Department, two thousand four hundred dollars.
- Files.** For purchase of file holders and file cases, four thousand dollars.
- Fuel.** For purchase of coal, wood, engine oils and grease, grates, grate baskets and fixtures, blowers, coal hods, coal shovels, pokers, and tongs, eleven thousand dollars.
- Lights.** For purchase of gas, electric current for lighting and power purposes, gas and electric-light fixtures, electric-light wiring and material, candles, candlesticks, droplights and tubing, gas burners, gas torches, globes, lanterns, and wicks, seventeen thousand dollars.
- Miscellaneous.** For washing and hemming towels, for the purchase of awnings and fixtures, window shades and fixtures, alcohol, benzine, turpentine, varnish, baskets, belting, bellows, bowls, brooms, buckets, brushes, canvas, crash, cloth, chamois skins, cotton waste, door and window fasteners, dusters; flower-garden, street, and engine hose; lace leather, lye, nails, oils, plants, picks, pitchers, powders, stencil plates, hand stamps and repairs of same, stamp ink, spittoons, soap, matches, match safes, sponges, tacks, traps, thermometers, tools, towels, towel racks, tumblers, wire, zinc, and for blacksmithing, repairs of machinery, removal of rubbish, sharpening tools, advertising for proposals, and for sales at public auction in Washington, District of Columbia, of condemned property belonging to the Treasury Department, payment of auctioneer fees, and purchase of other absolutely necessary articles, ten thousand dollars.
- Transferring files, etc.** For shelving and transferring records and files from and to the Treasury building and its annexes in Washington, one thousand dollars.
- Numbering machines, etc.** For purchase and exchange of registering accountants, numbering machines, and other machines of a similar character, including time stamps for stamping date of receipt of official mail and telegrams, and repairs thereto, five thousand dollars.
- Carpets, etc.** For purchase of carpets, carpet border and lining, linoleum, mats, rugs, matting, and repairs, and for cleaning, cutting, making, laying, and relaying of the same, by contract, four thousand dollars.
- Furniture.** For purchase of boxes, book rests, chairs, chair caning, chair covers, desks, bookcases, clocks, cloth for covering desks, cushions, leather for covering chairs and sofas, locks, lumber, screens, tables, ventilators, typewriters, including the exchange of same, wardrobe cabinets, washstands, water coolers and stands, ten thousand dollars.
- Office of Auditor for Post-Office Department. Contingent expenses.** CONTINGENT AND MISCELLANEOUS EXPENSES, OFFICE OF AUDITOR FOR THE POST-OFFICE DEPARTMENT, NAMELY: For miscellaneous items, including purchase, repair and exchange of typewriting machines, of which not exceeding three hundred and seventy-five dollars may be used for rental of telephones, and not exceeding two hundred dollars may be used for the purchase of law books, books of reference, and city directories, four thousand dollars.
- For carpets and repairs, five hundred dollars;
- For furniture and repairs, two thousand dollars;
- For purchase, exchange, and repair of adding machines, one thousand dollars;
- In all, seven thousand five hundred dollars, to be expended under the direction of the Auditor for the Post-Office Department under rules and regulations to be prescribed by the Secretary of the Treasury.

## COLLECTING INTERNAL REVENUE.

For salaries and expenses of collectors of internal revenue, and deputy collectors, and surveyors, and clerks, messengers, and janitors in internal-revenue offices, two million and seventy-five thousand dollars: *Provided*, That no part of this amount be used in defraying the expenses of any officer, designated above, subpoenaed by the United States courts to attend any trials before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts."

For salaries and expenses of forty revenue agents provided for by law, and fees and expenses of gaugers, salaries and expenses of storekeepers and storekeeper-gaugers, two million four hundred thousand dollars.

For rent of offices outside of the District of Columbia, telephone service, and other miscellaneous expenses incident to the collection of internal revenue, and for the purchase of necessary books of reference and periodicals for the chemical laboratory and law library, at a cost not to exceed five hundred dollars, eighty-five thousand dollars.

To carry out the provisions of the Act entitled "An Act for the withdrawal from bond, tax free, of domestic alcohol when rendered unfit for beverage or liquid medicinal uses by mixture with suitable denaturing materials," as amended by the Act of March second, nineteen hundred and seven. And for the employment of such additional force of chemists, internal-revenue agents, inspectors, deputy collectors, clerks, laborers, and other assistants as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may deem proper and necessary to the prompt and efficient operation and enforcement of this law, and for the purchase of locks, seals, weighing beams, gauging instruments, and for all necessary expenses incident to the proper execution of this law, two hundred thousand dollars.

## INDEPENDENT TREASURY.

**OFFICE OF ASSISTANT TREASURER AT BALTIMORE:** For assistant treasurer, four thousand five hundred dollars; cashier, two thousand five hundred dollars; three clerks, at one thousand eight hundred dollars each; two clerks, at one thousand six hundred dollars each; four clerks, at one thousand four hundred dollars each; bookkeeper and three clerks, at one thousand two hundred dollars each; five clerks, at one thousand dollars each; messenger, at eight hundred and forty dollars; three watchmen, at seven hundred and twenty dollars each; in all, thirty-four thousand dollars.

**OFFICE OF ASSISTANT TREASURER AT BOSTON:** For assistant treasurer, five thousand dollars; chief clerk, and paying teller, at two thousand five hundred dollars each; receiving teller, two thousand dollars; assistant paying teller, two thousand two hundred dollars; vault clerk, two thousand dollars; assistant receiving teller, one thousand six hundred dollars; first bookkeeper, one thousand eight hundred dollars; second bookkeeper, one thousand four hundred dollars; specie clerk, one thousand eight hundred dollars; assistant specie clerk, and money clerk, at one thousand five hundred dollars each; redemption clerk, and one clerk, at one thousand four hundred dollars each; three clerks, at one thousand two hundred dollars each; clerk, one thousand one hundred dollars; eight clerks, at one thousand dollars each; clerk, eight hundred dollars; messenger and chief watchman, one thousand and sixty dollars; stenographer and typewriter, one thousand dollars; three watchmen and janitors, at eight hundred and fifty dollars each; in all, forty-six thousand seven hundred and ten dollars.

**OFFICE OF ASSISTANT TREASURER AT CHICAGO:** For assistant treasurer, five thousand dollars; cashier, three thousand dollars; vault

Collecting internal revenue.

Collectors, etc.

*Proviso.*  
Use for witness fees forbidden.

Agents, gaugers, etc.

Miscellaneous.

*Post*, p. 325.Denatured alcohol expenses.  
Vol. 34, p. 217.

Independent Treasury.

Assistant treasurers' offices.  
Baltimore.

Boston.

Chicago.

clerk, two thousand dollars; paying teller, two thousand dollars; assorting teller, one thousand eight hundred dollars; silver and redemption teller, change teller, and receiving teller, at two thousand dollars each; clerk, one thousand six hundred dollars; bookkeeper, one thousand eight hundred dollars; two bookkeepers, at one thousand five hundred dollars each; assistant paying teller, one thousand six hundred dollars; one chief coin, coupon, and currency clerk, at one thousand seven hundred and fifty dollars; three coin, coupon, and currency clerks, at one thousand five hundred dollars each; six clerks, at one thousand five hundred dollars each; twenty clerks, at one thousand two hundred dollars each; one detective and hall man, one thousand one hundred dollars; messenger, eight hundred and forty dollars; stenographer, nine hundred dollars; janitor, six hundred dollars; and three watchmen, at seven hundred and twenty dollars each; in all, seventy-two thousand six hundred and fifty dollars.

## Cincinnati.

OFFICE OF ASSISTANT TREASURER AT CINCINNATI: For assistant treasurer, four thousand five hundred dollars; cashier, two thousand two hundred and fifty dollars; assistant cashier, one thousand eight hundred dollars; bookkeeper, one thousand eight hundred dollars; receiving teller, one thousand five hundred dollars; vault clerk, one thousand eight hundred dollars; five clerks, at one thousand two hundred dollars each; two clerks, at one thousand dollars each; clerk and stenographer, seven hundred and twenty dollars; clerk and watchman, eight hundred and forty dollars; night watchman, six hundred dollars; day watchman, six hundred dollars; in all, twenty-four thousand four hundred and ten dollars.

## New Orleans.

OFFICE OF ASSISTANT TREASURER AT NEW ORLEANS: For assistant treasurer, four thousand five hundred dollars; chief clerk and cashier, two thousand two hundred and fifty dollars; receiving teller, and paying teller, at two thousand dollars each; vault clerk, one thousand eight hundred dollars; two bookkeepers, at one thousand five hundred dollars each; coin clerk, one thousand two hundred dollars; six clerks, at one thousand two hundred dollars each; two clerks, at one thousand dollars each; porter and messenger, five hundred dollars; day watchman, seven hundred and twenty dollars; night watchman, seven hundred and twenty dollars; typewriter and stenographer, one thousand dollars; in all, twenty-eight thousand eight hundred and ninety dollars.

## New York.

OFFICE OF ASSISTANT TREASURER AT NEW YORK: For assistant treasurer, eight thousand dollars; deputy assistant treasurer and cashier, four thousand two hundred dollars; assistant cashier and chief clerk, three thousand six hundred dollars; assistant cashier and vault clerk, three thousand two hundred dollars; two chiefs of division, at three thousand one hundred dollars each; chief paying teller, three thousand dollars; two chiefs of division, at three thousand dollars each; chief of division, two thousand seven hundred dollars; chief of division, and chief bookkeeper, at two thousand four hundred dollars each; chief of division, and assistant chief of division, at two thousand three hundred dollars each; two assistant chiefs of division, at two thousand two hundred and fifty dollars each; two assistant tellers, at two thousand two hundred dollars each; two assistant tellers, and one bookkeeper, at two thousand one hundred dollars each; six assistant tellers, one assistant chief of division, and three bookkeepers, at two thousand dollars each; nine assistant tellers, and two bookkeepers, at one thousand eight hundred dollars each; two assistant tellers, at one thousand seven hundred dollars each; four assistant tellers, one bookkeeper, and two clerks, at one thousand six hundred dollars each; six assistant tellers, and two clerks, at one thousand five hundred dollars each; nine assistant tellers, one bookkeeper, and four clerks, at one thousand four hundred dollars each; one assistant teller, and two clerks, at one thousand three hundred dollars each; eight assistant tellers, and

three clerks, at one thousand two hundred dollars each; six assistant tellers, at one thousand one hundred dollars each; six assistant tellers, at one thousand dollars each; one clerk, nine hundred dollars; five assistant tellers, at nine hundred dollars each; two messengers, at one thousand two hundred dollars each; three messengers, at nine hundred dollars each; two messengers, at eight hundred dollars each; two hall men, at one thousand dollars each; two porters, at nine hundred dollars each; superintendent of building, one thousand eight hundred dollars; chief detective, one thousand five hundred dollars; assistant detective, one thousand two hundred dollars; three engineers, at one thousand and fifty dollars each; eight watchmen, at seven hundred and twenty dollars each; in all, two hundred and six thousand five hundred and ten dollars.

**OFFICE OF ASSISTANT TREASURER AT PHILADELPHIA:** For assistant treasurer, four thousand five hundred dollars; cashier and chief clerk, two thousand five hundred dollars; paying teller, two thousand three hundred dollars; coin and paying teller, two thousand dollars; bond and authorities clerk, one thousand six hundred dollars; vault clerk, one thousand nine hundred dollars; bookkeeper, one thousand eight hundred dollars; assorting teller, one thousand eight hundred dollars; redemption teller, one thousand six hundred dollars; receiving teller, one thousand seven hundred dollars; two clerks, at one thousand five hundred dollars each; three clerks, at one thousand four hundred dollars each; clerk, one thousand three hundred dollars; six clerks, at one thousand two hundred dollars each; superintendent messenger and chief watchman, one thousand one hundred dollars; six counters, at nine hundred dollars each; seven watchmen, at seven hundred and twenty dollars each; in all, forty-eight thousand nine hundred and forty dollars.

Philadelphia.

**OFFICE OF ASSISTANT TREASURER AT SAINT LOUIS:** For assistant treasurer, four thousand five hundred dollars; cashier and chief clerk, two thousand five hundred dollars; first teller, two thousand dollars; second teller, one thousand eight hundred dollars; third teller, one thousand six hundred dollars; assorting teller, one thousand eight hundred dollars; assistant assorting teller, one thousand five hundred dollars; two assistant tellers, at one thousand five hundred dollars each; coin teller, one thousand two hundred dollars; bookkeeper, one thousand five hundred dollars; nine clerks, at one thousand two hundred dollars each; three clerks, at one thousand dollars each; three day watchmen and coin counters, at nine hundred dollars each; night watchman, seven hundred and twenty dollars; two janitors, at six hundred dollars each; in all, thirty-nine thousand eight hundred and twenty dollars.

Saint Louis.

**OFFICE OF ASSISTANT TREASURER AT SAN FRANCISCO:** For assistant treasurer, four thousand five hundred dollars; cashier, three thousand dollars; bookkeeper, two thousand two hundred and fifty dollars; chief clerk, two thousand dollars; assistant cashier, two thousand four hundred dollars; first teller, two thousand two hundred and fifty dollars; assistant bookkeeper, two thousand dollars; coin teller, and one clerk, at one thousand eight hundred dollars each; clerk, one thousand five hundred dollars; clerk, one thousand four hundred dollars; messenger, eight hundred and forty dollars; four watchmen, at seven hundred and twenty dollars each; and two coin counters, at nine hundred dollars each; in all, thirty thousand four hundred and twenty dollars.

San Francisco.

For salaries of special agents, and for actual expenses of examiners detailed to examine the books, accounts, and money on hand at the several subtreasuries and depositories, including national banks acting as depositories under the requirements of section thirty-six hundred and forty-nine of the Revised Statutes of the United States, also

Special agents,  
examinations.

R. S., sec. 3649, p. 718.

including examinations of cash accounts at mints, three thousand dollars.

Paper for checks.

For paper for interest, transfer, redemption, pension, and other checks and drafts for the use of the Treasurer of the United States, assistant treasurers, pension agents, disbursing officers, and others, thirteen thousand dollars.

Mints and assay offices.

### MINTS AND ASSAY OFFICES.

Carson, Nev.

**MINT AT CARSON, NEVADA:** For assayer in charge, who shall also perform the duties of melter, two thousand dollars; assistant assayer, and one clerk, at one thousand five hundred dollars each; one clerk, one thousand dollars; in all, six thousand dollars.

For wages of workmen, and not exceeding one thousand eight hundred dollars for other clerks and employees, four thousand dollars.

For incidental and contingent expenses, two thousand dollars.

Denver, Colo.

**MINT AT DENVER, COLORADO:** For superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk and cashier, at two thousand five hundred dollars each; weigh clerk, and bookkeeper, at two thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand dollars each; abstract clerk, and warrant clerk, at one thousand eight hundred dollars each; assistant weigh clerk, and calculating clerk, at one thousand six hundred dollars each; calculating clerk, one thousand four hundred dollars; and two clerks, at one thousand two hundred dollars each; in all, thirty-nine thousand one hundred dollars.

For wages of workmen and adjusters, and not exceeding thirty-two thousand five hundred dollars for other clerks and employees, one hundred and fifty thousand dollars.

For incidental and contingent expenses, including melter and refiner's wastage and loss on sale of sweeps arising from the manufacture of ingots for coinage and wastage and loss on sale of coiner's sweeps, fifty thousand dollars.

New Orleans, La.

**MINT AT NEW ORLEANS, LOUISIANA:** For superintendent, three thousand five hundred dollars; assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, and cashier, at two thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at one thousand nine hundred dollars each; bookkeeper, one thousand six hundred dollars; assistant cashier, one thousand two hundred dollars; private secretary to superintendent, nine hundred dollars; one clerk, one thousand two hundred dollars; one messenger, nine hundred dollars; one elevator conductor, eight hundred dollars; in all, twenty-seven thousand three hundred dollars.

For wages of workmen and adjusters, and not exceeding twelve thousand five hundred dollars for other clerks and employees, sixty-two thousand eight hundred dollars.

For incidental and contingent expenses, including machinery and repairs, wastage of operative officers, and loss on sale of sweeps, thirty thousand dollars.

Philadelphia, Pa.

**MINT AT PHILADELPHIA:** For superintendent, four thousand five hundred dollars; engraver, four thousand dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk, two thousand seven hundred and fifty dollars; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand dollars each; cashier, and bookkeeper, at two thousand five hundred dollars each; abstract clerk, and weigh clerk, at two thousand dollars each; cashier's clerk, warrant clerk, and register of deposits, at one thousand seven hundred

dollars each; assistant weigh clerk, and assayer's computation clerk, at one thousand six hundred dollars each; in all, forty-three thousand five hundred and fifty dollars.

For wages of workmen, and adjusters, and not exceeding seventy-eight thousand six hundred and forty dollars for other clerks and employees, four hundred thousand dollars.

For incidental and contingent expenses, including new machinery and repairs, exclusive of that required for the refinery, expenses annual assay commission, melters' and refiners' wastage, and loss on sale of sweeps arising from the manufacture of ingots for coinage, and wastage and loss on sale of coiners' sweeps, and not exceeding five hundred dollars in value of specimen coins and ores for the cabinet of the mint, eighty-five thousand dollars.

**MINT AT SAN FRANCISCO, CALIFORNIA:** For superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk and cashier, at two thousand five hundred dollars each; bookkeeper, two thousand dollars; abstract clerk, warrant clerk, assistant assayer, assistant melter and refiner, assistant coiner, weigh clerk, and register of deposits, at two thousand dollars each; cashier's clerk, one thousand eight hundred dollars; assayer's computation clerk, and assistant weigh clerk, at one thousand six hundred dollars each; and superintendent's calculating clerk, at one thousand six hundred dollars; in all, forty-one thousand one hundred dollars.

San Francisco, Cal.

For wages of workmen and adjusters, and not exceeding forty thousand dollars for other clerks and employees, one hundred and sixty-five thousand dollars.

For incidental and contingent expenses, including new machinery, exclusive of that required for the refinery, melter and refiners' wastage, and loss on sale of sweeps, arising from the manufacture of ingots for coinage, and for wastage of and loss on sale of coiners' sweeps, forty-five thousand dollars.

**ASSAY OFFICE AT BOISE, IDAHO:** For assayer, who shall also perform the duties of melter, two thousand dollars; chief clerk, one thousand four hundred dollars; in all, three thousand four hundred dollars.

Boise, Idaho.

For wages of workmen, and not exceeding one thousand eight hundred and forty dollars for other clerks and employees, eight thousand three hundred dollars.

For incidental and contingent expenses, three thousand seven hundred and fifty dollars.

**ASSAY OFFICE AT CHARLOTTE, NORTH CAROLINA:** For assayer and melter, one thousand five hundred dollars; assistant assayer, one thousand two hundred and fifty dollars; in all, two thousand seven hundred and fifty dollars.

Charlotte, N. C.

For wages of workmen and other clerks and employees, one thousand and eighty dollars.

For incidental and contingent expenses, nine hundred and twenty dollars.

**ASSAY OFFICE AT DEADWOOD, SOUTH DAKOTA:** For assayer in charge, who shall also perform the duties of melter, two thousand dollars; one clerk, one thousand two hundred dollars; in all, three thousand two hundred dollars.

Deadwood, S. Dak.

For wages of workmen and other clerks and employees, four thousand dollars.

For incidental and contingent expenses, including rent of building, two thousand dollars.

**ASSAY OFFICE AT HELENA, MONTANA:** For assayer in charge, two thousand two hundred and fifty dollars; chief clerk, one thousand eight hundred dollars; clerk, one thousand four hundred dollars; in all, five thousand four hundred and fifty dollars.

Helena, Mont.

For wages of workmen, and not exceeding six thousand and thirty dollars for other clerks and employees, fourteen thousand five hundred dollars.

New York, N. Y.

For incidental and contingent expenses, four thousand dollars.

**ASSAY OFFICE AT NEW YORK:** For superintendent, four thousand five hundred dollars; assayer, and melter and refiner, at three thousand dollars each; chief clerk, cashier, assistant melter and refiner, and weigh clerk, at two thousand five hundred dollars each; bookkeeper, two thousand three hundred and fifty dollars; warrant clerk, two thousand dollars; abstract clerk, one thousand eight hundred dollars; assistant cashier, bar clerk, assayer's computation clerk, and assistant weigh clerk, at one thousand eight hundred dollars each; register of deposits, one thousand two hundred and fifty dollars; assayer's first assistant, two thousand five hundred dollars; assayer's second assistant, two thousand one hundred and fifty dollars; assayer's third assistant, two thousand dollars; in all, forty-one thousand seven hundred and fifty dollars.

For wages of workmen, messengers, and not exceeding fifteen thousand dollars for other clerks and employees, thirty-five thousand dollars.

For incidental and contingent expenses, twelve thousand five hundred dollars.

Saint Louis, Mo.

**ASSAY OFFICE AT SAINT LOUIS, MISSOURI:** For assayer in charge, two thousand dollars; clerk, one thousand dollars; in all, three thousand dollars.

For wages of workmen (including janitor), one thousand dollars.

For incidental and contingent expenses, seven hundred and fifty dollars.

Seattle, Wash.

**ASSAY OFFICE AT SEATTLE, WASHINGTON:** For assayer in charge, who shall also perform the duties of melter, two thousand seven hundred and fifty dollars; chief clerk, two thousand dollars; one clerk, one thousand six hundred dollars; one clerk, one thousand five hundred dollars; one clerk, one thousand four hundred dollars; in all, nine thousand two hundred and fifty dollars.

For wages for workmen, and not exceeding sixteen thousand dollars for other clerks and employees, thirty-two thousand dollars.

For incidental and contingent expenses, including rent of building, eight thousand dollars.

Government in Territories.

#### GOVERNMENT IN THE TERRITORIES.

Alaska.

**DISTRICT OF ALASKA:** For governor, five thousand dollars; three judges, at five thousand dollars each; three attorneys, at three thousand dollars each; three marshals, at four thousand dollars each; three clerks, at three thousand five hundred dollars each; in all, fifty-one thousand five hundred dollars.

For incidental and contingent expenses, clerk hire, not to exceed two thousand dollars; traveling expenses of the governor while absent from Juneau on official business; rent of office and quarters in Juneau, stationery, lights, and fuel to be expended under the direction of the governor; five thousand five hundred dollars.

Furniture, etc., for governor's office. Vol. 34, p. 963.

That the appropriation for incidental and contingent expenses of the office of the governor of Alaska for the fiscal year nineteen hundred and eight shall be available for the purchase and repair of furniture in the governor's office and quarters at Juneau, Alaska, and for alterations and repairs of buildings occupied as office and quarters.

Arizona.

**TERRITORY OF ARIZONA:** For governor, three thousand dollars; chief justice, and four associate judges, at three thousand dollars each; secretary, one thousand eight hundred dollars; interpreter and translator in the executive office, five hundred dollars; in all, twenty thousand three hundred dollars.

For contingent expenses of the Territory, including not to exceed five hundred dollars for traveling expenses of the governor while absent from the capital on official business, to be expended by the governor, one thousand five hundred dollars.

For legislative expenses, namely: For rent, messenger, postage, stationery, fuel, lights, printing, and incidental expenses for secretary's office, for pay of members and officers of the legislative assembly, mileage, rent of rooms for the legislature and committees, furniture, stationery, printing, binding, fuel, lights, and incidentals, twenty-four thousand two hundred and fifty dollars.

**TERRITORY OF NEW MEXICO:** For governor, three thousand dollars; chief justice and five associate judges, at three thousand dollars each; secretary, one thousand eight hundred dollars; and interpreter and translator in the executive office, five hundred dollars; in all, twenty-three thousand three hundred dollars.

For contingent expenses of Territory, including not to exceed five hundred dollars for traveling expenses of the governor while absent from the capital on official business, to be expended by the governor, one thousand five hundred dollars.

For legislative expenses, namely: For rent, light, fuel, telephone, ice, water, stationery, record files, record casings, printing, postage, clerks, stenographer and typewriter, messenger and porter, and incidentals in secretary's office, for pay of members and officers of the legislative assembly, mileage, rent of rooms for the legislature and committees, furniture, stationery, printing, binding, fuel, lights, and incidentals, twenty-four thousand two hundred and fifty dollars.

**TERRITORY OF HAWAII:** For governor, five thousand dollars; secretary, three thousand dollars; chief justice, five thousand five hundred dollars; and two associate justices, at five thousand dollars each; in all, twenty-three thousand five hundred dollars.

For judges of circuit courts, at three thousand dollars each, so much as may be necessary, for the fiscal year ending June thirtieth, nineteen hundred and nine.

For contingent expenses of the Territory of Hawaii, to be expended by the governor for stationery, postage, and incidentals, one thousand dollars, and for private secretary to the governor, two thousand dollars; for traveling expenses of the governor while absent from the capital on official business, five hundred dollars; in all, three thousand five hundred dollars.

For legislative expenses, namely: Furniture, light, telephone, stationery, record casings and files, printing and binding, indexing records, postage, ice, water, clerk hire, mileage of members, incidentals, pay of chaplain, clerk, sergeant-at-arms, stenographers, typewriters, janitors, and messengers, thirty thousand dollars: *Provided*, That the members of the legislature of the Territory of Hawaii shall not draw their compensation of two hundred dollars, or any mileage, for any extra session held in compliance with section fifty-four of an Act to provide a government for the Territory of Hawaii, approved April thirtieth, anno Domini nineteen hundred.

## WAR DEPARTMENT.

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of War, twelve thousand dollars; Assistant Secretary, five thousand dollars; assistant and chief clerk, four thousand dollars; private secretary to the Secretary, two thousand five hundred dollars; clerk to the Secretary, two thousand two hundred and fifty dollars; stenographer to the Secretary, one thousand eight hundred dollars; clerk to the Assistant Secretary, two thousand one hundred dollars; clerk to the chief clerk, two thousand one hundred dollars; disbursing clerk, two thousand five hundred dollars; appointment clerk, two thousand dollars;

New Mexico.

Hawaii.

*Proviso.*  
Restriction.

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War Department.

Pay of Secretary, Assistant, assistant and chief clerk, clerks, etc.

four chiefs of division, at two thousand dollars each; superintendent of buildings outside of State, War, and Navy Department building, in addition to compensation as chief of division, two hundred and fifty dollars; chief telegrapher, one thousand eight hundred dollars; four clerks of class four; four clerks of class three; fifteen clerks of class two; nineteen clerks of class one; five clerks, at one thousand dollars each; one clerk, nine hundred dollars; one clerk, seven hundred and twenty dollars; one foreman, one thousand two hundred dollars; carpenter, one thousand dollars; chief messenger, one thousand dollars; one carpenter, nine hundred dollars; one skilled laborer, nine hundred dollars; six messengers; seven assistant messengers; one telephone switch-board operator; one assistant telephone switch-board operator; two messenger boys, at three hundred and sixty dollars each; engineer, nine hundred dollars; assistant engineer, seven hundred and twenty dollars; one fireman; four watchmen; five watchmen, at six hundred and sixty dollars each; eight laborers; two laborers, at four hundred and seventy dollars each; hostler, six hundred dollars; two hostlers, and one watchman, at five hundred and forty dollars each; one messenger boy, four hundred and eighty dollars; two elevator conductors, one at six hundred dollars and one at four hundred and seventy dollars; four charwomen; in all, one hundred and forty-six thousand nine hundred and ten dollars.

**Adjutant-General's Office.**

**ADJUTANT-GENERAL'S OFFICE:** For chief clerk, two thousand dollars; ten chiefs of division, at two thousand dollars each; forty-eight clerks of class four; sixty-four clerks of class three; ninety-four clerks of class two; two hundred and thirty-two clerks of class one; eighty-eight clerks, at one thousand dollars each; engineer, one thousand four hundred dollars; assistant engineer, nine hundred dollars; two firemen; skilled mechanic, one thousand dollars; ten messengers; fifty-eight assistant messengers; messenger boy, three hundred and sixty dollars; eight watchmen; superintendent of building, two hundred and fifty dollars; and eighteen laborers; in all, seven hundred and eighty-one thousand nine hundred and fifty dollars; and all employees provided for by this paragraph for the Adjutant-General's Office of the War Department shall be exclusively engaged on the work of this office for the fiscal year nineteen hundred and nine.

**Inspector-General's Office.**

**OFFICE OF THE INSPECTOR-GENERAL:** For one clerk of class four; two clerks of class three; three clerks of class two; one clerk of class one; one messenger; one assistant messenger; and one messenger, six hundred dollars; in all, twelve thousand five hundred and sixty dollars.

**Judge-Advocate-General's Office.**

**OFFICE OF THE JUDGE-ADVOCATE-GENERAL:** For chief clerk and solicitor, two thousand two hundred and fifty dollars; one clerk of class four; two clerks of class three; two clerks of class two; six clerks of class one; one copyist; two messengers; and one assistant messenger; in all, twenty thousand five hundred and fifty dollars.

**Signal Office.**

**SIGNAL OFFICE:** For chief clerk, two thousand dollars; two clerks of class four; two clerks of class two; four clerks of class one; six clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; two clerks, at eight hundred and forty dollars each; one messenger; one assistant messenger; and one laborer; in all, twenty-five thousand eight hundred dollars.

**Skilled draftsmen, etc.**

The services of skilled draftsmen and such other services as the Secretary of War may deem necessary may be employed only in the Signal Office to carry into effect the various appropriations for fortifications and other works of defense, to be paid from such appropriations, in addition to the foregoing employees appropriated for in the Signal Office: *Provided*, That the entire expenditures for this purpose for the fiscal year ending June thirtieth, nineteen hundred and nine, shall not exceed twenty-five thousand dollars, and that the Secretary of War shall each year in the annual estimates report to Con-

*Proviso.*  
Limit, etc.

gress the number of persons so employed, their duties, and the amount paid to each.

**OFFICE OF THE QUARTERMASTER-GENERAL:** For chief clerk, two thousand dollars; two chiefs of division, at two thousand dollars each; nine clerks of class four; twelve clerks of class three; twenty-six clerks of class two; sixty-one clerks of class one; forty clerks, at one thousand dollars each; fourteen clerks, at nine hundred dollars each; advisory architect, four thousand dollars; experienced builder and mechanic, two thousand five hundred dollars; one inspector of supplies for the Army, two thousand five hundred dollars; three draftsmen, at one thousand eight hundred dollars each; seven draftsmen, at one thousand six hundred dollars each; five draftsmen, at one thousand four hundred dollars each; two draftsmen, at one thousand two hundred dollars each; supervising engineer, two thousand five hundred dollars; two civil engineers, at one thousand eight hundred dollars each; assistant civil engineer, one thousand two hundred dollars; electrical engineer, two thousand dollars; one marine engineer, three thousand five hundred dollars; sanitary and heating engineer, one thousand eight hundred dollars; writer of specifications and computer, one thousand two hundred dollars; coal-testing engineer, nine hundred and sixty dollars; blueprint operator, nine hundred dollars; four messengers; eleven assistant messengers; two assistant messengers, at six hundred dollars each; female messenger, four hundred and eighty dollars; seven laborers; and one laborer, four hundred and eighty dollars; in all, two hundred and seventy-four thousand three hundred and twenty dollars.

Quartermaster-  
General's Office

**OFFICE OF THE COMMISSARY-GENERAL:** For chief clerk, two thousand dollars; four clerks of class four; five clerks of class three; five clerks of class two; twenty clerks of class one; sixteen clerks, at one thousand dollars each; eight clerks, at nine hundred dollars each; messenger; two assistant messengers; one laborer; in all, seventy-four thousand three hundred and forty dollars.

Commissary-  
General's Office.

**OFFICE OF THE SURGEON-GENERAL:** For chief clerk, two thousand dollars; law clerk, two thousand dollars; thirteen clerks of class four; eleven clerks of class three; twenty-six clerks of class two; thirty-two clerks of class one; ten clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; anatomist, one thousand six hundred dollars; engineer, one thousand four hundred dollars; assistant engineer, for night duty, nine hundred dollars; two firemen; skilled mechanic, one thousand dollars; one messenger; eleven assistant messengers; three watchmen; superintendent of building (Army Medical Museum and Library), two hundred and fifty dollars; six laborers; chemist, two thousand and eighty-eight dollars; assistant chemist, one thousand five hundred dollars; principal assistant librarian, two thousand two hundred and fifty dollars; pathologist, one thousand eight hundred dollars; microscopist, one thousand eight hundred dollars; assistant librarian, one thousand eight hundred dollars; four charwomen; in all, one hundred and sixty-six thousand one hundred and sixty-eight dollars.

Surgeon-General's  
Office.

**OFFICE OF THE PAYMASTER-GENERAL:** For chief clerk, two thousand dollars; six clerks of class four; seven clerks of class three; twelve clerks of class two; eleven clerks of class one; five clerks, at one thousand dollars each; nine clerks, at nine hundred dollars each; one messenger; one assistant messenger; four laborers; one laborer, six hundred dollars; in all, seventy-one thousand nine hundred dollars.

Paymaster-  
General's Office.

**OFFICE OF THE CHIEF OF ORDNANCE:** For chief clerk, two thousand dollars; five clerks of class four; six clerks of class three; eleven clerks of class two; twenty-six clerks of class one; eight clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; two messengers; one assistant messenger; one messenger, seven hundred and

Ordnance Office.

eighty dollars; one messenger, seven hundred and twenty dollars; one laborer; in all, eighty-three thousand three hundred and sixty dollars.

Skilled draftsmen,  
etc.

The services of skilled draftsmen and such other services, not clerical, as the Secretary of War may deem necessary, may be employed in the office of the Chief of Ordnance to carry into effect the various appropriations for the armament of fortifications and for the arming and equipping of the organized militia, to be paid from such appropriations, in addition to the amount specifically appropriated for draftsmen in the Army Ordnance Bureau: *Provided*, That the entire expenditures for this purpose for the fiscal year ending June thirtieth, nineteen hundred and nine, shall not exceed forty-five thousand dollars, and that the Secretary of War shall each year in the annual estimates report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limit, etc.

Engineer's Office.

**OFFICE OF THE CHIEF OF ENGINEERS:** For chief clerk, two thousand dollars; two chiefs of division, at two thousand dollars each; eight clerks of class four; eleven clerks of class three; twelve clerks of class two; fifteen clerks of class one; nine clerks, at one thousand dollars each; eleven clerks, at nine hundred dollars each; six messengers; three assistant messengers; and two laborers; in all, one hundred thousand two hundred and twenty dollars.

Skilled draftsmen,  
etc.

And the services of skilled draftsmen, civil engineers, and such other services as the Secretary of War may deem necessary, may be employed only in the office of the Chief of Engineers, to carry into effect the various appropriations for rivers and harbors, fortifications, and surveys, to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year ending June thirtieth, nineteen hundred and nine, shall not exceed fifteen thousand dollars; and that the Secretary of War shall each year, in the annual estimates, report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limit, etc.

Insular Affairs Bu-  
reau.

**OFFICE OF THE BUREAU OF INSULAR AFFAIRS:** For law officer, four thousand five hundred dollars; chief clerk, two thousand dollars; eight clerks of class four; three clerks of class three; ten clerks of class two; nineteen clerks of class one; eighteen clerks, at one thousand dollars each; two messengers; two assistant messengers; five laborers; two charwomen; in all, eighty-seven thousand four hundred dollars.

Contingent expenses.

**CONTINGENT EXPENSES OF THE WAR DEPARTMENT:** For purchase of professional and scientific books, law books, books of reference, periodicals, blank books, pamphlets, newspapers, maps; furniture and repairs to same; carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges, fuel, gas, and heating apparatus for and repairs to the buildings (outside of the State, War, and Navy Department building) occupied by Adjutant-General's office, the Bureau of Insular Affairs, and the other offices of the War Department and its bureaus located in the Lemon Building; expenses of horses and wagons to be used only for official purposes; freight and express charges, temporary labor not to exceed one thousand dollars, and other absolutely necessary expenses, fifty thousand dollars.

Stationery.

For stationery for the War Department and its bureaus and offices, twenty-five thousand dollars.

Rent.

For rent of buildings for use of the War Department, as follows: For medical dispensary, Surgeon-General's office, one thousand dollars; for Ordnance and Signal offices, two thousand five hundred dollars; for depot quartermaster's office, two thousand five hundred dollars; for War Department, seven thousand two hundred dollars; for Adjutant-General's office, two thousand three hundred dollars; and for Bureau of Insular Affairs, two thousand two hundred and twenty dollars; in all, seventeen thousand seven hundred and twenty dollars.

For postage stamps for the War Department and its bureaus, as required under the Postal Union, to prepay postage on matters addressed to Postal Union countries, five hundred dollars.

Postage.

## PUBLIC BUILDINGS AND GROUNDS.

**OFFICE OF PUBLIC BUILDINGS AND GROUNDS:** For one assistant engineer, two thousand four hundred dollars; assistant and chief clerk, two thousand four hundred dollars; one clerk of class four; one clerk of class three; clerk and stenographer, one thousand four hundred dollars; one messenger; landscape gardener, two thousand four hundred dollars; surveyor and draftsman, one thousand five hundred dollars; in all, fourteen thousand three hundred and forty dollars.

Public buildings and grounds.

Engineer, clerks, etc.

For foremen, gardeners, mechanics, and laborers employed in the public grounds, thirty-one thousand two hundred dollars.

Foremen, etc.

For one sergeant of park watchmen, nine hundred and fifty dollars.

For second sergeant of park watchmen, nine hundred dollars.

For day watchmen as follows: One in Franklin Park; one in Lafayette Park; two in Smithsonian grounds; one in Judiciary Park; one in Lincoln Park and adjacent reservations; one at Iowa Circle; one at Thomas Circle and neighboring reservations; one at Washington Circle and neighboring reservations; one at Dupont Circle and neighboring reservations; one at McPherson and Farragut parks; one at Stanton Park and neighboring reservations; two at Henry and Seaton parks; one at Mount Vernon Park and adjacent reservations; one for the greenhouses and nursery; two at grounds south of Executive Mansion; one at Garfield Park; one at Monument Park; and one at Monument Park Annex (Potomac Park); twenty-one in all, at seven hundred and twenty dollars each, fifteen thousand one hundred and twenty dollars.

Watchmen.

For night watchmen as follows: Two in Smithsonian grounds; one in Judiciary Park; two in Henry and Seaton parks; one in grounds south of Executive Mansion; one in Monument Park; one at Monument Park Annex (Potomac Park); and two in Garfield Park; ten in all, at seven hundred and twenty dollars each, seven thousand two hundred dollars.

For watchman for the care of the monument and dock at Wakefield, Virginia, the birthplace of Washington, three hundred dollars.

Wakefield, Va.

One day watchman and one night watchman for that part of Potomac Park between the causeway of the Pennsylvania Railroad bridge, the Potomac River, and the tidal reservoir, two in all, at seven hundred and twenty dollars each, one thousand four hundred and forty dollars.

One night watchman in that part of Potomac Park between the Virginia channel of the Potomac River, the tidal reservoir, and the sewer canal, seven hundred and twenty dollars.

Night watchmen for Stanton and Lincoln parks and ten adjoining reservations, Lafayette, Franklin, McPherson, and Farragut parks, Washington, Dupont, Iowa, and Thomas circles, Mount Vernon Square, and reservations on Massachusetts avenue from Seventh to Seventeenth streets, four in all, at seven hundred and twenty dollars each, two thousand eight hundred and eighty dollars.

For contingent and incidental expenses, including purchase of professional and scientific books and periodicals, books of reference, blank books, photographs, and maps, seven hundred dollars.

Contingent expenses.

For purchase and repair of bicycles and revolvers for park watchmen and for purchase of ammunition, three hundred dollars.

Of the foregoing amounts appropriated under Public Buildings and Grounds, the sum of thirty thousand two hundred and fifty-five dollars shall be paid out of the revenues of the District of Columbia.

Amount from District revenues.

State, War, and Navy  
Department building.

Clerks, engineers,  
watchmen, etc.

STATE, WAR, AND NAVY DEPARTMENT BUILDING.

Office of the superintendent: For one clerk of class one; stenographer and typewriter, nine hundred dollars; chief engineer, one thousand four hundred dollars; five assistant engineers, at one thousand dollars each; one electrical machinist, one thousand two hundred dollars; captain of the watch, one thousand two hundred dollars; two lieutenants of the watch, at eight hundred and forty dollars each; forty-nine watchmen; carpenter, one thousand dollars; electrician, one thousand two hundred dollars; machinist, painter, and plumber, at one thousand dollars each; three dynamo tenders, at nine hundred dollars each; seven skilled laborers (mechanics), at eight hundred and forty dollars each; one messenger; foreman of laborers, eight hundred and forty dollars; ten firemen; eleven conductors of elevators, at seven hundred and twenty dollars each; seventeen laborers; three second class firemen, at six hundred and sixty dollars each; four forewomen of charwomen, at three hundred dollars each; seventy-seven charwomen; one gardener, seven hundred and twenty dollars; in all, one hundred and twelve thousand and forty dollars.

Mills Building.

MILLS BUILDING: For the following for service in fireproof building authorized to be rented for use of the Navy Department, namely: One engineer, one thousand two hundred dollars; four firemen; two elevator conductors, at seven hundred and twenty dollars each; five watchmen; four laborers; one forewoman, three hundred dollars; nine charwomen; in all, fourteen thousand two hundred and twenty dollars.

State Department  
annex.

STATE DEPARTMENT ANNEX: For one laborer, six hundred and sixty dollars.

Fuel, lights, etc.

For fuel, lights, repairs, and miscellaneous items and city directories, thirty-two thousand dollars.

Repairs, etc., Mills  
Building.

For repairs, supplies, and miscellaneous articles, Mills Building, two thousand dollars.

Superintendent's  
duties extended.

The superintendent of the State, War, and Navy building shall also act as superintendent of the Navy Department Annex, or Mills Building, and the State Department Annex building.

Navy Department.

NAVY DEPARTMENT.

Pay of Secretary,  
Assistant, clerks, etc.

OFFICE OF THE SECRETARY: For compensation of the Secretary of the Navy, twelve thousand dollars; Assistant Secretary of the Navy, five thousand dollars; chief clerk, three thousand dollars; private secretary to Secretary, two thousand five hundred dollars; clerk to Secretary, two thousand two hundred and fifty dollars; clerk to Assistant Secretary, two thousand dollars; disbursing clerk, two thousand two hundred and fifty dollars; four clerks of class four; stenographer, one thousand eight hundred dollars; one clerk of class three; three clerks of class two; four clerks of class one; stenographer, one thousand two hundred dollars; one clerk, one thousand one hundred dollars; four clerks, at one thousand dollars each; telegraph operator, one thousand one hundred dollars; two copyists; carpenter, nine hundred dollars; four messengers; five assistant messengers (including one transferred from Bureau of Navigation); one laborer; three messenger boys, at six hundred dollars each; one messenger boy, four hundred and twenty dollars; one messenger boy, four hundred dollars; one telephone switchboard operator; one assistant telephone switchboard operator; in all, seventy thousand two hundred and sixty dollars.

Solicitor's Office.

OFFICE OF THE SOLICITOR: Solicitor, who shall perform the duties of the Judge-Advocate-General of the Navy in case of the death, resignation, absence, or sickness of that officer, four thousand dollars; law clerk, two thousand five hundred dollars; law clerk, two thousand dollars; clerk of class four; clerk of class three; clerk of class two;

clerk, at eight hundred and forty dollars; and messenger boy at six hundred dollars; in all, fourteen thousand seven hundred and forty dollars.

**LIBRARY OF THE NAVY DEPARTMENT:** For one clerk of class two; one clerk of class one; one assistant messenger; one laborer; in all, three thousand nine hundred and eighty dollars.

Library.

**OFFICE OF NAVAL RECORDS OF THE REBELLION:** For chief clerk, two thousand dollars; one agent, to be selected by the Secretary of the Navy from the officers of the late Confederate navy, one thousand eight hundred dollars; three clerks of class two (including one transferred from Bureau of Yards and Docks); one clerk of class three, (indexer); two clerks of class one; two clerks at one thousand dollars each; two copyists; copyist, seven hundred and twenty dollars; one assistant messenger; necessary traveling expenses for collection of records, one hundred dollars; in all, seventeen thousand three hundred and forty dollars.

Naval Records of the Rebellion.

For continuing the publication of an edition of eleven thousand copies of the Official Records of the Union and Confederate Navies in the War of the Rebellion, in accordance with the plan approved by the Secretary of the Navy under the Act of Congress approved July thirty-first, eighteen hundred and ninety-four, and for the purpose of making such maps and illustrations as relate to the work, twenty-one thousand dollars.

Continuing publication.

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**JUDGE-ADVOCATE-GENERAL, UNITED STATES NAVY:** For one clerk, one thousand three hundred dollars; two clerks of class one (including one transferred from Bureau of Supplies and Accounts); three clerks, at one thousand dollars each; one clerk, nine hundred dollars; one assistant messenger; in all, eight thousand three hundred and twenty dollars.

Judge-Advocate-General's Office.

**BUREAU OF NAVIGATION:** For chief clerk, two thousand dollars; one clerk, two thousand dollars; four clerks of class four; five clerks of class three; five clerks of class two; six clerks of class one; three clerks, at one thousand one hundred dollars each; thirteen clerks, at one thousand dollars each; five copyists; nineteen copyists, at eight hundred and forty dollars each; two assistant messengers (reduction of one transferred to Secretary's office); one messenger boy, six hundred dollars; and five laborers (including one transferred from Secretary's office); in all, seventy-five thousand five hundred dollars.

Bureau of Navigation.

**OFFICE OF NAVAL INTELLIGENCE:** For one clerk of class four; one clerk of class two; two translators, at one thousand four hundred dollars each; one clerk, one thousand three hundred dollars; one assistant draftsman, one thousand two hundred dollars; three clerks, at one thousand dollars each; one messenger boy, six hundred dollars; in all, twelve thousand one hundred dollars.

Naval Intelligence Office.

**BUREAU OF EQUIPMENT:** For chief clerk, two thousand dollars; draftsman, who shall be an expert in marine construction, two thousand dollars; bookkeeper and accountant, one thousand eight hundred dollars; one clerk of class four; electrical expert and draftsman, one thousand six hundred dollars; one clerk of class three; one clerk of class two; one clerk, one thousand three hundred dollars; two clerks of class one, draftsman for work in connection with depots for coal, one thousand two hundred dollars; eight clerks, at one thousand dollars each; two copyists; one assistant messenger; one messenger boy, six hundred dollars; one blueprinter, six hundred dollars; one messenger boy, three hundred and sixty dollars; and two laborers (including one transferred from Secretary's office); in all, thirty thousand five hundred dollars.

Bureau of Equipment.

**HYDROGRAPHIC OFFICE:** For hydrographic engineer, three thousand dollars; one assistant, two thousand two hundred dollars; one assistant, two thousand dollars; one nautical expert, one thousand eight hun-

Hydrographic Office.

dred dollars; two nautical experts, at one thousand six hundred dollars each; one nautical expert, at one thousand three hundred dollars; two nautical experts, at one thousand two hundred dollars each; four nautical experts, at one thousand dollars each; one clerk of class two; one clerk of class one; one custodian of archives, one thousand two hundred dollars; three copyists; one copyist, eight hundred and forty dollars; two copyists, at seven hundred and twenty dollars each; one compiler, one thousand four hundred dollars; editor of Notice to Mariners, one thousand six hundred dollars; one computer, one thousand four hundred dollars; three draftsmen, at one thousand eight hundred dollars each; four draftsmen, at one thousand six hundred dollars each; two draftsmen, at one thousand four hundred dollars each; two draftsmen, at one thousand two hundred dollars each; five draftsmen, at one thousand dollars each; one draftsman, nine hundred dollars; three apprentice draftsmen, at seven hundred dollars each; one chief engraver, two thousand dollars; two engravers, at one thousand eight hundred dollars each; three engravers, at one thousand six hundred dollars each; one engraver, one thousand four hundred dollars; six engravers, at one thousand two hundred dollars each; two engravers, at one thousand dollars each; one engraver, seven hundred and twenty dollars; one apprentice engraver, eight hundred dollars; one apprentice engraver, seven hundred dollars; one chief plate printer, one thousand four hundred dollars; one plate printer, one thousand two hundred dollars; one plate printer, one thousand dollars; two plate printers, at nine hundred dollars each; one plate printer, eight hundred dollars; one apprentice plate printer, seven hundred dollars; one apprentice plate printer, six hundred dollars; one chief lithographer, one thousand eight hundred dollars; two lithographers, at one thousand dollars each; one apprentice lithographer, seven hundred dollars; one electrotyper and chart plate maker, one thousand two hundred dollars; one assistant messenger; four laborers; two helpers, at seven hundred and twenty dollars each; two helpers, at six hundred and sixty dollars each; one helper, six hundred dollars; one helper, five hundred dollars; one helper, four hundred and eighty dollars; in all, one hundred and two thousand two hundred dollars.

**Materials.**

For purchase of copperplates, steel plates, chart paper, packing boxes, chart portfolios, electrotyping copperplates, cleaning copperplates; tools, instruments, power, and materials for drawing, engraving, and printing; materials for and mounting charts; reduction of charts by photography; photolithographing charts for immediate use; transfer of photolithographic and other charts to copper; care and repairs to printing presses, furniture, instruments, and tools; extra drawing and engraving; translating from foreign languages; telegrams on public business; the preparation of the Pilot Chart and supplements, and the printing and mailing of the same; and purchase of data for charts and sailing directions and other nautical publications; works and periodicals relating to hydrography, marine meteorology, navigation, surveying, oceanography, and terrestrial magnetism, seven thousand dollars.

**Pilot Chart.**

Contingent expenses of branch offices at Boston, New York, Philadelphia, Baltimore, Norfolk, Savannah, New Orleans, San Francisco, Portland (Oregon), Portland (Maine), Chicago, Cleveland, Port Townsend, Buffalo, Duluth, Sault Sainte Marie, and Galveston, including furniture, fuel, lights, stationery, miscellaneous articles, rent and care of offices, care of time balls, car fare and ferriage in visiting merchant vessels, freight and express charges, telegrams, and other necessary expenses incurred in collecting the latest information for the Pilot Chart, and for other purposes for which the offices were established, eleven thousand dollars.

**Branch offices.  
Contingent expenses.**

**Employees.**

For services of necessary employees at branch offices, seventeen thousand nine hundred and sixty dollars.

For a monthly Pilot Chart of the North Pacific Ocean, showing graphically the matters of value and interest to the maritime community of the Pacific coast, and particularly the directions and forces of the winds to be expected during the month succeeding the date of issue; the set and strength of the currents; the feeding grounds of whales and seals; the regions of storm, fog, and ice; the positions of derelicts and floating obstructions to navigation; and the best routes to be followed by steam and by sail; including the expenses of communicating and circulating information; lithographing and engraving; the purchase of materials for and printing and mailing the chart, two thousand dollars.

Monthly Pilot Chart.  
North Pacific Ocean.

No expenditure shall be incurred or authorized for personal services or otherwise under the Hydrographic Office at Washington, District of Columbia, during the fiscal year nineteen hundred and nine except as herein authorized by appropriations under the Navy Department or under appropriations that may be made for printing and binding.

Personal services re-  
stricted.

**NAVAL OBSERVATORY:** For pay of three assistant astronomers, one at two thousand four hundred dollars, and two at one thousand eight hundred dollars each; one assistant in department of nautical instruments, one thousand six hundred dollars; one clerk of class four; one clerk of class two; instrument maker, one thousand five hundred dollars; electrician, one thousand five hundred dollars; assistant, one thousand four hundred dollars; three assistants, at one thousand six hundred dollars each; two assistants, at one thousand four hundred dollars each; librarian, one thousand four hundred dollars; two assistants, at one thousand dollars each; stenographer and typewriter, nine hundred dollars; foreman and captain of the watch, one thousand dollars; carpenter, and engineer, at one thousand dollars each; three firemen; six watchmen; elevator conductor, seven hundred and twenty dollars; and nine laborers; in all, forty-three thousand two hundred and forty dollars.

Naval Observatory.

For miscellaneous computations, five thousand dollars.

Computation.  
Books, etc.

For professional and scientific books, periodicals, engravings, photographs, and fixtures for the library, seven hundred and fifty dollars.

For apparatus and instruments, and for repairs of the same, two thousand dollars.

Apparatus.

For repairs to buildings, fixtures, and fences, furniture, gas, chemicals, and stationery, freight (including transmission of public documents through the Smithsonian exchange), foreign postage, and expressage, plants, fertilizers, and all contingent expenses, three thousand dollars.

Contingent expenses.

For fuel, oil, grease, tools, pipe, wire, and other materials needed for the maintenance and repair of boilers, engines, heating apparatus, electric lighting and power plant, and water-supply system; purchase and maintenance of teams; material for boxing nautical instruments for transportation; paints, telegraph and telephone service, and incidental labor, eight thousand dollars.

For repairs to main building, five thousand dollars.

Repairs.  
Nautical Almanac  
Office.

**NAUTICAL ALMANAC OFFICE:** For the following assistants in preparing for publication the American Ephemeris and Nautical Almanac, namely: One, at one thousand eight hundred dollars; two, at one thousand six hundred dollars each; two, at one thousand four hundred dollars each; three, at one thousand two hundred dollars each; two, at one thousand dollars each; one copyist and typewriter, nine hundred dollars; one assistant messenger; and one messenger boy, four hundred and twenty dollars; in all, fifteen thousand four hundred and forty dollars.

For pay of computers on piecework in preparing for publication the American Ephemeris and Nautical Almanac and in improving the tables of the planets, moon, and stars, six thousand dollars.

Computers.

## Bureau of Steam Engineering.

**BUREAU OF STEAM ENGINEERING:** For chief clerk, two thousand dollars; one clerk of class four; one clerk of class three; two clerks of class two; one clerk, one thousand three hundred dollars; three clerks of class one; one clerk, one thousand one hundred dollars; three clerks, at one thousand dollars each; one clerk, eight hundred and forty dollars; one assistant messenger; two laborers; two laborers, at six hundred dollars each; one messenger boy, six hundred dollars; draftsman, one thousand four hundred dollars; assistant draftsman, one thousand two hundred dollars; stenographer and typewriter, one thousand dollars; stenographer and typewriter, nine hundred dollars; in all, twenty-six thousand three hundred and eighty dollars.

## Bureau of Construction and Repair.

**BUREAU OF CONSTRUCTION AND REPAIR:** For chief clerk, two thousand dollars; two clerks of class four (including one transferred from Judge-Advocate-General's Office); two clerks of class three (one transferred to Secretary's office); three clerks of class two; three clerks of class one; nine clerks, at one thousand one hundred dollars each; fifteen clerks, at one thousand dollars each; five copyists; two assistant messengers (including one transferred from Bureau of Yards and Docks); one laborer; nine messenger boys, at six hundred dollars each; one messenger boy, four hundred dollars; in all, fifty-seven thousand eight hundred dollars.

## Technical services.

The services of draftsmen and such other technical services as the Secretary of the Navy may deem necessary may be employed only in the Bureaus of Ordnance, Equipment, Construction and Repair, and Steam Engineering to carry into effect the various appropriations for "Increase of the Navy," to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year nineteen hundred and nine shall not exceed one hundred and twenty thousand dollars; a statement of the persons employed hereunder, their duties, and the compensation paid to each shall be made to Congress each year in the annual estimates.

*Proviso.*  
Limit, etc.

## Bureau of Ordnance.

**BUREAU OF ORDNANCE:** For chief clerk, two thousand dollars; ordnance engineer, mechanical draftsman, and computer, three thousand dollars; draftsman, one thousand eight hundred dollars; assistant draftsman, one thousand four hundred dollars; two clerks of class three; two clerks of class two; one clerk, one thousand three hundred dollars; three clerks of class one; one clerk, one thousand one hundred dollars; five clerks, at one thousand dollars each; three copyists; two copyists, at eight hundred and forty dollars each; one assistant messenger; two messenger boys, at six hundred dollars each; two messenger boys, at four hundred dollars each; and one laborer; in all, thirty-two thousand nine hundred and sixty dollars.

## Bureau of Supplies and Accounts.

**BUREAU OF SUPPLIES AND ACCOUNTS:** For civilian assistant, two thousand five hundred dollars; two chief bookkeepers, at two thousand dollars each; four clerks of class four; seven clerks of class three; five clerks of class two; fifteen clerks of class one; eight clerks, at one thousand one hundred dollars each; twenty-four clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; eight copyists; two copyists, at eight hundred and forty dollars each; four assistant messengers (including one instead of one laborer transferred from Secretary's office); three messenger boys, at four hundred dollars each; one laborer; one messenger boy, six hundred dollars; and two laborers, at six hundred dollars each; in all, one hundred thousand eight hundred and twenty dollars.

## Bureau of Medicine and Surgery.

**BUREAU OF MEDICINE AND SURGERY:** For chief clerk, two thousand dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; two clerks, at one thousand one hundred dollars each; three clerks, at one thousand dollars each; two

copyists, at eight hundred and forty dollars each; one assistant messenger; one laborer; driver for Naval Dispensary, six hundred dollars; and one laborer, for Naval Dispensary, four hundred and eighty dollars; in all, seventeen thousand three hundred and forty dollars.

**BUREAU OF YARDS AND DOCKS:** For chief clerk, two thousand dollars; draftsman and clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk of class one; one clerk, one thousand one hundred dollars; six clerks, at one thousand dollars each (including one transferred from Secretary's office); one assistant messenger; three messenger boys, at six hundred dollars each; and two laborers (including one transferred from Naval Intelligence); in all, eighteen thousand nine hundred and forty dollars.

The services of skilled draftsmen and such other technical services as the Secretary of the Navy may deem necessary may be employed only in the Bureau of Yards and Docks to carry into effect the various appropriations for "public works" to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year nineteen hundred and nine shall not exceed thirty thousand dollars; a statement of the persons employed hereunder, their duties, and the compensation paid to each shall be made to Congress each year in the annual estimates.

**CONTINGENT EXPENSES, NAVY DEPARTMENT:** For professional and technical books and periodicals, for Department library, two thousand dollars.

For stationery, furniture, newspapers, plans, drawings, drawing materials, horses and wagons to be used only for official purposes, freight, expressage, postage, and other absolutely necessary expenses of the Navy Department and its various bureaus and offices, forty thousand dollars; it shall not be lawful to expend, for any of the offices or bureaus of the Navy Department at Washington, any sum out of appropriations made for the naval establishment for any of the purposes mentioned or authorized in this paragraph.

For the rental of Mills Building, authorized by Act of Congress approved July first, nineteen hundred and two, twenty-four thousand five hundred dollars.

## DEPARTMENT OF THE INTERIOR.

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of the Interior, twelve thousand dollars; First Assistant Secretary, five thousand dollars; Assistant Secretary, four thousand five hundred dollars; Assistant to the Secretary, two thousand seven hundred and fifty dollars; assistant attorney, two thousand seven hundred and fifty dollars; assistant attorney, two thousand five hundred dollars; four assistant attorneys, at two thousand two hundred and fifty dollars each; chief clerk, three thousand dollars; additional to one member of Board of Pension Appeals, acting as chief of the board, five hundred dollars; twelve members of a Board of Pension Appeals, at two thousand dollars each; two special inspectors, whose employment shall be limited to the inspection of offices and the work in the several offices under the control of the Department of the Interior, at two thousand five hundred dollars each (in lieu of one special land inspector and five special inspectors at two thousand five hundred dollars each); chief disbursing clerk, two thousand two hundred and fifty dollars; clerk in charge of supplies, two thousand two hundred and fifty dollars; clerk in charge of mails, files, and archives, two thousand two hundred and fifty dollars; clerk in charge of publications, two thousand two hundred and fifty dollars; four clerks, at two thousand dollars each; private secretary to the Secretary of the Interior, two thousand five hundred dollars; thirteen clerks of class four (two clerks of class four transferred

Bureau of Yards and Docks.

Technical services.

*Proviso.*  
Limit, etc.

Contingent expenses.

Restriction.

Rent.

Department of the Interior.

Pay of Secretary, Assistants, attorneys, etc.

Board of Pension Appeals.

Special inspectors.

Clerks etc.

to Indian Office and one transferred to General Land Office); eighteen clerks of class three; twenty-one clerks of class two (three clerks of class two transferred to Indian Office and two transferred to General Land Office); twenty-four clerks of class one (six clerks of class one transferred to Indian Office, three transferred to General Land Office, and two omitted); returns office clerk, one thousand two hundred dollars; female clerk, to be designated by the President, to sign land patents, one thousand two hundred dollars; three clerks, at one thousand dollars each (three clerks, at one thousand dollars each, transferred to General Land Office); five copyists (seven transferred to Indian Office); switch-board telephone operator; nine messengers; seven assistant messengers; eighteen laborers; two skilled mechanics, one at nine hundred dollars and one at seven hundred and twenty dollars; two carpenters, at nine hundred dollars each; plumber, nine hundred dollars; electrician, one thousand dollars; one laborer, six hundred dollars; six laborers, at four hundred and eighty dollars each; one packer, six hundred and sixty dollars; two conductors of elevator, at seven hundred and twenty dollars each; four charwomen; captain of the watch, one thousand two hundred dollars; forty watchmen; additional to two watchmen acting as lieutenants of watchmen, at one hundred and twenty dollars each; engineer, one thousand two hundred dollars; assistant engineer, one thousand dollars; seven firemen; one clerk, to sign, under the direction of the Secretary, in his name and for him, his approval of all tribal deeds to allottees and deeds for town lots made and executed according to law for any of the Five Civilized Tribes of Indians in the Indian Territory, one thousand two hundred dollars; in all, two hundred and eighty-six thousand five hundred and forty dollars: *Provided*, That in the discretion of the Secretary, of the Interior, persons employed June thirtieth, nineteen hundred and eight, as additional members of the Board of Pension Appeals may be transferred and appointed to places in the classified service of the Department of the Interior without reference to the "Act to regulate and improve the civil service of the United States," approved January sixteenth, eighteen hundred and eighty-three.

Messengers, etc.

Clerk to sign tribal deeds.

*Proviso.*  
Transfer from Board of Pension Appeals to classified service.  
Vol. 22, p. 408.

Employees, old Post-Office building.

For employees, for the proper protection, heating, care, and preservation of the old Post-Office Department building, occupied by the Department of the Interior, namely: One engineer and electrician, one thousand six hundred dollars; assistant engineer, one thousand dollars; four firemen; three watchmen, acting as lieutenants, at eight hundred and forty dollars each; twenty watchmen; conductor of elevator, seven hundred and twenty dollars; fourteen laborers; nine laborers, at four hundred and eighty dollars each; three skilled mechanics (painter, carpenter, and plumber), at nine hundred dollars each; in all, thirty-nine thousand three hundred and eighty dollars.

Assistant Attorney-General's Office.

OFFICE OF ASSISTANT ATTORNEY-GENERAL: For assistant attorney, three thousand dollars; assistant attorney, two thousand seven hundred and fifty dollars; three assistant attorneys, at two thousand five hundred dollars each; four assistant attorneys, at two thousand two hundred and fifty dollars each; ten assistant attorneys, at two thousand dollars each; four clerks of class three, one of whom shall act as stenographer and one of whom shall be a stenographer and typewriter; one clerk of class one; in all, forty-nine thousand eight hundred and fifty dollars.

Per diem, etc., in-spectors.

For per diem in lieu of subsistence of two special inspectors, Department of the Interior, while traveling on duty, at a rate to be fixed by the Secretary of the Interior, not exceeding three dollars per day, and for actual necessary expenses of transportation (including temporary employment of stenographers, typewriters, and other assistance outside of the District of Columbia, and for incidental expenditures necessary to the efficient conduct of examinations), to be expended

under the direction of the Secretary of the Interior, four thousand dollars.

**GENERAL LAND OFFICE:** For the Commissioner of the General Land Office, five thousand dollars; Assistant Commissioner, to be appointed by the President, by and with the advice and consent of the Senate, who shall be authorized to sign such letters, papers, and documents and to perform such other duties as may be directed by the Commissioner, and shall act as Commissioner in the absence of that officer or in case of a vacancy in the office of Commissioner, three thousand five hundred dollars; chief clerk, two thousand five hundred dollars; chief law clerk, two thousand five hundred dollars; two law clerks, at two thousand two hundred dollars each; three inspectors of surveyors-general and district land offices, at two thousand dollars each; recorder, two thousand dollars; one chief of division of surveys, two thousand seven hundred and fifty dollars; one chief of division, two thousand four hundred dollars; nine chiefs of division, at two thousand dollars each; two law examiners, at two thousand dollars each; ten principal examiners of land claims and contests, at two thousand dollars each; two examiners of mineral claims and contests, at two thousand dollars each; thirty-eight clerks of class four (including one transferred from Secretary's office); sixty-four clerks of class three; sixty-nine clerks of class two (including two transferred from Secretary's office); seventy-two clerks of class one (including three transferred from Secretary's office); sixty clerks, at one thousand dollars each (including three transferred from Secretary's office); sixty copyists; two messengers; ten assistant messengers; six skilled laborers, who may act as assistant messengers when required, at six hundred and sixty dollars each; sixteen laborers; one laborer, four hundred and eighty dollars; one packer, seven hundred and twenty dollars; one depositary acting for the Commissioner as receiver of public moneys, two thousand dollars; clerk and librarian, one thousand dollars; in all, five hundred and seventy-two thousand four hundred and fifty dollars.

General Land Office.

That hereafter the Secretary of the Interior be, and he is hereby, authorized to designate an officer or employee of the General Land Office to act temporarily as Assistant Commissioner of that Office during the absence of the Assistant Commissioner, or in case of a vacancy in the office of such Assistant Commissioner, or when such Assistant Commissioner is acting as Commissioner, and all acts performed by any officer or employee while acting under such designation shall have the same force and effect as if performed by said Commissioner or Assistant Commissioner.

Temporary Assistant Commissioner.

That hereafter the Secretary of the Interior be, and he is hereby, authorized to designate an officer or employee of the General Land Office to perform temporarily the duties of the Recorder of that office in the absence of that officer and in the case of a vacancy in the office of such Recorder, and the acts of any person so designated shall have all the force and effect of an act performed by the Recorder.

Temporary recorder.

For per diem in lieu of subsistence of inspectors and of clerks detailed to investigate fraudulent land entries, trespasses on the public lands, and cases of official misconduct, while traveling on duty, at a rate to be fixed by the Secretary of the Interior, not exceeding three dollars per day, and for actual necessary expenses of transportation, including necessary sleeping-car fares, and for employment of stenographers and other assistants when necessary to the efficient conduct of examinations, and when authorized by the Commissioner of the General Land Office, seven thousand dollars.

Per diem, etc., investigation.

For law books for the law library of the General Land Office, four hundred dollars.

Law books.

## Maps.

Proviso.  
Distribution.

For connected and separate United States and other maps, prepared in the General Land Office, twenty thousand dollars: *Provided*, That of the United States maps procured hereunder seven thousand two hundred copies shall be delivered to the Senate and fourteen thousand four hundred copies shall be delivered to the House of Representatives, five hundred copies shall be delivered to the Commissioner of the General Land Office, and the residue shall be delivered to the Secretary of the Interior for distribution. And all maps delivered to the Senate and House of Representatives hereunder shall be mounted with rollers ready for use.

## State and Territorial maps.

For separate State and Territorial maps, prepared in the General Land Office, two thousand dollars.

Mine inspectors.  
Vol. 26., p. 1104.

**MINE INSPECTORS:** For salaries of two mine inspectors, authorized by the Act approved March third, eighteen hundred and ninety-one, for the protection of the lives of miners in the Territories, at two thousand dollars per annum each, four thousand dollars.

## Expenses.

For per diem, subject to such rules and regulations as the Secretary of the Interior may prescribe, in lieu of subsistence at a rate not exceeding three dollars per day each, while absent from their homes on duty, and for actual necessary traveling expenses of said inspectors, including necessary sleeping-car fares, three thousand three hundred and fifty dollars.

Protection of miners' lives.  
Vol. 26., p. 1104.

For continuing the work authorized by the Act approved March third, eighteen hundred and ninety-one, and for the protection of the lives of miners in the Territories and in the District of Alaska, and for conducting investigations as to the causes of mine explosions with a view to increasing safety in mining, to be immediately available, one hundred and fifty thousand dollars, of which sum not more than fifty thousand dollars may be used for salaries.

## Indian Office.

**INDIAN OFFICE:** For the Commissioner of Indian Affairs, five thousand dollars; Assistant Commissioner, three thousand dollars; chief clerk, two thousand two hundred and fifty dollars; financial clerk, two thousand two hundred and fifty dollars; one chief of division, two thousand two hundred and fifty dollars (in lieu of chief of division, at same salary, transferred from Secretary's office); two chiefs of division, at two thousand dollars each; law clerk, two thousand dollars; private secretary, one thousand eight hundred dollars; principal book-keeper, one thousand eight hundred dollars; ten clerks of class four (including two transferred from Secretary's office); nineteen clerks of class three; stenographer, one thousand six hundred dollars; stenographer, one thousand four hundred dollars; twenty-two clerks of class two (including three transferred from Secretary's office); architect, one thousand six hundred dollars; two draftsmen, at one thousand five hundred dollars each; forty-two clerks of class one (including six transferred from Secretary's office and three employed temporarily); twenty-three clerks, at one thousand dollars each; one clerk, one thousand four hundred dollars, one stenographer, one thousand dollars, and one clerk, at one thousand two hundred dollars, to superintendent of Indian schools; twenty-nine copyists (including seven transferred from Secretary's office and one employed temporarily); one messenger; four assistant messengers; three laborers; messenger boy, three hundred and sixty dollars; and four charwomen; in all, two hundred and twenty-one thousand two hundred and seventy dollars.

## Pension Office.

**PENSION OFFICE:** For the Commissioner of Pensions, five thousand dollars; First Deputy Commissioner, three thousand six hundred dollars; Second Deputy Commissioner, three thousand six hundred dollars; chief clerk, two thousand two hundred and fifty dollars; assistant chief clerk, two thousand dollars; medical referee, three thousand dollars; assistant medical referee, two thousand two hundred and fifty

dollars; two qualified surgeons who shall be experts in their profession, at two thousand dollars each; thirty-five medical examiners who shall be surgeons of education, skill, and experience in their profession, at one thousand eight hundred dollars each; nine chiefs of division, at two thousand dollars each; law clerk, two thousand two hundred and fifty dollars; chief of board of review, two thousand two hundred and fifty dollars; fifty-four principal examiners, at two thousand dollars each; private secretary, to be selected and appointed by the Commissioner of Pensions, two thousand dollars; eighteen assistant chiefs of division, at one thousand eight hundred dollars each; three stenographers, at one thousand six hundred dollars each; sixty-nine clerks of class four; eighty-five clerks of class three; three hundred clerks of class two; three hundred and seventy clerks of class one; one hundred and twenty-five clerks, at one thousand dollars each; forty-nine copyists; superintendent of building, one thousand four hundred dollars; two engineers, at one thousand two hundred dollars each; three firemen; twenty-seven messengers; twelve assistant messengers; twenty messenger boys, at four hundred dollars each; forty laborers; ten female laborers, at four hundred dollars each; fifteen charwomen; one painter, skilled in his trade, nine hundred dollars; one cabinetmaker, skilled in his trade, nine hundred dollars; captain of the watch, eight hundred and forty dollars; three sergeants of the watch, at seven hundred and fifty dollars each; twenty watchmen; in all, one million six hundred and fifty thousand two hundred and seventy dollars.

No vacancy now existing in the clerical service of the Pension Office, or which may occur after March first, nineteen hundred and eight, and prior to July first, nineteen hundred and eight, shall be filled by original appointment or by transfer from any other office or bureau of the Department of the Interior. Nor shall any transfer from said Pension Office existing March first, nineteen hundred and eight, be returned to said Office.

Filling vacancies suspended.

Transfers.

For per diem, when absent from home and traveling on duty outside the District of Columbia, for special examiners or other persons employed in the Bureau of Pensions, detailed for the purpose of making special investigations pertaining to said Bureau, in lieu of expenses for subsistence, not exceeding three dollars per day, and for actual and necessary expenses for transportation and assistance, and any other necessary expenses, including telegrams, two hundred and fifty thousand dollars.

Per diem, etc., investigations.

For an additional force of one hundred special examiners for one year, at a salary of one thousand three hundred dollars each, one hundred and thirty thousand dollars, and no person so appointed shall be employed in the State from which he is appointed; and any of those now employed in the Pension Office or as special examiners may be reappointed if they be found to be qualified.

Additional special examiners.

**PATENT OFFICE:** For the Commissioner of Patents, five thousand dollars; Assistant Commissioner, who shall perform such duties pertaining to the office of Commissioner as may be assigned to him by the Commissioner, three thousand five hundred dollars; chief clerk, who shall be qualified to act as a principal examiner, three thousand dollars; two law examiners, at two thousand seven hundred and fifty dollars each; three examiners in chief, at three thousand dollars each; examiner of interferences, two thousand seven hundred dollars; examiner of trade-marks and designs, two thousand seven hundred dollars; forty-two principal examiners, at two thousand seven hundred dollars each; fifty-eight first assistant examiners, at two thousand four hundred dollars each; sixty-eight second assistant examiners, at two thousand one hundred dollars each; seventy-eight third assistant examiners, at one thousand eight hundred dollars each; one hundred fourth assistant examiners, at one thousand five hundred dollars each;

Patent Office.

financial clerk, who shall give bonds in such amount as the Secretary of the Interior may determine, two thousand two hundred and fifty dollars; librarian, two thousand dollars; six chiefs of division, at two thousand dollars each; three assistant chiefs of division, at one thousand eight hundred dollars each; nine clerks of class four; nine clerks of class three; fifteen clerks of class two; ninety clerks of class one; skilled laborer, one thousand two hundred dollars; three skilled draftsmen, at one thousand two hundred dollars each; four draftsmen, at one thousand dollars each; eighty-five clerks, at one thousand dollars each; messenger and property clerk, one thousand dollars; ninety copyists; eighty-five copyists, at seven hundred and twenty dollars each; and during the fiscal year nineteen hundred and nine classified laborers now employed in the Patent Office may be appointed copyists at seven hundred and twenty dollars, but may not be further promoted unless they shall have passed the civil-service examination; three messengers; twenty-five assistant messengers; fourteen laborers, at six hundred dollars each; fifteen laborers, at four hundred and eighty dollars each; thirty-nine messenger boys, at three hundred and sixty dollars each; in all, one million one hundred and eighty-five thousand six hundred and ten dollars.

Books, etc.

For purchase of professional and scientific books and expense of transporting publications of patents issued by the Patent Office to foreign governments, two thousand five hundred dollars.

For purchase of law books, five hundred dollars.

Copies of drawings,  
etc.

For producing copies of drawings of the weekly issue of patents; for producing copies of designs, trade-marks, and pending applications; and for the reproduction of exhausted copies of drawings and specifications; one hundred and forty thousand dollars.

Investigating use of  
inventions, etc.

For investigating the question of the public use or sale of inventions for two years or more prior to filing applications for patents, and for expense attending defense of suits instituted against the Commissioner of Patents, two hundred and fifty dollars.

International Bu-  
reau, Berne.

For the share of the United States in the expense of conducting the International Bureau at Berne, Switzerland, seven hundred and fifty dollars.

Bureau of Educa-  
tion.

**BUREAU OF EDUCATION:** For Commissioner of Education, four thousand five hundred dollars; chief clerk, two thousand dollars; statistician, one thousand eight hundred dollars; specialist in charge of land-grant college statistics, one thousand eight hundred dollars; translator, one thousand eight hundred dollars; collector and compiler of statistics, two thousand four hundred dollars; specialist in foreign educational systems, one thousand eight hundred dollars; specialist in educational system, one thousand eight hundred dollars; two clerks of class four; two clerks of class three; four clerks of class two; seven clerks of class one; five clerks, at one thousand dollars each; six copyists; two copyists, at eight hundred dollars each; copyist, seven hundred and twenty dollars; two skilled laborers, at eight hundred and forty dollars each; one messenger; one assistant messenger; three laborers, at four hundred and eighty dollars each; laborer, four hundred dollars; in all, fifty-six thousand five hundred dollars.

Books, etc.

For books for library, current educational periodicals, other current publications, and completing valuable sets of periodicals, five hundred dollars.

Special reports.

For collecting statistics for special reports and circulars of information, four thousand dollars.

Distributing docu-  
ments, etc.

For the purchase, distribution, and exchange of educational documents, and for the collection, exchange, and cataloguing of educational apparatus and appliances, text-books, and educational reference books, articles of school furniture and models of school buildings illustrative of foreign and domestic systems and methods of education, and for repairing the same, two thousand five hundred dollars.

**OFFICE OF THE SUPERINTENDENT OF THE CAPITOL BUILDING AND GROUNDS:** For Superintendent of the Capitol Building and Grounds, five thousand dollars; chief clerk, two thousand dollars; chief electrical engineer, two thousand four hundred dollars; draftsman, one thousand two hundred dollars; assistant draftsman, eight hundred dollars; one clerk, one thousand six hundred dollars; stenographer and typewriter, one thousand two hundred dollars; foreman, one thousand five hundred dollars; compensation to disbursing clerk, one thousand dollars; one messenger; person in charge of the heating of the Supreme Court and central portion of the Capitol, one thousand dollars; laborer in charge of water-closets in central portion of the Capitol, six hundred and sixty dollars; seven laborers for cleaning Rotunda, corridors, Dome, and old library portion of Capitol, at six hundred and sixty dollars each; two laborers in charge of public closets of the House of Representatives and in the terrace, at seven hundred and twenty dollars each; in all, twenty-five thousand two hundred and sixty dollars.

Superintendent of Capitol, etc.

**CONTINGENT EXPENSES, DEPARTMENT OF THE INTERIOR:** For the following sums, which shall be so apportioned as to prevent deficiencies therein, namely:

Contingent expenses.

For contingent expenses of the office of the Secretary of the Interior and the bureaus, offices, and buildings of the Interior Department, including six thousand five hundred dollars for the Civil Service Commission: For furniture, carpets, ice, lumber, hardware, dry goods, advertising, telegraphing, expressage, wagons and harness, food and shoeing of horses, diagrams, awnings, constructing model and other cases and furniture, and other absolutely necessary expenses, including fuel and lights, one hundred and fifteen thousand dollars.

For stationery, including tags, labels, index cards, cloth-lined file wrappers, and specimen bags, printed in the course of manufacture, and such printed envelopes as are not supplied under contracts made by the Postmaster-General, for the Department of the Interior and its several bureaus and offices, including not to exceed five thousand dollars for the Civil Service Commission, sixty thousand dollars.

Stationery, etc.

For professional and scientific books, law books, and books to complete broken sets, periodicals, directories, and other books of reference relating to the business of the Department, one thousand dollars, of which sum two hundred and fifty dollars may be used for the Civil Service Commission.

Books, etc.

For rent of buildings for the Department of the Interior, namely: For the Bureau of Education, four thousand dollars; Geological Survey, twenty-nine thousand two hundred dollars; additional rooms for the engraving and printing divisions of the Geological Survey, one thousand two hundred dollars; storage of documents, one thousand dollars; Civil Service Commission, four thousand five hundred dollars; in all, thirty-nine thousand nine hundred dollars.

Rent.

For rent of rooms in the Union Building for Patent Office model exhibit during so much of the fiscal year nineteen hundred and nine as may be necessary, and for necessary expenses of removal and storage of said exhibit, nineteen thousand five hundred dollars: *Provided*, That a commission, which is hereby created, to consist of the Secretary of the Interior, the Commissioner of Patents, and the Secretary of the Smithsonian Institution, shall determine which of the models of the Patent Office may be of possible benefit to patentees or of historical value, such models thus selected to be cared for in the new National Museum building, the remainder of said models shall before January first, nineteen hundred and nine, be disposed of by sale, gift, or otherwise as the Commissioner of Patents, with the approval of the Secretary of the Interior, shall determine.

Model exhibit.

*Proviso.*  
Commission to report, etc., on transfer of models.  
*Post*, p. 924.

**Geological Survey.  
Additional rent.**

For rent of basement of the addition to the main building of the Geological Survey, required for additional storage of documents, maps, and so forth, and for work room, one thousand five hundred dollars.

For rent of additional office accommodations for the Geological Survey in the main building of the Survey, Washington, District of Columbia (formerly occupied by the Reclamation Service), three thousand dollars.

**Postage stamps.**

For postage stamps for the Department of the Interior and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, three thousand dollars.

**Surveyors-general.**

**SURVEYORS-GENERAL AND THEIR CLERKS.**

**Alaska.**

For surveyor-general and ex officio secretary of the district of Alaska, four thousand dollars; clerks in his office, seven thousand dollars; in all, eleven thousand dollars.

For rent of offices for surveyor-general, pay of messenger, stationery, printing, binding, drafting instruments, typewriters, books of reference for office use, furniture, fuel, lights, and other incidental expenses, two thousand dollars.

**Arizona.**

For surveyor-general of the Territory of Arizona, two thousand five hundred dollars; and for the clerks in his office, eight thousand dollars; in all, ten thousand five hundred dollars.

For rent of office for the surveyor-general, stationery, binding records, drafting supplies, books of reference for office use, typewriter and repairs, repairs of furniture, freight and drayage, filing cases, drafting tables, and other incidental expenses, one thousand dollars.

**California.**

For surveyor-general of California, three thousand dollars; and for the clerks in his office, eleven thousand four hundred dollars; in all, fourteen thousand four hundred dollars.

For pay of messenger, stationery, binding records, repairing maps, repairs to locks, clocks, furniture, batteries, and typewriter, towels, telephone, books of reference for office use, and other incidental expenses, one thousand five hundred dollars.

**Colorado.**

For surveyor-general of the State of Colorado, three thousand dollars; and for the clerks of his office, seventeen thousand two hundred and twenty-five dollars; in all, twenty thousand two hundred and twenty-five dollars.

For rent of office for the surveyor-general, pay of messenger, stationery, printing and binding, furniture and repairs, muslin for mounting plats, drafting instruments, record books, indexing volumes of letters, ice, telephone, post-office box rent and register stamps, books of reference for office use, typewriter, and other incidental expenses, four thousand dollars.

**Idaho.**

For surveyor-general of Idaho, three thousand dollars; and for the clerks in his office, ten thousand five hundred dollars; in all, thirteen thousand five hundred dollars.

For pay of messenger, stationery, binding, printing, drafting instruments, post-office box rent, furniture, typewriters, ice, books of reference for office use, and other incidental expenses, one thousand dollars.

**Louisiana.**

For surveyor-general of Louisiana, one thousand eight hundred dollars; and for the clerks in his office, six thousand eight hundred dollars; in all, eight thousand six hundred dollars.

For messenger, stationery, binding records, books of reference for office use, and other incidental expenses, seven hundred dollars.

**Montana.**

For surveyor-general of Montana, three thousand dollars; and for the clerks in his office, thirteen thousand dollars; in all, sixteen thousand dollars.

For pay of messenger, lights, post-office box rent, ice, stationery, printing, binding, furniture, books of reference for office use, and other incidental expenses, eight hundred dollars.

For surveyor-general of Nevada, two thousand five hundred dollars; and for the clerks in his office, five thousand four hundred dollars; in all, seven thousand nine hundred dollars. Nevada.

For rent of office for the surveyor-general, stationery, and drawing materials, post-office box rent, registering letters, telephone, ice, repair of furniture, books of reference for office use, and other incidental expenses, one thousand dollars.

For surveyor-general of the Territory of New Mexico, two thousand five hundred dollars; and for clerks in his office, ten thousand five hundred dollars; in all, thirteen thousand dollars. New Mexico.

For pay of messenger, stationery, printing, drafting instruments, plats, drawing paper, binding records, telephone, registration of letters, post-office box rent, drayage, towels, books of reference for office use, and other incidental expenses, one thousand dollars.

For surveyor-general of Oregon, three thousand dollars; and for the clerks in his office, eight thousand dollars; in all, eleven thousand dollars. Oregon.

For stationery, telephone, towels, binding, post-office box rent, books of reference for office use, and other incidental expenses, five hundred dollars.

For surveyor-general of South Dakota, two thousand dollars; and for clerks in his office, five thousand dollars; in all, seven thousand dollars. South Dakota.

For rent of office for the surveyor-general, pay of messengers, stationery supplies, drafting instruments, fuel, ice, binding records, post-office box rent, telegrams, registration of letters, towels, furniture and typewriter repairs, books of reference for office use, and other incidental expenses, one thousand three hundred dollars.

For surveyor-general of Utah, three thousand dollars; and for the clerks in his office, ten thousand dollars; in all, thirteen thousand dollars. Utah.

For pay of janitor, stationery, plats and supplies, printing and binding, drawing tables, drafting instruments, post-office box rent, typewriters, drayage, towels, books of reference for office use, and other incidental expenses, nine hundred dollars.

For surveyor-general of Washington, three thousand dollars; and for the clerks in his office, ten thousand dollars; in all, thirteen thousand dollars. Washington.

For rent of office for the surveyor-general, pay of janitor, furniture and repairs, stationery, binding records, books, blanks, books of reference for office use, and other incidental expenses, one thousand five hundred dollars.

For surveyor-general of Wyoming, three thousand dollars; and for the clerks in his office, eleven thousand seven hundred dollars; in all, fourteen thousand seven hundred dollars. Wyoming.

For pay of messenger, stationery and supplies, lights, printing, binding, books, post-office box rent, drafting instruments, mounting maps, ice, towels, furniture and repairs, books of reference for office use, and other incidental expenses, one thousand dollars.

*Provided*, That no expenses chargeable to the foregoing appropriations for clerk hire and incidental expenses, in the offices of the surveyors-general, shall be incurred by the respective surveyors-general in the conduct of said offices, except upon previous specific authorization by the Commissioner of the General Land Office. *Proviso.* Restriction on clerk hire, etc.

## POST-OFFICE DEPARTMENT.

**OFFICE POSTMASTER-GENERAL:** For compensation of the Postmaster-General, twelve thousand dollars; chief clerk, Post-Office Department, including five hundred dollars as superintendent of Post-Office Department building, three thousand dollars; private secretary, two thousand

Post-Office Department.

Pay of Postmaster-General, clerks, etc.

five hundred dollars; disbursing clerk, two thousand two hundred and fifty dollars; bookkeeper and accountant, one thousand eight hundred dollars; two stenographers, at one thousand six hundred dollars each; appointment clerk, two thousand dollars; one clerk, assistant to chief clerk, two thousand dollars; printing clerk, (now detailed from Government Printing Office), two thousand dollars; assistant printing clerk, (now detailed from Government Printing Office), one thousand six hundred dollars; one clerk of class four; three clerks of class three; six clerks of class two; four clerks of class one; five clerks, at one thousand dollars each; curator of museum, one thousand dollars; four clerks, at nine hundred dollars each; telephone switch-board operator; assistant telephone switch-board operator; messenger in charge of mails, nine hundred dollars; one messenger; two assistant messengers; page, three hundred and sixty dollars; engineer, one thousand four hundred dollars; eight assistant engineers, at one thousand dollars each; electrician, one thousand four hundred dollars; two assistant electricians, at one thousand two hundred dollars each; three dynamo tenders, at nine hundred dollars each; one fireman, who shall be a blacksmith, and one fireman, who shall be a steam fitter, at nine hundred dollars each; ten elevator conductors, at seven hundred and twenty dollars each; seventeen firemen; carpenter, one thousand two hundred dollars; carpenter, one thousand dollars; two carpenters, at nine hundred dollars each; captain of the watch, one thousand dollars; additional to two watchmen acting as lieutenants of watchmen, at one hundred and twenty dollars each; thirty-one watchmen; foreman of laborers, eight hundred dollars; thirty laborers; ten laborers and coal passers, at five hundred dollars each; plumber and awning maker, at nine hundred dollars each; female laborer, five hundred and forty dollars; three female laborers, at five hundred dollars each; three female laborers, at four hundred and eighty dollars each; and forty charwomen; in all, one hundred and seventy-one thousand seven hundred and ninety dollars.

Engineers, watchmen, etc.

Chief post-office inspector, clerks, etc.

Purchasing agent, clerks, etc.

Assistant Attorney-General's division.

First Assistant Postmaster-General, clerks, etc.

Salaries and allowances division.

Division of post-office inspectors: Chief inspector, four thousand dollars; chief clerk, two thousand dollars; three clerks of class four; eight clerks of class three; twelve clerks of class two; sixteen clerks of class one; fifteen clerks, at one thousand dollars each; fourteen clerks, at nine hundred dollars each; three assistant messengers; and one laborer; in all, ninety thousand six hundred and twenty dollars.

Division of the purchasing agent: For purchasing agent, four thousand dollars; chief clerk, two thousand dollars; one clerk of class four; one clerk of class three; one clerk of class two; two clerks of class one; three clerks, at one thousand dollars each; one assistant messenger; actual and necessary expenses of the purchasing agent while traveling on business of the Post-Office Department, five hundred dollars; in all, seventeen thousand four hundred and twenty dollars.

Division of Assistant Attorney-General for the Post-Office Department: Assistant attorney, two thousand seven hundred and fifty dollars; assistant attorney, two thousand dollars; one clerk of class four; law clerk, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; one clerk of class one; one clerk, one thousand dollars; assistant messenger; in all, fifteen thousand six hundred and seventy dollars.

**OFFICE FIRST ASSISTANT POSTMASTER-GENERAL:** For First Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent division of salaries and allowances, four thousand dollars; assistant superintendent division of salaries and allowances, two thousand two hundred and fifty dollars; chief, division of correspondence, two thousand dollars; nine clerks of class four; seven clerks of class three (including one transferred from office of Postmaster-General); eleven clerks of class two; eight clerks of class one; five clerks, at one thousand dollars each; ten clerks, at

nine hundred dollars each; one messenger; four assistant messengers; one laborer; two pages, at three hundred and sixty dollars each; in all, eighty-seven thousand two hundred and fifty dollars.

Division of postmasters' appointments: Superintendent, three thousand dollars; two assistants, at two thousand dollars each; three clerks of class four; fifteen clerks of class three; ten clerks of class two; five clerks of class one; four clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; and two messengers; in all, sixty-three thousand eight hundred and eighty dollars.

Division of city delivery: Superintendent, three thousand dollars; assistant superintendent, two thousand dollars; three clerks of class three; two clerks of class two; seven clerks of class one; four clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; one messenger, and one laborer; in all, twenty-eight thousand three hundred dollars.

OFFICE SECOND ASSISTANT POSTMASTER-GENERAL: For Second Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent division of railway adjustments, three thousand dollars; assistant superintendent division of railway adjustments and law clerk, two thousand two hundred and fifty dollars; superintendent, division of foreign mails, three thousand dollars; chief clerk, division of foreign mails, two thousand dollars; chief, division of inspection, two thousand dollars; chief, division of contracts, two thousand dollars; chief, division of equipment, two thousand dollars; fourteen clerks of class four; forty-one clerks of class three; thirty-five clerks of class two; twenty-eight clerks of class one; eighteen clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; messenger in charge of mails, nine hundred dollars; seven assistant messengers; in all, two hundred and twenty-six thousand four hundred and ninety dollars.

Division of railway mail service: General superintendent, four thousand dollars; assistant general superintendent, three thousand five hundred dollars; chief clerk, office of general superintendent, two thousand dollars; two clerks of class four; five clerks of class three; six clerks of class two; five clerks of class one; three clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; in all, forty thousand three hundred dollars.

OFFICE THIRD ASSISTANT POSTMASTER-GENERAL: For Third Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent division of stamps, two thousand seven hundred and fifty dollars; superintendent division of finance, who shall give bond in such amount as the Postmaster-General may determine for the faithful discharge of his duties, two thousand two hundred and fifty dollars; assistant superintendent division of finance, two thousand dollars; superintendent, division of classification, two thousand seven hundred and fifty dollars; six special agents, division of classification, at two thousand dollars each; chief division of redemption, two thousand dollars; superintendent division of registered mails, two thousand five hundred dollars; six assistant superintendents division of registered mails, at two thousand dollars each; nine clerks of class four; twenty-three clerks of class three; thirty-two clerks of class two; forty-five clerks of class one; thirty-one clerks, at one thousand dollars each; twenty clerks, at nine hundred dollars each; one messenger; five assistant messengers; twelve laborers; one page, three hundred and sixty dollars; in all, two hundred and fifty-nine thousand two hundred and seventy dollars.

For per diem allowance for assistant superintendents, division of registered mails, when actually traveling on business of the Post-Office Department, at a rate to be fixed by the Postmaster-General, not exceeding four dollars, and for other actual and necessary traveling

Appointments division.

City delivery division.

Second Assistant Postmaster-General, clerks, etc.

Railway adjustments division.

Foreign mails division.

Railway mail service.

Third Assistant Postmaster-General, clerks, etc.

Stamps division.

Classification division.

Registered mails division.

Per diem, etc. Registered mails division.

expenses arising in connection with business of the division of registered mails, ten thousand dollars.

Classification division.

For per diem allowance for special agents, division of classification, when actually traveling on business of the Post-Office Department, at a rate to be fixed by the Postmaster-General, not exceeding four dollars, and for other actual and necessary traveling expenses arising in connection with the business of the division of classification, seven thousand dollars.

Money orders division.

Division of money orders: Superintendent, three thousand five hundred dollars; chief clerk, two thousand two hundred and fifty dollars; three clerks of class four; seven clerks of class three; eleven clerks of class two; eleven clerks of class one; ten clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; one assistant messenger; and four laborers; in all, seventy-three thousand three hundred and ten dollars.

Fourth Assistant Postmaster-General, etc.

OFFICE FOURTH ASSISTANT POSTMASTER-GENERAL: For Fourth Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent, division of rural free delivery, three thousand dollars; assistant superintendent, division of rural delivery, two thousand dollars; four clerks of class four; three clerks of class three; twelve clerks of class two, thirty-one clerks of class one; stenographer, one thousand six hundred dollars; stenographer, one thousand two hundred dollars; forty-five clerks, at one thousand dollars each; nineteen clerks, at nine hundred dollars each; two messengers; one assistant messenger; two laborers; and two pages, at three hundred and sixty dollars each; in all, one hundred and forty-seven thousand eight hundred and forty dollars.

Rural delivery.

Dead letters division.

Division of dead letters: Superintendent, two thousand seven hundred and fifty dollars; one clerk of class four, who shall be chief clerk; two clerks of class four; eight clerks of class three; ten clerks of class two; twenty-nine clerks of class one; forty-four clerks, at one thousand dollars each; forty-six clerks, at nine hundred dollars each; one messenger; three assistant messengers; fifteen laborers; six female laborers, at four hundred and eighty dollars each; in all, one hundred and seventy thousand nine hundred and thirty dollars.

Supplies division.

Division of supplies: Superintendent, two thousand five hundred dollars; assistant superintendent, one thousand eight hundred dollars; one clerk of class four; three clerks of class three; eleven clerks of class two; eighteen clerks of class one; sixteen clerks, at one thousand dollars each; eight clerks, at nine hundred dollars each; one messenger; eleven assistant messengers; eighteen laborers; and one page, three hundred and sixty dollars; in all, ninety-two thousand one hundred dollars.

Topography division.

Division of topography: For topographer, two thousand seven hundred and fifty dollars; assistant topographer, two thousand dollars; three skilled draftsmen, at one thousand eight hundred dollars each; four skilled draftsmen, at one thousand six hundred dollars each; four skilled draftsmen, at one thousand four hundred dollars each; three skilled draftsmen, at one thousand two hundred dollars each; examiner, one thousand two hundred dollars; one clerk of class two; map moulder, one thousand two hundred dollars; mechanic, one thousand dollars; seven copyists of maps, at one thousand dollars each; nine copyists of maps, at nine hundred dollars each; assistant map moulder, seven hundred and twenty dollars; one assistant messenger; in all, forty-seven thousand and ninety dollars.

Contingent expenses.

CONTINGENT EXPENSES, POST-OFFICE DEPARTMENT: For stationery and blank books, including amount necessary for the purchase of free penalty envelopes, twenty-five thousand dollars.

For fuel and repairs to heating, lighting, and power plant, including repairs to elevators, forty thousand dollars.

For gas and electric lights, one thousand five hundred dollars.

For telegraphing, four thousand five hundred dollars.

For painting, one thousand six hundred dollars.

For plumbing, one thousand dollars.

For carpets and matting, one thousand dollars.

For furniture, two thousand five hundred dollars.

For indexes and filing devices, one thousand five hundred dollars.

For purchase, exchange, and keeping of horses and wagons, and repair of wagons and harness, to be used only for official purposes, one thousand five hundred dollars.

For miscellaneous items, including the exchange of typewriters and adding machines, eighteen thousand seven hundred and fifty dollars, of which sum not exceeding three thousand nine hundred and eighty-five dollars may be expended for telephone service, and not exceeding one thousand five hundred dollars may be expended for law books, books of reference, railway guides, city directories, and books necessary to conduct the business of the Department.

For rent of a suitable building for storage of the files of the Post-Office Department, three thousand dollars. Rent.

For rent of stable, five hundred dollars.

For the publication of copies of the Official Postal Guide, including not exceeding three thousand copies for the use of the Executive Departments, twenty-five thousand dollars. Official Postal Guide.

For miscellaneous expenses in the Division of Topography in the preparation and publication of post-route maps and rural-delivery maps or blueprints, including tracing for photolithographic reproduction, thirty-one thousand dollars. And the Postmaster-General may authorize the sale to the public of post-route maps and rural-delivery maps or blueprints at the cost of printing and ten per centum thereof added, the proceeds of such sales to be used as a further appropriation for the preparation and publication of post-route maps and rural-delivery maps or blueprints. Post-route maps.

Of this amount one hundred dollars may be expended in the purchase of atlases, geographical and technical works needed in the Division of Topography. Sale.

For postage stamps for correspondence addressed abroad which is not exempt from postage under article eight of the Paris convention of the Universal Postal Union, seven hundred and fifty dollars. Postage stamps.

## DEPARTMENT OF JUSTICE.

Department of Justice.

**OFFICE OF THE ATTORNEY-GENERAL:** For compensation of the Attorney-General, twelve thousand dollars; Solicitor-General, seven thousand five hundred dollars; assistant to the Attorney-General, seven thousand dollars; five Assistant Attorneys-General, at five thousand dollars each; Assistant Attorney-General of the Post-Office Department, five thousand dollars; solicitor of internal revenue, four thousand five hundred dollars; solicitor for the Department of State, four thousand five hundred dollars; two assistant attorneys, at three thousand dollars each; two assistant attorneys, at two thousand seven hundred and fifty dollars each; four assistant attorneys, at two thousand five hundred dollars each; one assistant attorney, two thousand four hundred dollars; two assistant attorneys, at two thousand dollars each; assistant attorney, in charge of dockets, two thousand five hundred dollars; law clerk and examiner of titles, two thousand seven hundred dollars; chief clerk and ex officio superintendent of the buildings, two thousand five hundred dollars; superintendent of buildings, five hundred dollars; private secretary and assistant to the Attorney-General, three thousand dollars; clerk to the Attorney-General, one thousand six hundred dollars; stenographer to the Solicitor-General, one thousand six hundred dollars; two law clerks,

Pay of Attorney-General, Solicitor-General, Assistants, etc.

Assistant attorneys.

Clerks, etc.

at two thousand dollars each; one law clerk of class four; one law clerk in office of the solicitor of internal revenue, two thousand dollars; attorney in charge of pardons, two thousand seven hundred and fifty dollars; disbursing clerk, two thousand seven hundred and fifty dollars; appointment clerk, two thousand dollars; librarian, one thousand six hundred dollars; five clerks of class four; eleven clerks of class three; four clerks of class two; seven clerks of class one; telegraph operator and stenographer, one thousand two hundred dollars; one clerk, one thousand dollars; eleven clerks, at nine hundred dollars each; chief messenger, one thousand dollars; three messengers; six assistant messengers; five laborers; three watchmen; engineer, one thousand two hundred dollars; two assistant engineers, at nine hundred dollars each; four firemen; two conductors of the elevator, at seven hundred and twenty dollars each; twelve charwomen. Division of accounts: Chief of division of accounts, two thousand five hundred dollars; chief bookkeeper and record clerk, two thousand dollars; three clerks of class four; five clerks of class three; seven clerks of class two; seven clerks of class one; two clerks, at nine hundred dollars each; one packer, nine hundred dollars; in all, two hundred and thirty-nine thousand seven hundred dollars.

For the following now authorized and being paid from appropriations as follows:

Division of ac-  
counts.

Defending suits in  
claims.  
Attorney, etc.

From the appropriation for defending suits in claims against the United States: Two attorneys at three thousand five hundred dollars each; seven attorneys at three thousand dollars each; one law clerk of class four; one clerk of class four; one clerk of class two; one clerk of class one; four clerks at one thousand dollars each; five clerks at nine hundred dollars each; two assistant messengers; in all, forty-four thousand one hundred and forty dollars.

Special assistant at-  
torneys.

From the appropriation for pay of special assistant attorneys United States courts: One attorney at five thousand dollars; one attorney, three thousand two hundred and fifty dollars; two attorneys at three thousand dollars each; one attorney at two thousand five hundred dollars; one assistant examiner of titles, two thousand dollars; in all, eighteen thousand seven hundred and fifty dollars.

Prosecution of  
crime.

From the appropriation for prosecution of crimes: One superintendent of prisons and prisoners, three thousand dollars; one chief examiner, two thousand seven hundred and fifty dollars; three examiners at two thousand five hundred dollars each; four examiners at two thousand two hundred and fifty dollars each; two examiners at two thousand dollars each; three examiners at one thousand eight hundred dollars each; one clerk at nine hundred dollars; in all, thirty-two thousand five hundred and fifty dollars.

Examiners, etc.

Antitrust laws.  
Attorneys enforcing.

From the appropriation for enforcement of the antitrust laws: One attorney at five thousand dollars; one attorney at three thousand dollars; in all, eight thousand dollars.

Spanish Treaty  
Commission.  
Assistant attorney-  
general.

From the appropriation for defense of suits before Spanish Treaty Claims Commission: One assistant attorney-general, five thousand dollars.

Indian intercourse  
frauds.

From the appropriation for punishing violations of the intercourse acts and frauds: One clerk of class four.

Indian depredation  
claims.  
*Post*, p. 579.

From the appropriation for defense in Indian depredation claims: One assistant attorney-general, five thousand dollars.

Care of rented  
buildings.

From the appropriation for care of rented buildings: One clerk at one thousand dollars; two messengers; four assistant messengers; one watchman; two laborers; one head charwoman at four hundred and eighty dollars; eight charwomen; in all, ten thousand dollars.

Contingent expenses.

CONTINGENT EXPENSES, DEPARTMENT OF JUSTICE: For furniture and repairs, three thousand dollars.

For books for law library of the Department, three thousand dollars.

For purchase of session laws and statutes of the States and Territories for library of Department, five hundred dollars.

For books for office of Solicitor of the Department of Commerce and Labor, three hundred dollars.

For stationery for Department, including office of the Solicitor of the Treasury and office of the Solicitor of the Department of Commerce and Labor, four thousand dollars.

For miscellaneous expenditures, including telegraphing, fuel, lights, foreign postage, labor, repairs of buildings, care of grounds, books of reference, periodicals, typewriters, and exchange of same, and other necessities, directly ordered by the Attorney-General, nineteen thousand dollars.

For official transportation, including purchase, keep, and shoeing of animals, and purchase and repairs of wagons and harness, two thousand five hundred dollars.

For the rent of buildings and parts of buildings in the District of Columbia used by the Department of Justice, twenty-four thousand six hundred dollars.

Rent.

**OFFICE OF THE SOLICITOR OF THE TREASURY:** For Solicitor of the Treasury, five thousand dollars; Assistant Solicitor, three thousand dollars; chief clerk, two thousand dollars; two law clerks, at two thousand dollars each; two docket clerks, at two thousand dollars each; two clerks of class four; two clerks of class three; two clerks of class two; one assistant messenger; and one laborer; in all, twenty-eight thousand nine hundred and eighty dollars.

Solicitor of the Treasury, clerks, etc.

For law books for office of the Solicitor of the Treasury, four hundred and fifty dollars.

**OFFICE OF THE SOLICITOR OF THE DEPARTMENT OF COMMERCE AND LABOR:** For Solicitor of the Department of Commerce and Labor, five thousand dollars; chief clerk and law clerk, two thousand two hundred and fifty dollars; two clerks of class four; two clerks of class three; three clerks of class two; three clerks of class one; and one messenger; in all, twenty-two thousand six hundred and ninety dollars.

Solicitor of Department of Commerce and Labor, clerks, etc.

## DEPARTMENT OF COMMERCE AND LABOR.

Department of Commerce and Labor.

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of Commerce and Labor, twelve thousand dollars; Assistant Secretary, five thousand dollars; private secretary to the Secretary, two thousand five hundred dollars; confidential clerk to the Secretary, one thousand six hundred dollars; private secretary to Assistant Secretary, one thousand eight hundred dollars; chief clerk and superintendent, three thousand dollars; disbursing clerk, two thousand seven hundred and fifty dollars; chief of appointment division, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand dollars each; ten clerks of class four (including one census clerk); ten clerks of class three; twelve clerks of class two; ten clerks of class one; ten clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; two telegraph operators, at one thousand two hundred dollars each; five messengers; nine assistant messengers; seven messenger boys, at four hundred and eighty dollars each; one engineer, one thousand dollars; one skilled laborer, eight hundred and forty dollars; two conductors of elevators, at seven hundred and twenty dollars each; two firemen, at six hundred and sixty dollars each; nine laborers; one packer, eight hundred and forty dollars; one driver and foreman of stables, eight hundred and forty dollars; six hostlers, at six hundred and sixty dollars each; one cabinetmaker, one thousand dollars; one carpenter, nine hundred dollars; captain of the watch, one thousand two hundred dollars; six watchmen; fifteen charwomen; in all, one hundred and fifty-five thousand eight hundred and forty dollars.

Pay of Secretary, Assistant, clerks, etc.

Messengers, etc.

Special commercial agents.

For compensation at not more than ten dollars per day and actual necessary traveling expenses of special agents to investigate trade conditions abroad, with the object of promoting the foreign commerce of the United States, forty thousand dollars; and the results of such investigations shall be reported to Congress.

Bureau of Corporations.

**BUREAU OF CORPORATIONS:** For Commissioner of Corporations, five thousand dollars; Deputy Commissioner, three thousand five hundred dollars; chief clerk, two thousand dollars; clerk to Commissioner, one thousand eight hundred dollars; four clerks of class four; four clerks of class three; five clerks of class two; nine clerks of class one; thirteen clerks, at one thousand dollars each; eleven copyists; two clerks, at eight hundred and forty dollars each; two clerks, at seven hundred and twenty dollars each; one messenger; one assistant messenger; three messenger boys, at four hundred and eighty dollars each; in all, seventy-two thousand seven hundred and twenty dollars.

Special attorneys, etc.

For compensation and per diem, to be fixed by the Secretary of Commerce and Labor, of special attorneys, special examiners, and special agents, for the purpose of carrying on the work of said Bureau, as provided by the Act approved February fourteenth, nineteen hundred and three, entitled "An Act to establish the Department of Commerce and Labor," the per diem to be, subject to such rules and regulations as the Secretary of Commerce and Labor may prescribe, in lieu of subsistence, at a rate not exceeding four dollars per day to each of said special attorneys, special examiners, and special agents, and also of other officers and employees in the Bureau of Corporations while absent from their homes on duty outside of the District of Columbia, and for their actual necessary traveling expenses, including necessary sleeping-car fares; in all, one hundred and seventy-five thousand dollars.

Vol. 32, p. 827.

Bureau of Manufactures.

**BUREAU OF MANUFACTURES:** Chief of Bureau, four thousand dollars; assistant chief of Bureau, two thousand five hundred dollars; chief of division, two thousand one hundred dollars; stenographer to chief of Bureau, one thousand six hundred dollars; two clerks of class four; one clerk of class three; two clerks of class two; four clerks of class one; two clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; three assistant messengers; one skilled laborer, seven hundred and twenty dollars; two laborers; in all, thirty-two thousand eight hundred dollars.

Tariffs of foreign countries.

To enable the Bureau of Manufactures, to collate and arrange in the Bureau of Manufactures the tariffs of foreign countries in form for distribution to be printed in the English language, utilizing as far as practicable the reports of the International Bureau for the Publication of Customs Tariffs, and accompanied by a statement showing the equivalent in currency, weights, and measures of the United States of all foreign terms of currency, weights, and measures used in such tariffs, and for the purchase of books and periodicals on foreign tariffs, five thousand five hundred dollars.

Bureau of Labor.

**BUREAU OF LABOR:** For Commissioner of Labor, five thousand dollars; chief statistician, who shall also perform the duties of chief clerk, three thousand dollars; four statistical experts, at two thousand dollars each; five clerks of class four; five clerks of class three; six clerks of class two; twelve clerks of class one; ten clerks, at one thousand dollars each; two copyists; one messenger; one assistant messenger; three watchmen; four laborers; three charwomen; four special agents, at one thousand eight hundred dollars each; six special agents, at one thousand six hundred dollars each; eight special agents, at one thousand four hundred dollars each; four special agents, at one thousand two hundred dollars each; in all, one hundred and seven thousand four hundred and eighty dollars.

Special agents, etc.

For per diem, in lieu of subsistence, of special agents and employees while traveling on duty away from their homes and outside of the District of Columbia, at a rate not to exceed three dollars per day, and for

their transportation, and for employment of experts and temporary assistance, and for traveling expenses of officers and employees, and for the purchase of reports and materials for the reports and bulletins of the Bureau of Labor, and for subvention to "International Association for Labour Legislation," and necessary expenses connected with representation of the United States Government therein, sixty-four thousand and ninety dollars.

International Association of Labour Legislation.

For books, periodicals, and newspapers for the library the sum of one hundred dollars may be expended for newspapers for the purpose of procuring strike data, and the annual subscriptions for newspapers and periodicals for the Bureau may be paid in advance, one thousand dollars.

Books, etc.

To complete the investigation into the industrial, social, moral, educational, and physical condition of woman and child workers in the United States, undertaken in accordance with Act of Congress approved January twenty-ninth, nineteen hundred and seven: *Provided*, That no part of this appropriation shall be expended for the employment of any person in making said investigation who is not now in the employ of the Government or hereafter regularly appointed after competitive examination and certification through the Civil Service Commission, one hundred and fifty thousand dollars.

Woman and child workers.  
Investigating condition of.  
Vol. 34, p. 866.  
*Proviso.*  
Restriction on employees.

**LIGHT-HOUSE BOARD:** For chief clerk, two thousand four hundred dollars; title and contract clerk, two thousand dollars; accountant, two thousand dollars; two clerks of class four; one clerk of class three; two clerks of class two; seven clerks of class one; three clerks, at one thousand dollars each; eleven clerks, at nine hundred dollars each; one clerk, eight hundred and forty dollars; one clerk, seven hundred and twenty dollars; two assistant messengers; one laborer; two messenger boys, at four hundred and eighty dollars each; assistant civil engineer, two thousand four hundred dollars; draftsman, one thousand eight hundred dollars; draftsman, one thousand five hundred and sixty dollars; draftsman, one thousand four hundred and forty dollars; draftsman, one thousand two hundred dollars; in all, forty-eight thousand seven hundred and twenty dollars.

Light-House Board.

**THE CENSUS OFFICE:** For Director, six thousand dollars; four chief statisticians, at three thousand dollars each; chief clerk, two thousand five hundred dollars, and five hundred dollars additional for acting as Director of the Census in the absence of that officer and for superintending census publications; disbursing and appointment clerk, two thousand five hundred dollars; geographer, two thousand dollars; stenographer, one thousand five hundred dollars; eight expert chiefs of division, at two thousand dollars each; four clerks of class four; seven clerks of class three; twenty-five clerks of class two; three hundred and forty clerks of class one; one hundred and forty-two clerks, at one thousand dollars each; fifteen clerks, at nine hundred dollars each; expert map moulder, one thousand dollars; engineer, one thousand dollars; electrician, one thousand dollars; two skilled laborers, at one thousand dollars each; four skilled laborers, at nine hundred dollars each; ten watchmen; five messengers; two firemen; five assistant messengers; ten skilled laborers, at seven hundred and twenty dollars each; seven unskilled laborers, at seven hundred and twenty dollars each; four messenger boys, at four hundred and eighty dollars each; twenty-four charwomen; in all, seven hundred and four thousand eight hundred and sixty dollars.

Census Office.  
Director, clerks, etc.

For securing information for census reports, provided for by law, semimonthly reports of cotton production, and periodical reports of the domestic and foreign consumption of cotton, per diem compensation of special agents and expenses of the same and of detailed employees, the cost of transcribing State, municipal, and other records, the temporary rental of quarters outside of the District of Columbia for supervising special agents, and the employment by them of such temporary service as may be necessary in collecting the statistics

Special reports, etc.

required by law, three hundred and fifty-five thousand dollars, of this amount thirty thousand dollars to be immediately available.

- Rent.** For rental of quarters, twenty-two thousand and eighty dollars.
- Stationery.** For stationery, eight thousand dollars.
- Contingent expenses.** For furniture, carpets, ice, lumber, hardware, dry goods, advertising, telegraph and telephone service, photographic work and supplies, transportation and preparing articles for shipment, horses and maintenance thereof, wagons, diagrams, maps and blueprints, awnings, shelving, filing apparatus, fuel, light, office fixtures, and other absolutely necessary expenses, including repairs to the Census building, twenty thousand dollars.
- Books, etc.** For purchase of books of reference and periodicals, one thousand dollars.
- Tabulating returns.** For tabulating census returns, including cost of cards, rental, purchase and construction of necessary apparatus, and the cost of experimental work in developing tabulating machinery, forty thousand dollars.
- Bureau of Statistics.** **BUREAU OF STATISTICS:** For Chief of Bureau, four thousand dollars; chief clerk, two thousand two hundred and fifty dollars; chief of division, two thousand dollars; five clerks of class four; four clerks of class three; stenographer and typewriter, one thousand five hundred dollars; eight clerks of class two; ten clerks of class one; thirteen clerks, at one thousand dollars each; six copyists; one messenger; one assistant messenger; two laborers; and one female laborer, four hundred and eighty dollars; in all, seventy thousand one hundred and ten dollars.
- Internal and foreign commerce.** For payment of the services of experts, and for other necessary expenditures connected with the collection of facts relative to the internal and foreign commerce of the United States, four thousand dollars.
- Steamboat-Inspection Service.** **OFFICE SUPERVISING INSPECTOR-GENERAL STEAMBOAT-INSPECTION SERVICE:** For Supervising Inspector-General, four thousand dollars; chief clerk and Acting Supervising Inspector-General in the absence of that officer, two thousand dollars; two clerks of class three; two clerks of class one; one clerk (file clerk and stenographer), one thousand dollars; one clerk, one thousand dollars; one messenger; in all, fourteen thousand four hundred and forty dollars, the same to be paid from the permanent appropriation for the Steamboat-Inspection Service.
- Bureau of Navigation.** **BUREAU OF NAVIGATION:** For Commissioner of Navigation, four thousand dollars; Deputy Commissioner, two thousand four hundred dollars; chief clerk, two thousand dollars; two clerks of class four; clerk to Commissioner, one thousand six hundred dollars; one clerk of class three; three clerks of class two; four clerks of class one; two clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; two messengers; in all, thirty-two thousand three hundred and eighty dollars.
- Bureau of Immigration and Naturalization.** **BUREAU OF IMMIGRATION AND NATURALIZATION:** For Commissioner-General of Immigration, four thousand dollars; Assistant Commissioner-General, who shall also act as chief clerk and actuary, three thousand dollars; private secretary, one thousand eight hundred dollars; statistician and stenographer, with authority to act as immigrant inspector, two thousand dollars; two clerks of class four; three clerks of class three; five clerks of class two; three clerks of class one; eight clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; two messengers; one assistant messenger; in all, forty-five thousand six hundred dollars, which, together with all other expenses of regulating immigration, shall be paid from the permanent appropriation for expenses of regulating immigration.
- Naturalization division.** For the purpose of carrying into effect the provisions of the Act approved June twenty-ninth, nineteen hundred and six, entitled "An Act to establish a Bureau of Immigration and Naturalization, and to

provide for a uniform rule for the naturalization of aliens throughout the United States," namely: Chief of Division of Naturalization, three thousand five hundred dollars; assistant chief of division, two thousand five hundred dollars; three clerks of class four; three clerks of class three; five clerks of class two; seven clerks of class one; four clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; one messenger; one assistant messenger; in all, thirty-eight thousand nine hundred and sixty dollars.

For division of information established under section forty of the Act approved February twentieth, nineteen hundred and seven, entitled "An Act to regulate the immigration of aliens into the United States," namely:

Information division.  
Vol. 34, p. 909.

For chief of division, three thousand five hundred dollars; assistant chief of division, two thousand five hundred dollars; two clerks of class four; one clerk of class three; two clerks of class two; three clerks of class one; one clerk, nine hundred dollars; one messenger; in all, nineteen thousand eight hundred and forty dollars, which shall be paid from the permanent appropriation for expenses of regulating immigration.

**BUREAU OF STANDARDS:** For Director, five thousand dollars; physicist, four thousand dollars; chemist, four thousand dollars; associate chemist, two thousand five hundred dollars; three associate physicists, at two thousand five hundred dollars each; one associate physicist, two thousand two hundred dollars; two associate physicists, at two thousand dollars each; six assistant physicists, at one thousand eight hundred dollars each; seven assistant physicists, at one thousand six hundred dollars each; one assistant chemist, one thousand eight hundred dollars; one assistant chemist, one thousand six hundred dollars; assistant chemist, one thousand four hundred dollars; eight assistant physicists, at one thousand four hundred dollars each; eight laboratory assistants, at one thousand two hundred dollars each; seven laboratory assistants, at one thousand dollars each; six laboratory assistants, at nine hundred dollars each; four aids, at seven hundred and twenty dollars each; two aids, at six hundred dollars each; three laboratory apprentices, at five hundred and forty dollars each; four laboratory apprentices, at four hundred and eighty dollars each; storekeeper, one thousand dollars; librarian, one thousand four hundred dollars; secretary, two thousand dollars; one clerk of class three; one clerk of class two; one clerk of class one; two clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; two clerks, at seven hundred and twenty dollars each; one messenger boy, four hundred and eighty dollars; three messenger boys, at three hundred and sixty dollars each; one elevator boy, three hundred and sixty dollars; chief mechanic, one thousand six hundred dollars; mechanic, one thousand four hundred dollars; two mechanics, at one thousand two hundred dollars each; two mechanics, at one thousand dollars each; mechanic, nine hundred dollars; two watchmen; skilled woodworker, eight hundred and forty dollars; three skilled laborers, at seven hundred and twenty dollars each; draftsman, one thousand two hundred dollars; two assistant messengers; engineer, one thousand eight hundred dollars; one assistant engineer, one thousand two hundred dollars; two assistant engineers, at one thousand dollars each; assistant engineer, nine hundred dollars; three firemen; electrician, nine hundred dollars; four laborers; janitor, six hundred and sixty dollars; janitor, six hundred dollars; and two female laborers, at three hundred and sixty dollars each; in all, one hundred and forty-one thousand five hundred and forty dollars.

Bureau of Standards.

For apparatus, machinery, tools, and appliances used in connection with the buildings or with the work of the Bureau, laboratory supplies, materials and supplies used in the construction of apparatus,

Apparatus, etc.

machinery, or other appliances; piping, wiring, and construction incident to the installation of apparatus, machinery, or appliances; furniture for laboratories and offices, cases for apparatus, forty thousand dollars.

Repairs, etc.

For repairs and necessary alterations to buildings, one thousand dollars.

Laboratory.  
Contract for new  
building.

Toward the construction of a fireproof laboratory to provide additional laboratory space, to cost not exceeding one hundred and seventy-five thousand dollars, under a contract which is hereby authorized therefor, fifty thousand dollars.

Miscellaneous.

For fuel for heat, light, and power; office expenses, stationery, books and periodicals (subscriptions to periodicals may be paid in advance); traveling expenses; expenses of the visiting committee; expenses of attendance of American member at the meeting of the International Committee of Weights and Measures; traveling expenses of two delegates to the International Committee on Electrical Units and Standards, one of whom shall be an officer or employee of the Bureau of Standards; and contingencies of all kinds, fifteen thousand dollars.

International com-  
mittees.

Roads, walks, etc.

For grading, construction of roads and walks, piping grounds for water supply, lamps, wiring for lighting purposes, and other expenses incident to the improvement and care of grounds, three thousand dollars.

Contingent expenses.

**CONTINGENT EXPENSES, DEPARTMENT OF COMMERCE AND LABOR:** For contingent and miscellaneous expenses of the offices and bureaus of the Department, including the Alaskan fur-seal fisheries and the Alaskan salmon fisheries services, for which appropriations for contingent and miscellaneous expenses are not specifically made, including the purchase of professional and scientific books, law books, books of reference, periodicals, blank books, pamphlets, maps, newspapers (not exceeding two thousand five hundred dollars), stationery, furniture and repairs to the same, carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges, fuel, lighting and heating; for the purchase, exchange, and care of horses and vehicles, to be used only for official purposes; freight and express charges, postage to foreign countries, telegraph and telephone service, typewriters, and adding machines, including their exchange; repairs to the building occupied by the offices of the Secretary of Commerce and Labor; storage of documents belonging to the Light-House Board, not to exceed one thousand five hundred dollars, and for storage of documents belonging to the Bureau of Labor, not to exceed seven hundred and fifty dollars, and all other miscellaneous items and necessary expenses not included in the foregoing, fifty thousand dollars.

Rent.

For rent of buildings, and parts of buildings in the District of Columbia for the use of the Department of Commerce and Labor, fifty thousand dollars.

Judicial.

## JUDICIAL.

Supreme Court.  
Justices.

**SUPREME COURT:** For the Chief Justice of the Supreme Court of the United States, thirteen thousand dollars; and for eight associate justices, at twelve thousand five hundred dollars each;

Marshal.

For marshal of the Supreme Court of the United States, three thousand five hundred dollars;

Clerks to justices.

For stenographic clerk for the Chief Justice and for each associate justice of the Supreme Court, at not exceeding one thousand six hundred dollars each; in all, one hundred and thirty thousand nine hundred dollars.

Circuit judges.

**CIRCUIT COURTS:** For twenty-nine circuit judges, at seven thousand dollars each, two hundred and three thousand dollars;

Clerks circuit courts  
of appeals.

For nine clerks of circuit courts of appeals, at three thousand five hundred dollars each, thirty-one thousand five hundred dollars;

For messenger, to act as librarian and crier, circuit court of appeals, eighth circuit, three thousand dollars; in all, two hundred and thirty-seven thousand five hundred dollars.

Messenger, eighth circuit.

**DISTRICT COURTS:** For salaries of the eighty-five district judges of the United States, at six thousand dollars each, five hundred and ten thousand dollars.

District judges.

**DISTRICT COURT, TERRITORY OF HAWAII:** For the payment of the salaries of the judge, clerk, and the reporter of the United States district court for the Territory of Hawaii, at five thousand dollars, three thousand dollars, and one thousand two hundred dollars, respectively, nine thousand two hundred dollars.

Hawaii courts.

**RETIRED JUDGES:** To pay the salaries of the United States judges retired under section seven hundred and fourteen of the Revised Statutes, so much as may be necessary for the fiscal year ending June thirtieth, nineteen hundred and nine, is hereby appropriated.

Retired judges.  
K. S., sec. 714, p. 135.

**COURT OF APPEALS, DISTRICT OF COLUMBIA:** For the chief justice of court of appeals of the District of Columbia, seven thousand five hundred dollars; and for two associate justices, at seven thousand dollars each;

Court of appeals,  
District of Columbia.

For clerk, three thousand two hundred and fifty dollars;

For assistant or deputy clerk, two thousand two hundred and fifty dollars;

For reporter, one thousand five hundred dollars: *Provided*, That the reports issued by him shall not be sold for more than five dollars per volume;

*Proviso.*  
Reports.

For crier, who shall also act as stenographer and typewriter in the clerk's office when not engaged in court room, one thousand dollars;

For two messengers, at seven hundred and twenty dollars each;

For necessary expenditures in the conduct of the clerk's office, eight hundred dollars;

For three stenographers, one for the chief justice and one for each associate justice, at nine hundred dollars each; in all, thirty-four thousand four hundred and forty dollars, one-half of which shall be paid from the revenues of the District of Columbia.

**SUPREME COURT, DISTRICT OF COLUMBIA:** For salaries of the chief justice of the supreme court of the District of Columbia and of the five associate judges, at six thousand dollars each; six stenographers, one for the chief justice and one for each associate justice, at nine hundred dollars each; in all, forty-one thousand four hundred dollars, one-half of which shall be paid from the revenues of the District of Columbia.

Supreme court, District of Columbia.

**CLERK OF DISTRICT COURT, NORTHERN DISTRICT OF ILLINOIS:** For salary of the clerk of the district court for the northern district of Illinois, as authorized by the Act of July thirty-first, eighteen hundred and ninety-four, three thousand dollars.

Clerk, Illinois northern district.

**COMMISSIONER, YELLOWSTONE PARK:** For salary of commissioner in Yellowstone National Park, one thousand five hundred dollars. And the provisions of section twenty-one of an Act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-seven, and for other purposes, approved May twenty-eighth, eighteen hundred and ninety-six, shall not be construed as impairing the right of said commissioner to receive said salary as herein provided.

Commissioner, Yellowstone Park.  
Salary.  
Vol. 29, p. 184.

**BOOKS FOR LIBRARIES OF CIRCUIT COURTS OF APPEALS:** For the purchase of law books and rebinding law books for the nine libraries of the United States circuit courts of appeals, to be expended under the direction of the Attorney-General upon the requisition of the court (all books purchased hereunder to be plainly marked "The property of the United States"), nine thousand five hundred dollars.

Law books, circuit courts of appeals.

**COURT OF CLAIMS:** For the chief justice of the Court of Claims, six thousand five hundred dollars; four judges, at six thousand dollars each; chief clerk, three thousand five hundred dollars; assistant clerk,

Court of Claims.

two thousand five hundred dollars; bailiff, one thousand five hundred dollars; one clerk, one thousand six hundred dollars; two clerks, at one thousand four hundred dollars each; stenographer, one thousand two hundred dollars; three clerks, at one thousand two hundred dollars each; one chief messenger, one thousand dollars; three firemen; three watchmen; elevator conductor, seven hundred and twenty dollars; two assistant messengers; one laborer; and two charwomen; in all, fifty-five thousand eight hundred and twenty dollars.

Auditors, etc.

To defray the cost of the employment of auditors and additional stenographers, when deemed necessary, in the Court of Claims, and for a stenographer at one thousand six hundred dollars for the chief justice, to be disbursed under the direction of the court, six thousand dollars.

Contingent expenses.

For stationery, court library, repairs, fuel, electric light, electric elevator, and other miscellaneous expenses, three thousand nine hundred dollars.

Repairs.

For repairs deemed necessary to preserve the building occupied by the Court of Claims, under the direction of the Superintendent of the Capitol, five hundred dollars.

Reporting decisions.

For reporting the decisions of the court and superintending the printing of the forty-third volume of the reports of the Court of Claims, to be paid on the order of the court, one thousand dollars; said sum to be paid to the reporter, notwithstanding section seventeen hundred and sixty-five of the Revised Statutes, or section three of the Act of June twentieth, eighteen hundred and seventy-four, chapter three hundred and twenty-eight.

R. S., sec. 1765, p. 314.  
Vol. 18, p. 109.

Custodian.

For pay of a custodian of the building occupied by the Court of Claims, to be paid on the order of the court, five hundred dollars; and section seventeen hundred and sixty-five of the Revised Statutes and section three of the Act of June twentieth, eighteen hundred and seventy-four, shall not be applied to this provision.

R. S., sec. 1765, p. 314.  
Vol. 18, p. 109.

Pay of switchboard operators, assistant messengers, laborers, etc., rated.

SEC. 2. The pay of telephone switchboard operators, assistant messengers, firemen, watchmen, laborers, and charwomen provided for in this Act, except those employed in mints and assay offices, unless otherwise specially stated, shall be as follows: For telephone switchboard operators, assistant messengers, firemen, and watchmen, at the rate of seven hundred and twenty dollars per annum each; for laborers, at the rate of six hundred and sixty dollars per annum each, assistant telephone switch-board operators at the rate of six hundred dollars each, and for charwomen, at the rate of two hundred and forty dollars per annum each.

No pay to permanently incapacitated persons.

SEC. 3. The appropriations herein made for the officers, clerks, and persons employed in the public service shall not be available for the compensation of any persons incapacitated otherwise than temporarily for performing such service, and the heads of Departments shall cause this provision to be enforced.

Travel expenses of Department employees at Washington to be annually reported, etc.

SEC. 4. It shall be the duty of the head of each Executive Department and other Government establishment at Washington to submit to Congress at the beginning of each regular session a statement showing in detail what officers or employees (other than special agents, inspectors, or employees, who in the discharge of their regular duties are required to constantly travel) of such Executive Department or other Government establishment have traveled on official business from Washington to points outside of the District of Columbia during the preceding fiscal year, giving in each case the full title of the official or employee, the destination or destinations of such travel, the business or work on account of which the same was made, and the total expense to the United States charged in each case.

Repeal.

SEC. 5. That all laws or parts of laws inconsistent with this Act are repealed.

Approved, May 22, 1908.

**CHAP. 187.**—An Act To make Monterey and Port Harford, in the State of California, subports of entry, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Monterey and Port Harford, in the State of California, are hereby made subports of entry in the district of San Francisco, and the necessary customs officers may, in the discretion of the Secretary of the Treasury, be stationed at each of said subports with authority to enter and clear vessels, receive duties, fees, and other moneys, and perform such other services as, in his judgment, the interest of commerce may require, and said officers shall receive such compensation as he may allow.

**SEC. 2.** That in lieu of stationing deputy collectors or other customs officers permanently at either of said subports in said district, the Secretary of the Treasury may, in his discretion, authorize the necessary officers to be detailed from time to time, from the port of entry, or from another subport within such district to enter or clear vessels, receive duties, fees, or other moneys, and perform such other services as, in his judgment, the interests of commerce may require.

**SEC. 3.** That the Act approved February twenty-fourth, nineteen hundred and six, entitled "An Act to allow the entry and clearance of vessels at San Luis Obispo, Port Harford, and Monterey, California," is hereby repealed.

**SEC. 4.** That the privileges of the first section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to the port of Port Arthur, in the State of Texas.

**SEC. 5.** That Petoskey, in the State of Michigan, is hereby made a subport of entry in the district of Grand Rapids, and the necessary customs officers may, in the discretion of the Secretary of the Treasury, be stationed at said subport with authority to enter and clear vessels, receive merchandise shipped in bond, collect duties and make delivery of same, receive duties, fees, and other moneys, and perform such other service as, in his judgment, the interest of commerce may require, and said officers shall receive such compensation as he may allow.

**SEC. 6.** That the privileges of the seventh section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to the subport of Petoskey, in the State of Michigan.

**SEC. 7.** That the privileges of the first section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to the subport of Saint Vincent, in the State of Minnesota.

Approved, May 23, 1908.

**CHAP. 188.**—An Act To amend section forty-eight hundred and ninety-six of the Revised Statutes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section forty-eight hundred and ninety-six of the Revised Statutes be, and the same is hereby, amended so that the section shall read as follows:

"SEC. 4896. When any person, having made any new invention or discovery for which a patent might have been granted, dies before a patent is granted the right of applying for and obtaining the patent shall devolve on his executor or administrator, in trust for the heirs

May 23, 1908.  
[S. 3153.]

[Public, No. 131.]

Customs.  
San Francisco collection district.  
Monterey and Port Harford made subports of entry.  
R. S., sec. 2582, p. 511, amended.

Temporary detail of customs officers.

Petroleum vessels.  
Vol. 34, p. 23 repealed.

Port Arthur, Tex.  
Immediate transportation privileges extended to.  
Vol. 21, p. 173.

Grand Rapids collection district, Michigan.  
Petoskey made subport of entry.  
R. S., sec. 2589, p. 513, amended.

Immediate transportation privileges extended to.  
Vol. 21, p. 174.

Saint Vincent, Minn.  
Immediate transportation privileges extended to.  
Vol. 21, p. 173.

May 23, 1908.  
[H. R. 15841.]

[Public, No. 132.]

Patents.  
R. S., sec. 4896, p. 947, amended.

Rights of executor on death of inventor.

at law of the deceased, in case he shall have died intestate; or if he shall have left a will disposing of the same, then in trust for his devisees in as full manner and on the same terms and conditions as the same might have been claimed or enjoyed by him in his lifetime; and when any person having made any new invention or discovery for which a patent might have been granted becomes insane before a patent is granted the right of applying for and obtaining the patent shall devolve on his legally appointed guardian, conservator, or representative in trust for his estate in as full manner and on the same terms and conditions as the same might have been claimed or enjoyed by him while sane; and when the application is made by such legal representatives the oath or affirmation required to be made shall be so varied in form that it can be made by them. The executor or administrator duly authorized under the law of any foreign country to administer upon the estate of the deceased inventor shall, in case the said inventor was not domiciled in the United States at the time of his death, have the right to apply for and obtain the patent. The authority of such foreign executor or administrator shall be proved by certificate of a diplomatic or consular officer of the United States.

Rights of legal representative if inventor becomes insane.

Oath.

Foreign executors of deceased inventors not domiciled in United States.

Rights of Diplomatic, etc., certificate required.

Pending, etc., applications.

“The foregoing section, as to insane persons, is to cover all applications now on file in the Patent Office or which may be hereafter made.”

Approved, May 23, 1908.

May 23, 1908.  
[H. R. 17708.]

[Public, No. 133.]

Patents. R. S., sec. 4885, p. 946, amended.

Date of patent. Time for final fee payment extended.

**CHAP. 189.**—An Act To amend section forty-eight hundred and eighty-five of the Revised Statutes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section forty-eight hundred and eighty-five of the Revised Statutes be, and the same hereby is, amended to read as follows:

“SEC. 4885. Every patent shall issue within a period of three months from the date of the payment of the final fee, which fee shall be paid not later than six months from the time at which the application was passed and allowed and notice thereof was sent to the applicant or his agent; and if the final fee is not paid within that period the patent shall be withheld.”

Approved, May 23, 1908.

May 23, 1908.  
[S. 902.]

[Public, No. 134.]

District of Columbia. Extension of tramway tracks to Union Station, etc. Anacostia and Potomac River Railroad Company. Description of double-track extension of.

**CHAP. 190.**—An Act Authorizing certain extensions to be made of the lines of the Anacostia and Potomac River Railroad Company, the Washington Railway and Electric Company, the City and Suburban Railway of Washington, and the Capital Traction Company, in the District of Columbia, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Anacostia and Potomac River Railroad Company be, and it is hereby, authorized and directed to construct a double-track connection with its tracks on E street south, thence northwardly along First street east to East Capitol street, there to connect with the tracks of the Washington Railway and Electric Company; also a double-track extension from Delaware avenue and C street northeastwardly along Delaware avenue to the plaza in front of the Union Station, together with a double-track loop located as near as may be to the exterior circumference of said plaza and passing in front of and near to the Union Station; also a double-track connection with existing tracks on G street near New

Jersey avenue northwest and thence eastwardly to and along Massachusetts avenue, with such northerly deviations as may be necessary to bring the tracks immediately in front of and adjacent to the main entrance of the Union Station, to junctions with an existing track at Third and D streets northeast and at the northwest corner of Stanton square.

SEC. 2. That the City and Suburban Railway of Washington be, and it is hereby, authorized and directed to extend its double tracks on North Capitol street southwardly from the intersection of G street to Massachusetts avenue, there to connect with the tracks hereinbefore authorized on Massachusetts avenue.

City and Suburban Railway.  
Description of route of extension.

SEC. 3. That the Capital Traction Company of the District of Columbia be, and it is hereby, authorized and directed to construct and extend, by double tracks, the lines of its underground electric railroad from Florida avenue and Seventh street northwest southeastwardly along Florida avenue to its intersection with Eighth street east, thence southwardly along Eighth street to Pennsylvania avenue, there to connect with existing tracks of the Capital Traction Company; also a double-track extension from the tracks hereinbefore authorized on Florida avenue southeastwardly along New Jersey avenue to its intersection with Massachusetts avenue and First street west, thence along said Massachusetts avenue southeastwardly to the said plaza, and with such northerly deviations as may be necessary to bring the tracks immediately in front of and adjacent to the main entrance of the Union Station, thence by such route as may be determined by the Commissioners of the District of Columbia to the corner of Second and F streets northeast, thence east on F street north to Eighth street east to connect with the tracks of the Capital Traction Company hereinbefore authorized; also a double-track extension of its lines from Seventh and T streets northwest eastwardly along T street to Florida avenue to connect with the tracks of the Capital Traction Company hereinbefore authorized; also a double-track extension of its lines from C street and Delaware avenue northeast along Delaware avenue to the plaza in front of the Union Station, together with a double-track loop passing in front of the Station on said plaza; also a double-track connection from First and B streets southeast northwardly along First street east to B street north.

Capital Traction Company.  
Description of double-track extension of.

SEC. 4. That the companies hereinbefore named be, and they are hereby, permitted to lay duct lines on such streets as may be necessary for the proper operation of their lines, the location of such duct lines to be approved by the Commissioners of the District of Columbia, and the cost thereof and all the other costs and expenses of construction, removal of tracks, repairs, and restoration in this Act mentioned shall be borne and paid solely by said street railway companies, and they shall be solely liable for all damages to persons and property occasioned by any construction or work authorized by this Act.

Construction of duct lines.

All costs to be paid by street railway companies.

Damages.

Removal of tracks from certain streets.  
Time limit.

SEC. 5. That the said street railway companies mentioned in this Act be, and they are hereby, authorized and required, within eighteen months from the date of the passage of this Act, and it shall be the duty of each of them, to remove their respective railway tracks and appurtenances from the following streets, and at the time of their removal to repair, restore, and make good in all respects the space now occupied by said railway tracks and appurtenances to the satisfaction and written approval of the Commissioners of the District of Columbia, namely: G street northwest, from North Capitol street to New Jersey avenue; C street north, from First street east to Fourth street east; D street north, from First street east to Massachusetts avenue; First street west, from C street north to G street north; Sixth street west, from Louisiana avenue to B street north, and Louisiana

Repair of streets, etc., required.

Streets affected.

Failure to remove, repave, etc., a misdemeanor.

Penalty.  
Vol. 31, p. 1302.

Commissioners may remove, etc.

Cost.  
Vol. 20, p. 105.

Time of completion.

Forfeiture.

Proviso.  
Time may be extended.  
Minimum.

Joint trackage.

Terms.

Disagreements adjusted by the supreme court of the District.

Proviso.  
Trackage at Union Station.

Reservation No. 77.  
Use of, for roadways, etc.

Square No. 626.  
Purchase, etc., of, for street purposes.

Cost paid by Anacostia and Potomac River Railroad Company.

Proviso.  
Acquisition of lots.

Portion of, to become property of Anacostia and Potomac Railroad Company.

Widening of streets authorized.

avenue, from Fifth street west to Sixth street west; and upon neglect or refusal of said companies to remove their respective tracks and to repave, repair, restore, and make good said space to the satisfaction of the said Commissioners within the time above limited, any said street railway company so neglecting or refusing shall be deemed guilty of a misdemeanor and shall be subject to the penalty provided in section seven hundred and ten of the Code of Laws for the District of Columbia regarding the removal of abandoned tracks, and said Commissioners are authorized without notice to remove said tracks and to repave the space occupied by same and charge the cost thereof to such railroad company, whatever may be the manner or cost of doing said work, and to collect the cost thereof in the manner provided in section five of an Act of Congress entitled "An Act to provide a permanent form of government for the District of Columbia," approved June eleventh, eighteen hundred and seventy-eight.

SEC. 6. That the construction of the underground electric street railway lines in this Act hereinbefore mentioned shall be commenced within thirty days and completed on or before May first, nineteen hundred and nine; and in default of such commencement or completion within said time or within the extension of time by this section specified, all corporate rights, franchises, and privileges of any street railway company so in default shall immediately cease and determine: *Provided*, That the Commissioners of the District of Columbia may, for good cause shown in writing, extend the time for completion; but the said Commissioners shall in no case grant such extension for a longer period than six months.

SEC. 7. That where the route or routes provided for in this Act coincide with each other or with the route or routes of existing street railways or street railways hereafter authorized to be operated or constructed, one set of double tracks only shall be constructed and shall be used in common, upon terms mutually agreed upon, or, in case of disagreement, upon terms determined by the supreme court of the District of Columbia, which is authorized and directed to give notice and hearings to the interested parties and to fix and finally determine the terms of the joint trackage: *Provided*, That there shall be two sets of double tracks immediately in front of the main entrance to the Union Station, facing Massachusetts avenue, the most northerly rail being not less than seventy feet from the axis of the south portico of said station.

SEC. 8. That authority is hereby given the Commissioners of the District of Columbia to use such portions of reservation numbered seventy-seven as may in their judgment be necessary for sidewalks and roadways and for street railway use. And authority is hereby given said Commissioners to acquire by purchase or to condemn, in accordance with existing law, for street purposes, so much of square numbered six hundred and twenty-six, lying north of the north building line of square numbered five hundred and sixty-seven, extended, as they may deem necessary, and the cost of acquiring said property as above shall be paid by the Anacostia and Potomac River Railroad Company: *Provided*, That where a portion of any lot is authorized to be acquired as above the said Commissioners may, in their discretion, acquire the entire lot; the portion thereof, when so acquired, lying south of the north building line of square numbered five hundred and sixty-seven, extended, to become the property of said Anacostia and Potomac River Railroad Company as soon as the entire cost of acquisition as above specified shall be paid by it.

SEC. 9. That whenever, in the construction of the new tracks herein authorized, the Commissioners of the District of Columbia deem it necessary, in order to reasonably accommodate vehicular traffic, to

widen the roadway of any street or streets in which said track or tracks are to be laid, such widening shall be done by said Commissioners, the cost and expense of such widening, including the laying of new sidewalks, the adjustment of all underground construction, and of every public appurtenance, shall be borne by the railway company constructing such tracks, and the said railway company shall deposit with the collector of taxes of the District of Columbia in advance the estimated cost of changing or widening the said street or streets, the work to be done by said Commissioners; and whenever, at any future time, the Commissioners deem it necessary to widen the roadway of any street or streets occupied by the extensions herein authorized, said railway company shall bear one-half the cost of widening and improving such street or streets, to be collected in the same manner as the cost of laying or repairing pavement lying between the exterior rails of the tracks of said street railroad and for a distance of two feet exterior to such track or tracks is collectible, under the provisions of section five of an Act entitled "An Act to provide a permanent form of government for the District of Columbia," approved June eleventh, eighteen hundred and seventy-eight.

SEC. 10. That whenever in the construction of any of the tracks herein authorized it is necessary, in the opinion of the Commissioners of the District of Columbia, to improve, by paving or otherwise, the roadway of any street occupied by such track or tracks, said company shall adjust the grade of its tracks to the new grade of the street or streets, the cost thereof to be borne by the said company in the same manner as the cost of paving between the exterior of the tracks of the street railroad companies as referred to in the preceding section.

SEC. 11. That the arrangement of all tracks herein authorized within the lines of the plaza in front of the Union Station shall be in accordance with the plans approved by the Commissioners of the District of Columbia, and all work of construction and extension herein authorized shall be executed in accordance with plans to be approved by the Commissioners of the District of Columbia and under a permit or permits from said Commissioners.

SEC. 12. That existing transfer arrangements between the Washington Railway and Electric Company and the Metropolitan Coach Company, a corporation of the District of Columbia, shall not be terminated, except by authority of Congress; and unless said Metropolitan Coach Company shall, within one year after the passage of this Act, substitute motor vehicles to be approved by the Commissioners of the District of Columbia, for the heretics now used by it, its right to operate its line shall cease and determine: *Provided further*, That all transfers issued by the Metropolitan Coach Company shall be properly dated and punched as to time limit as provided by rules and regulations to be made, altered, and amended from time to time by the Interstate Commerce Commission, and that unless said transfers are so dated and punched the Washington Railway and Electric Company shall not be required to receive them.

SEC. 13. That the Anacostia and Potomac River Railroad Company and the Capital Traction Company be, and they are hereby, authorized and required, jointly, to construct, maintain, and operate, by overhead trolley, temporary railway tracks for passenger service from the Union Station to the intersection of Delaware avenue and C street north, said tracks to be constructed within sixty days from the date of the approval of this Act, in accordance with plans approved by the Commissioners of the District of Columbia, said tracks to be maintained by said companies to the satisfaction of said Commissioners, and to be removed by said companies after the construction of the permanent street railway tracks herein provided for within thirty days

Costs, etc., to be paid by railroad company.

Deposit.

Future improvements.

Railway affected to bear half expense.

Collection of cost. Vol. 20, p. 105.

Adjustment of grades.

Cost.

Union Station plaza. Trackage plans, etc., on, to be approved by Commissioners.

Metropolitan Coach Company. Transfers with Washington Railway and Electric Company to continue. Substitution of motor vehicles required.

Proviso. Transfers.

Temporary overhead trolley. Union Station to Delaware avenue.

Time of construction. Plans approved by Commissioners.

Removal of tracks.

*Proviso.*  
Permanent, etc., underground construction may be substituted.

Removal of temporary construction.

Rights, etc., of railway companies not affected.

Transfer tickets. Improper use of, forbidden.

Penalty.

First-class car service, etc., required.

Maximum speed in city.  
In suburbs.

Interstate Commerce Commission to enforce regulations.

Penalty for violation.

Prosecutions.

Amendment.

after notice from said Commissioners so to do: *Provided*, That the companies herein named may, at their option, substitute permanent underground for temporary overhead construction on Delaware avenue from C street to the southern edge of the plaza, and thence by temporary underground construction to the north line of Massachusetts avenue; such temporary construction to be removed within thirty days from the date of operation of cars over the permanent construction provided for in section one of this Act.

SEC. 14. That the railway companies affected by this Act shall have, over and respecting the routes herein provided for, the same rights, powers, and privileges as they respectively have or hereafter may have by law over and respecting their other routes, and shall be subject in respect thereto to all the other provisions of their charters and of law.

SEC. 15. That no transfer ticket or written or printed instrument giving or purporting to give the right of transfer to any person or persons from a public conveyance operated upon one line or route of a street railroad, or from one car to another car upon the line of any street railroad, shall be issued, sold, or given except to a passenger lawfully entitled thereto. Any person who shall issue, sell, or give away such a transfer ticket or instrument as aforesaid to a person or persons not lawfully entitled thereto, and any person or persons not lawfully entitled thereto who shall receive and use or offer for passage any such transfer ticket or instrument to another with intent to have such transfer ticket used or offered for passage shall be punished by a fine not exceeding twenty-five dollars.

SEC. 16. That every street railroad company or corporation owning, controlling, leasing or operating one or more street railroads within the District of Columbia shall on each and all of its railroads supply and operate a sufficient number of cars, clean, sanitary, in good repair, with proper and safe power, equipment, appliances and service, comfortable and convenient, and so operate the same as to give expeditious passage, not to exceed fifteen miles per hour within the city limits or twenty miles per hour in the suburbs, to all persons desirous of the use of said cars, without crowding said cars. The Interstate Commerce Commission is hereby given power to require and compel obedience to all of the provisions of this section, and to make, alter, amend and enforce all needful rules and regulations to secure said obedience; and said Commission is given power to make all such orders and regulations necessary to the exercise of the powers herein granted to it as may be reasonable and proper; and such railroad companies or corporations, their officers and employees, are hereby required to obey all the provisions of this section, and such regulations and orders as may be made by said Commission. Any such company or corporation, or its officers or employees, violating any provision of this section, or any of the said orders or regulations made by said Commission, or permitting such violation, shall be punished by a fine of not more than one thousand dollars. And each day of failure or neglect on the part of such company or corporation, its officers or employees, to obey each and all of the provisions and requirements of this section, or the orders and regulations of the Commission made thereunder, shall be regarded as a separate offense.

SEC. 17. That prosecutions for violations of any of the provisions of this Act shall be on information of the Interstate Commerce Commission filed in the police court by or on behalf of the Commission.

SEC. 18. That Congress reserves the right to alter, amend, or repeal this Act.

Approved, May 23, 1908.

**CHAP. 191.**—An Act To reimburse certain Departments of the Government for expenses incurred incident to the recent fire in Chelsea, Massachusetts, and for other purposes.

May 23, 1908.  
[H. R. 21927.]

[Public, No. 135.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the accounting officers of the Treasury are hereby authorized and directed to allow in the accounts of the pay director at the naval station at Boston, Massachusetts, all expenditures made by him on account of the recent fire at Chelsea, Massachusetts, in the aggregate sum of not exceeding six hundred dollars. And that the accounting officers of the Treasury are also authorized and directed to allow in the accounts of the Marine-Hospital Service located at Chelsea, Massachusetts, the sum of not exceeding one hundred and fifty dollars, expended in taking care of accident, emergency, and maternity cases caused by the recent fire at said Chelsea. And the said hospital authorities are hereby authorized to expend in future cases of like character, out of their appropriation, an additional sum of not exceeding three thousand six hundred dollars; such authority to be in force until such patients can be cared for in local hospitals, and not for a longer period than until the close of the fiscal year nineteen hundred and nine.

Chelsea, Mass.  
Reimbursements for expenses incurred at fire in.

Expenditures in future cases authorized.

Maximum.

Approved, May 23, 1908.

**CHAP. 192.**—An Act Making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and nine.

May 23, 1908.  
[H. R. 19158.]

[Public, No. 136.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, in full compensation for the fiscal year ending June thirtieth, nineteen hundred and nine, for the purposes and objects hereinafter expressed, namely:

Agricultural Department appropriations.

#### DEPARTMENT OF AGRICULTURE.

**OFFICE OF THE SECRETARY:** Secretary of Agriculture, twelve thousand dollars; Assistant Secretary of Agriculture, five thousand dollars; one solicitor, four thousand dollars; chief clerk, two thousand five hundred dollars, and five hundred dollars additional as custodian of buildings; private secretary to the Secretary of Agriculture, two thousand five hundred dollars; stenographer and executive clerk to the Secretary of Agriculture, two thousand dollars; private secretary to the Assistant Secretary of Agriculture, one thousand six hundred dollars; stenographer to the Assistant Secretary of Agriculture, one thousand four hundred dollars; one appointment clerk, two thousand dollars; one chief of supply division, two thousand dollars; one inspector, two thousand dollars; one telegraph and telephone operator, one thousand four hundred dollars; one telegraph and telephone operator, one thousand two hundred dollars; one clerk class four; three clerks class three; five clerks class two; seven clerks class one; five clerks, at one thousand dollars each; two clerks, nine hundred dollars each; one clerk, eight hundred and forty dollars; six clerks or laborers, at seven hundred and twenty dollars each; one chief engineer, who shall be captain of the watch, one thousand six hundred dollars; one assistant engineer, one thousand four hundred dollars; two assistant engineers at one thousand dollars each; four firemen at seven hundred and twenty dollars each; four elevator conductors at seven hundred and twenty dollars each; one cabinetmaker, one thousand one hundred

Pay of Secretary, Assistant, clerks, etc.

Engineers, etc.

Watchmen, labor-  
ers, etc.

dollars; one carpenter, one thousand dollars; one electrician, one thousand dollars; one painter, nine hundred dollars; one painter, seven hundred and twenty dollars; one plumber, nine hundred dollars; one blacksmith, eight hundred and forty dollars; one lieutenant of the watch, one thousand dollars; fifteen watchmen, at seven hundred and twenty dollars each; one mechanic, one thousand one hundred dollars; seven clerks or messengers, at eight hundred and forty dollars each; two assistant messengers, at seven hundred and twenty dollars each; two assistant messengers, at six hundred dollars each; one assistant messenger, four hundred and eighty dollars; one skilled laborer, eight hundred and forty dollars; one skilled laborer, seven hundred and twenty dollars; one skilled laborer, six hundred and sixty dollars; three skilled laborers, at six hundred dollars each; one skilled laborer, four hundred and eighty dollars; one laborer, six hundred dollars; eleven laborers or charwomen, at four hundred and eighty dollars each; one charwoman, five hundred and forty dollars; five charwomen, at two hundred and forty dollars each; for extra laborers and emergency employments, seven thousand six hundred dollars; in all, one hundred and thirty-two thousand nine hundred dollars.

Weather Bureau.

#### WEATHER BUREAU.

Salaries.

**SALARIES, OFFICE OF CHIEF OF WEATHER BUREAU:** One Chief of Bureau, five thousand dollars; one assistant chief of Bureau, three thousand dollars; one chief clerk, two thousand two hundred and fifty dollars; four chiefs of division, at two thousand dollars each; one librarian, two thousand dollars; six clerks of class four; seven clerks of class three; eighteen clerks of class two; twenty-seven clerks of class one; eighteen clerks, at one thousand dollars each; nine clerks, at nine hundred dollars each; four copyists or typewriters, at eight hundred and forty dollars each; one copyist or typewriter, seven hundred and twenty dollars; two assistant foremen of division, at one thousand six hundred dollars each; one proof reader, one thousand four hundred dollars; one chief mechanic, one thousand four hundred dollars; one lithographer, one thousand three hundred dollars; three lithographers, at one thousand two hundred dollars each; two pressmen, at one thousand two hundred and fifty dollars each; ten compositors, at one thousand two hundred and fifty dollars each; one skilled mechanic, one thousand two hundred dollars; six skilled mechanics, at one thousand dollars each; one engineer, one thousand two hundred dollars; one captain of the watch, one thousand dollars; one electrician, one thousand dollars; six skilled artisans, at eight hundred and forty dollars each; five messengers or laborers, at seven hundred and twenty dollars each; three firemen, at seven hundred and twenty dollars each; four watchmen, at seven hundred and twenty dollars each; five folders and feeders, at seven hundred and twenty dollars each; three folders and feeders, at six hundred and thirty dollars each; six messengers or laborers, at six hundred and sixty dollars each; thirteen messengers, messenger boys, or laborers, at six hundred dollars each; four messengers, messenger boys, or laborers, at four hundred and eighty dollars each; five messengers, messenger boys, or laborers, at four hundred and fifty dollars each; one charwoman, three hundred and sixty dollars; three charwomen, at two hundred and forty dollars each; in all, two hundred and two thousand five hundred and ten dollars.

Fuel, lights, etc.

**FUEL, LIGHTS, AND REPAIRS, WEATHER BUREAU:** Fuel, lights, repairs, and other expenses for the care and preservation of the public buildings and grounds of the Weather Bureau in the city of Washington, ten thousand dollars.

CONTINGENT EXPENSES, WEATHER BUREAU: Stationery and blank books; furniture and repairs to same; freight and express charges; subsistence, care, and purchase of horses and vehicles for official purposes only; repairs of harness; advertising, dry goods, twine, mats, oils, paints, glass, lumber, hardware, ice, washing towels, and other miscellaneous supplies and expenses not otherwise provided for in the city of Washington, eleven-thousand dollars. Contingent expenses.

SALARIES, STATION EMPLOYEES, WEATHER BUREAU: Professors of meteorology, inspectors, district forecasters, local forecasters, section directors, research observers, observers, assistant observers, operators, skilled mechanics, repairmen, station agents, messengers, messenger boys, laborers, and other necessary employees, for duty in the District of Columbia or elsewhere in the United States, in the West Indies or on adjacent coasts, in the Hawaiian Islands, and in Bermuda, five hundred and eighty-six thousand seven hundred and fifty dollars. Station employees.

GENERAL EXPENSES, WEATHER BUREAU: Every expenditure requisite for and incident to the establishment, equipment and maintenance of meteorological observation stations in the United States, in the West Indies or on adjacent coasts, and in Bermuda, including the purchase of stationery, furniture, instruments, storm-warning towers, and all other necessary supplies and materials; for repair and improvement of Weather Bureau buildings now completed and located outside of the District of Columbia, and care and preservation of grounds, including not to exceed fifteen thousand dollars for the completion of the physical laboratory building and the office and cottage building at Mount Weather, Virginia; for the erection of a main observatory building at Mount Weather, Virginia, to replace the observatory building destroyed by fire October twenty-third, nineteen hundred and seven, and for the erection of a central heating and power station thereat, not to exceed sixty thousand dollars; for the acquisition of sites and the erection of buildings for the use of the Weather Bureau, and for all necessary labor, materials, and expenses, plans, and specifications to be prepared by the Secretary of Agriculture, and the work done under the supervision of the Chief of the Weather Bureau, not to exceed one hundred and five thousand dollars; for the reestablishment of the Weather Bureau Station at Pikes Peak, Colorado, not to exceed five thousand dollars; for rents of offices; for official traveling expenses; for freight and express charges; for telegraphing, telephoning, or cabling reports and messages, rates to be fixed by the Secretary of Agriculture by agreement with the companies performing the service; for maintenance and repair of Weather Bureau telegraph, telephone, and cable lines; for investigations on climatology and evaporation, including the erection of temporary buildings for living quarters for observers engaged in evaporation work; for river, rain, snow, ice, crop, and aerial observations and reports; for storm, hurricane, and other observations, warnings, and reports; including pay of special observers and display men, none of whom shall receive more than twenty-five dollars per month; and including not to exceed thirty thousand dollars for the maintenance of a printing office in the city of Washington, including the purchase of necessary supplies and materials for printing weather maps, bulletins, circulars, forms, monthly reviews, and other publications, and for pay of assistant foremen, proof readers, compositors, pressmen, lithographers, and folders and feeders, when necessary; in all, eight hundred and fifty-two thousand dollars. General expenses.  
Maintenance.

Mount Weather, Va.,  
observatory.

Pikes Peak, Colo.,  
station.

Telegraph, e t c.,  
lines.  
Evaporation, etc.

Printing office.

Total for Weather Bureau, one million six hundred and sixty-two thousand two hundred and sixty dollars.

Bureau of Animal  
Industry.

## BUREAU OF ANIMAL INDUSTRY.

## Salaries.

**SALARIES, BUREAU OF ANIMAL INDUSTRY:** One Chief of Bureau, five thousand dollars; one chief clerk, two thousand dollars; one editor, two thousand dollars; four clerks of class four; five clerks of class three; thirteen clerks of class two; thirteen clerks of class one; eight clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; two clerks, at eight hundred and forty dollars each; three clerks, at seven hundred and twenty dollars each; one mechanic, one thousand two hundred dollars; one messenger and custodian, one thousand dollars; one carpenter, one thousand one hundred dollars; one messenger, eight hundred and forty dollars; three messengers, at seven hundred and twenty dollars each; one skilled laborer, eight hundred and forty dollars; one skilled laborer, seven hundred and twenty dollars; two skilled laborers, at six hundred dollars each; one skilled laborer, six hundred and sixty dollars; one illustrator, one thousand four hundred dollars; in all, eighty-three thousand six hundred and sixty dollars.

General expenses.  
Vol. 23, p. 31.

**GENERAL EXPENSES, BUREAU OF ANIMAL INDUSTRY:** For carrying out the provisions of the Act approved May twenty-ninth, eighteen hundred and eighty-four, establishing the Bureau of Animal Industry, and the provisions of the Act approved March third, eighteen hundred and ninety-one, providing for the safe transport and humane treatment of export cattle from the United States to foreign countries, and for other purposes; and the provisions of the Act approved February second, nineteen hundred and three, to enable the Secretary of Agriculture to more effectually suppress and prevent the spread of contagious and infectious diseases of live stock, and for other purposes; and also the provisions of the Act approved March third, nineteen hundred and five, to enable the Secretary of Agriculture to establish and maintain quarantine districts, to permit and regulate the movement of cattle and other live stock therefrom, and for other purposes: *Provided*, That live horses be entitled to the same inspection as other animals herein named; for carrying out the provisions of the Act of June twenty-ninth, nineteen hundred and six, entitled "An Act to prevent cruelty to animals while in transit by railroad or other means of transportation."

Vol. 26, p. 833.

Vol. 32, p. 791.

Vol. 33, p. 1264.

*Proviso.*  
Inspection of  
horses.  
Vol. 34, p. 607.

To enable the Secretary of Agriculture to collect and disseminate information concerning live stock, dairy, and other animal products, and to prevent the spread of pleuro-pneumonia, blackleg, tuberculosis, sheep scab, glanders or farcy, hog cholera, and other diseases of animals, and for this purpose to employ as many persons in the city of Washington or elsewhere as he may deem necessary, and to purchase and destroy diseased or exposed animals or quarantine the same whenever in his judgment it is essential to prevent the spread of pleuro-pneumonia, tuberculosis, or other diseases of animals from one State to another; to enable the Secretary of Agriculture to investigate the prevalence and extent of tuberculosis among dairy cattle in the United States; to improve and maintain the Bureau Experiment Station, at Bethesda, Maryland, and to construct and alter buildings thereon as may be necessary from time to time in his discretion; to establish, improve, and maintain quarantine stations, to construct and alter buildings thereon as may be necessary from time to time, and to provide proper shelter and equipment for the care of neat cattle, domestic and other animals imported, at such ports as may be deemed necessary; to prepare and publish reports relating to animal industry; to rent suitable buildings in the District of Columbia, to be used for office, laboratory, and storage purposes for said Bureau of Animal Industry for purposes other than meat inspection: *Provided*, That the Act of March third, eighteen hundred and ninety-one, as amended March second, eighteen hundred and ninety-five, for the

Collecting, etc., in-  
formation.Purchase, etc., of  
diseased animals.Tuberculosis in  
dairy cattle.Experiment station,  
Bethesda, Md.

## Quarantine stations.

## Reports.

*Provisos.*  
Inspection of dairy  
products for export.  
Vol. 26, p. 1090,  
Vol. 28, p. 732.

inspection of live cattle and products thereof, shall be deemed to include dairy products intended for exportation to any foreign country, and the Secretary of Agriculture may apply, under rules and regulations to be prescribed by him, the provisions of said Act for inspection and certification appropriate for ascertaining the purity and quality of such products, and may cause the same to be so marked, stamped, or labeled as to secure their identity and make known in the markets of foreign countries to which they may be sent from the United States their purity, quality, and grade; and all the provisions of said Act relating to live cattle and products thereof for export shall apply to dairy products so inspected and certified: *Provided also*, That the Secretary of Agriculture is authorized to purchase in the open market samples of all tuberculin serums, antitoxins, or analogous products, of foreign or domestic manufacture, which are sold in the United States for the detection, prevention, treatment, or cure of diseases of domestic animals, to test the same and to publish the results of said tests in such manner as he may deem best, nine hundred and forty-seven thousand two hundred dollars.

Serums, etc.

For experiments in animal feeding and breeding, in cooperation with the State agricultural experiment stations, including the repairs and additions to and erection of buildings absolutely necessary to carry on the experiments, fifty thousand dollars; in all, nine hundred and ninety-seven thousand two hundred dollars.

Animal feeding and breeding.

Total for Bureau of Animal Industry, one million eighty thousand eight hundred and sixty dollars.

## BUREAU OF PLANT INDUSTRY.

Bureau of Plant Industry.

**SALARIES, BUREAU OF PLANT INDUSTRY:** One Plant Physiologist and Pathologist, who shall be Chief of Bureau, five thousand dollars; one chief clerk, two thousand two hundred and fifty dollars; one editor, two thousand dollars; one officer in charge of records, two thousand dollars; one superintendent of gardens and grounds, one thousand eight hundred dollars; four clerks, class four; eight clerks, class three; thirteen clerks, class two; twenty-nine clerks, class one; one seed clerk and superintendent, one thousand two hundred dollars; one clerk or artist, one thousand two hundred dollars; one clerk or artist, eight hundred and forty dollars; one clerk, one thousand and eighty dollars; sixteen clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; twelve clerks, at eight hundred and forty dollars each; one clerk, eight hundred dollars; twelve clerks, at seven hundred and twenty dollars each; four clerks, at six hundred and sixty dollars each; four clerks, at six hundred dollars each; one photographer or clerk, nine hundred dollars; one assistant photographer, six hundred dollars; one illustrator or clerk, nine hundred dollars; one carpenter, nine hundred dollars; one carpenter, eight hundred and forty dollars; two gardeners or assistants, at one thousand dollars each; six gardeners, at nine hundred dollars each; two gardeners, at eight hundred and forty dollars each; four gardeners, at seven hundred and eighty dollars each; five gardeners, at seven hundred and twenty dollars each; three gardeners, at six hundred and sixty dollars each; one gardener, six hundred dollars; one skilled laborer, nine hundred dollars; one painter, eight hundred and forty dollars; two plumbers, at eight hundred and forty dollars each; two clerks or messengers, at eight hundred and forty dollars each; nine skilled laborers, at seven hundred and twenty dollars each; three skilled laborers, at six hundred and sixty dollars each; eight skilled laborers, at six hundred dollars each; three skilled laborers, at five hundred and forty dollars each; one messenger, six hundred and sixty dollars; three messengers, at six hundred dollars each; ten skilled laborers or messengers, at four hundred and eighty dollars each; two

Salaries.

messenger boys, at three hundred and sixty dollars each; two messenger boys, at three hundred dollars each; in all, one hundred and eighty-seven thousand four hundred and ten dollars.

General expenses.  
Investigations.

**GENERAL EXPENSES, BUREAU OF PLANT INDUSTRY:** To investigate fruits, fruit trees, grain, cotton, tobacco, vegetables, grasses, forage, drug, medicinal, poisonous, fiber, and other plants and plant industries, in cooperation with other branches of the Department, the State experiment stations, and practical farmers; to continue the study and demonstration of the best methods of meeting the ravages of the cotton boll weevil; to study plant and orchard diseases and demonstrate the treatment of same; to study plant physiology in relation to crop production; to originate and improve crops by breeding and selection; to investigate and encourage the adoption of improved methods of farm management and farm practice; to investigate the feeding value of farm crops and the use of fertilizers; to investigate the causes of decay in forest timber and timber used for construction purposes, and to devise means for preventing the decay of the same; to investigate the practical application in agriculture of the fixation of atmospheric nitrogen by bacteria and other micro-organisms in soils and in the root tubercles of leguminous and other plants; to cultivate and distribute these nitrogen fixers; to study and find methods for preventing algal and other contaminations of farm water supplies; to carry on special investigations of the conditions of grain production, handling, grading, and transit, and of the means of improving the same; to model fruits, vegetables, and other plants, and furnish duplicate models to the experiment stations of the several States, as far as found practicable; to investigate the methods of harvesting, packing, storing, and shipping fruits and vegetables, and for experimental shipments of fruits and vegetables within the United States and to foreign countries; to cultivate and care for experimental gardens and grounds, manage and maintain conservatories, greenhouses, and plant and fruit propagating houses; to enable the Secretary of Agriculture to continue the necessary improvements to establish and maintain a general experimental farm and agricultural station on the Arlington estate, in the State of Virginia, in accordance with the provisions of the Act of Congress approved April eighteenth, nineteen hundred; to investigate and report on the cost of growing and curing tea and the best method of cultivating and preparing the same for market; to investigate and develop the domestic production of sugar-beet seed and the best methods of increasing the tonnage of sugar beets; to continue inquiry and ascertain the progress made in the production of domestic sugar from beets and sorghum and other sugar-producing plants; to collect, purchase, propagate, test, and experiment with rare new seeds, bulbs, trees, shrubs, vines, cuttings, and plants; for the employment of investigators, local and special agents, agricultural explorers, experts, clerks, illustrators, assistants, student or scientific aids, foremen, gardeners, mechanics, and all other labor and scientific assistance required in conducting investigations and experiments in the city of Washington and elsewhere.

Arlington experimental farm.

Vol. 31, p. 135.  
Tea cultivation.

Sugar production.

Investigators, etc.

Disseminating information.

Tests of grass, etc., seeds.

Establishing grades of cotton.

For collating, mapping, illustrating, digesting, printing, reporting, publishing, and disseminating information on the results of these investigations and experiments. And the Secretary of Agriculture is hereby directed to obtain in the open market samples of seeds of grass, clover, or alfalfa, test the same, and if any such seeds are found to be adulterated or misbranded, or any seeds of Canada blue grass (*Poa compressa*) are obtained under any other name than Canada blue grass or *Poa compressa*, to publish the results of the tests, together with the names of the persons by whom the seeds were offered for sale.

To enable the Secretary of Agriculture to establish a standard for the different grades of cotton, calling to his assistance for that purpose

expert cotton classifiers, by fixing a standard of middling cotton and, using the same as a basis, establishing a standard of nine different grades to be designated middling fair, strict good middling, good middling, strict middling, middling, strict low middling, low middling, strict good ordinary, and good ordinary, which shall be the official standard of cotton classifications. And the Secretary of Agriculture is authorized and directed to prepare in practical form the standard of said grades and furnish the same upon request to any person, the cost thereof to be paid, when delivered, by the person requesting the same, and certified under the signature of the said Secretary and the seal of his Department.

Furnishing official standard.

To enable the Secretary of Agriculture to establish and maintain, at such points as he may deem expedient, laboratories for the purpose of examining and reporting upon the nature, quality, and condition of any sample, parcel, or consignment of seed or grain, including rent and the employment of labor in the city of Washington and elsewhere; and the Secretary of Agriculture is authorized to report upon such samples, parcels, or consignments, from time to time, and the reports so made shall serve as a basis for the fixing of definite grades, and also for the issuance of certificates of inspection when requested by the consignor or consignee of any grain entering into foreign commerce.

Establishing grades of grain for export.

For official traveling expenses; for telegraph and telephone service; for gas and electric current; for forage, ice, postage, and washing towels; for express and freight charges; for the purchase of chemicals, materials, office, field, and laboratory supplies, fertilizers, office fixtures, fuel, apparatus, machinery, tools, and other implements, and repairs to same, horses, vehicles, horseshoeing, and harness; for rent and repairs in the District of Columbia and elsewhere; and for all other necessary expenses, eight hundred and ninety-six thousand two hundred and sixty-six dollars, of which sum not to exceed ten thousand dollars shall be immediately available for cotton boll weevil work.

Contingent expenses.

**PURCHASE AND DISTRIBUTION OF VALUABLE SEEDS:** For the purchase, propagation, testing, and distribution of valuable seeds, bulbs, trees, shrubs, vines, cuttings, and plants; all necessary office fixtures and supplies, fuel, transportation, paper, twine, gum, postal cards, gas, and electric current, official traveling expenses, and all necessary material and repairs for putting up and distributing the same; for rent and repairs; the employment of local and special agents, clerks, assistants, and other labor required, in the city of Washington and elsewhere, two hundred and fifty-eight thousand dollars, of which amount not less than two hundred and two thousand dollars shall be allotted for Congressional distribution. And the Secretary of Agriculture is hereby directed to expend the said sum, as nearly as practicable, in the purchase, testing, and distribution of such valuable seeds, bulbs, shrubs, vines, cuttings, and plants, the best he can obtain at public or private sale, and such as shall be suitable for the respective localities to which the same are to be apportioned, and in which same are to be distributed as hereinafter stated, and such seeds so purchased shall include a variety of vegetable and flower seeds suitable for planting and culture in the various sections of the United States. An equal proportion of five-sixths of all seeds, bulbs, shrubs, vines, cuttings, and plants, shall, upon their request, after due notification by the Secretary of Agriculture that the allotment to their respective districts is ready for distribution, be supplied to Senators, Representatives, and Delegates in Congress for distribution among their constituents, or mailed by the Department upon the receipt of their addressed franks, in packages of such weight as the Secretary of Agriculture and the Postmaster-General may jointly determine: *Provided*, That all seeds, bulbs, plants, and cuttings herein allotted to Senators, Representatives, and Delegates in

Cotton boll weevil.

Seeds. Purchase, distribution, etc.

Allotment.

Seeds to be adapted to locality.

Congressional distribution.

Packages.

Proviso. Distribution of un-called-for seeds, etc.

Congress, remaining uncalled for on the first day of April shall be distributed by the Secretary of Agriculture, giving preference to those persons whose names and addresses have been furnished by Senators and Representatives in Congress and who have not before

**Report of purchases.** during the same season been supplied by the Department: *And provided also*, That the Secretary shall report, as provided in this Act, the place, quantity, and price of seeds purchased, and the date of purchase; but nothing in this paragraph shall be construed to prevent the Secretary of Agriculture from sending seeds to those who apply for the same. And the amount herein appropriated shall not be diverted or used for any other purpose but for the purchase, testing, propagation, and distribution of valuable seeds, bulbs, mulberry and other rare and valuable trees, shrubs, vines, cuttings, and plants: *Provided, however*, That upon each envelope or wrapper containing packages of seeds the contents thereof shall be plainly indicated, and the Secretary shall not distribute to any Senator, Representative, or Delegate seeds entirely unfit for the climate and locality he represents, but shall distribute the same so that each Member may have seeds of equal value, as near as may be, and the best adapted to the locality he represents: *Provided also*, That the seeds allotted to Senators and Representatives for distribution in the districts embraced within the twenty-fifth and thirty-fourth parallels of latitude shall be ready for delivery not later than the tenth day of January: *Provided further*, That fifty-six thousand dollars of which sum, or so much thereof as the Secretary of Agriculture shall direct, may be used to collect, purchase, test, propagate, and distribute rare and valuable seeds, bulbs, trees, shrubs, vines, cuttings, and plants from foreign countries or from our possessions for experiments with reference to their introduction into and cultivation in this country; and the seeds, bulbs, trees, shrubs, vines, cuttings, and plants thus collected, purchased, tested, and propagated shall not be included in general distribution, but shall be used for experimental tests, to be carried on with the cooperation of the agricultural experiment stations.

**Diversion of appropriation forbidden.**

**Indication on wrappers.**

**Early delivery to southern section.**

**Purchase of rare seeds, etc., for experimental tests.**

Total for Bureau of Plant Industry, one million three hundred and forty-one thousand six hundred and seventy-six dollars.

#### Forest Service.

#### FOREST SERVICE.

##### Salaries.

**SALARIES, FOREST SERVICE:** One Forester, who shall be Chief of Bureau, five thousand dollars; one clerk, two thousand one hundred dollars; one clerk, two thousand dollars; six clerks, class four; three clerks, at one thousand seven hundred dollars each; one clerk, class three; two clerks, at one thousand five hundred dollars each; two clerks, class two; one clerk, one thousand three hundred dollars; eight clerks, class one; seven clerks, at one thousand one hundred dollars each; ten clerks, at one thousand dollars each; twelve clerks, at nine hundred dollars each; nineteen clerks, at eight hundred dollars each; twenty-seven clerks, at seven hundred dollars each; eighteen clerks, at six hundred dollars each; one draftsman, two thousand dollars; two draftsmen, at one thousand four hundred dollars each; two draftsmen, at one thousand two hundred dollars each; four draftsmen, at one thousand dollars each; one artist, one thousand dollars; one photographer, one thousand four hundred dollars; one photographer, one thousand two hundred dollars; one photographer, one thousand dollars; four messengers, at seven hundred and twenty dollars each; two messengers, at seven hundred dollars each; three messengers, at six hundred dollars each; three messengers, at four hundred dollars each; one carpenter, one thousand dollars; one carpenter, seven hundred and twenty dollars; three watchmen, at seven hundred dollars each; one electrician, seven hundred dollars; in all, one hundred and forty-four thousand three hundred dollars.

**GENERAL EXPENSES, FOREST SERVICE:** To enable the Secretary of Agriculture to experiment and to make and continue investigations and report on forestry, National Forests, forest fires, and lumbering, but no part of this appropriation shall be used for any experiment or test made outside the jurisdiction of the United States; to investigate and test American timber and timber trees, and their uses, and methods for the preservative treatment of timber; to seek, through investigations and the planting of native and foreign species, suitable trees for the treeless regions; to erect necessary buildings: *Provided*, That the cost of any building erected shall not exceed five hundred dollars; to pay all expenses necessary to protect, administer, and improve the National Forests; and hereafter officials of the Forest Service designated by the Secretary of Agriculture shall, in all ways that are practicable, aid in the enforcement of the laws of the States or Territories with regard to stock, for the prevention and extinguishment of forest fires, and for the protection of fish and game, and with respect to National Forests, shall aid the other Federal Bureaus and Departments on request from them, in the performance of the duties imposed on them by law; to ascertain the natural conditions upon and utilize the National Forests, and the Secretary of Agriculture may, in his discretion, permit timber and other forest products cut or removed from the National Forests, except the Black Hills National Forest in South Dakota, to be exported from the State, Territory, or the district of Alaska in which said forests are respectively situated: *Provided*, That the exportation of dead and insect-infested timber only from said Black Hills National Forest shall be allowed until such time as the Forester shall certify that the ravages of the destructive insects in said forest are practically checked, but in no case after July first, nineteen hundred and ten; to transport and care for fish and game supplied to stock the National Forests or the waters therein; to employ fiscal and other agents, clerks, assistants, and other labor required in practical forestry and in the administration of National Forests, in the District of Columbia or elsewhere; and hereafter advances of money under any appropriation for the Forest Service may be made to the Forest Service and by authority of the Secretary of Agriculture to chiefs of field parties for fighting forest fires in emergency cases, who shall give bond under such rules and regulations and in such sum as the Secretary of Agriculture may direct, and detailed accounts arising under such advances shall be rendered through and by the Department of Agriculture to the Treasury Department; to collate, digest, report, illustrate, and print the results of experiments and investigations made by the Forest Service; to purchase law books to an amount not exceeding five hundred dollars, necessary supplies, apparatus, and office fixtures, and technical books and technical journals for officers of the Forest Service stationed outside of Washington; to pay freight, express, telephone, and telegraph charges; for electric light and power, fuel, gas, ice, washing towels, and official traveling and other necessary expenses; and for rent in the District of Columbia and elsewhere, three million one hundred and fifty-one thousand nine hundred dollars: *Provided*, That no part of the money herein appropriated shall be used to pay the transportation or traveling expenses of any forest officer or agent except he be traveling on business directly connected with the Forest Service and in furtherance of the works, aims and objects specified and authorized in and by this appropriation: *Provided further*, That no part of this appropriation shall be paid or used for the purpose of paying for in whole or in part the preparation or publication of any newspaper or magazine article, but this shall not prevent the giving out to all persons without discrimination, including newspaper and magazine writers and publishers, of any facts or official information of value to the public.

General expenses.

Restricted to United States.

*Provisos.*

Cost of buildings.

Protection, etc., of National Forests.

Sales of timber.

Black Hills National Forest.

Care of fish and game. Agents, etc.

Advances for emergencies.

Restriction on traveling expenses.

Articles for periodicals.

Total for salaries and general expenses, Forest Service, three million two hundred and ninety-six thousand two hundred dollars.

Permanent improve-  
ments.

And there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of six hundred thousand dollars, to be expended as the Secretary of Agriculture may direct, for the construction and maintenance of roads, trails, bridges, fire lanes, telephone lines, cabins, fences, and other permanent improvements necessary for the proper and economical administration, protection, and development of the National Forests.

Total for Forest Service, three million eight hundred and ninety-six thousand two hundred dollars.

Payment for  
schools and roads in-  
creased.

That hereafter twenty-five per centum of all money received from each forest reserve during any fiscal year, including the year ending June thirtieth, nineteen hundred and eight, shall be paid at the end thereof by the Secretary of the Treasury to the State or Territory in which said reserve is situated, to be expended as the State or Territorial legislature may prescribe for the benefit of the public schools and public roads of the county or counties in which the forest reserve is situated: *Provided*, That when any forest reserve is in more than one State or Territory or county the distributive share to each from the proceeds of said reserve shall be proportional to its area therein.

*Proviso.*  
Proportion between  
States.

Bureau of Chemis-  
try.

#### BUREAU OF CHEMISTRY.

Salaries.

**SALARIES, BUREAU OF CHEMISTRY:** One Chemist, who shall be Chief of Bureau, five thousand dollars; one chief clerk, one thousand eight hundred dollars; two clerks, class four; four clerks, class three; six clerks, class two; one property clerk, one thousand six hundred dollars; nine clerks, class one; eight clerks, at one thousand dollars each; one assistant property custodian, nine hundred dollars; ten clerks, at nine hundred dollars each; one engineer, one thousand two hundred dollars; two messengers, at eight hundred and forty dollars each; one skilled mechanic, nine hundred dollars; three skilled laborers, at seven hundred and twenty dollars each; one skilled laborer, six hundred dollars; one fireman, six hundred dollars; three messengers or laborers, at six hundred dollars each; three messengers or laborers, at four hundred and eighty dollars each; two messengers or laborers, at four hundred and twenty dollars each; in all, sixty-six thousand seven hundred and twenty dollars.

Laboratory expenses.

**LABORATORY, DEPARTMENT OF AGRICULTURE:** General expenses, Bureau of Chemistry: Chemical apparatus, chemicals, and supplies, repairs to engine and apparatus, gas and electric current, official traveling and other expenses, telegraph and telephone service, express and freight charges, labor and expert work and all necessary expenses in conducting investigations in this Bureau in the city of Washington and elsewhere, and in collating, digesting, reporting, and illustrating the results of such investigations; for the rent of buildings in the city of Washington and elsewhere; to continue collaboration with other Departments of the Government desiring chemical investigations and whose heads request the Secretary of Agriculture for such assistance, and for other miscellaneous work; to demonstrate and illustrate the methods for the making of denatured alcohol on a scale suitable for utilization by the farmer, or associations of farmers; to enable the Secretary of Agriculture to investigate the character of the chemical and physical tests which are applied to American food products in foreign countries, and to inspect before shipment, when desired by the shippers or owners of these food products, American food products intended for countries where chemical and physical tests are required before said food products are allowed to be sold in the countries men-

Denatured alcohol.

Investigating food  
products for export.

tioned, and for all necessary expenses connected with such inspection and studies of methods of analysis in foreign countries; for all expenses necessary to carry into effect the provisions of the Act of June thirtieth, nineteen hundred and six, entitled "An Act for preventing the manufacture, sale, or transportation of adulterated, or misbranded, or poisonous, or deleterious foods, drugs, medicines, and liquors, and for other purposes," including rent and the employment of labor in the city of Washington and elsewhere; employing such assistants, clerks, and other persons as the Secretary of Agriculture may consider necessary for the purposes named, seven hundred and sixty thousand dollars: *Provided*, That hereafter any sum used for compensation of or payment of expenses to any officer or other person employed by any State, county, or municipal government, shall be reported to Congress in detail, on the first Monday of December of each year.

Pure - food inspection.  
Vol. 34, p. 768.

*Proviso.*  
Report of payments to State officials, etc.

Total for Bureau of Chemistry, eight hundred and twenty-six thousand seven hundred and twenty dollars.

BUREAU OF SOILS.

Bureau of Soils.

SALARIES, BUREAU OF SOILS: One Soil Physicist, who shall be Chief of Bureau, three thousand five hundred dollars; one chief clerk, two thousand dollars; two clerks, class four; one clerk, class three; three clerks, class two; six clerks, class one; one draftsman, one thousand two hundred dollars; one draftsman, one thousand dollars; four clerks, at one thousand dollars each; three clerks, at eight hundred and forty dollars each; one carpenter, eight hundred and forty dollars; one photographer, one thousand dollars; one messenger, seven hundred and twenty dollars; one messenger or laborer, four hundred and eighty dollars; one charwoman or laborer, four hundred and eighty dollars; one messenger boy, three hundred and sixty dollars; in all, thirty-four thousand seven hundred dollars.

Salaries.

SOIL INVESTIGATIONS: General expenses, Bureau of Soils: Investigation of the relation of soils to climate and organic life; for the investigation of the texture and composition of soils in the field and laboratory; for the investigation of the cause and prevention of the rise of alkali in the soils of the irrigated districts; the investigation of the relation of soils to drainage and seepage waters; for investigations of soils and for indicating upon maps or plats, by coloring or otherwise, the results of such investigations; to map the tobacco soils of the United States; to investigate the soils and conditions of tobacco growth in Cuba, Sumatra, and other tobacco-competing countries; to investigate, with the view of improving, the conditions relating to the supply and sale of domestic tobacco to any foreign country or countries where the business of buying and selling tobacco is conducted by the Government; rent, and the employment of labor in the District of Columbia and elsewhere; for materials, tools, instruments, apparatus, gas, and electric current, furniture, and supplies; for telegraph and telephone service, and for official traveling expenses, freight and express charges, and other necessary expenses, two hundred thousand dollars.

General expenses.  
Investigation of soils.

Tobacco.

Rent, labor, etc.

Total for Bureau of Soils, two hundred and thirty-four thousand seven hundred dollars.

BUREAU OF ENTOMOLOGY.

Bureau of Entomology.

SALARIES, BUREAU OF ENTOMOLOGY: One Entomologist, who shall be Chief of Bureau, four thousand dollars; one chief clerk, one thousand eight hundred dollars; two clerks of class three; four clerks of

Salaries.

class two; one artist, one thousand four hundred dollars; three clerks of class one; five clerks at one thousand dollars each; one messenger, eight hundred and forty dollars; one messenger, seven hundred and twenty dollars; in all, twenty-six thousand one hundred and sixty dollars.

General expenses.  
Investigations.

**ENTOMOLOGICAL INVESTIGATIONS:** General expenses, Bureau of Entomology: Promotion of economic entomology; investigating the history and habits of insects injurious and beneficial to agriculture, horticulture, and arboriculture; ascertaining the best means of destroying those found to be injurious, including an investigation into the ravages of insects affecting field crops; investigations of the insects affecting small fruit, shade trees, and truck crops, forests and forest products and stored products; investigation of insects in relation to diseases of men and domestic animals, and as animal parasites; miscellaneous insect investigations, including tobacco insects; the introduction of beneficial insects, quarantine work, and the study of fungous and other diseases of insects; for the expenses of insect laboratory, collections, and experimental garden; investigations in apiculture; investigations of insecticides and insecticide machinery: *Provided*, That Porto Rico is not excluded; for rent, and the employment of labor in the city of Washington and elsewhere; freight and express charges and official traveling expenses; for office fixtures, supplies, and apparatus; telegraph and telephone service; gas and electric current, one hundred and fifty-eight thousand eight hundred dollars, of which sum ten thousand dollars shall be immediately available.

*Provido.*  
Porto Rico.

Total for Bureau of Entomology, one hundred and eighty-four thousand nine hundred and sixty dollars.

Bureau of Biological  
Survey.

### BUREAU OF BIOLOGICAL SURVEY.

Salaries.

**SALARIES, BUREAU OF BIOLOGICAL SURVEY:** One Biologist, who shall be Chief of Bureau, three thousand dollars; one clerk, class one; two clerks, at one thousand dollars each; one clerk, nine hundred dollars; one messenger or laborer, four hundred and eighty dollars; in all, seven thousand five hundred and eighty dollars.

General expenses.  
Investigations.

**BIOLOGICAL INVESTIGATIONS:** General expenses, biological investigations: For biological investigations, including the geographic distribution and migrations of animals, birds, and plants, and for the promotion of economic ornithology and mammalogy; for an investigation of the food habits of North American birds and mammals in relation to agriculture, horticulture, and forestry; for the employment of labor in the city of Washington and elsewhere; for freight and express charges; for office fixtures and supplies, gas and electric current, telegraph and telephone service; official traveling and other expenses; and to enable the Secretary of Agriculture to carry into effect the provisions of an Act approved May twenty-fifth, nineteen hundred, entitled "An Act to enlarge the powers of the Department of Agriculture, prohibiting the transportation by interstate commerce of game killed in violation of local laws, and for other purposes," fifty-four thousand four hundred and twenty dollars.

Total for Bureau of Biological Survey, sixty-two thousand dollars.

Preventing trans-  
portation of illegally  
killed game.  
Vol. 31, p. 187.

Division of Ac-  
counts and Disburse-  
ments.

### DIVISION OF ACCOUNTS AND DISBURSEMENTS.

Salaries.

**SALARIES, DIVISION OF ACCOUNTS AND DISBURSEMENTS:** One chief of division and disbursing clerk, who shall be administrative officer of the fiscal affairs of the Department, three thousand two hundred and fifty dollars; one assistant chief of division, two thousand five hundred dollars; one auditor, two thousand dollars; one cashier and chief clerk, two thousand dollars; one clerk of class four; six clerks of class three;

eight clerks of class two; four clerks of class one; three clerks at one thousand dollars each; one clerk, nine hundred dollars; two clerks at eight hundred and forty dollars each; three clerks at seven hundred and twenty dollars each; one custodian of records and files, one thousand two hundred dollars; one messenger, six hundred dollars.

Total for Division of Accounts and Disbursements, forty-six thousand six hundred and ninety dollars.

### DIVISION OF PUBLICATIONS.

Division of Publications.

Salaries.

**SALARIES, DIVISION OF PUBLICATIONS:** One editor, who shall be chief of division, three thousand dollars; one editor, who shall be assistant chief of division, two thousand two hundred and fifty dollars; one associate editor, two thousand dollars; one assistant in charge of indexing, one thousand eight hundred dollars; four assistant editors at one thousand six hundred dollars each; two editorial clerks at one thousand four hundred dollars each; one assistant in charge of illustration, two thousand dollars; one draftsman or photographer, one thousand five hundred dollars; two draftsmen or photographers at one thousand four hundred dollars each; one draftsman or photographer, one thousand two hundred dollars; one chief clerk, two thousand dollars; five clerks class one; seven clerks at one thousand dollars each; one assistant in charge document section, two thousand dollars; one assistant in document section, one thousand six hundred dollars; one assistant in document section, one thousand four hundred dollars; one foreman, document section, one thousand four hundred dollars; one foreman, farmers' bulletin distribution, one thousand two hundred dollars; two forewomen at one thousand two hundred dollars each; one chief folder, one thousand dollars; one folder, nine hundred dollars; three folders, at eight hundred and forty dollars each; three clerks, at nine hundred dollars each; sixteen clerks, at eight hundred and forty dollars each; twenty-nine clerks, at seven hundred and twenty dollars each; twenty-one clerks, at six hundred dollars each; one photographer, one thousand two hundred dollars; one assistant photographer, eight hundred and forty dollars; ten skilled laborers, at eight hundred and forty dollars each; eight skilled laborers, at seven hundred and twenty dollars each; twenty skilled laborers, at six hundred dollars each; one messenger, eight hundred and forty dollars; three messengers, at seven hundred and twenty dollars each; three messengers, at six hundred dollars each; two messengers, at four hundred and twenty dollars each; one messenger boy, three hundred and sixty dollars; one fireman, seven hundred and twenty dollars; in all, one hundred and thirty-nine thousand seven hundred and ten dollars.

**PUBLICATIONS, DEPARTMENT OF AGRICULTURE:** General expenses, Division of Publications: For the preparation, illustration, publication, indexing, and distribution of documents, bulletins, and reports; for additional assistants, editorial, proof reading, indexing, and other necessary help in the city of Washington and elsewhere; for the pay of artists, draftsmen, and engravers; the purchase of manuscript for publication; for tools, instruments, and artists' materials; for drawings, engravings, electrotypes, photographs, paintings, lithographs, and other illustration work; for official traveling expenses; for labor and material required in the distribution of documents, including wagons, harness, and horses, and maintenance of same, and for repairs; for rent in the city of Washington; for the pay of watchmen and charwomen; for all necessary office fixtures and supplies; for gas and electric current, telegraph and telephone services, and for such other expenses as may be necessary, forty thousand dollars.

General expenses.  
Preparing, etc., documents.

Instruments, etc.

Rent.

In all, for Division of Publications, one hundred and seventy-nine thousand seven hundred and ten dollars.

Bureau of Statistics.

## BUREAU OF STATISTICS.

## Salaries.

**SALARIES, BUREAU OF STATISTICS:** One Statistician, who shall be Chief of Bureau, three thousand five hundred dollars; one assistant statistician, who shall be assistant chief of Bureau, two thousand five hundred dollars; one chief clerk, one thousand eight hundred dollars; six clerks, class four; nine clerks, class three; twelve clerks, class two; two clerks, at one thousand three hundred dollars each; fourteen clerks, class one; eight clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; four clerks, at eight hundred and forty dollars each; ten clerks, at seven hundred and twenty dollars each; six clerks, at six hundred dollars each; two messengers, at eight hundred and forty dollars each; in all, ninety-six thousand six hundred and forty dollars.

General expenses.  
Collecting statistics.

**COLLECTING AGRICULTURAL STATISTICS:** General expenses, Bureau of Statistics: Collecting domestic and foreign agricultural statistics, compiling, writing, and illustrating statistical matter for monthly, annual, and special reports; special investigations and compilations; purchase of supplies; telegraph and telephone service; freight and express charges; employment of labor in the city of Washington and elsewhere; official traveling and other expenses: *Provided*, That the monthly crop reports, which shall be gathered as far as practicable from practical farmers and which shall be issued on or before the tenth of each month, shall embrace statements of the conditions of the crops by States, in the United States, with such explanations, comparisons, and information as may be useful for illustrating the above matter, and that it shall be submitted to and officially approved by the Secretary of Agriculture before being issued or published: *Provided further*, That the condition reports of the cotton crop shall be issued on the same day in October each year as the first ginners' report of actual cotton ginned, one hundred and twenty-five thousand dollars.

Provisos.  
Monthly crop reports.

Cotton crop condition reports.

Total for Bureau of Statistics, two hundred and twenty-one thousand six hundred and forty dollars.

## Library.

## LIBRARY.

## Salaries.

**SALARIES, LIBRARY, DEPARTMENT OF AGRICULTURE:** One Librarian, two thousand dollars; one assistant librarian, one thousand four hundred dollars; one clerk (who shall be a translator), one thousand two hundred dollars; two cataloguers, at one thousand two hundred dollars each; three cataloguers, at one thousand dollars each; one clerk, one thousand dollars; four clerks, at nine hundred dollars each; one clerk, eight hundred and forty dollars; two clerks, at seven hundred and twenty dollars each; one messenger, seven hundred and twenty dollars; one messenger or laborer, four hundred and eighty dollars; in all, eighteen thousand and eighty dollars.

General expenses.  
Purchases, etc.

**LIBRARY, DEPARTMENT OF AGRICULTURE:** General expenses, library: Purchase of technical books of reference, technical papers, and technical periodicals necessary for the work of the Department, and for expenses incurred in completing imperfect series, and for the employment of additional assistance in the city of Washington and elsewhere; for official traveling expenses, and for library fixtures, library cards, and other material, fifteen thousand five hundred dollars: *Provided*, That section thirty-six hundred and forty-eight of the Revised Statutes shall not apply to the subscriptions for publications for the Department of Agriculture, and the Secretary of Agriculture is authorized to pay in advance for any publications for the use of this Department. And hereafter the Secretary of Agriculture may furnish to such institutions or individuals as may care to buy them, copies of the card index of the publications of the Department and of other

Proviso.  
Subscriptions to publications.  
R. S., sec. 3648, p. 718.

Card index.

agricultural literature prepared by the library, and charge for the same a price covering the additional expense involved in the preparation of these copies.

Total for library, Department of Agriculture, thirty-three thousand five hundred and eighty dollars.

#### CONTINGENT EXPENSES.

**CONTINGENT EXPENSES, DEPARTMENT OF AGRICULTURE:** Purchase of stationery, blank books, twine, paper, gum, dry goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, fuel, water and gas pipes, heating apparatus, furniture, carpets, matting; for lights, freight, express charges, advertising, telegraphing, washing towels, and necessary repairs and improvements to buildings and heating apparatus; for rent in the District of Columbia, not to exceed eight thousand dollars; for the construction of a suitable building for shops, stables, and storage, including labor and other expenses, work to be done under the supervision of the Secretary of Agriculture, not to exceed twenty-five thousand dollars; the purchase, subsistence, and care of horses, for official purposes only; the purchase and repair of harness; the purchase and repair of vehicles, for official purposes only; payment of duties on imported articles, and the Department of Agriculture's proportionate share of the dispatch agent in New York, not to exceed four hundred dollars; official traveling expenses; and other miscellaneous supplies and expenses not otherwise provided for, and necessary for the practical and efficient work of the Department, including not to exceed two thousand five hundred dollars for postage, eighty-six thousand two hundred dollars.

Contingent expenses.

Rent.  
Building for stable,  
etc.

#### OFFICE OF EXPERIMENT STATIONS.

**SALARIES, OFFICE OF EXPERIMENT STATIONS:** One Director, three thousand five hundred dollars; one chief clerk, one thousand eight hundred dollars; one clerk and proof reader, one thousand six hundred dollars; five clerks, class two; four clerks, class one; five clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; four clerks, at eight hundred and forty dollars each; one clerk or messenger, eight hundred and forty dollars; one messenger or caretaker, seven hundred and twenty dollars; one messenger, six hundred dollars; one messenger or laborer, four hundred and eighty dollars; two messengers, at four hundred and eighty dollars each; one copyist or laborer, seven hundred and twenty dollars; three laborers or charwomen, at four hundred and eighty dollars each; in all, thirty-four thousand six hundred and twenty dollars.

Office of Experiment Stations.

Salaries.

**AGRICULTURAL EXPERIMENT STATIONS:** To carry into effect the provisions of an Act approved March second, eighteen hundred and eighty-seven, entitled "An Act to establish agricultural experiment stations in connection with the colleges established in the several States under the provisions of an Act approved July second, eighteen hundred and sixty-two, and of the Acts supplementary thereto," and to enforce the execution thereof, eight hundred and thirty-three thousand dollars, thirty thousand dollars of which sum shall be payable upon the order of the Secretary of Agriculture, to enable him to carry out the provisions of section three of said Act of March second, eighteen hundred and eighty-seven, and the Secretary of Agriculture shall prescribe the form of the annual financial statement required by section three of said Act of March second, eighteen hundred and eighty-seven; shall ascertain whether the expenditures under the appropriation hereby made are in accordance with the provisions of said Act, and shall make report thereon to Congress, and to carry out the provisions of sections two, four, and five of an Act approved March

Agricultural experiment stations.  
Vol. 24, p. 440.

Vol. 12, p. 503.

Bulletins.  
Vol. 24, p. 441.

Statements, etc.  
Vol. 34, p. 63.

Rent.	<p>sixteenth, nineteen hundred and six, entitled "An Act to provide for an increased annual appropriation for agricultural experiment stations and regulating the expenditure thereof," and the Secretary of Agriculture is hereby authorized to rent offices and to employ such assistants, clerks, and other persons as he may deem necessary, in the city of Washington and elsewhere, and to incur such other expenses for office fixtures and supplies, stationery, official traveling expenses, freight and express charges, illustration of the Experiment Station Record, bulletins, and reports, as he may find essential in carrying out the objects of the above Acts; and the sums apportioned to the several States shall be paid quarterly in advance. And the Secretary of Agriculture hereafter may furnish to such institutions or individuals as may care to buy them copies of the card index of agricultural literature prepared by the Office of Experiment Stations, and charge for the same a price covering the additional expense involved in the preparation of these copies, the money received from such sales to be deposited in the Treasury of the United States as miscellaneous receipts; and the Secretary of Agriculture is hereby authorized to expend eighty-three thousand dollars of said sum to establish and maintain agricultural experiment stations in Alaska, Hawaii, Porto Rico, and the Island of Guam, including the erection of buildings, the printing (in Hawaii and Porto Rico), illustration, and distribution of reports and bulletins: <i>Provided</i>, That not more than five thousand dollars shall be expended at Guam, and not more than twenty-six thousand dollars shall be expended for the maintenance of stations in either Alaska, Hawaii, or Porto Rico; and the Secretary of Agriculture is authorized to sell such products as are obtained on the land belonging to the agricultural experiment stations in Alaska, Hawaii, Porto Rico, and the Island of Guam, and to apply the money received from the sale of such products to the maintenance of said stations, and this fund shall be available until used; in all, eight hundred and thirty-three thousand dollars.</p>
Payments to States. Card index.	
Stations, in Alaska, Hawaii, Porto Rico and Guam.	<p>To enable the Secretary of Agriculture to investigate and report upon the organization and progress of farmers' institutes and agricultural schools in the several States and Territories, and upon similar organizations in foreign countries, with special suggestions of plans and methods for making such organizations more effective for the dissemination of the results of the work of the Department of Agriculture and the agricultural experiment stations, and of improved methods of agricultural practice, ten thousand dollars.</p>
<i>Proviso.</i> Limit, etc.	
Report, etc., on farmers' institutes.	<p><b>NUTRITION INVESTIGATIONS:</b> For setting up and completing all apparatus now the property of the Government and used in the nutrition investigations, and for preparing for publication results already obtained, seven thousand dollars, or so much thereof as may be necessary.</p>
Nutrition investigations.	
Irrigation and drainage investigations.	<p><b>IRRIGATION AND DRAINAGE INVESTIGATIONS:</b> To enable the Secretary of Agriculture to investigate and report upon the laws of the States and Territories as affecting irrigation and the rights of appropriators, and of riparian proprietors and institutions relating to irrigation, and upon the use of irrigation waters, at home and abroad, with especial suggestions of the best methods for the utilization of irrigation waters in agriculture, and upon plans for the removal of seepage and surplus waters by drainage, and upon the use of different kinds of power and appliances for irrigation and drainage, and for the preparation, printing, and illustration of reports and bulletins on irrigation and drainage, including employment of labor in the city of Washington or elsewhere; and all necessary expenses, one hundred and fifty thousand dollars.</p>
Reports.	
	<p>Total for Office of Experiment Stations, one million thirty-four thousand six hundred and twenty dollars.</p>

## OFFICE OF PUBLIC ROADS.

Public Roads Office.

**SALARIES, OFFICE OF PUBLIC ROADS:** One Director, who shall be a scientist and have charge of all scientific and technical work, two thousand seven hundred and fifty dollars; one chief of records, one thousand six hundred dollars; one editorial clerk, one thousand two hundred dollars; two clerks, class one; three clerks, at one thousand dollars each; two clerks, at seven hundred and twenty dollars each; in all, twelve thousand three hundred and ninety dollars.

Salaries.

**PUBLIC ROADS:** To enable the Secretary of Agriculture to make inquiries in regard to systems of road management throughout the United States; to furnish expert advice on road building, maintenance, and administration; to make investigations in regard to the best methods of road making, and the best kinds of road-making materials in the several States; to investigate the chemical and physical character of road materials; for the employment of local and special agents, clerks, assistants, and other labor required in the city of Washington and elsewhere; for collating, digesting, reporting, and illustrating the results of such investigations and experiments; for preparing, publishing, and distributing bulletins and reports; for rent and repairs of buildings in the District of Columbia, not to exceed two thousand dollars; for necessary office fixtures and supplies, apparatus, and materials; telegraph and telephone service, official traveling and other necessary expenses, and to enable him to assist the agricultural colleges and experiment stations in disseminating information on this subject, seventy-five thousand dollars: *Provided*, That no part of this appropriation shall be expended for the rent or purchase of road-making machinery.

General expenses.

Rent.

*Proviso.*  
Restriction.

Total for Office of Public Roads, eighty-seven thousand three hundred and ninety dollars.

## MISCELLANEOUS.

Miscellaneous.

**LEAVE OF ABSENCE:** The employees of the Department of Agriculture, outside of the city of Washington, may hereafter, in the discretion of the Secretary of Agriculture, be granted leave of absence not to exceed fifteen days in any one year, which leave may in exceptional and meritorious cases where such an employee is ill, be extended, in the discretion of the Secretary of Agriculture, not to exceed fifteen days additional in any one year.

Leaves of absence to employees outside of Washington.

**PAPER TESTS:** To enable the Secretary of Agriculture to test such plants as may require tests to ascertain if they be suitable for making paper, ten thousand dollars, or so much thereof as may be necessary, including the employment of labor in Washington or elsewhere.

Paper tests.

**NAVAL STORES INDUSTRY:** To enable the Secretary of Agriculture to inquire into the destruction of forests by the production of turpentine and resin, and the sources and methods of said industry, and in cooperation with the Bureau of the Census to report upon the production of the naval stores industry, ten thousand dollars, or so much thereof as may be necessary, including the employment of labor in Washington or elsewhere.

Inquiry into turpentine, etc., production.

**NATIONAL BISON RANGE:** The President is hereby directed to reserve and except from the unallotted lands now embraced within the Flathead Indian Reservation, in the State of Montana, not to exceed twelve thousand eight hundred acres of said lands, near the confluence of the Pend d'Oreille and Jocko rivers, for a permanent national bison range for the herd of bison to be presented by the American Bison Society. And there is hereby appropriated the sum of thirty thousand dollars, or so much thereof as may be necessary, to enable the Secretary of the Interior to pay the confederated tribes of the Flathead, Kootenai, and

National Bison Range, Montana.  
Set apart in Flathead Indian Reservation.

Payment to Indians.

Upper Pend d'Oreille, and such other Indians and persons holding tribal relations or may rightfully belong on said Flathead Indian Reservation, the appraised value of said lands as shall be fixed and determined under the provisions of the Act of Congress approved April twenty-third, nineteen hundred and four, entitled "An Act for the survey and allotment of lands now embraced within the limits of the Flathead Indian Reservation, in the State of Montana, and the sale and disposal of all surplus lands after allotment." And the Secretary of Agriculture is hereby authorized and directed to inclose said lands with a good and substantial fence and to erect thereon the necessary sheds and buildings for the proper care and maintenance of the said bison; and there is hereby appropriated therefor the sum of ten thousand dollars or so much thereof as may be necessary; in all, forty thousand dollars.

Vol. 33, p. 302.

Fencing, etc.

Emergency appropriations.

## EMERGENCY APPROPRIATIONS.

Gypsy and brown tail moths.

**PREVENTION OF SPREAD OF MOTHS:** To enable the Secretary of Agriculture to meet the emergency caused by the continued spread of the gypsy and brown tail moths, two hundred and fifty thousand dollars, or so much thereof as may be necessary, is hereby appropriated and made immediately available. And the Secretary of Agriculture is hereby authorized to expend said appropriation by establishing a quarantine against such further spread in such manner as he shall deem best, in cooperation with the authorities of the different States concerned and with the State experiment stations.

Southern cattle fever ticks.

**ERADICATING CATTLE TICKS:** For Bureau of Animal Industry: To enable the Secretary of Agriculture to continue work in cooperation with State authorities in eradicating the ticks transmitting southern cattle fever, two hundred and fifty thousand dollars, of which sum twenty-five thousand dollars shall be immediately available.

Total carried by this bill for the Department of Agriculture, eleven million six hundred and seventy-two thousand one hundred and six dollars.

Approved, May 23, 1908.

May 23, 1908.  
[S. 4186.]

[Public, No. 137.]

Minnesota.  
National Forest established in.

Description.

**CHAP. 193.**—An Act Amending the Act of January fourteenth, eighteen hundred and eighty-nine, and Acts amendatory thereof, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby created in the State of Minnesota a national forest consisting of lands and territory described as follows, to wit:

Beginning at a point where the north line of section thirty-one in township one hundred and forty-eight north, range twenty-eight west, fifth principal meridian, intersects the low water mark of the lake formed by the waters of Third River; thence easterly along the north line of sections thirty-one, thirty-two, thirty-three, thirty-four, thirty-five, and thirty-six in township one hundred and forty-eight north, ranges twenty-eight and twenty-seven west, continuing easterly along the north line of section thirty-one in township one hundred and forty-eight north, range twenty-six west, to a point where said line intersects the low water mark of Bow String Lake on the west shore; thence southerly along the west side of said lake at low water mark to a point where it crosses the section line between sections sixteen and seventeen in township one hundred and forty-seven north, range twenty-six west; thence southerly along the section line on the east side of sections seventeen, twenty, twenty-nine, and thirty-two in township one hundred and forty-seven north, range

twenty-six west, and continuing southerly along the east side of sections five, eight, seventeen, twenty, twenty-nine, and thirty-two, township one hundred and forty-six north, range twenty-six west, continuing southerly along the east line of sections five, eight, seventeen, twenty, and twenty-nine, township one hundred and forty-five north, range twenty-six west to a point at the low water mark on the right bank of the Mississippi River on the section line between sections twenty-eight and twenty-nine in said township; thence southeasterly along the right bank of the Mississippi River at low water mark to its confluence with Leech Lake River in section twelve in township one hundred and forty-four north, range twenty-six west; thence southwesterly along the right bank of Leech Lake River along the low water mark to Mud Lake; thence along the line of low water mark of Mud Lake on its northern and western shores to the point where Leech Lake River empties into the same on fractional section thirty-two, township one hundred and forty-four north, range twenty-six west; thence up said river along the low water mark on the right bank thereof to a point in fractional section twenty-nine where the line intersects the low water mark of Leech Lake; thence in a northwesterly and southwesterly direction following the contours of said lake at low water mark to the point at low water mark on the shore of said lake on the northeast boundary of the ceded Leech Lake Indian Reservation on section line between sections five and eight, township one hundred and forty-three north, range twenty-nine west; thence in a southwesterly direction following the contours of said lake at low water mark to the point on said lake at the southwestern extremity of Ottertail Point; thence southwesterly in a direct line to the southern extremity of section twenty-five in township one hundred and forty-three north, range thirty-one west; thence in a westerly direction along the contour of said lake to the southwestern extremity of section twenty-six in said township; thence in a northerly and westerly direction along the contour of said lake at low water mark to a point where the center line through section two, running in a north and south direction in township one hundred and forty-three north, range thirty-one west intersects the low water mark of Leech Lake; thence northerly through the middle of said section two to the shore of a small lake at low water mark; thence along the east shore of said lake at low water line to a point where the section line between sections thirty-five and thirty-six, township one hundred and forty-four north, range thirty-one west, intersects low water mark of said lake on north shore; thence northerly on section line between sections thirty-five, thirty-six, twenty-five, and twenty-six to the low water mark at the shore of a small lake; thence northerly along the east side of said lake to a point where the section line between sections twenty-five and twenty-six intersects the low water mark of said lake in said township; thence northerly along the east line of sections twenty-six, twenty-three, and fourteen to a point on the east line of section fourteen, twenty chains north of the southeast corner of section fourteen; thence west twenty chains; thence north twenty chains; thence west twenty chains; thence northerly along the east side of a small lake to a point where the center line running in a north and south direction through section fourteen intersects the north side of said lake at low water mark; thence northerly along the center line of said section through section eleven to the quarter corner between sections two and eleven of said township; thence westerly to a point twenty chains west of the northwest corner of section eleven; thence north forty chains; thence west twenty chains; thence north to a point where the center line running in a north and south direction in section three intersects the township line between townships one hundred and

forty-four and one hundred and forty-five north, range thirty-one west; thence westerly to the quarter quarter corner on the township line in the southeast quarter of section thirty-four in township one hundred and forty-five north, range thirty-one west; thence north twenty chains; thence west forty chains; thence north twenty chains; thence west twenty chains to the quarter corner between sections thirty-three and thirty-four in said township and range; thence northerly along the east line of sections thirty-three, twenty-eight, twenty-one and sixteen in said township to a point where it intersects the right-of-way of the Great Northern Railway as at present located; thence easterly along said right-of-way to a point where it intersects the shore of Cass Lake at low water mark in section fifteen, township one hundred and forty-five north, range thirty-one west; thence northerly along the west shore of Cass Lake and the south, west and north shore of Allen's Bay and the northwest shore of Cass Lake to a point along the contour of said lake at low water mark at the head of the Mississippi River, approximately in section twenty-one, township one hundred and forty-six north, range thirty west; thence easterly along the right bank of said river to a point where the range line between ranges twenty-nine and thirty west intersects said river; thence northerly along the range line to the northwest corner of section nineteen in township one hundred and forty-seven north, range twenty-nine west; thence easterly along the north line of sections nineteen, twenty, twenty-one, twenty-two, twenty-three and twenty-four in said township and along the north side of sections nineteen and twenty in township one hundred and forty-seven north, range twenty-eight west to a point where said line intersects the left bank of Third River at low water mark; thence northerly along the right bank of Third River to the contour line at low water mark of the lake formed by the waters of Third River; thence southeasterly and northerly along the contour line of said lake to the point of beginning; and it is the intent of this Act to include in said national forest and make a part thereof all that certain territory and land which has heretofore been selected by the Forester of the Department of Agriculture as the ten sections situated in townships one hundred and forty-four, one hundred and forty-five, and one hundred and forty-six north, ranges thirty and thirty-one west of the fifth principal meridian in Minnesota and designated as being the ten sections referred to and authorized to be selected by section two of the Act approved June twenty-seventh, nineteen hundred and two, being chapter eleven hundred and fifty-seven, United States Statutes at Large, volume thirty-two, entitled "An Act to amend an Act entitled 'An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota'", approved January fourteenth, eighteen hundred and eighty-nine; and also all the islands in Cass Lake in the State of Minnesota.

Selected forestry lands of Chippewa Indians.

Vol. 32, p. 402.

Additional lands.  
Vol. 32, p. 402.

Proviso.  
Prior rights not affected.

Sale of pine timber.

Vol. 32, p. 401.

And in addition to the lands and territory above described, the lands described by section two of said Act of June twenty-seventh, nineteen hundred and two, as follows: "One hundred and sixty acres at the extremity of Sugar Point, on Leech Lake, and the peninsula known as Pine Point, on which the new Leech Lake Agency is now located" shall be included in and are hereby made a part of said national forest: *Provided*, That this Act shall not in any manner abridge the right of citizens to the use of the west and northwesterly shores of Cass Lake.

SEC. 2. The Secretary of the Interior is hereby authorized to proceed with the sale of the merchantable pine timber upon the above-described land outside of said ten sections and said islands and points, in conformity with the provisions of said Act above entitled, and reserving ten per centum of such timber from sale, said ten per centum to be designated by the Forester of the United States Department of Agriculture; and as to the timber upon said ten sections and said islands and points, the said Forester is authorized, under such rules and regulations as he may prescribe from time to time to sell and dis-

pose of so much of the standing timber thereon as he may deem wise and advisable in the conduct of a National Forest: *Provided*, That a commission of three persons shall at once be appointed, consisting of one person to be designated by the President, one by the Secretary of the Interior, and one by a general council of the Indians of the Winnibigoshish, Cass Lake, Chippewas of the Mississippi Reservation, and Leech Lake Reservation to be held under the direction of the agent at Leech Lake Indian Agency; and said commissioners shall proceed forthwith to appraise the value of the five per centum of timber heretofore reserved from sale by the provisions of said Act entitled "An Act to amend an Act entitled 'An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota,'" approved January fourteenth, eighteen hundred and eighty-nine, and the ten per centum hereafter reserved under the provisions of this Act, and the timber upon said ten sections and upon the unappropriated lands on said islands and points, and shall ascertain the acreage of actual land included under the provisions of this Act and to the estimated value of said five per centum of timber reserved under the said Act entitled "An Act to amend an Act entitled 'An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota,'" approved January fourteenth, eighteen hundred and eighty-nine, and the ten per centum reserved under this Act and the estimated value of timber upon said ten sections and upon the unappropriated lands on said islands and points, to the sum of the values of the timber so estimated shall add an amount equal to one dollar and twenty-five cents for each and every acre of land not otherwise appropriated which they find covered by the provisions of this Act, and shall certify the same to the Secretary of the Interior. The Indians designated in this section, acting through a representative who shall serve without compensation, to be named by them at the time of their appointment of the commissioner herein, shall have sixty days in which to appeal to the President of the United States from the findings of said commissioners, as certified to the Secretary of the Interior. At the end of said sixty days, if no appeal has been taken or if an appeal has been taken, then, upon the determination thereof by the President, the Secretary of the Interior shall certify the amount found by said commissioners, or if modified by the President the amount determined by him, to the Secretary of the Treasury, who shall thereupon place such amount to the credit of all the Chippewa Indians in the State of Minnesota as a part of the permanent fund of said "All of the Chippewa Indians in the State of Minnesota" provided for in an Act of Congress entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine, and the Acts supplementary thereto, and the amounts so certified to the Secretary of the Treasury shall draw interest at the rate of five per centum per annum, pursuant to the terms of said Acts.

SEC. 3. That any Indian having an allotment within the limits of the National Forest created by this Act is hereby authorized to relinquish such allotment and permitted to take another allotment in lieu thereof outside such National Forest, under the direction of the Secretary of the Interior; and the allotments of any deceased Indians located within the boundaries of said National Forest shall not hereafter be disposed of under section seven of the Act of June twenty-seventh, nineteen hundred and two (volume thirty-second Statutes at Large, page two hundred and forty-five); but the heirs of said deceased Indians shall have the right, with the consent of the Secretary of the Interior and under such rules as he may prescribe, to relinquish to the United States the lands covered by such allotments and to select surveyed, unappropriated, unreserved land within the limits of any of the ceded Indian lands in the State of Minnesota and outside of the National

*Proviso.*  
Commission to appraise timber reserve.

Vol. 25, p. 648.

Appeal from findings of commission.

Funds deposited to credit of Chippewas.

Vol. 25, p. 645.

Allotments may be exchanged.

Vol. 32, p. 275.

Relinquishment and selection.

Purchase of lands relinquished.

Forest hereby created in lieu of the land covered by such allotments; and the lands so relinquished by the Indians or their heirs shall thereupon become part of the said National Forest. And the Secretary of the Interior is hereby authorized on request of the Forester of the Department of Agriculture to purchase such relinquishments from said Indians or their heirs and to pay for the same from any moneys received, after the appraisal of timber herein provided for, on account of the sale of timber from the National Forest hereby created, or from the sale of any other products or the use of any lands or resources thereof.

Land opened to settlement.

SEC. 4. That all land in any of said reservations, the Winnibigoshish Indian Reservation, Cass Lake Indian Reservation, Chippewas of the Mississippi Reservation, or Leech Lake Indian Reservation not included in the National Forest hereby created as above described, heretofore classified or designated as agricultural lands, is hereby declared to be open to homestead settlement; and any of said land which has been classified as timber land shall be open to homestead settlement as soon and as fast as the timber is removed therefrom, in conformity with the homestead law, except that none of said lands shall be disposed of except on payment of one dollar and twenty-five cents per acre.

Prior sales. Amount to be credited to Chippewas.

SEC. 5. That all moneys received from the sale of timber from any of the lands set aside by this Act for a National Forest, prior to the appraisal herein provided for, including all moneys received for timber under sales made by the Secretary of the Interior as authorized by existing laws and section two of this Act, shall be placed to the credit of the Chippewa Indians in the State of Minnesota, as provided for in an Act of Congress entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine; and the Acts supplementary thereto, and shall draw interest at the rate of five per centum per annum, pursuant to the terms of said Acts; and after said appraisal the National Forest hereby created, as above described, shall be subject to all general laws and regulations from time to time governing national forests, so far as said laws and regulations may be applicable thereto.

Ante, p. 270.

Interest.

Compensation of commissioners.

SEC. 6. That the commissioners provided for herein shall receive a compensation of ten dollars per day each for each and every day actually spent upon the work herein provided for, which shall be paid out of any money in the Treasury of the United States not otherwise appropriated, and no commissioner shall be paid for more than ten days' service.

Maximum.

Indian graves not to be disturbed, etc.

SEC. 7. None of the Indian graves now upon any of the islands or points referred to in this Act shall be disturbed and the Indians shall continue to have the right to bury their dead at such places as they have heretofore used for that purpose, under the rules and regulations to be prescribed by the Forest Service.

United States not bound to purchase, etc.

SEC. 8. That nothing in this Act contained shall in any manner bind the United States to purchase any of the land in said reservations excluded from the reserve created by this Act, or to dispose of said land, except as provided by the Act of January fourteenth, eighteen hundred and eighty-nine, entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," and an Act of June twenty-seventh, nineteen hundred and two, entitled "An Act to amend an Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," or the provisions of this Act; or to guarantee to find purchasers for said lands or any portion thereof, it being the intention of this Act that the United States shall act as trustee for said Indians to dispose of the said lands and the timber thereon, and to dispose of the proceeds thereof, as provided in said Acts, only when received from the sale of the timber and the lands, as therein provided.

Vol. 25, p. 642.

Vol. 32, p. 400.

**CHAP. 194.**—An Act Extending the time for the construction of a dam across Rainy River.

May 23, 1908.

[H. R. 15444.]

[Public, No. 138.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Rainy River Improvement Company, a corporation organized under the laws of the State of Minnesota, as the successor to the rights and privileges heretofore granted to the Koochiching Company under the following Acts of Congress, namely: Chapter two hundred and thirty-eight of volume thirty, Statutes at Large, entitled "An Act permitting the building of a dam across Rainy River," approved May fourth, eighteen hundred and ninety-eight; and of chapter seven hundred and ninety-seven of volume thirty-three, Statutes at Large, entitled "An Act relating to a dam across Rainy River," approved February twenty-fifth, nineteen hundred and five, and of the various Acts and provisions therein recited amending said Act approved May fourth, eighteen hundred and ninety-eight, and further subject to the restrictions, conditions, and terms of all of said Acts, is hereby authorized to construct and maintain a dam across Rainy River, Minnesota, at the place designated in said Acts, in accordance with the provisions of the Act entitled "An Act to regulate the construction of dams across navigable waters," approved June twenty-first, nineteen hundred and six, so far as the same shall be applicable thereto: *Provided,* That said dam shall be completed on or before July, nineteen hundred and eleven.

Rainy River.  
Time extended for  
damming, by Rainy  
River Improvement  
Company.

Vol. 30, p. 398.

Vol. 33, p. 814.

Vol. 34, p. 386.

Time of completion.

Amendment.

J G CANNON

*Speaker of the House of Representatives.*

CHARLS W. FAIRBANKS

*Vice-President of the United States and*

*President of the Senate.*

IN THE HOUSE OF REPRESENTATIVES

*May 12, 1908.*

The President of the United States having returned to the House of Representatives in which it originated the bill (H. R. 15444) "An Act extending the time for the construction of a dam across Rainy River," with his objections thereto the House proceeded in pursuance of the Constitution to reconsider the same; and

*Resolved,* That the said bill pass, two-thirds of the House of Representatives agreeing to pass the same.

Attest:

A McDOWELL *Clerk.*

IN THE SENATE OF THE UNITED STATES

*May 23, 1908.*

The Senate having proceeded, in pursuance of the Constitution, to reconsider the bill entitled "An Act extending the time for the construction of a dam across Rainy River," returned to the House of Representatives by the President of the United States, with his objections, and sent by the House of Representatives to the Senate, with the message of the President returning the bill:

*Resolved,* That the bill do pass, two-thirds of the Senate agreeing to pass the same.

Attest:

CHARLES G. BENNETT

*Secretary*

By H. M. ROSE

*Asst. Secy.*

May 26, 1908.  
[H. R. 20063.]

[Public, No. 139.]

**CHAP. 198.**—An Act Making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes.

District of Columbia appropriations.  
Half from District revenues.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the half of the following sums named, respectively, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, and the other half out of the revenues of the District of Columbia, in full for the purposes following, being for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, nineteen hundred and nine, namely:

General expenses.

### GENERAL EXPENSES.

Executive office.  
Salaries of Commissioners, etc.  
Assistants to Engineer Commissioner.  
Additional compensation.  
Superintendents, municipal building.  
Vol. 20, p. 103.

**FOR EXECUTIVE OFFICE:** For two Commissioners, at five thousand dollars each; Engineer Commissioner, seven hundred and eighty dollars (to make salary five thousand dollars); additional compensation for two assistants to the Engineer Commissioner, detailed from the Engineer Corps of the United States Army, under Act of Congress approved June eleventh, eighteen hundred and seventy-eight, two, at two hundred and fifty dollars each and said assistants shall also act jointly as superintendent of the municipal building; secretary, two thousand four hundred dollars; two assistant secretaries to Commissioners, at one thousand two hundred dollars each; clerk, one thousand six hundred dollars; clerk, one thousand five hundred dollars; three clerks, at one thousand two hundred dollars each; clerk, seven hundred and twenty dollars; clerk, six hundred dollars; messenger, six hundred dollars; two messengers, at four hundred and eighty dollars each; stenographer and typewriter, seven hundred and twenty dollars; two drivers, at six hundred dollars each;

Janitors, etc.

Care of rented District building during July, nineteen hundred and eight: Janitor, one hundred dollars; steam engineer, eighty-three dollars and fifty cents; three firemen, at forty dollars each; two elevator operators, at thirty dollars each; three watchmen, at forty dollars each; one laborer, who shall also act as messenger and substitute elevator operator, thirty dollars and fifty cents; two laborers, at thirty dollars each;

Veterinary surgeon.

Veterinary division: Veterinary surgeon for all horses in the departments of the District government, one thousand two hundred dollars;

Property clerks.

Property division: Property clerk, two thousand five hundred dollars; deputy property clerk, one thousand six hundred dollars; clerk, one thousand five hundred dollars. The deputy property clerks shall hereafter, during the absence of the property clerk from any cause, perform his duties without additional compensation, and shall, during the presence of the property clerk, perform such duties as may be assigned to them by the property clerk; and the property clerk may require the said deputy property clerks to give bond for the faithful performance of their duties; but the property clerk shall in every respect be responsible to the United States and the District of Columbia as now provided by law: seven clerks, at one thousand two hundred dollars each: two clerks, at nine hundred dollars each; three clerks, at seven hundred and twenty dollars each; four clerks, at six hundred dollars each; inspector of fuel, at one thousand five hundred dollars; assistant inspector of fuel, at one thousand one hundred dollars; two messengers, at six hundred dollars each; driver, four hundred and eighty dollars; inspector, nine hundred dollars; inspector, seven hundred and eighty dollars; two laborers, at six hundred dollars each;

Duties of deputy clerks.

Bond.

Building inspection division: Inspector of buildings, two thousand seven hundred and fifty dollars; principal assistant inspector of buildings, one thousand six hundred dollars; ten assistant inspectors of buildings, at one thousand two hundred dollars each; one fire-escape

Inspector of buildings, etc.

inspector, one thousand four hundred dollars; temporary employment of additional assistant inspectors for such time as their services may be necessary, two thousand four hundred dollars; two civil engineers or computers, at one thousand five hundred dollars each; draftsman, one thousand four hundred dollars; clerk, one thousand dollars; clerk, nine hundred dollars; clerk, who shall be a stenographer and typewriter, one thousand dollars; messenger, four hundred and eighty dollars; superintendent of construction, one thousand five hundred dollars; assistant inspector, one thousand five hundred dollars;

Plumbing inspection division: Inspector of plumbing, two thousand dollars; principal assistant inspector of plumbing, one thousand four hundred dollars; five assistant inspectors of plumbing, one at one thousand two hundred dollars and four at one thousand dollars each; clerk, one thousand two hundred dollars; temporary employment of additional assistant inspectors of plumbing and laborers for such time as their services may be necessary, one thousand two hundred dollars; draftsman, one thousand three hundred and fifty dollars; sewer tapper, one thousand dollars; three members of the plumbing board, at three hundred dollars each;

In all, one hundred and two thousand and fifty-four dollars.

FOR CARE OF DISTRICT BUILDING: Clerk and stenographer, one thousand two hundred dollars; chief engineer, one thousand four hundred dollars; three assistant engineers, at one thousand dollars each; electrician, one thousand two hundred dollars; one dynamo tender, eight hundred and seventy-five dollars; three firemen, at seven hundred and twenty dollars each; three coal passers, at six hundred dollars each; one electrician's helper, eight hundred and forty dollars; eight elevator conductors, at six hundred dollars each; two laborers, at six hundred and sixty dollars each; two chief cleaners, who shall also have charge of the lavatories, at five hundred dollars each; thirty-six cleaners, at two hundred and forty dollars each; chief watchman, one thousand dollars; assistant chief watchman, six hundred and sixty dollars; five watchmen, at six hundred dollars each; in all, thirty-two thousand eight hundred and ninety-five dollars: *Provided*, That the employees herein authorized for the care of the District building shall be appointed by the assistants to the Engineer Commissioner with the approval of the Commissioners.

For fuel, lights, repairs, and miscellaneous items, twenty-four thousand dollars.

FOR ASSESSOR'S OFFICE: For assessor, three thousand five hundred dollars, and five hundred dollars additional as chairman of the excise and personal tax boards; two assistant assessors, at two thousand dollars each; two clerks, at one thousand four hundred dollars each; clerk, arrears division, one thousand four hundred dollars; four clerks, at one thousand two hundred dollars each; draftsman, one thousand two hundred dollars; four clerks, at one thousand dollars each; assistant or clerk, nine hundred dollars; clerk in charge of records, one thousand dollars; two clerks, at nine hundred dollars each; license clerk, one thousand two hundred dollars; two clerks, at one thousand dollars each; inspector of licenses, one thousand two hundred dollars; assistant inspector of licenses, one thousand dollars; messenger, six hundred dollars; three assistant assessors, at three thousand dollars each; clerk to board of assistant assessors, one thousand five hundred dollars; messenger and driver, for board of assistant assessors, six hundred dollars; temporary clerk hire, five hundred dollars; in all, forty-three thousand five hundred dollars.

For temporary clerk hire for preparing numerical book, to be immediately available, provided that the regular employees of the assessor's office be employed on this work after office hours, with additional compensation, to be determined by the Commissioners upon the recommendation of the assessor, two thousand dollars.

Inspector of plumbing, etc.

Care of District building.

*Proviso.*  
Appointments.

Fuel, etc.

Assessor's office.

Numerical book.  
Appropriation immediately available.

- Excise board.** **EXCISE BOARD:** For chief clerk, two thousand dollars; clerk, one thousand two hundred dollars; clerk, one thousand dollars; messenger, six hundred dollars; in all, four thousand eight hundred dollars.
- Personal tax board.** **PERSONAL TAX BOARD:** For two assistant assessors of personal taxes, at three thousand dollars each; appraiser of personal property, one thousand eight hundred dollars; clerk, one thousand four hundred dollars; assistant clerk, one thousand dollars; three inspectors, at one thousand two hundred dollars each; extra clerk hire, two thousand dollars; in all, fifteen thousand eight hundred dollars.
- Collector's office.** **FOR COLLECTOR'S OFFICE:** For collector, four thousand dollars; deputy collector, one thousand eight hundred dollars; cashier, one thousand eight hundred dollars; assistant cashier, one thousand four hundred dollars; bookkeeper, one thousand six hundred dollars; two clerks, at one thousand four hundred dollars each; two clerks, at one thousand two hundred dollars each; three coupon clerks, at nine hundred dollars each; clerk and bank messenger, one thousand two hundred dollars; clerk, one thousand dollars; messenger, six hundred dollars; in all, twenty-one thousand three hundred dollars.
- Tax-sale certificates.** For extra labor in the preparation of tax-sale certificates, with authority to employ clerks of this and other offices after office hours, eight hundred dollars.
- Auditor's office.** **FOR AUDITOR'S OFFICE:** For auditor, four thousand dollars; chief clerk, two thousand two hundred and fifty dollars; bookkeeper, one thousand eight hundred dollars; two clerks, at one thousand six hundred dollars each; three clerks, at one thousand four hundred dollars each; three clerks, at one thousand two hundred dollars each; three clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; clerk, seven hundred and twenty dollars; messenger, six hundred dollars; disbursing officer, three thousand dollars; deputy disbursing officer, one thousand five hundred dollars; one clerk, one thousand two hundred dollars; one clerk, nine hundred dollars; messenger, four hundred and eighty dollars; in all, thirty-two thousand two hundred and fifty dollars.
- Corporation counsel's office.** **FOR OFFICE OF CORPORATION COUNSEL:** For corporation counsel, four thousand five hundred dollars; first assistant corporation counsel, two thousand five hundred dollars; second assistant corporation counsel, one thousand eight hundred dollars; third assistant corporation counsel, one thousand six hundred dollars; fourth assistant corporation counsel, one thousand five hundred dollars; stenographer, one thousand two hundred dollars; clerk, seven hundred and twenty dollars; in all, thirteen thousand eight hundred and twenty dollars.
- Sinking-fund office.** **FOR SINKING-FUND OFFICE, UNDER CONTROL OF THE TREASURER OF THE UNITED STATES:** For clerk, one thousand six hundred dollars; clerk, nine hundred dollars; in all, two thousand five hundred dollars.
- Coroner's office.** **FOR CORONER'S OFFICE:** For coroner, one thousand eight hundred dollars; morgue master, seven hundred and twenty dollars; assistant morgue master and janitor, four hundred and eighty dollars; in all, three thousand dollars.
- Market masters.** **FOR MARKET MASTERS:** For two market masters, at one thousand two hundred dollars each; for necessary labor for cleaning Eastern, Western, and Georgetown market houses, one thousand nine hundred and twenty dollars; in all, four thousand three hundred and twenty dollars.
- Produce market.** **WHOLESALE PRODUCERS' MARKET:** One market master, nine hundred dollars; one assistant market master, who shall also act as night watchman, five hundred and forty dollars; one watchman, four hundred and eighty dollars; one laborer for sweeping B street sidewalk used for market purposes and the Wholesale Market Square, three hundred and sixty dollars; sweeping B street used for market pur-
- Cleaning, etc.**

poses, four hundred and eighty dollars; hauling refuse (street sweepings), six hundred dollars; in all, three thousand three hundred and sixty dollars.

**EASTERN MARKET:** Laborer for cleaning sidewalk and street where used for market purposes (farmers' market), two hundred and forty dollars.

Eastern Market.

**WESTERN MARKET:** Laborer for cleaning sidewalk and street where used for market purposes (farmers' market), two hundred and forty dollars.

Western Market.

**FOR OFFICE OF SEALER OF WEIGHTS AND MEASURES:** For sealer of weights and measures, two thousand five hundred dollars; first assistant sealer of weights and measures, one thousand two hundred dollars; second assistant sealer of weights and measures, nine hundred dollars; clerk, one thousand dollars; laborer, four hundred and eighty dollars; in all, six thousand and eighty dollars.

Sealer of weights and measures.

**FOR ENGINEER'S OFFICE (Record division):** For engineer of highways, three thousand dollars; engineer of bridges, two thousand one hundred dollars; superintendent of streets, two thousand dollars; superintendent of county roads, one thousand five hundred dollars, and five hundred dollars additional as assistant engineer in Rock Creek Park; superintendent of sewers, three thousand dollars; inspector of asphalts and cements, two thousand four hundred dollars (*Provided*, That the inspector of asphalts and cements shall not receive or accept compensation of any kind from, or perform any work or render any services of a character required of him officially by the District of Columbia to, any person, firm, corporation, or municipality other than the District of Columbia); assistant inspector of asphalts and cements, one thousand five hundred dollars; superintendent of repairs, one thousand five hundred dollars; superintendent of trees and parkings, one thousand eight hundred dollars; assistant superintendent of trees and parkings, one thousand dollars; assistant engineer, two thousand two hundred dollars; assistant engineer, two thousand one hundred dollars; four assistant engineers, at one thousand eight hundred dollars each; one assistant engineer, one thousand six hundred dollars; five assistant engineers, one thousand five hundred dollars each; one assistant engineer, one thousand three hundred and fifty dollars; one assistant engineer, one thousand two hundred dollars; two transitmen, at one thousand two hundred dollars each; one transitman, one thousand and fifty dollars; four rodmen, at nine hundred dollars each; eight rodmen, at seven hundred and eighty dollars each; twelve chainmen, at six hundred and fifty dollars each; two draftsmen, one thousand three hundred and fifty dollars each; two draftsmen, at one thousand two hundred dollars each; one draftsman, one thousand and fifty dollars; one general inspector of sewers, one thousand three hundred dollars; one inspector of sewers, one thousand two hundred dollars; one bridge inspector, one thousand two hundred dollars; two inspectors, at one thousand five hundred dollars each; three inspectors of streets, at one thousand two hundred dollars each; three inspectors, at one thousand two hundred dollars each; one inspector, one thousand dollars; one inspector, nine hundred dollars; twelve foremen, at one thousand two hundred dollars each; one foreman, Rock Creek Park, one thousand two hundred dollars; three subforemen, at one thousand and fifty dollars each; one foreman, one thousand and fifty dollars; ten foremen, at nine hundred dollars each; one bridgekeeper, six hundred and fifty dollars; three bridgekeepers, at six hundred dollars each; two inspectors of property, at nine hundred and thirty-six dollars each; two property yard keepers, at one thousand dollars each; one inspector of material, one thousand two hundred dollars; chief clerk, one thousand nine hundred dollars; clerk, one thousand eight hundred dollars; clerk, one thousand six hundred dol-

Engineer's office. Record division.

Inspector of asphalts, etc. *Proviso.* Restriction.

lars; two clerks, at one thousand five hundred dollars each; permit clerk, one thousand five hundred dollars; assistant permit clerk, one thousand dollars; index clerk and typewriter, nine hundred dollars; two clerks, at one thousand four hundred dollars each; two clerks, at one thousand three hundred and fifty dollars each; five clerks, at one thousand two hundred dollars each; one clerk, one thousand and fifty dollars; two clerks, at one thousand dollars each; clerk, nine hundred dollars; clerk, eight hundred and forty dollars; two clerks, at seven hundred and fifty dollars each; clerk, six hundred and twenty dollars; clerk, six hundred dollars; seven messengers, at five hundred and forty dollars each; two skilled laborers, at six hundred dollars each; skilled laborer, six hundred and twenty-five dollars; janitor, seven hundred and twenty dollars; principal steam engineer, one thousand eight hundred dollars; three steam engineers; at one thousand two hundred dollars each; three assistant steam engineers, at one thousand and fifty dollars each; six oilers, at six hundred dollars each; six firemen, at eight hundred and seventy-five dollars each; inspector, one thousand four hundred dollars; storekeeper, nine hundred dollars; superintendent of stables, one thousand five hundred dollars; blacksmith, nine hundred and seventy-five dollars; two watchmen, at six hundred and thirty dollars each; two drivers, at six hundred and thirty dollars each; driver, five hundred and forty dollars; inspector of gas and meters, two thousand dollars; assistant inspector of gas and meters, one thousand dollars; assistant inspector of gas and meters, eight hundred and forty dollars; messenger, five hundred and forty dollars; in all, one hundred and eighty-nine thousand four hundred and sixty-two dollars.

Special assessment office.

**SPECIAL ASSESSMENT OFFICE:** For special assessment clerk, two thousand dollars; seven clerks, at one thousand two hundred dollars each; two clerks, at nine hundred dollars each; and one clerk, seven hundred and fifty dollars; in all, twelve thousand nine hundred and fifty dollars.

Street-sweeping office.

**STREET-SWEEPING OFFICE:** For superintendent, two thousand five hundred dollars; assistant superintendent and clerk, one thousand six hundred dollars; clerk, one thousand dollars; ten inspectors, at one thousand two hundred dollars each; ten inspectors, at one thousand one hundred dollars each; three assistant inspectors, at nine hundred dollars each; foreman of public dumps, nine hundred dollars; messenger and driver, six hundred dollars; stable foreman, one thousand dollars; foreman of repairs, one thousand dollars; two clerks, at one thousand two hundred dollars each; stenographer and clerk, nine hundred dollars; blacksmith, nine hundred dollars; mechanic, seven hundred and eighty dollars; mechanic's helper, six hundred dollars; hostler, five hundred and fifty dollars; two hostlers, at four hundred and eighty dollars each; seven dumpmen, at four hundred and eighty dollars each; one laborer, four hundred and fifty dollars; in all, forty-five thousand two hundred dollars.

Board of examiners, steam engineers.

**BOARD OF EXAMINERS, STEAM ENGINEERS:** For compensation for board of examiners of steam engineers in the District of Columbia, three, at three hundred dollars each, nine hundred dollars.

Insurance department.

**DEPARTMENT OF INSURANCE:** For superintendent of insurance, three thousand five hundred dollars; examiner, one thousand five hundred dollars; statistician, one thousand five hundred dollars; clerk, one thousand dollars; stenographer, six hundred dollars; temporary clerk hire, one thousand two hundred dollars; in all, nine thousand three hundred dollars.

Surveyor's office.

**FOR SURVEYOR'S OFFICE:** For surveyor, three thousand dollars; assistant surveyor, one thousand eight hundred dollars; clerk, one thousand five hundred dollars; two assistant engineers, at one thousand five hundred dollars each; computer, one thousand two hundred dollars; record clerk, one thousand and fifty dollars; inspector, nine hun-

dred and seventy-five dollars; draftsman, nine hundred and seventy-five dollars; clerk, nine hundred and seventy-five dollars; draftsman, nine hundred dollars; assistant computer, eight hundred and twenty-five dollars; two rodmen, at eight hundred and twenty-five dollars each; three chainmen, at seven hundred dollars each; two chainmen, at six hundred and fifty dollars each; clerk, six hundred and seventy-five dollars; charwoman, for July, nineteen hundred and eight, nine dollars; in all, twenty-one thousand nine hundred and thirty-four dollars;

For services of temporary draftsmen, computers, laborers, and drivers when required, and for an additional field party when required, including the purchase of supplies and care or hire of teams, all expenditures under this sum to be made only on the written authority of the Commissioners of the District of Columbia, five thousand dollars;

In all for surveyor's office, twenty-six thousand nine hundred and thirty-four dollars.

Temporary services.

**FREE PUBLIC LIBRARY:** For librarian, three thousand two hundred and fifty dollars; assistant librarian, one thousand five hundred dollars; chief circulating department, one thousand two hundred dollars; children's librarian, one thousand dollars; librarian's secretary, nine hundred dollars; reference librarian, one thousand dollars; assistant, nine hundred dollars; four assistants, at seven hundred and twenty dollars each; four assistants, at six hundred dollars each; three assistants, at five hundred and forty dollars each; copyist, four hundred and eighty dollars; cataloguer, nine hundred dollars; cataloguer, seven hundred and twenty dollars; cataloguer, six hundred dollars; three temporary cataloguers, at five hundred and forty dollars each; stenographer and typewriter, seven hundred and twenty dollars; two assistants, at four hundred and eighty dollars each; five attendants, at five hundred and forty dollars each; five attendants, at four hundred and eighty dollars each; collator, three hundred and sixty dollars; two messengers, at four hundred and eighty dollars each; ten pages, at three hundred and sixty dollars each; two janitors, at four hundred and eighty dollars each, one of whom shall act as a night watchman; engineer, one thousand and eighty dollars; fireman, seven hundred and twenty dollars; workman, four hundred and eighty dollars; library guard, seven hundred and twenty dollars; two cloak-room attendants, at three hundred and sixty dollars each; six charwomen, at one hundred and eighty dollars each; in all, thirty-eight thousand four hundred and thirty dollars.

Free public library.

For keeping the library open fifty-two Sundays from two o'clock postmeridian to nine o'clock postmeridian, five holidays from nine o'clock antemeridian to nine o'clock postmeridian, and for extra services three hours on Saturday afternoons during July, August, and September, one thousand seven hundred dollars.

Sunday opening.

**MISCELLANEOUS, FREE PUBLIC LIBRARY:** For purchase of books, seven thousand five hundred dollars;

Miscellaneous.

For binding, three thousand five hundred dollars;

For fuel, lighting, fitting up building, and other contingent expenses, seven thousand five hundred dollars;

In all, eighteen thousand five hundred dollars.

## CONTINGENT AND MISCELLANEOUS EXPENSES.

For contingent expenses of the government of the District of Columbia, namely: For printing, checks, books, law books, books of reference and periodicals, stationery; detection of frauds on the revenue; repairs of market houses; surveying instruments and implements; drawing materials; binding, rebinding, repairing, and preservation of records; maintaining and keeping in good order the laboratory and apparatus in the office of the inspector of asphalt and cement; dam-

Contingent expenses.

ages; livery, purchase, and care of horses and carriages or buggies not otherwise provided for; horseshoeing; ice, repairs to pound and vehicles, use of bicycles by inspectors in the engineer department not to exceed five hundred dollars, and other general necessary expenses of District offices, including the sinking-fund office, Board of Charities, excise board, personal-tax board, harbor master, health department, surveyor's office, sealer of weights and measures' office, and department of insurance, and purchase of new apparatus and laboratory equipment in office of inspector of asphalt and cement, thirty-five thousand dollars; and the Commissioners shall so apportion this sum as to prevent a deficiency therein: *Provided*, That horses and vehicles appropriated for in this Act shall not be used by the Commissioners for any other purpose than to visit such points within the District of Columbia as it may be necessary to visit in order to enable them to inspect or inform themselves concerning any public work or property belonging to the said District or to do any other act necessary to the administration of its affairs.

*Proviso.*  
Restriction on use of  
horses, etc.

Limit on expendi-  
ture for horses, etc.

No part of the money appropriated by this Act, except appropriations for the militia, shall be used for the purchase, livery, or maintenance of horses, or for the purchase, maintenance, or repair of buggies or carriages and harness, except as provided for in the appropriation for contingent and miscellaneous expenses or unless the appropriation from which the same is proposed to be paid shall specifically authorize such purchase, livery, maintenance and repair, and except also as hereinafter authorized.

Fire insurance pro-  
hibited.

No part of the money appropriated by this Act shall be used for the payment of premiums or other cost of fire insurance.

Stables.

For contingent expenses of stables of the engineer department, including forage, shoeing, purchase and repair of vehicles, purchase and repair of harness, blankets, lap robes, purchase of horses, whips, oils, brushes, combs, sponges, chamois skins, buckets, halters, jacks, rubber boots and coats, medicines, and other necessary articles and expenses, five thousand dollars; and no expenditure on account of the engineer department for the items named in this paragraph shall be made from any other fund, except as hereinafter authorized.

Postage.

For postage for strictly official mail matter, seven thousand dollars.

Rent.

For rent of district offices for July, nineteen hundred and eight, seven hundred and fifty dollars.

For rent of old record vault for July, nineteen hundred and eight, fifty dollars.

For rent of office for department of insurance for July, nineteen hundred and eight, seventy dollars.

For rent of property yards, fifty dollars.

For rent of storeroom for property clerk for July, nineteen hundred and eight, twenty-five dollars.

Collecting personal  
taxes.

For necessary expenses, including services of collectors or bailiffs, in the collection of overdue personal taxes by distraint and sale and otherwise, and for other necessary items, three thousand five hundred dollars.

For rent of office for corporation counsel for July, nineteen hundred and eight, eighty-three dollars and fifty cents.

Judicial expenses.

For judicial expenses, including procurement of chains of title, the printing of briefs in the court of appeals of the District of Columbia, and witness fees in District cases before the supreme court of said District, five thousand dollars.

Coroner's expenses.

For livery of horse or horse hire for coroner's office, jurors' fees, witness fees, removal of deceased persons, making autopsies, ice, disinfectants, telephone service, and other necessary supplies for the morgue, and the necessary expenses of holding inquests, including stenographic services in taking testimony, and photographing unidentified bodies, three thousand dollars.

For general advertising, authorized and required by law, and for tax and school notices and notices of changes in regulations, four thousand five hundred dollars.

For advertising notice of taxes in arrears July first, nineteen hundred and eight, as required to be given by Act of March nineteenth, eighteen hundred and ninety, two thousand dollars, to be reimbursed by a charge of fifty cents for each lot or piece of property advertised.

For the enforcement of the game and fish laws of the District of Columbia, to be expended under the direction of the Commissioners, five hundred dollars.

For carrying out the provisions of the Act approved March first, eighteen hundred and ninety-nine, entitled "An Act to authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings and parts thereof, and for other purposes," to pay the members of the board of survey provided for therein, other than the inspector of buildings, at a compensation of not to exceed ten dollars each survey, and to pay the cost of making safe or removing such buildings upon the refusal or neglect of the owners so to do, two thousand dollars.

For the erection of suitable tablets to mark historical places in the District of Columbia, to be expended under the direction of the Joint Committee on the Library, the appropriations made for this purpose by the Acts of June twenty-seventh, nineteen hundred and six, and March second, nineteen hundred and seven, respectively, are continued available for the service of the fiscal year nineteen hundred and nine.

For the office of the Register of Wills: For furnishing to the office of the Assessor, copies of wills, petitions, and all necessary papers wherein title to real estate is involved, nine hundred dollars.

For the purchase of enamel metal identification number tags for motor vehicles in the District of Columbia, three hundred dollars, or so much thereof as may be necessary.

For constructing wharf on river front for storage of sand and gravel, four thousand dollars.

## IMPROVEMENTS AND REPAIRS.

**ELIMINATION OF GRADE CROSSINGS:** Toward carrying out the provisions of the Acts of Congress providing for the elimination of grade crossings and the construction of a union railroad station in the District of Columbia, approved February twelfth, nineteen hundred and one, and February twenty-eighth, nineteen hundred and three, for purchase or condemnation of the land necessary for the plaza and new streets, and for reconstructing, grading, and paving, together with the necessary incidental work in connection therewith, the streets, avenues, and ways changed in line or grade or newly created under the provisions of said Acts, including the employment on the approval of this Act of special assistant counsel, at a rate not to exceed three thousand dollars per annum, and one clerk, at a rate not to exceed one thousand dollars per annum, in connection with the settlement of claims for damages incident to changes of grade, this sum to be expended under the provisions of said Acts, and to continue available until expended, one hundred thousand dollars.

The foregoing appropriation shall be available to develop, as a property yard for the use of the District of Columbia, and for other municipal purposes, so much of reservation numbered seventeen lying south of the toe of slope of standard roadbed between the portal of the Virginia avenue tunnel and the east end of the south abutment of the New Jersey Avenue Bridge, and south of the south abutment of the New Jersey Avenue Bridge and east of the toe of slope on the west side of the embankment carrying the approach to the New Jersey

Advertising.

Tax-arrearage sales.  
Vol. 26, p. 24.

Enforcing game and fish laws.

Removal of dangerous buildings.  
Vol. 30, p. 923.

Historical tablets.

Vol. 34, pp. 489, 1126.

Register of wills' office.  
Copies of wills, etc., to assessor.

Motor vehicle tags.

Wharf.

Improvements and repairs.

Eliminating grade crossings, Union Station.

Vol. 31, p. 767.  
Vol. 32, p. 913.

Property yard.

Part of reservation No. 17 to be used for.

Avenue Bridge, when the Philadelphia, Baltimore and Washington Railroad shall release and convey to the Commissioners of the District of Columbia all right and title to the above-described portion of said reservation which the said company may have been granted by the Acts of Congress providing for the elimination of grade crossings and the construction of a union station in the District of Columbia, approved February twelfth, nineteen hundred and one, and February twenty-eighth, nineteen hundred and three, or by any other Act.

Vol. 31, p. 767.  
Vol. 32, p. 913.

Fountains, etc., for  
Plaza.

For completing the construction of fountains, lamp-posts, and other structures on the plaza in front of the new union railroad station, in accordance with plans to be approved by the Commissioners of the District of Columbia, fifty thousand dollars, said sum to be expended under the provisions of existing law regarding the elimination of grade crossings and appropriations made therefor: *Provided*, That the total cost to the United States and the District of Columbia shall not exceed one hundred thousand dollars: *And provided further*, That the Washington Terminal Company, its successors or assigns, shall defray the cost of so much of these constructions as lie within the limits of its present property north of Massachusetts avenue.

*Proviso.*  
Limit of cost.

Washington Terminal  
Company to pay  
part of cost.

Assessment and permit  
work.

**ASSESSMENT AND PERMIT WORK:** For assessment and permit work, one hundred and sixty thousand dollars.

Paving roadways.

For paving roadways under the permit system, ten thousand dollars.

Work on streets and  
avenues.

**WORK ON STREETS AND AVENUES:** For work on streets and avenues named in Appendix Y, Book of Estimates, nineteen hundred and nine, eighty-eight thousand eight hundred dollars, to be expended in the discretion of the Commissioners upon streets and avenues specified in the schedules named in said appendix and in the aggregate for each schedule as stated herein, namely:

Schedules.

**GEORGETOWN SCHEDULE:** Three thousand dollars.

**NORTHWEST SECTION SCHEDULE:** Fourteen thousand dollars.

**SOUTHWEST SECTION SCHEDULE:** Eighteen thousand dollars.

**SOUTHEAST SECTION SCHEDULE:** Including Pennsylvania avenue only from Thirteenth street to Fifteenth street, twenty-seven thousand five hundred dollars.

**NORTHEAST SECTION SCHEDULE:** Twenty-six thousand three hundred dollars.

*Proviso.*  
Streets paved with  
Belgian blocks, etc.

*Provided*, That streets and avenues named in said schedules already paved with Belgian block or granite shall not be paved or otherwise improved under this appropriation, and the remaining streets and avenues, except as herein specified, shall be contracted for in the order in which they appear in said schedules, and be completed in such order as nearly as practicable, and shall be paved, in the discretion of the Commissioners, instead of being graded and regulated.

Limit for asphalt  
pavements.

Under appropriations contained in this Act no contract shall be made for making or relaying asphalt pavement at a higher price than one dollar and eighty cents per square yard for a quality equal to the best laid in the District of Columbia prior to July first, eighteen hundred and eighty-six, and with same depth of base, nor more than one dollar and eighty cents per square yard for laying standard asphalt block pavement equal to the best laid in the District of Columbia prior to July first, nineteen hundred and four: *Provided*, That these conditions as to price and depth of base shall not apply to those streets on which, in the judgment of the Commissioners, by reason of heavy traffic, poor foundation, or other causes, a pavement of more than ordinary strength is required, in which case the limit of price may be increased to two dollars per square yard.

*Proviso.*  
Increase allowed.

Asphalt to replace  
granite blocks.  
Streets affected.

For replacing granite block with asphalt on the following streets:

New Jersey avenue southeast, from B street to C street, ten thousand five hundred dollars.

B street southeast, from New Jersey avenue to South Capitol street, one thousand two hundred dollars.

First street southeast, from B street to C street, seven thousand five hundred dollars.

Delaware avenue northeast, from B street to C street, eight thousand five hundred dollars.

C street northeast, from Delaware avenue to First street, six thousand dollars.

V street northwest, from Fifteenth street to New Hampshire avenue, pave thirty-two feet wide, two thousand five hundred dollars;

For additional amount for paving South Carolina avenue southeast, from Thirteenth street to Fifteenth street, nine thousand dollars, to be immediately available.

**GRADING STREETS, ALLEYS, AND ROADS:** For purchase and repair of cars, carts, tools, or the hire of the same, and horses to be used by the inmates of the Washington Asylum in the work of grading, and pay of dump men needed to carry out the work, fifteen thousand dollars.

**CONDEMNATION OF STREETS, ROADS, AND ALLEYS:** For purchase or condemnation of streets, roads, and alleys, one thousand dollars.

**CONSTRUCTION OF COUNTY ROADS:** For construction of county roads and suburban streets, as follows:

North. North Capitol street, T to V street, pave fifty feet wide, nine thousand six hundred dollars;

Northeast. Mills avenue, Franklin street to Rhode Island avenue, grade, five thousand five hundred dollars;

Northeast. Seventh street, Girard street to Central avenue, grade and improve, one thousand dollars;

Northwest. Albemarle street east of Connecticut avenue, grade and improve, ten thousand dollars;

Southeast. Minnesota avenue, from Pennsylvania avenue northward as far as the land may have been dedicated therefor, widening and grading, three thousand dollars;

Northwest. Massachusetts avenue, from S street to T street, for paving, seven thousand five hundred dollars;

Southeast. Barnaby road, from Livingston road to District line, graveling and drainage culverts, nine hundred dollars;

Northwest. Webster street, Fourteenth to Sixteenth street, grade and improve, four thousand dollars;

Northeast. Monroe street, Michigan avenue to Tenth street, grade and macadamize, ten thousand dollars;

Northwest. Reno road, grade and improve, three thousand dollars;

Northwest. Longfellow street, Fifth street to Shepherd road, grade and improve, one thousand dollars;

Northwest. Sixteenth street, grade and improve, twenty thousand dollars: *Provided*, That the bridge or concrete culvert across Piney Branch on said Sixteenth street shall be constructed the full width of the roadway and sidewalks of said street;

Northeast. Randolph place, North Capitol street to Lincoln road, pave thirty feet wide, one thousand three hundred dollars;

Northwest. Girard street, Eleventh to Thirteenth street, pave thirty feet wide, six thousand five hundred dollars;

Northwest. Holmead place, Park road to Otis place, grade and improve, four thousand dollars;

Northwest. Fifth street, U to W street, grade and improve, two thousand four hundred dollars;

Northwest. Forty-first street and Western avenue, grade and improve, provided these roadways from Livingston street to Chevy Chase circle be first dedicated to the District of Columbia without cost, eight thousand dollars;

Northwest. Second street, south of Bryant street, grade and improve, seven thousand dollars: *Provided*, That section one of the Act of Congress approved January ninth, nineteen hundred and seven,

Grading.

Condemnation.

County roads.  
Construction.Sixteenth street.  
*Provido.*  
Bridge over Piney  
Branch.Second street NW.  
*Provido.*

Vol. 34, p. 845,  
amended.

entitled "An Act authorizing the extension of Second street northwest, from Elm street north to Bryant street, of W street from its present terminus west of Flagler place to Second street, and of W street west of Second street eastwardly to Second street," be, and the same is hereby, amended by striking out the words "within thirty days after the passage of this Act," where they occur in said section;

**Northeast.** S street, North Capitol street to Lincoln road, pave thirty-two feet wide, two thousand five hundred dollars;

**Northwest.** Manor street and Luray place, Warder street to Park place, and Warder street, northwest, Manor street to Luray place, grade and improve, five thousand dollars;

**Northwest.** Rittenhouse street and Western avenue, Rock Creek Ford road to Chevy Chase circle, grade and improve, seven thousand five hundred dollars;

Streets in Anacostia, grade and improve, four thousand dollars;

**Northwest.** Ingraham street, Brightwood avenue to Ninth street, grade and improve, one thousand eight hundred dollars;

**Northwest.** Ontario place, grade and improve, two thousand five hundred dollars;

**Northwest.** Ingleside Terrace, grade and improve, three thousand eight hundred dollars;

**Northeast.** Kearney street, Twelfth to Thirteenth street, grade, one thousand eight hundred dollars;

**Northwest.** Emerson street, Brightwood avenue to Fourteenth street, macadamize, provided the street shall first be graded free of cost to the District of Columbia, four thousand eight hundred dollars;

In all, one hundred and thirty-eight thousand four hundred dollars.

Repairs, etc.

**REPAIRS STREETS, AVENUES, AND ALLEYS:** For current work of repairs of streets, avenues, and alleys, including resurfacing and repairs to concrete pavements with the same or other not inferior material, three hundred thousand dollars, to be immediately available; and this appropriation shall be available for repairing the pavements of the street railways when necessary; the amounts thus expended shall be collected from such railroad company as provided by section five of "An Act providing a permanent form of government for the District of Columbia," approved June eleventh, eighteen hundred and seventy-eight, and shall be deposited to the credit of the appropriation for the fiscal year in which they are collected.

Vol. 20, p. 105.

Sidewalks.

For replacing and repairing sidewalks and curbs around public reservations and municipal buildings, seven thousand dollars.

Brightwood avenue, name changed to Georgia avenue and Georgia to Potomac avenue.

That the street in the District of Columbia now known and designated as Brightwood avenue shall hereafter be known and designated as Georgia avenue, and the street now known and designated as Georgia avenue shall hereafter be known and designated as Potomac avenue.

County roads.

**REPAIRS COUNTY ROADS:** For current work of repairs of county roads and suburban streets, one hundred thousand dollars, and three thousand dollars of this sum shall be immediately available.

Bridges.

**BRIDGES:** For construction and repairs of bridges, twenty thousand dollars.

Highway bridge.

**Highway bridge across Potomac River:** For salaries of two draw operators, at one thousand and twenty dollars each; one draw operator, seven hundred and twenty dollars; four watchmen, at six hundred dollars each; for labor, one thousand five hundred dollars; and for lighting, power, and miscellaneous supplies, and expenses of every kind necessarily incident to the operation and maintenance of the bridge and approaches, nine thousand three hundred and forty dollars; in all, sixteen thousand dollars.

Anacostia River bridge.

**Operation of the Anacostia River bridge:** For salaries of employees, miscellaneous supplies, and expenses of every kind necessary to the operation and maintenance of the bridge, five thousand six hundred dollars.

SEWERS.

For cleaning and repairing sewers and basins, sixty thousand dollars.

For maintenance and operation of sewage pumping station, including employment of mechanics, laborers, and watchman, purchase of coal, oils, waste, and other supplies, forty-three thousand dollars.

For main and pipe sewers and receiving basins, fifty thousand dollars.

For suburban sewers, eighty thousand dollars. And the Commissioners of the District of Columbia are hereby authorized to construct service sewers in Conduit road and levy assessments for the same under the conditions prescribed in the Act of April twenty-second, nineteen hundred and four, entitled "An Act authorizing the laying of water mains and service sewers in the District of Columbia."

For purchase or condemnation of rights of way for construction, maintenance, and repair of public sewers, six thousand dollars, or so much thereof as may be necessary.

For continuing work on extension of east side intercepting sewer from boundary sewer to Brookland, forty thousand dollars.

For trunk outlet sewer for Congress Heights, seven thousand dollars.

Toward constructing Fourth street southeast relief sewer from Pennsylvania avenue and Fourth street to Virginia avenue and Second street southeast, fifteen thousand dollars.

Sewers.

Cleaning.  
Pumping station.

Main and pipe.  
Suburban.

Conduit road.

Vol. 33, p. 244.

Purchase of rights  
of way.

East side intercepting.

Congress Heights.  
Fourth street relief.

STREETS.

**SPRINKLING, SWEEPING, AND CLEANING:** For sprinkling, sweeping, and cleaning streets, avenues, alleys, and suburban streets, including rent of storage rooms; maintenance and repairs of stable, purchase and maintenance of horses; purchase, maintenance, and repair of wagons and harness, and necessary incidental expenses, and work done under existing contracts, as well as hand work done under the immediate direction of the Commissioners without contract: *Provided*, That whenever it shall appear to the Commissioners that said latter work can not be done under their immediate direction at nineteen cents or less per thousand square yards, in accordance with the specifications under which the same was last advertised for bids, it shall at once be their duty to advertise to let said work under said specifications to the lowest responsible bidder, and if the same can not be procured to be done at a price not exceeding twenty cents per thousand square yards, they may continue to do said work under their immediate direction, in accordance with said specifications; two hundred and fifty thousand dollars, and the Commissioners shall so apportion this appropriation as to prevent a deficiency therein.

For cleaning snow and ice from cross walks and gutters, under the Act approved March second, eighteen hundred and ninety-five, four thousand dollars.

**DISPOSAL OF CITY REFUSE:** For the collection and disposal of garbage and dead animals; miscellaneous refuse and ashes from private residences in the city of Washington and the more densely populated suburbs; for collection and disposal of night soil in the District of Columbia, and for the payment of necessary inspection, livery of horses, and incidental expenses, one hundred and seventy-nine thousand nine hundred and forty-five dollars.

**FOR THE PARKING COMMISSION:** For contingent expenses, including laborers, cart hire, trees, tree boxes, tree stakes, tree straps, tree labels, planting and care of trees on city and suburban streets, white-washing, care of trees, tree spaces, and miscellaneous items, thirty-five thousand dollars.

**BATHING BEACH:** For superintendent, six hundred dollars; watchman, four hundred and fifty dollars; and for temporary services, supplies, and maintenance, two thousand dollars; for repairs and

Streets.

Cleaning, etc.

*Proviso.*  
Contracts.

Removal of snow  
and ice.  
Vol. 28, p. 809.

Disposal of city  
refuse.

Parking commis-  
sion.

Bathing beach.

improvement of bath houses and for improvement of wharves, five hundred dollars; in all, three thousand five hundred and fifty dollars.

Scales.

**FOR PUBLIC SCALES:** For purchase, repair, and replacement of public scales, two hundred dollars.

Playgrounds.

**PLAYGROUNDS:** For completing equipment of outdoor playgrounds, one thousand five hundred dollars.

Rosedale site.

For grading, planting of hedges, trees, and other improvements at Rosedale site, five thousand dollars.

Public-convenience stations.

**PUBLIC-CONVENIENCE STATIONS:** For maintenance of public-convenience stations, including compensation of necessary employees, six thousand five hundred dollars.

On reservation No. 8.

For constructing public-convenience station to be located on public reservation numbered eight in the city of Washington, twenty thousand dollars.

Transfer of jurisdiction, etc., of.

And the jurisdiction and control of such portion of said public reservation numbered eight as may be required for the location and operation of said station and approaches thereto is hereby transferred from the Chief of Engineers of the United States Army to the Commissioners of the District of Columbia, such transfer to take effect from the date of notice by said Commissioners to the Chief of Engineers of the United States Army of the portion of said reservation selected, and said Commissioners are further authorized to make all necessary rules and regulations for the management of said station and fix the charges to be made for the use thereof.

Insanitary buildings.

**CONDEMNATION OF INSANITARY BUILDINGS:** For all expenses necessary and incident to the enforcement of the provisions of an Act entitled "An Act to create a board for the condemnation of insanitary buildings in the District of Columbia, and for other purposes," approved May first, nineteen hundred and six, including personal services, when authorized by the Commissioners of the District of Columbia, not to exceed one thousand two hundred dollars, six thousand dollars.

Vol. 34, p. 157.

## ELECTRICAL DEPARTMENT.

Electrical department.

Salaries.

For electrical engineer, two thousand five hundred dollars; superintendent, one thousand six hundred dollars; three electrical inspectors, at one thousand two hundred dollars each; inspector of lamps, one thousand dollars; electrician, one thousand two hundred dollars; draftsman, one thousand dollars; three telegraph operators, at one thousand dollars each; three inspectors, at nine hundred dollars each; expert repair man, nine hundred and sixty dollars; four repair men, at nine hundred dollars each; three telephone operators, at six hundred dollars each; two laborers, at four hundred dollars each; electrical inspector, two thousand dollars; electrical inspector, one thousand eight hundred dollars; electrical inspector, one thousand three hundred and fifty dollars; cable splicer, one thousand two hundred dollars; clerk, one thousand four hundred dollars; clerk, one thousand two hundred dollars; two clerks, at one thousand one hundred and twenty-five dollars each; clerk, one thousand and fifty dollars; clerk, seven hundred and fifty dollars; assistant cable splicer, six hundred and twenty dollars; assistant repair man, six hundred and twenty dollars; two assistant repair men, at five hundred and forty dollars each; two laborers, at five hundred and forty dollars each; laborer, four hundred and sixty dollars; four telephone operators, at five hundred and forty dollars each; telephone operator, four hundred and fifty dollars; storekeeper, eight hundred and seventy-five dollars; and one laborer, six hundred and thirty dollars: in all, forty-four thousand seven hundred and thirty-five dollars.

For general supplies, repairs, new batteries, and battery supplies, telephone rental and purchase, wire for extension of the telegraph and telephone service, repairs of lines and instruments, purchase of poles, tools, insulators, brackets, pins, hardware, cross arms, ice, record books, stationery, printing, livery, horses and harness, washing, blacksmithing, forage, extra labor, new boxes, rent of storeroom, and other necessary items, twelve thousand dollars.

Supplies.

For placing wires of fire-alarm, telegraph, police-patrol, and telephone service underground in existing conduits, including cost of cables, terminal boxes, and posts, connections to and between existing conduits, manholes, hand-holes, posts for fire-alarm and police boxes, extra labor, and other necessary items, thirteen thousand dollars, to be immediately available.

Placing wires underground.

For extension of police-patrol system, including purchase of new boxes, purchase and erection of the necessary poles, cross arms, insulators, pins, braces, wire, cable, conduit connections, extra labor, and other necessary items, four thousand three hundred dollars.

Police - patrol system.

**LIGHTING:** For illuminating material, lighting, extinguishing, repairing, and cleaning public lamps on avenues, streets, roads, and alleys; purchasing and expense of erecting and maintaining new lamp-posts, street designations, lanterns, and fixtures; moving lamp-posts, painting lamp-posts and lanterns; replacing and repairing lamp-posts and lanterns damaged or unfit for service; for rent of storeroom, cartage of material, livery, and other necessary items, two hundred and sixty-five thousand two hundred and twenty-five dollars: *Provided*, That hereafter the Washington Terminal Company, its successors, or transferees shall pay to the District for the lighting of the streets, avenues, alleys and grounds over and under which its right of way may cross, as well as for the lighting of those streets, avenues, alleys and grounds bordering on its right of way, under the direction and control of the Commissioners; and in case of default of payment of such bills, actions at law may be maintained by the District of Columbia against said terminal company or its successors, or transferees therefor: *Provided*, That no more than eighteen dollars per annum shall be paid for each gas lamp equipped with a self-regulating flat-flame burner so adjusted as to secure under all ordinary variations of pressure and density a consumption of five cubic feet of gas per hour, nor more than twenty dollars and eighty-five cents per annum for each gas and twenty-two dollars and eighty cents per annum for each oil lamp equipped with an incandescent mantle burner of not less than sixty candlepower. And during the fiscal year nineteen hundred and nine the price prescribed by Congress for lighting each street lamp in the District of Columbia with gas or oil shall be construed to include the cost of the illuminating material used, lighting and extinguishing lamps, repairing, painting, cleaning, purchasing, and expense of erecting and maintaining lamp-posts, street designations, lanterns, and fixtures: *Provided*, That all of said lamps shall burn every night, on the average, from fifteen minutes after sunset to forty-five minutes before sunrise: *And provided further*, That the Commissioners of the District of Columbia may purchase, erect, light, and maintain such posts, lanterns, signs, and fixtures for street designation purposes, in addition to those mentioned above, as in their judgment may be necessary, which lamps shall not be subject to the restrictions of this paragraph except as to the time of burning: *And provided further*, That the Commissioners of the District of Columbia are hereby authorized, in their discretion, to extend the street-lighting system, by incandescent forty-candlepower lamps, on and along the Conduit road, from its intersection with the Canal road to the District line and to use so much of this appropriation as may be necessary for maintaining the

Lighting.

Provisos.  
Washington Terminal Company.

Maximum per lamp.

All expenses included.

All-night service.

Street designation signs.

Conduit road.  
Extension of lighting system to District line.

lamps. The location of the necessary posts, poles, wires, fixtures, and so forth, and the use of the road therefor shall be subject to such reasonable regulations as may be prescribed by the officer in charge of the Washington Aqueduct.

Contract time limit.

Hereafter contracts shall not be entered into for lighting streets in the District of Columbia, by gas or electricity, for a period exceeding one year.

Electric arc lights, etc.

For electric arc lighting, and for extensions of such service, not exceeding one hundred and twenty-three thousand two hundred and fifty-five dollars: *Provided*, That hereafter the Washington Terminal Company, its successors, or transferees shall pay to the District for the lighting of the streets, avenues, alleys and grounds over and under which its right of way may cross, as well as for the lighting of those streets, avenues, alleys and grounds bordering on its right of way, under the direction and control of the Commissioners; and in case of default of payment of such bills, actions at law may be maintained by the District of Columbia against said terminal company or its successors, or transferees therefor: *Provided*, That not more than eighty-five dollars per annum shall be paid for any electric arc light burning from fifteen minutes after sunset to forty-five minutes before sunrise, and operated wholly by means of underground wire; and each arc light shall be of not less than one thousand actual candlepower, and no part of this appropriation shall be used for electric lighting by means of wires that may exist on or over any of the streets or avenues of the city of Washington.

*Provisos.*  
Washington Terminal Company.

Maximum per lamp.

Additional fire-alarm boxes.

For the purchase of twenty-five additional fire-alarm boxes, and for the purchase and erection of the necessary poles, cross-arms, insulators, pins, braces, wire, cable, conduit connections, posts, extra labor, and other necessary items, five thousand dollars.

Replacing break wheels.

For purchase and cost of replacing the present break wheels in fire-alarm boxes with approved platinum point key breaks, one thousand seven hundred dollars.

Washington Aqueduct.

### WASHINGTON AQUEDUCT.

Maintenance.

For operation, including salaries of all necessary employees, maintenance, and repair of the Washington Aqueduct and its accessories, including Conduit road, the Washington City reservoir, and Washington Aqueduct tunnel, and also including the purchase and maintenance of horses, vehicles, and harness, and the care and maintenance of the stable, thirty-three thousand dollars.

Surveys, etc., increasing water supply.

For preliminary investigations and surveys for increasing the water supply, ten thousand dollars.

Dalecarlia reservoir. Use of balances. Vol. 34, p. 1135.

That any unexpended balances of the appropriations "For removal by dredging of about one hundred and thirty-four thousand cubic yards of sediment from Dalecarlia reservoir, sixteen thousand dollars," and "For riprapping the sides of the Dalecarlia reservoir for a width of about twenty feet, eighteen thousand dollars," provided in the District of Columbia appropriation Act (Washington Aqueduct) for the fiscal year nineteen hundred and eight, shall continue and be available for the fiscal year nineteen hundred and nine for the purposes designated under said appropriation in said Act.

Filtration plant. Salaries, etc.

For care, including salaries of all necessary employees, maintenance, and operation of the Washington Aqueduct, District of Columbia, filtration plant, and for each and every purpose connected therewith, eighty-two thousand dollars: *Provided*, That of the appropriation for these purposes for the fiscal year nineteen hundred and eight not exceeding six thousand dollars may be used for parking the grounds at the Washington City reservoir, to be available until the close of the fiscal year nineteen hundred and nine.

*Provisos.*  
Parking. Vol. 34, p. 1135.

For emergency fund, to be used only in case of a serious break requiring immediate repair in one of the important aqueduct or filtration plant structures, such as a dam, conduit, tunnel, bridge, building, or important piece of machinery; all expenditures from this appropriation to be reported in detail to Congress, five thousand dollars.

Emergency fund.

### ROCK CREEK PARK.

Rock Creek Park.

For care and improvement of Rock Creek Park, exclusive of building for superintendent's residence, to be expended under the direction of the board of control of said park, fifteen thousand dollars, of which sum two thousand dollars shall be immediately available.

Care, etc.

### PUBLIC SCHOOLS.

Public schools.

**FOR OFFICERS:** For superintendent of public schools, five thousand dollars; two assistant superintendents, at three thousand dollars each; director of intermediate instruction, thirteen supervising principals, and supervisor of manual training, fifteen in all, at a minimum salary of two thousand two hundred dollars each; secretary, two thousand dollars; clerk, one thousand four hundred dollars; two clerks, at one thousand dollars each; two stenographers, at eight hundred and forty dollars each; one messenger, seven hundred and twenty dollars; in all, fifty-one thousand eight hundred dollars.

Salaries.  
Officers.

**ATTENDANCE OFFICERS:** For two attendance officers, authorized by the Act providing for compulsory education in the District of Columbia, approved June eighth, nineteen hundred and six, at six hundred dollars each; one attendance officer, nine hundred dollars; in all, two thousand one hundred dollars.

Attendance officers.  
Vol. 34, p. 220.

**FOR TEACHERS:** For one thousand six hundred and forty-six teachers, to be assigned as follows:

Teachers.

For principals of normal, high, and manual training schools, nine in all, at a minimum salary of two thousand dollars each;

For director of primary instruction, at a minimum salary of one thousand eight hundred dollars;

For directors of music, drawing, physical culture, domestic science, domestic art, and kindergartens, six in all, at a minimum salary of one thousand five hundred dollars each;

For assistant director of primary instruction, at a minimum salary of one thousand four hundred dollars;

For assistant directors of music, drawing, physical culture, domestic science, domestic art, and kindergartens, six in all, at a minimum salary of one thousand three hundred dollars each;

For heads of departments in high and manual training schools in Group B of class six, twelve in all, at a minimum salary of one thousand nine hundred dollars each;

For teachers of the normal, high, and manual training schools promoted for superior work, Group B of class six, seven in all, at a minimum salary of one thousand nine hundred dollars each: *Provided*, That hereafter no teacher shall be eligible to Group B, class six, who has not attained the maximum of Group A; *And provided further*, That teachers hereafter employed in normal, high, and manual training schools, may be placed in Group A, class six, and receive their longevity increase according to their number of years of experience in teaching in accredited normal, high or manual training schools; *Provided further*, That hereafter no more than seven teachers shall be promoted in any one year from Group A, class six, to Group B, class six;

Normal, high, and  
manual schools.  
Minimum salary,  
Group B, etc.  
*Provided*.  
Eligibility.

Longevity.

Promotions limited.

For teachers in Group A of class six, one hundred and eighty-eight in all, at a minimum salary of one thousand dollars each;

For teachers in class five, one hundred and forty-three in all, at a minimum salary of nine hundred and fifty dollars each;

For teachers in class four, four hundred and eleven in all, at a minimum salary of eight hundred dollars each;

For teachers in class three, four hundred and sixty-three in all, at a minimum salary of six hundred and fifty dollars each;

For teachers in class two, three hundred and thirty-six in all, at a minimum salary of six hundred dollars each;

For teachers in class one, fifty-eight in all, at a minimum salary of five hundred dollars each;

Restriction.

Vol. 34, p. 318.

For teachers in the normal, high, and manual training schools not eligible to the salary of class six by reason of the provisions of section four of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the board of education of the District of Columbia," approved June twentieth, nineteen hundred and six, to be paid in strict conformity with the provisions of the said Act, as follows:

One at a salary of nine hundred and seventy-five dollars;

Three at a salary of nine hundred and fifty dollars each;

One at a salary of nine hundred dollars;

In all for teachers, one million two hundred sixty-three thousand and twenty-five dollars.

Librarians and clerks.

**LIBRARIANS AND CLERKS:** For eighteen librarians and clerks, to be assigned as follows:

For librarian in class four, one at a minimum salary of eight hundred dollars;

For librarians and clerks in class three, eight in all, at a minimum salary of six hundred and fifty dollars each;

For clerks in class two, four in all, at a minimum salary of six hundred dollars each;

For librarians and clerks in class one, five in all, at a minimum salary of five hundred dollars each;

In all for librarian and clerks, ten thousand nine hundred dollars.

Longevity pay.

**FOR LONGEVITY PAY:** Longevity pay for director of intermediate instruction, supervising principals, supervisor of manual training, principals of the normal, high, and manual training schools, heads of departments, director and assistant director of primary instruction, directors and assistant directors of drawing, physical culture, music, domestic science, domestic art, and kindergartens, teachers, clerks, librarians and clerks, and librarians to be paid in strict conformity with the provisions of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the board of education of the District of Columbia," approved June twentieth, nineteen hundred and six, one hundred and forty-six thousand nine hundred dollars.

Vol. 34, p. 316.

Principals.  
Additional pay.

Vol. 34, p. 320.

**FOR ALLOWANCE TO PRINCIPALS:** For allowance to principals of grade school buildings for services rendered as such, in addition to their grade salary, to be paid in strict conformity with the provisions of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the board of education of the District of Columbia," approved June twentieth, nineteen hundred and six, thirty-two thousand six hundred and eighty dollars.

Provisos.  
No sex discrimination.

*Provided,* That in assigning salaries to teachers no discrimination shall be made between male and female teachers employed in the same grade of school and performing a like class of duties; and it shall not be lawful to pay, or authorize or require to be paid, from any of the salaries of teachers herein provided, any portion or percentage thereof for the purpose of adding to salaries of higher, or lower grade.

Restriction on employment.

*Provided further,* That no teacher, of the whole number appropriated for herein, shall be employed as, or required to discharge the duties of, a clerk or librarian.

*Provided further*, That the salaries of all teachers, and clerks and librarians in the high and manual training schools, duly elected, whose services commence with the opening day of school and who shall perform their duties, shall begin on the first day of September and shall be paid in ten monthly installments, the first payment to be made on the first day of October, or as near that date as practicable, and the payment for the month of June to be made upon the completion of the school term in June: *Provided*, That the salaries of other teachers shall begin when they enter upon their duties.

Ten months to constitute a school year.

Payments in installments.  
Time of.

Other teachers.

Rules for computation of pay.

Hereafter the following rules for division of time and computation of pay for services rendered are hereby established: Compensations of all teachers and librarians and clerks in the high and manual training schools shall be divided into ten equal installments, one of which shall be paid for each school month, and in making payments for a fractional part of a month one-thirtieth of one of such installments shall be the daily rate of pay. For the purpose of computing such compensation and for computing time for services rendered during a fractional part of a month in connection with the compensation of all teachers and librarians and clerks in the high and manual training schools, each and every month shall be held to consist of thirty days, without regard to the actual number of days in any calendar month, thus excluding the thirty-first day of any calendar month from the computation and treating February as if it actually had thirty days. Any person entering the service of the schools during a thirty-one day month and serving until the end thereof shall be entitled to pay for that month from the date of entry to the thirtieth day of said month, both days inclusive; and any person entering said service during the month of February and serving until the end thereof shall be entitled to one month's pay, less as many thirtieths thereof as there were days elapsed prior to the date of entry: *Provided*, That for one day's unauthorized absence on the thirty-first day of any calendar month one day's pay shall be forfeited.

Unauthorized absence.

Nightschools.

**NIGHT SCHOOLS:** For salaries of teachers and janitors of night schools, including teachers of industrial, commercial, and trade instruction, and teachers and janitors of night schools may also be teachers and janitors of day schools, twelve thousand five hundred dollars.

Industrial, etc., instruction.

For contingent and other necessary expenses of night schools, including equipment and the purchase of all necessary articles and supplies for classes in industrial, commercial, and trade instruction, three thousand three hundred dollars.

**KINDERGARTEN SUPPLIES:** For kindergarten supplies, two thousand five hundred dollars.

Kindergarten supplies.

**FOR JANITORS AND CARE OF BUILDINGS AND GROUNDS:** For superintendent of janitors, one thousand two hundred dollars;

Janitors, etc.

For care of Central High School and annex, two thousand dollars:

Of the Business High School, one thousand six hundred dollars;

Of the Jefferson Building, one thousand four hundred dollars;

Of the Western High School, one thousand four hundred dollars:

Of the Franklin School, one thousand four hundred dollars;

Of the Eastern High School and M Street High School, two in all, at one thousand two hundred dollars each;

Of the McKinley Manual Training School, one thousand four hundred dollars:

For one engineer and instructor in steam engineering at the McKinley Manual Training School, one thousand two hundred dollars;

Engineers.

For one assistant engineer at the McKinley Manual Training School, six hundred dollars:

Of the Armstrong Manual Training School, one thousand two hundred dollars;

For one engineer and instructor in steam engineering at the Armstrong Manual Training School, one thousand dollars;

For one assistant engineer at the Armstrong Manual Training School, six hundred dollars;

Of the Stevens School, one thousand two hundred dollars;

Of the Wallach and Emery school buildings, one sixteen-room building to take the place of the Mott, and one sixteen-room building in the "first division," four in all, at one thousand dollars each;

Of the Van Buren School and annex, one thousand dollars;

Of the Birney and annex, Brookland, Curtis, Dennison, Force, Gales, Garnet, Grant, Henry, Johnson and annex, Peabody, Seaton, Sumner, and Webster school buildings, fourteen in all, at nine hundred dollars each;

Of the Lincoln, Mott, Gage, New Langdon, and Miner buildings, five in all, at eight hundred dollars each;

Of the twelve-room building in the "eighth division," nine hundred dollars;

Of the Abbot, Barret, Sayles J. Bowen, Brightwood, John F. Cook, Cranch, Randall, Syphax, and Tenley buildings, nine in all, at seven hundred dollars each;

Of the Adams, Addison, Ambush, Amidon, Anthony Bowen, Arthur, Banneker, Bell, Blair, Blake, Blow, Bradley, Brent, Briggs, Bruce, Buchanan, Carbery, Cardozo, Congress Heights, Corcoran, Dent, Douglass, Edmunds, Fillmore, Garrison, Giddings, Eckington, Greenleaf, Harrison, Hayes, Hilton, Hubbard, Hyde, Jackson, Jones, Ketcham, Langston, Lenox, Logan, Lovejoy, Ludlow, Madison, Magruder, Maury, Monroe, Montgomery, Morgan, Morse, Patterson, Payne, Petworth, Phelps, Phillips, Pierce, Polk, Ross, Abby S. Simmons, Slater, Smallwood, Takoma, Taylor, Toner, Towers, Twining, Tyler, Webb, Weightman, Wheatley, Wilson, and Wormley buildings, and one eight-room building in present eighth division, seventy-one in all, at six hundred dollars each;

Of the B. B. French, Garfield, Thomson, and Woodburn buildings, four in all, at four hundred and twenty dollars each;

Of the Benning (white), Benning (colored), Brightwood Park, Chevy Chase, Deanwood, Hamilton, High Street, Kenilworth, Langdon, McCormick, Orr, Potomac, Reno, Reservoir, Stanton, and Threlkeld buildings, sixteen in all, at three hundred dollars each;

Of the Bunker Hill, Conduit Road, Chain Bridge Road, Fort Slocum, Military Road, Ivy City, and Burrville buildings, seven in all, at one hundred and twenty dollars each;

For care of smaller buildings and rented rooms, including cooking and manual training schools wherever located, at a rate not to exceed seventy-two dollars per annum for the care of each schoolroom, eight thousand dollars;

In all, one hundred and five thousand three hundred and twenty dollars.

Medical inspectors.

**FOR MEDICAL INSPECTORS:** For twelve medical inspectors of public schools, four of whom shall be of the colored race, at five hundred dollars each, six thousand dollars: *Provided*, That said inspectors shall be appointed by the Commissioners only after competitive examination, and shall have had at least five years' experience in the practice of medicine in the District of Columbia, and shall perform their duties under the direction of the health officer and according to rules formulated from time to time by him, which shall be subject to the approval of the board of education and the Commissioners.

*Proviso.*  
Competitive examinations.

Rent.

**MISCELLANEOUS:** For rent of school buildings, repair shop, storage and stock rooms, twenty-five thousand dollars.

Temporary rooms,  
etc.

For amount required to rent, equip, and care for temporary rooms for classes above the second grade, now on half time, and to provide

for the estimated increased enrollment that may be caused by the operation of the compulsory education law and for the purchase of all necessary articles and supplies to be used in the course of instruction which may be provided for atypical and ungraded classes, twenty-five thousand dollars.

For repairs and improvements to school buildings and grounds and for repairing and renewing heating and ventilating apparatus, seventy-five thousand dollars.

For necessary repairs to and changes in plumbing in existing school buildings, fifty thousand dollars. A detailed statement shall be submitted to Congress of the expenditure of the foregoing sum, and for the fiscal year nineteen hundred and nine estimates shall be submitted in detail as to the particular school buildings requiring unusual repairs of and changes in plumbing.

For the purchase and repair of tools, machinery, material, and books, and apparatus to be used in connection with instruction in manual training, and for incidental expenses connected therewith, twenty thousand dollars.

For fuel, gas, and electric light and power, ninety thousand dollars.

For furniture and window shades for new school buildings, additions to buildings, kindergartens, manual training, cooking, and sewing schools, as follows: One four-room addition to Emery school building, eight hundred and seventy-five dollars; one six-room addition to Langdon school building, one thousand three hundred and twelve dollars; one four-room addition to Petworth school building, eight hundred and seventy-five dollars; one sixteen-room building to take the place of the Mott school building, three thousand five hundred dollars; one four-room addition to Gage school building, eight hundred and seventy-five dollars; one sixteen-room building in the "first division," three thousand five hundred dollars; one twelve-room building in the "eighth division," two thousand six hundred and twenty-five dollars; two kindergartens, three hundred dollars; one manual training shop, two hundred dollars; one cooking school, three hundred dollars; one sewing school, one hundred and fifty dollars; in all, fourteen thousand eight hundred and twelve dollars, to be immediately available.

For contingent expenses, including furniture and repairs of same, stationery, printing, ice, purchase and repair of equipments for high school cadets, and other necessary items not otherwise provided for, including an allowance of three hundred dollars livery of horse or garage of an automobile for the superintendent, and including not exceeding one thousand dollars for books, books of reference, and periodicals, forty-five thousand dollars.

For purchase of pianos for school buildings and kindergarten schools, at an average cost not to exceed two hundred and twenty-five dollars each, one thousand dollars.

For text-books and school supplies for use of pupils of the first eight grades, who at the time are not supplied with the same, to be distributed by the superintendent of public schools under regulations to be made by the board of education of the District of Columbia, and for the necessary expenses of the purchase, distribution, and preservation of said text-books and supplies, including one bookkeeper and custodian of text-books and supplies, at one thousand two hundred dollars, and one assistant, at six hundred dollars, sixty-five thousand dollars: *Provided*, That the board of education, in its discretion, is authorized to make exchanges of such books and other educational publications now on hand as may not be desirable for use.

For purchase of United States flags, eight hundred dollars.

For utensils, material, and labor, for establishment and maintenance of school gardens, one thousand two hundred dollars.

For extending the telephone system to one sixteen-room building in the "first division," one twelve-room building in the "eighth division,"

Repairs.

Plumbing repairs.

Tools, etc.

Fuel, etc.

Contingent expenses.

Pianos.

Supplies for pupils.

*Provido.*  
Exchanges.

Flags.  
School garden equipments.

Telephones to new schools.

including the cost of the necessary wire, cable, poles, cross arms, braces, conduit connections, extra labor, and other necessary items to be expended under the electrical department, six hundred dollars.

Apparatus for physics department, etc.

For purchase of apparatus for the physics department and the installation of electrical equipment in the physical laboratory in those high schools which do not possess the same, namely, the Central, Eastern, Western, and M street high schools, including conduits, switchboards with usual fittings, wires and wiring, terminal boxes, motor generators or dynamotors, transformers, resistance boxes, electrical measuring instruments, and other accessories and extra labor and other necessary items, six thousand dollars;

Unexpended balances immediately available.

Vol. 34, pp. 501, 1140.

Any unexpended balances in the "Act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal years ending June thirtieth, nineteen hundred and seven and nineteen hundred and eight, and for other purposes, to rent, equip, and care for temporary rooms for classes above the second grade, now on half time, and to provide for the estimated increased enrollment that may be caused by the operation of the compulsory education law," is hereby reappropriated and made immediately available for the purchase, erection, and maintenance of portable school-houses for temporary use.

Portable school-houses.

Buildings and grounds.

**BUILDINGS AND GROUNDS:** For complete equipment of the extension of the McKinley Manual Training School, sixty thousand dollars to be immediately available.

For completion of McKinley Manual Training School building as originally planned, to be immediately available, one hundred and twenty-five thousand dollars.

For site for and toward the construction of one twelve-room building for the fourth division to relieve the Franklin and Thomson schools, one hundred and twenty-five thousand dollars; and the total cost of the said building, including cost of site, under a contract which is hereby authorized therefor, shall not exceed two hundred thousand dollars.

For excavating and walling cellar and lowering furnaces in John F. Cook School building, three thousand dollars.

Toward an extension of the Business High School building, fifty thousand dollars; and the total cost of said extension under a contract which is hereby authorized therefor shall not exceed eighty thousand dollars.

For the purchase of ground adjacent to the Johnson School, or in the immediate vicinity thereof, approximately fifty-one thousand square feet, and toward the construction thereon of an eight-room addition, or annex, to said school, fifty thousand dollars; and the total cost of said addition, or annex, including cost of additional ground, under a contract which is hereby authorized therefor, shall not exceed one hundred thousand dollars.

For purchase of lot twenty-five, square five hundred and sixty-three, adjoining Armstrong Manual Training School, as a site for the erection of an addition to this school, four thousand dollars, or so much thereof as may be necessary.

For purchase of ground for and the erection of a four-room addition to the Monroe School, thirty thousand dollars; and the total cost of said addition, including cost of ground, under a contract which is hereby authorized therefor, shall not exceed fifty-four thousand dollars.

For purchase of ground for school in eighth division to replace Potomac School, approximately twenty-five thousand square feet, eighteen thousand dollars, or so much thereof as may be necessary.

For purchase of ground, approximately ten thousand square feet, adjacent to the Morgan School, eleven thousand dollars, or so much thereof as may be necessary.

For purchase of ground adjoining the Lovejoy School to provide for an extension of the present building, three thousand five hundred dollars, or so much thereof as may be necessary.

For twelve-room building on the site of the Garfield School, thirteenth division, ninety-five thousand dollars.

For purchase of lots adjacent to Phillips School, twenty-one thousand square feet, sixteen thousand five hundred dollars.

For additional amount for "Repairs and improvements to school buildings and grounds" for the purpose of replacing wooden stairs in brick buildings with those of fireproof construction, removal of old and unsuitable fire escapes, and erection of improved fire escapes, and improvement of approaches thereto, improving exits, and for such miscellaneous alteration and repair work as may be necessary to secure protection against fire in existing school buildings owned by the District of Columbia, fifty thousand dollars, or so much thereof as may be necessary, to be immediately available.

That the total cost of the sites and of the several and respective buildings herein provided for, when completed upon plans and specifications to be previously made and approved, shall not exceed the several and respective sums of money herein respectively appropriated or authorized for such purposes.

That the plans and specifications for school buildings shall be prepared under the supervision of the inspector of buildings of the District of Columbia and shall be approved by the Commissioners of the District, and shall be constructed by the Commissioners in conformity therewith; and the plans and specifications for all other buildings provided for in this Act shall be prepared under the supervision of the inspector of buildings of the District of Columbia, and shall be approved by the Superintendent of the Capitol building and the Commissioners of the District, and shall be constructed in conformity therewith.

School buildings authorized and appropriated for herein shall be constructed with all doors intended to be used as exits or entrances opening outward and, if feasible, each of said buildings shall have at least four exits. No part of any appropriation carried in this bill shall be used for the maintenance of school in any building unless all outside doors thereto shall open outward and be kept unlocked every school day for one-half hour before until one-half hour after school hours.

**COLUMBIA INSTITUTION FOR THE DEAF AND DUMB:** For expenses attending the instruction of deaf and dumb persons admitted to the Columbia Institution for the Deaf and Dumb from the District of Columbia, under section forty-eight hundred and sixty-four of the Revised Statutes, and as provided for in the Act approved March first, nineteen hundred and one, and under a contract to be entered into with the said Institution by the Commissioners of the District of Columbia, ten thousand five hundred dollars, or so much thereof as may be necessary.

For the maintenance and tuition of colored deaf-mutes of teachable age belonging to the District of Columbia in the Maryland School for Colored Deaf-Mutes, as authorized in an Act of Congress approved March third, nineteen hundred and five, and under a contract to be entered into by the Commissioners of the District of Columbia, five thousand dollars, or so much thereof as may be necessary.

For the instruction of indigent blind children of the District of Columbia, in Maryland or some other State, under a contract to be entered into by the Commissioners of the District of Columbia, six thousand dollars, or so much thereof as may be necessary, and the indefinite permanent annual appropriation provided for this purpose is hereby repealed, to take effect on and after July first, nineteen hundred and eight.

Fireproof stairs, etc.

Cost of sites, etc.

Plans.  
Preparation and approval.

All outside doors to open outward, etc.

Deaf and dumb pupils.

R. S., sec. 4864, p. 942.  
Vol. 31, p. 844.

Colored children.

Vol. 33, p. 901.

Indigent blind children.

R. S., sec. 3689, p. 728,  
amended.

Police.

## FOR METROPOLITAN POLICE.

Salaries.

For major and superintendent, four thousand dollars; assistant superintendent, with rank of inspector, two thousand five hundred dollars; three inspectors, at one thousand eight hundred dollars each; ten captains, at one thousand five hundred dollars each; chief clerk, who shall also be property clerk, two thousand dollars; clerk, one thousand five hundred dollars; three clerks, at one thousand dollars each; four surgeons of the police and fire departments, at six hundred dollars each; additional compensation for twenty privates detailed for special service in the detection and prevention of crime, four thousand eight hundred dollars, or so much thereof as may be necessary; twelve lieutenants, one of whom shall be harbor master, at one thousand three hundred and twenty dollars each; forty-five sergeants, one of whom may be detailed for duty in the harbor patrol, at one thousand two hundred and fifty dollars each; four hundred and thirty-one privates of class three, at one thousand two hundred dollars each; one hundred and twenty-three privates of class two, at one thousand and eighty dollars each; one hundred and five privates of class one, at nine hundred dollars each; for amount required to pay salaries of privates of class two who will be promoted to class three and privates of class one who will be promoted to class two during the fiscal year nineteen hundred and nine, eight thousand three hundred and three dollars and thirty-five cents; six telephone operators, at six hundred dollars each; janitor for police headquarters for July, nineteen hundred and eight, sixty dollars; fourteen janitors, at six hundred dollars each; messenger, seven hundred dollars; messenger, five hundred dollars; major and superintendent, mounted, two hundred and forty dollars; inspector, mounted, two hundred and forty dollars; fifty-five captains, lieutenants, sergeants, and privates, mounted, at two hundred and forty dollars each; sixty-four lieutenants, sergeants, and privates, mounted, on bicycles, at fifty dollars each; twenty-six drivers, at seven hundred and twenty dollars each; and two police matrons, at six hundred dollars each; in all, nine hundred and fifteen thousand five hundred and ninety-three dollars and thirty-five cents: *Provided*, That hereafter, in order that the full complement of the Metropolitan police force may at all times be maintained, as authorized by law, the Commissioners of the District of Columbia are authorized, when vacancies occur in classes two and three of said Metropolitan police force, which can not be filled by promotion, to appoint privates in class one equal in number to the positions vacated in said classes two and three; and the respective salaries specifically provided for such vacant positions may be reduced to pay the salaries of the privates so appointed in class one: *Provided further*, That within thirty days after the passage of this Act and every two years thereafter persons on the pension rolls in the District of Columbia for disabilities incurred while in the service of the police department or fire department of the District of Columbia shall undergo a medical examination and as a result of such examinations the Commissioners shall determine whether the pension being paid in each case shall continue in whole or in part.

*Provided*.  
Vacancies in classes  
two and three.

Appointment of  
privates in class one.

Pensioners.  
Biannual medical  
examination re-  
quired.

Rent of substation,  
etc., Anacostia.

Fuel.

Repairs.

Miscellaneous ex-  
penses.

MISCELLANEOUS: For rent of substation and stable at Anacostia, four hundred and eighty dollars;

For fuel, four thousand dollars;

For repairs to stations, five thousand five hundred dollars;

For miscellaneous and contingent expenses, including the purchase of new wagons, rewards for fugitives, modern revolvers, maintenance of card system, stationery, city directories, and periodicals, telegraphing, telephoning, photographs, printing, binding, gas, ice, washing, meals for prisoners, furniture and repairs thereto, beds and bedcloths-

ing, insignia of office, purchase and care of horses, horse and vehicle for superintendent, bicycles, police equipments and repairs to the same, harness, forage, repairs to vehicles, van, and patrol wagons, saddles, and expenses incurred in the prevention and detection of crime, repairs to rented buildings, and other necessary expenses, thirty-five thousand dollars; of which amount a sum not exceeding five hundred dollars may be expended by the major and superintendent of police for the prevention and detection of crime under his certificates approved by the Commissioners of the District of Columbia, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended: *Provided*, That the War Department may furnish the District Commissioners for the use of the police, upon requisition, such unserviceable mounted equipment as may be required;

Detection of crime.

*Proviso.*  
Mounted equip-  
ment.

For flags and halyards for station houses, one hundred dollars;

Flags, etc.

For rent of police department headquarters and property rooms for July, nineteen hundred and eight, two hundred dollars;

Rent.

For house, furniture, and equipment for same, stable and improvement to grounds, for station house to be erected in Anacostia, twenty thousand dollars.

Anacostia station.

In all, sixty-five thousand two hundred and eighty dollars.

**HOUSE OF DETENTION:** To enable the Commissioners of the District of Columbia to provide transportation, including the purchase and maintenance of necessary horses, wagons, and harness, and a suitable place for the reception, transportation, and detention of children under seventeen years of age and, in the discretion of the Commissioners, of girls and women over seventeen years of age, arrested by the police on charge of offense against any law in force in the District of Columbia, or held as witnesses, or held pending final investigation or examination, or otherwise, including salaries of two clerks at nine hundred dollars each; four drivers, at six hundred dollars each; one hostler, five hundred and forty dollars; six guards, at six hundred dollars each; and two matrons, at six hundred dollars each, twelve thousand nine hundred and eighty dollars, or so much thereof as may be necessary.

House of detention.

Transportation, etc.

**FOR HARBOR PATROL:** For one engineer, one thousand dollars; one fireman, four hundred and eighty dollars; one watchman, four hundred and twenty dollars; one deck hand, four hundred and eighty dollars; in all, two thousand three hundred and eighty dollars.

Harbor patrol.

For fuel, construction, maintenance, repairs, and incidentals, two thousand dollars.

Fuel, etc.

In all, four thousand three hundred and eighty dollars.

#### FOR THE FIRE DEPARTMENT.

Fire Department.

For chief engineer, three thousand five hundred dollars; deputy chief engineer, two thousand five hundred dollars; three battalion chief engineers, at two thousand dollars each; fire marshal, two thousand dollars; deputy fire marshal, one thousand four hundred dollars; two inspectors, at one thousand and eighty dollars each; clerk, one thousand four hundred dollars; clerk, one thousand two hundred dollars; thirty-four captains, at one thousand four hundred dollars each; thirty-five lieutenants, at one thousand two hundred dollars each; superintendent of machinery, one thousand four hundred dollars; assistant superintendent of machinery, one thousand two hundred dollars; twenty engineers, at one thousand one hundred and fifty dollars each; twenty assistant engineers, at one thousand one hundred dollars each; two pilots, at one thousand one hundred and fifty dollars each; two marine engineers, at one thousand one hundred and fifty dollars each; two assistant marine engineers, at one thousand one hundred dollars each; two marine firemen, at seven hundred and twenty dollars each; thirty-five drivers, at one thousand one hundred and fifty dollars each;

Salaries.

thirty-five assistant drivers, at one thousand one hundred dollars each; one hundred and ninety-eight privates of class two, at one thousand and eighty dollars each; thirty-five privates of class one, at nine hundred and sixty dollars each; and one laborer, four hundred and eighty dollars; in all, four hundred and ninety-two thousand two hundred and seventy dollars.

## Miscellaneous.

**MISCELLANEOUS:** For repairs and improvements to engine houses and grounds, nine thousand dollars;

For repairs to apparatus and for new apparatus and new appliances, twelve thousand dollars;

For purchase of hose, fifteen thousand dollars;

For fuel, fifteen thousand dollars;

For purchase of horses, fourteen thousand dollars;

For forage, twenty-three thousand dollars;

For rent, for July, nineteen hundred and eight, thirty dollars;

For repairs and improvements of the fire boat, one thousand dollars;

## Contingent expenses.

For contingent expenses, horseshoeing, furniture, fixtures, oil, medical and stable supplies, harness, blacksmithing, gas and electric lighting, flags and balyards, and other necessary items, twenty-two thousand five hundred dollars;

In all, one hundred and eleven thousand five hundred and thirty dollars.

## House, etc., west of Seventeenth st. NW., etc.

**INCREASE FIRE DEPARTMENT:** For house, site, and furniture for an engine company, to be located west of Seventeenth street northwest and south of Pennsylvania avenue, including cost of necessary instruments for receiving alarms and connecting said house with fire-alarm headquarters, thirty-nine thousand dollars;

## New apparatus.

For one fourth-size steam fire engine, five thousand dollars;

For one sixty-five-foot aerial hook-and-ladder truck, four thousand five hundred dollars;

## Chemical engine, Langdon.

For one chemical engine for the house at Langdon, three thousand five hundred dollars;

## Volunteer organizations; Extra apparatus supplied to.

Hereafter the Commissioners of the District of Columbia are authorized to install under such rules and regulations as they may prescribe, in any suburb of the said District, such extra apparatus and appliances belonging to the fire department of the District of Columbia as may, in their opinion, be available for the use of any volunteer fire organization which may be created in such suburb; and that such apparatus and appliances shall be maintained in proper condition for service by the purchase of the necessary supplies out of the appropriations provided for the fire department of the District of Columbia.

For one second-size steam fire engine, five thousand five hundred dollars;

For one combination chemical engine and hose wagon, two thousand two hundred and fifty dollars;

In all, fifty-nine thousand dollars.

## Health department.

## HEALTH DEPARTMENT.

## Salaries.

For health officer, three thousand five hundred dollars; chief clerk and deputy health officer, two thousand two hundred dollars; clerk, one thousand and four hundred dollars; four clerks, two of whom may act as sanitary and food inspectors, at one thousand two hundred dollars each; two clerks, at one thousand dollars each; clerk, six hundred dollars; chief inspector and deputy health officer, one thousand eight hundred dollars; fifteen sanitary and food inspectors, at one thousand two hundred dollars each; one inspector, one thousand dollars; one inspector, nine hundred dollars; sanitary and food inspector, who shall be a veterinary surgeon and act as inspector of live stock and dairy farms, one thousand two hundred dollars; five sanitary and food

inspectors, who shall be veterinary surgeons, at one thousand dollars each, and five sanitary and food inspectors, at nine hundred dollars each, to assist in the enforcement of the milk and pure food laws and the regulations relating thereto; sanitary and food inspector, who shall also inspect dairy products and shall be a practical chemist, one thousand eight hundred dollars; messenger and janitor, six hundred dollars; driver, five hundred and forty dollars; poundmaster, one thousand five hundred dollars; and for laborers, at not exceeding forty dollars per month, two thousand four hundred dollars; in all, fifty-three thousand seven hundred and forty dollars.

The duties and the authority now conferred by law upon the inspector of fish and other marine products are hereby vested in each of the sanitary and food inspectors.

**MISCELLANEOUS:** For rent of stable, one hundred and twenty dollars.

For the enforcement of the provisions of an Act to prevent the spread of contagious diseases in the District of Columbia, approved March third, eighteen hundred and ninety-seven, and an Act for the prevention of scarlet fever, diphtheria, measles, whooping cough, chicken pox, epidemic cerebro-spinal meningitis, and typhoid fever in the District of Columbia, approved February ninth, nineteen hundred and seven, under the direction of the health officer of said District, including salaries or compensation for personal services when ordered in writing by the Commissioners and necessary for the enforcement and execution of said Acts, purchase and maintenance of necessary horses, wagons, and harness, rent of stables, purchase of reference books, and maintenance of quarantine station and smallpox hospital, twenty-five thousand dollars.

For maintenance of the disinfecting service, including salaries or compensation for personal services when ordered in writing by the Commissioners and necessary for the maintenance of said service, and for purchase and maintenance of necessary horses, wagons, and harness, and rent of stable, five thousand dollars.

For the enforcement of the provisions of an Act to provide for the drainage of lots in the District of Columbia, approved May nineteenth, eighteen hundred and ninety-six, and an Act to provide for the abatement of nuisances in the District of Columbia by the Commissioners of said District, and for other purposes, approved April fourteenth, nineteen hundred and six, five thousand dollars.

For special services in connection with the detection of the adulteration of drugs and of foods, including candy and milk, one hundred dollars.

For contingent expenses incident to the enforcement of an Act to regulate the sale of milk in the District of Columbia, and for other purposes, approved March second, eighteen hundred and ninety-five; an Act for preventing the manufacture, sale, or transportation of adulterated or misbranded or poisonous or deleterious foods, drugs, medicines, and liquors, and for regulating traffic therein, and for other purposes, approved June thirtieth, nineteen hundred and six, one thousand dollars.

For the necessary traveling expenses of sanitary and food inspectors while traveling outside of the District of Columbia for the purpose of inspecting dairy farms, milk, and other dairy products, three thousand dollars, or so much thereof as may be necessary.

Garfield and Providence hospitals: For isolating wards for minor contagious diseases at Garfield Memorial and Providence hospitals, maintenance, each, four thousand dollars, or so much thereof as may be necessary; in all, eight thousand dollars, or so much thereof as may be necessary.

For maintenance, including personal services, of the public crematory, three thousand dollars.

Sanitary and food inspectors.  
Duties.

Stable rent.  
Prevention of contagious diseases.  
Vol. 29, p. 635.

Vol. 34, p. 889.

Horses, wagons, etc.

Disinfecting service.

Drainage.  
Vol. 29, p. 125.  
Abatement of nuisances.  
Vol. 34, p. 114.

Food adulteration.

Contingent expenses.  
Sale of milk, etc.  
Vol. 28, p. 709.

Vol. 34, p. 768.

Traveling expenses.

Hospitals.  
Isolating wards.

Public crematory.

## Courts.

## COURTS.

Court of appeals reports.

Vol. 32, p. 609.

Torbert's Digest.

Juvenile court.

Miscellaneous.

Police court.

Miscellaneous.

Lunacy writs.  
Vol. 33, p. 740.

For amount required to pay the reporter of the court of appeals of the District of Columbia for volumes of the reports of the opinions of said court, authorized to be furnished by him under section two hundred and twenty-nine of the Code of Laws for the District of Columbia as amended July first, nineteen hundred and two, twenty-two volumes, at five dollars each, namely, eleven copies each of volumes thirty and thirty-one, one hundred and ten dollars.

For four volumes of Torbert's Digest of the Reports of the Court of Appeals of the District of Columbia, forty dollars.

JUVENILE COURT: For judge, three thousand dollars; clerk, two thousand dollars; chief probation officer, one thousand five hundred dollars; probation officer, one thousand two hundred dollars; probation officer, one thousand dollars; janitor, five hundred and forty dollars; in all, nine thousand two hundred and forty dollars.

Miscellaneous: For compensation of jurors, one thousand seven hundred and forty dollars;

For rent, two hundred and forty dollars;

For furniture, fixtures, and equipments, and repairs to the courthouse and grounds, three hundred dollars;

For fuel, ice, gas, and laundry work, stationery, printing, law books, books of reference, periodicals, typewriter and repairs thereto, binding and rebinding, preservation of records, mops, brooms, and buckets, removal of ashes and refuse, telephone service, traveling expenses, and other incidental expenses not otherwise provided for, one thousand dollars;

In all, three thousand two hundred and eighty dollars.

POLICE COURT: For two judges, at three thousand six hundred dollars each; clerk, two thousand dollars; two deputy clerks, at one thousand five hundred dollars each; two deputy clerks, at one thousand two hundred dollars each; deputy clerk, to be known as financial clerk, one thousand five hundred dollars; three bailiffs, at nine hundred dollars each; four bailiffs, at seven hundred and twenty dollars each; deputy marshal, one thousand dollars; janitor, five hundred and forty dollars; engineer, nine hundred dollars; assistant engineer, seven hundred and twenty dollars; fireman, three hundred and sixty dollars; two assistant janitors, at three hundred dollars each; matron, six hundred dollars; three charmen, at three hundred and sixty dollars each; in all, twenty-seven thousand four hundred and eighty dollars.

Miscellaneous: For fuel, gas, laundry work, stationery, printing, preservation of records, mops, brooms, buckets, removal of ashes and other refuse, telephone service, electric current, and all other incidental expenses not otherwise provided for, two thousand two hundred and fifty dollars;

For witness fees, four thousand dollars;

For repairs to police court furniture and replacing same, two hundred dollars;

For meals of jurors and of bailiffs in attendance upon them when ordered by the court, one hundred dollars;

For compensation of jurors, eight thousand dollars;

For repairs to the police court building, three hundred dollars;

For improving the heating and ventilating apparatus and for minor repairs to the police court building, to be immediately available, three thousand dollars.

In all, seventeen thousand eight hundred and fifty dollars.

WRITS OF LUNACY: To defray the expenses attending the execution of writs de lunatico inquirendo and commitments thereunder in all cases of indigent insane persons committed or sought to be committed to the Government Hospital for the Insane by order of the executive

authority of the District of Columbia under the provisions of existing law, two thousand five hundred dollars.

**JUSTICES OF THE PEACE:** For six justices of the peace, at two thousand five hundred dollars each, and the further sum of four hundred dollars each for rent, clerical services, stationery, and other expenses; in all, seventeen thousand four hundred dollars.

Justices of the peace.

### INTEREST AND SINKING FUND.

Interest and sinking fund.

For interest and sinking fund on the funded debt, nine hundred and seventy-five thousand four hundred and eight dollars.

### EMERGENCY FUND.

Emergency fund.

To be expended only in case of emergency, such as riot, pestilence, public insanitary conditions, calamity by flood or fire, and of like character, and in all cases of emergency not otherwise sufficiently provided for, eight thousand dollars: *Provided*, That in the purchase of all articles provided for in this Act no more than the market price shall be paid for any such articles, and all bids for any of such articles above the market price shall be rejected.

*Proviso.*  
Purchases.

### FOR COURTS AND PRISONS.

Courts and prisons.

**SUPPORT OF CONVICTS:** For support, maintenance, and transportation of convicts transferred from the District of Columbia, to be expended under the direction of the Attorney-General, forty-five thousand dollars.

Support of convicts out of District.

**COURT-HOUSE, DISTRICT OF COLUMBIA:** For the following force necessary for the care and protection of the court-house in the District of Columbia, under the direction of the United States marshal of the District of Columbia: Engineer, one thousand two hundred dollars; three watchmen, at seven hundred and twenty dollars each; three firemen, at seven hundred and twenty dollars each; five laborers, at four hundred and eighty dollars each; and three messengers, at seven hundred and twenty dollars each; in all, ten thousand and eighty dollars, to be expended under the direction of the Attorney-General.

Court-house.

**WARDEN OF THE JAIL:** For warden of the jail of the District of Columbia, two thousand dollars, to be paid under the direction of the Attorney-General.

Jail.  
Warden.

**SUPPORT OF PRISONERS:** For expenses for maintenance of the jail of the District of Columbia, including pay of guards and all other necessary personal services, and for support of prisoners therein, to be expended under the direction of the Attorney-General, fifty thousand dollars.

Maintenance.

**FEES OF WITNESSES, SUPREME COURT:** For fees of witnesses in the supreme court of the District of Columbia, and for payment of the actual expenses of witnesses in said court, as provided by section eight hundred and fifty, Revised Statutes of the United States, fifteen thousand dollars.

Supreme court.  
Witness fees.

R. S. sec. 850, p. 160.

**FEES OF JURORS, SUPREME COURT:** For fees of jurors in the supreme court of the District of Columbia, fifty-five thousand dollars.

Jurors' fees.

**PAY OF BAILIFFS:** For payment of not exceeding one crier in each court, of office deputy marshals who act as bailiffs or criers, and for the expense of meals and lodgings for jurors in United States cases and of bailiffs in attendance upon the same when ordered by the court, twenty-five thousand eight hundred dollars.

Pay of bailiffs.

**MISCELLANEOUS EXPENSES:** For payment of such miscellaneous expenses as may be authorized by the Attorney-General for the supreme court of the District of Columbia and its officers, including the fur-

Miscellaneous.

nishing and collecting of evidence where the United States is or may be a party in interest, including also such expenses as may be authorized by the Attorney-General for the court of appeals, District of Columbia, twenty-three thousand dollars.

Charities and corrections.

### CHARITIES AND CORRECTIONS.

Board of Charities. Salaries.

**BOARD OF CHARITIES:** For secretary, three thousand dollars; clerk, one thousand two hundred dollars; stenographer, one thousand two hundred dollars; messenger, six hundred dollars; one inspector, one thousand dollars; six inspectors, at seven hundred and twenty dollars each; one driver, at six hundred and sixty dollars; three drivers, at six hundred dollars each; hostler, five hundred and forty dollars; traveling expenses, four hundred dollars; in all, fourteen thousand seven hundred and twenty dollars.

Reformatories.

### REFORMATORIES AND CORRECTIONAL INSTITUTIONS.

Washington Asylum. Salaries.

**FOR WASHINGTON ASYLUM:** For superintendent, one thousand eight hundred dollars; visiting physician, one thousand and eighty dollars; resident physician, four hundred and eighty dollars; clerk, eight hundred and forty dollars; property clerk, one thousand two hundred dollars; baker, six hundred dollars; principal overseer, one thousand five hundred dollars; fifteen overseers, at six hundred and sixty dollars each; engineer, seven hundred and twenty dollars; assistant engineer, four hundred and eighty dollars; second assistant engineer, four hundred and eighty dollars; engineer at hospital for seven and one-half months, at fifty dollars per month; engineer at new workhouse for seven and one-half months, at fifty dollars per month; two watchmen, at four hundred and eighty dollars each; two night watchmen, at five hundred and forty-eight dollars each; blacksmith and woodworker, five hundred dollars; carpenter, five hundred dollars; driver for dead wagon, three hundred and sixty-five dollars; hostler and driver, two hundred and forty dollars; keeper at female workhouse, three hundred dollars; keeper at female workhouse, one hundred and eighty dollars; hospital cook, six hundred dollars; chief cook for workhouse, six hundred dollars; four assistant cooks, at one hundred and eighty dollars each; trained nurse, who shall act as superintendent of nursing, seven hundred and twenty dollars; two graduate nurses, at four hundred and twenty-five dollars each; graduate nurse for receiving ward, four hundred and twenty-five dollars; two nurses for annex wards, at four hundred and eighty dollars each; six orderlies, at three hundred dollars each; pupil nurses, not less than twenty in number (nurses to be paid not to exceed one hundred and twenty dollars per annum during first year of service, and not to exceed one hundred and fifty dollars per annum during second year of service), two thousand six hundred and twenty-five dollars; registered pharmacist, who shall act as hospital clerk, seven hundred and twenty dollars; gardener, five hundred and forty dollars; herdsman, three hundred and sixty-five dollars; florist, three hundred dollars; tailor, one hundred and eighty dollars; housekeeper, three hundred dollars; laundryman, six hundred dollars; temporary labor, not to exceed two thousand four hundred dollars; in all, thirty-eight thousand six hundred and seventy-six dollars.

Contingent expenses.

For provisions, fuel, forage, harness and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, fifty thousand dollars.

For repairs to buildings, plumbing, painting, lumber, hardware, cement, lime, oil, tools, cars, tracks, steam heating and cooking apparatus, two thousand dollars.

For additional amount for the above-named purposes, one thousand five hundred dollars.

Additional.

For payment to the beneficiaries named in section three of "An Act making it a misdemeanor in the District of Columbia to abandon or willfully neglect to provide for the support and maintenance by any person of his wife or his or her minor children in destitute or necessitous circumstances," approved March twenty-third, nineteen hundred and six, two thousand four hundred dollars, or so much thereof as may be necessary, to be disbursed by the disbursing officer of the District of Columbia on itemized vouchers duly audited and approved by the auditor of said District.

Payments to families.  
Vol. 34, p. 87.

The President is authorized to appoint three commissioners, one of whom may be nominated by the Attorney-General and one by the Commissioners of the District of Columbia, who shall investigate the condition of the jail of the District of Columbia, now under the control of the Attorney-General, and of the workhouse within said District and other buildings adjacent to said jail; and in connection with the investigation the commissioners, under the direction of the Attorney-General, may visit and inspect similar institutions in other cities within the United States; and they shall report to the President on or before December thirty-first, nineteen hundred and eight, concerning said condition and the expediency of removing said jail, workhouse, and other buildings to other sites more appropriate for their needs and located so near to railroad lines as to secure suitable facilities for the delivery thereto of material suitable or necessary for industries to be therein carried on; and shall also make such other recommendations on the subject as may seem to them expedient; for the expenses of the Commission there is hereby appropriated the sum of one thousand five hundred dollars or so much thereof as may be necessary.

Jail, workhouse, etc.  
Appointment of commissioners to investigate.

Report.

Expenses.

HOME FOR THE AGED AND INFIRM: Superintendent, one thousand two hundred dollars; matron, six hundred dollars; clerk, nine hundred dollars; baker, four hundred and twenty dollars; two female attendants, at three hundred dollars each; chief cook, six hundred dollars; two male attendants, at three hundred and sixty dollars each; chief engineer, nine hundred dollars; assistant engineer, four hundred and eighty dollars; two firemen, at three hundred dollars each; physician and pharmacist, four hundred and eighty dollars; two nurses, at three hundred and sixty dollars each; two assistant cooks, at one hundred and eighty dollars each; blacksmith and woodworker, five hundred and forty dollars; farmer, five hundred and forty dollars; two farm hands, at three hundred and sixty dollars each; tailor, two hundred and forty dollars; seamstress, two hundred and forty dollars; laundryman, five hundred and forty dollars; hostler and driver, two hundred and forty dollars; two servants, at one hundred and forty-four dollars each; temporary labor, six hundred dollars; in all, twelve thousand four hundred and sixty-eight dollars;

Home for Aged and Infirm.  
Salaries.

For provisions, fuel, forage, harness and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, twenty thousand dollars;

Contingent expenses.

For repairs and improvements to buildings and grounds, one thousand five hundred dollars;

For necessary fire protection, water mains, plugs, and the necessary piping connections, and laying and installing the same, to be immediately available, one thousand five hundred dollars;

For duplicating the water supply, including an artesian well, deep well pump, tank, piping, and the necessary steam and water connections with pump and tank, to be immediately available, six thousand five hundred dollars;

In all for Home for Aged and Infirm, forty-one thousand nine hundred and sixty-eight dollars.

- Reform School for boys. Maintenance. **FOR REFORM SCHOOL:** For care and maintenance of boys committed to the Reform School by the courts of the District of Columbia under a contract to be made by the Board of Charities with the authorities of said Reform School, twenty-two thousand dollars, or so much thereof as may be necessary.  
*Post, p. 380.*
- Reform School for girls. Salaries. **REFORM SCHOOL FOR GIRLS:** Superintendent, one thousand two hundred dollars; treasurer, six hundred dollars; matron, six hundred dollars; three teachers, at six hundred dollars each; overseer, seven hundred and twenty dollars; six teachers of industries, at four hundred and eighty dollars each; engineer, six hundred dollars; assistant engineer, four hundred and twenty dollars; night watchman, four hundred and eighty dollars; two laborers, at three hundred dollars each; in all, nine thousand nine hundred dollars;
- Contingent expenses. For groceries, provisions, light, fuel, soap, oil, lamps, candles, clothing, shoes, forage, horseshoeing, medicines, medical attendance, hack hire, transportation, labor, sewing machines, fixtures, books, stationery, horses, vehicles, harness, cows, pigs, fowls, sheds, fences, repairs and other necessary items, twelve thousand dollars;
- For furnishing and erecting one eight-rack and one ten-rack clothes dryer, complete with stoves, in the laundries, four hundred and sixty-two dollars;
- For furnishing and erecting two filters and tank of ten thousand gallons capacity for filtered water, two thousand dollars;
- For furnishing and erecting one motor-driven five by eight single-acting triplex pump, ten horse-power; sixty cycle, single phase, motor and all necessary accessories, one thousand and eighty dollars;
- For furnishing and erecting a hot-air furnace and necessary connections for heating the dormitory for male employees, one hundred and ninety-one dollars;
- In all, for Reform School for Girls, twenty-five thousand six hundred and thirty-three dollars.
- Transportation of prisoners. **TRANSPORTATION OF PRISONERS:** For conveying prisoners to the workhouse, including salary of driver, not to exceed seven hundred and twenty dollars, and the purchase and maintenance of necessary horses, wagons, and harness, two thousand dollars.
- Medical charities. **MEDICAL CHARITIES.**
- Freedmen's Hospital. For the care and treatment of indigent patients, under a contract to be made with the Freedman's Hospital and Asylum by the Board of Charities, twenty-five thousand five hundred dollars, or so much thereof as may be necessary.
- Columbia Hospital. For the care and treatment of indigent patients, under a contract to be made with the Columbia Hospital for Women and Lying-in Asylum by the Board of Charities, not to exceed twenty thousand dollars.
- Children's Hospital. For repairs to Columbia Hospital, three thousand dollars.
- Homeopathic Hospital. For the care and treatment of indigent patients, under a contract to be made with the National Homeopathic Hospital Association by the Board of Charities, not to exceed eight thousand dollars.
- Payment of d. bt. Proviso. Restriction. For relief of the National Homeopathic Hospital Association, twenty-five thousand dollars: *Provided*, That no part of the appropriation hereby made shall be paid to said National Homeopathic Hospital Association unless said association shall have collected, on or before the thirtieth day of June, nineteen hundred and nine, in cash, through contributions, donations, and like sources, the sum of fifteen thousand dollars, and shall have furnished the Commissioners of the District of Columbia satisfactory evidence of the collection and possession of said

sum: *Provided further*, That the said sum of forty thousand dollars shall be applied to the liquidation of the debt of said National Homeopathic Hospital Association.

For emergency care and treatment of, and free dispensary service to, indigent patients under a contract or agreement to be made with the Central Dispensary and Emergency Hospital by the Board of Charities, fifteen thousand dollars.

For repairs and equipment, Central Dispensary and Emergency Hospital, four thousand dollars.

For emergency care and treatment of, and free dispensary service to, indigent patients under a contract or agreement to be made with the Eastern Dispensary by the Board of Charities, six thousand dollars.

For Washington Home for Incurables, maintenance, four thousand dollars.

For the women's clinic, maintenance, five hundred dollars.

For care and treatment of indigent patients, under a contract to be made with the Georgetown University Hospital by the Board of Charities, three thousand dollars.

For care and treatment of indigent patients, under a contract to be made with the George Washington University Hospital by the Board of Charities, three thousand dollars.

**TUBERCULOSIS HOSPITAL:** For superintendent, one thousand two hundred dollars; resident physician, four hundred and eighty dollars; pharmacist and clerk, seven hundred and twenty dollars; superintendent of nurses, six hundred dollars; matron, six hundred dollars; four graduate nurses, at three hundred and sixty-five dollars each; ten pupil nurses, at one hundred and twenty dollars each; chief cook, four hundred and eighty dollars; two assistant cooks, at one hundred and eighty dollars each; engineer, seven hundred and twenty dollars; assistant engineer, six hundred dollars; two firemen, at three hundred dollars each; elevator conductor, three hundred dollars; laundryman, four hundred and eighty dollars; laborer, three hundred and sixty dollars; night watchman, three hundred and sixty dollars; three orderlies, at three hundred dollars each; four servants, at one hundred and eighty dollars each; in all, twelve thousand one hundred and forty dollars, or so much thereof as may be necessary;

For provisions, fuel, forage, harness, and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, temporary services not to exceed one thousand dollars, and other necessary items, twenty-five thousand dollars;

In all for Tuberculosis Hospital, thirty-seven thousand one hundred and forty dollars.

#### CHILD-CARING INSTITUTIONS.

**BOARD OF CHILDREN'S GUARDIANS:** For the Board of Children's Guardians, created under the Act approved July twenty-sixth, eighteen hundred and ninety-two, namely: For administrative expenses, including expenses in placing and visiting children, city directory, and all office and sundry expenses, three thousand one hundred dollars;

For agent, one thousand eight hundred dollars; executive clerk, one thousand and eighty dollars; placing officer, nine hundred dollars; placing officer, seven hundred and twenty dollars; investigating clerk, eight hundred and forty dollars; record clerk, six hundred and sixty dollars; visiting inspector, six hundred dollars; one clerk, six hundred dollars; messenger, three hundred and sixty dollars; in all, seven thousand five hundred and sixty dollars;

For maintenance of feeble-minded children, sixteen thousand dollars;

For board and care of all children committed to the guardianship of said Board by the courts of the District, and for the temporary

Use of appropriation.

Emergency Hospital.

Repairs.

Eastern Dispensary.

Home for Incurables.

Women's clinic.

Georgetown University Hospital.

George Washington University Hospital.

Tuberculosis Hospital. Salaries.

Contingent expenses.

Care of children.

Board of Children's Guardians. Vol. 27, p. 268.

Expenses.

Salaries.

Maintenance of feeble-minded children. Board, etc.

care of children pending investigation or while being transferred from place to place, with authority to pay not more than one thousand five hundred dollars to institutions adjudged to be under sectarian control and not more than three hundred dollars for burial of children dying while under charge of the Board, forty thousand dollars;

In all, for Board of Children's Guardians, sixty-six thousand six hundred and sixty dollars.

Expenses of agent.

The disbursing officer of the District of Columbia is authorized to advance to the agent of the board of children's guardians, upon requisitions previously approved by the auditor of the District of Columbia and upon such security as may be required of said agent by the Commissioners of the District of Columbia, sums of money not to exceed two hundred dollars at any one time, to be used for expenses in placing and visiting children, traveling on official business of the board, and for office and sundry expenses, all such expenditures to be accounted for to the accounting officers of the District of Columbia within one month on itemized vouchers properly approved.

Industrial School for Children. Salaries. Home Colored

**INDUSTRIAL HOME SCHOOL FOR COLORED CHILDREN:** For superintendent, one thousand two hundred dollars; matron of school, four hundred and eighty dollars; two caretakers, at three hundred and sixty dollars each; two assistant caretakers, at three hundred dollars each; two teachers, at four hundred and eighty dollars each; sewing teacher, three hundred and sixty dollars; manual training teacher, four hundred and eighty dollars; farmer, four hundred and eighty dollars; watchman, three hundred dollars; cook, two hundred and forty dollars; laundress, two hundred and forty dollars; in all, six thousand and sixty dollars;

Temporary services. Maintenance.

For temporary services, not to exceed five hundred dollars;

For maintenance, including purchase and care of horses, vehicles, and harness, five thousand dollars;

Furniture, etc.

For necessary furniture and equipment, including farming implements, live stock, and tools, two thousand dollars, to be immediately available;

For necessary tiling and pipes, five hundred dollars;

For repairs and improvements to buildings and grounds, three hundred dollars;

Proviso. Receipts from sale of products, etc.

In all, for Industrial Home School for Colored Children, fourteen thousand three hundred and sixty dollars: *Provided*, That all moneys received at said school as income from sale of products and from payment of board or instruction, or otherwise, shall be paid over to the Commissioners of the District of Columbia to be expended by them in the support of the school during the fiscal year nineteen hundred and nine.

Industrial School. Salaries. Home

**FOR THE INDUSTRIAL HOME SCHOOL:** For superintendent, one thousand two hundred dollars; matron, four hundred and eighty dollars; two matrons, at three hundred and sixty dollars each; two assistant matrons, at three hundred dollars each; housekeeper, three hundred and sixty dollars; sewing teacher, three hundred and sixty dollars; nurse, three hundred dollars; manual training teacher, six hundred dollars; florist, seven hundred and twenty dollars; engineer, six hundred dollars; farmer, four hundred and eighty dollars; cook, two hundred and forty dollars; laundress, two hundred and forty dollars; two housemaids, at one hundred and forty-four dollars each; temporary labor, not to exceed four hundred dollars; in all, seven thousand five hundred and eighty-eight dollars;

Maintenance, etc.

For maintenance, including purchase and care of horse, wagon, and harness, nine thousand four hundred and twelve dollars;

Repairs, etc.

For repairs and improvements to buildings and grounds, two thousand dollars.

For cost of operating pumping plant to dispose of sewage, five hundred and fifty dollars.

In all, for the Industrial Home School, nineteen thousand five hundred and fifty dollars.

For the care and maintenance of children under a contract to be made with the National Association for the Relief of Destitute Colored Women and Children by the Board of Charities, not to exceed nine thousand nine hundred dollars.

Home for destitute colored women.

For the care and maintenance of children under a contract to be made with the Washington Hospital for Foundlings by the Board of Charities, five thousand four hundred dollars.

Foundlings' Hospital.

For renewing the heating apparatus and necessary alterations and repairs at the Washington Hospital for Foundlings, two thousand dollars.

For the care and maintenance of children under a contract to be made with Saint Ann's Infant Asylum by the Board of Charities, five thousand four hundred dollars.

Saint Ann's Asylum.

For the care and maintenance of children under a contract to be made with the German Orphan Asylum by the Board of Charities, not to exceed six hundred dollars.

German Orphan Asylum.

#### TEMPORARY HOMES.

Temporary Homes.

For municipal lodging house and wood and stone yard, namely: For superintendent, one thousand two hundred dollars; cook, three hundred and sixty dollars; and laborer, three hundred and sixty dollars; maintenance, including rent, one thousand seven hundred and eighty dollars; in all, three thousand seven hundred dollars.

Municipal lodging house.

For temporary Home for ex-Union Soldiers and Sailors, Grand Army of the Republic, namely: For superintendent, one thousand two hundred dollars; janitor, three hundred and sixty dollars; and cook, three hundred and sixty dollars; maintenance, three thousand five hundred and eighty dollars; in all, five thousand five hundred dollars, to be expended under the direction of the Commissioners of the District of Columbia, and ex-soldiers and sailors of the Spanish war shall also be admitted to the Home.

Grand Army Soldiers' Home.

For the care and maintenance of women and children under a contract to be made with the Florence Crittenton Hope and Help Mission by the Board of Charities, maintenance, two thousand dollars.

Hope and Help Mission.

**HOSPITAL FOR THE INSANE:** For support of the indigent insane of the District of Columbia in the Government Hospital for the Insane in said District, as provided by law, two hundred and ninety-four thousand eight hundred dollars.

Support of indigent insane.

For deportation from the District of Columbia of nonresident insane persons, in accordance with the Act of Congress "To change the proceedings for admission to the Government Hospital for the Insane in certain cases, and for other purposes," approved January thirty-first, eighteen hundred and ninety-nine, three thousand dollars.

Deporting nonresident insane.

That in expending the foregoing sum the disbursing officer of the District of Columbia is authorized to advance to the secretary of the Board of Charities, upon requisitions previously approved by the auditor of the District of Columbia, and upon such security as the Commissioners of the District of Columbia may require of said secretary, sums of money not exceeding three hundred dollars at one time, to be used only for deportation from the District of nonresident insane persons, and to be accounted for monthly on itemized vouchers to the accounting officers of the District of Columbia.

Advances to Board of Charities.

**RELIEF OF THE POOR:** For relief of the poor, including pay of physicians to the poor at not exceeding one dollar per day each, who shall be appointed by the Commissioners of the District of Columbia on the recommendation of the health officer, twelve thousand three hundred dollars.

Relief of poor.

**TRANSPORTATION OF PAUPERS:** For transportation of paupers, three thousand dollars.

Transporting paupers.

Militia.

## MILITIA OF THE DISTRICT OF COLUMBIA.

Expenses.

For the following, to be expended under the authority and direction of the commanding general, who is hereby authorized and empowered to make necessary contracts and leases, namely:

Camp, etc.

For expenses of camps, including hire of horses for officers required to be mounted, and such hire not to be deducted from their mounted pay, and the accounting officers are directed to settle the accounts for camps, instruction, and practice marches for the fiscal year nineteen hundred and eight in accordance herewith, instruction, practice marches and practice cruises, drills and parades, rent, fuel, light, heat, care, and repair of armories, practice ships, boats, machinery, and dock, dredging alongside of dock, and for telephone service, forty-five thousand three hundred dollars.

For lockers, furniture, and gymnastic apparatus for armories, seven hundred and fifty dollars.

For printing, stationery, and postage, two thousand one hundred and fifty dollars.

For cleaning and repairing uniforms, arms, and equipments, and contingent expenses, two thousand dollars.

For custodian in charge of United States property and storerooms, one thousand dollars.

For clerk, office of the adjutant-general, seven hundred and twenty dollars.

For expenses of rifle practice and matches, one thousand dollars.

Pay.

For pay of troops, other than Government employees, to be disbursed under the authority and direction of the commanding general, eighteen thousand five hundred dollars: *Provided*, That all moneys collected on account of deductions made from the pay of any officer or enlisted man of the National Guard of the District of Columbia on account of Government property lost or destroyed by such individual shall be repaid into the United States Treasury to the credit of the officer of the militia of the District of Columbia who is accountable to the United States Government for such property lost or destroyed:

*Provisos.*  
Deductions for loss  
of property.

Use of fines, etc.

*Provided further*, That all moneys collected on account of deductions made from the pay of any officer or enlisted man of the National Guard of the District of Columbia for or on account of any violation of the regulations governing said National Guard shall be held by the commanding general of the militia of the District of Columbia, who is authorized to expend such moneys so collected for necessary clerical and general expenses of the service, heretofore or hereafter incurred, including law books and books of reference, or for the pay of troops, other than Government employees; and for all moneys so collected and expended the commanding general shall make an accounting in like manner as for the appropriation disbursed for pay of troops: *Provided further*, That any of the moneys appropriated for the fiscal years nineteen hundred and eight and nineteen hundred and nine for the District of Columbia Militia may be used to supplement specific appropriations or allotments which may be found insufficient for the purposes for which made, and authority is hereby given to supplement the regular ration by purchase of such additional articles of subsistence as may be deemed necessary.

Use of appropriation.

Additions to rations.

Incidentals.

Purchases in open  
market.

For general incidental expenses of the service, five hundred dollars. Hereafter the purchase of supplies and the procurement of services for all branches of the District of Columbia Militia service may be made in open market, in the manner common among business men, when the aggregate of the amount required does not exceed one hundred dollars.

## WATER DEPARTMENT.

Water department.

The following sums are hereby appropriated to carry on the operations of the water department, to be paid wholly from its revenues, namely:

Payable from water revenues.

For revenue and inspection branch: For water registrar, who shall also perform the duties of chief clerk, two thousand one hundred dollars; clerk, one thousand five hundred dollars; clerk, one thousand four hundred dollars; four clerks, at one thousand dollars each; chief inspector, one thousand dollars; nine inspectors, at nine hundred dollars each; ten inspectors, at eight hundred dollars each; assistant tapper, eight hundred and twenty-five dollars; messenger, six hundred dollars;

Revenue and inspection branch.

For distribution branch: For superintendent, three thousand dollars; draftsman, one thousand five hundred dollars; foreman, one thousand five hundred dollars; clerk, one thousand two hundred dollars; clerk, one thousand dollars; timekeeper, nine hundred dollars; assistant foreman, nine hundred dollars; three steam engineers, at one thousand one hundred dollars each; assistant engineer, two thousand one hundred dollars; assistant engineer, one thousand three hundred and fifty dollars; leveler, one thousand two hundred dollars; two rodmen, at nine hundred dollars each; two chainmen, at six hundred and seventy-five dollars each; draftsman, one thousand and fifty dollars; clerk, one thousand five hundred dollars; two clerks, at one thousand two hundred dollars each; storekeeper, nine hundred dollars; assistant storekeeper, seven hundred and fifty dollars; assistant foreman, one thousand two hundred and seventy-five dollars; assistant foreman, one thousand two hundred dollars; assistant foreman, one thousand one hundred and twenty-five dollars; chief steam engineer, one thousand seven hundred and fifty dollars; three assistant steam engineers, at eight hundred and seventy-five dollars each; four oilers, at six hundred and ten dollars each; three firemen, at eight hundred and seventy-five dollars each; inspector, one thousand two hundred dollars; janitor, nine hundred dollars; watchman, eight hundred and seventy-five dollars; watchman, seven hundred dollars; watchman, six hundred and ten dollars; two drivers, at seven hundred dollars each; two messengers, at five hundred and forty dollars each; clerk, one thousand three hundred and fifty dollars; clerk, one thousand two hundred dollars; clerk, one thousand and fifty dollars; clerk, nine hundred dollars; driver, six hundred and thirty dollars; in all, eighty thousand one hundred and sixty dollars.

Distribution branch.

For contingent expenses, including books, blanks, stationery, printing, purchase of technical reference books and periodicals not to exceed seventy-five dollars, and other necessary items and services, three thousand five hundred dollars.

Contingent expenses.

For fuel, repairs to boilers, machinery, and pumping stations, pipe distribution to high and low service, material for high and low service, including public hydrants and fire plugs, and labor in repairing, replacing, raising, and lowering mains, laying new mains and connections, and erecting and repairing fire plugs, and purchase and maintenance of two motor trucks, horses, wagons, carts, and harness necessary for the proper execution of this work, forty-two thousand dollars.

Operating expenses.

For continuing the extension of and maintaining the high-service system of water distribution, laying necessary service and trunk mains for low service, and purchasing, installing, and maintaining water meters on services to such private residences as may be directed by the Commissioners of the District of Columbia, said meters at all times to remain the property of the District of Columbia, to include

High-service system.

all necessary land, machinery, buildings, mains, and appurtenances, and labor, and the purchase and maintenance of horses, wagons, carts, and harness necessary for the proper execution of this work, so much as may be available in the water fund during the fiscal year nineteen hundred and nine, after providing for the expenditures hereinbefore authorized, is hereby appropriated.

Temporary drafts-  
men.

SEC. 2. The services of draftsmen, assistant engineers, levelers, transitmen, rodmen, chainmen, computers, copyists, overseers, and inspectors temporarily required in connection with sewer, street, or road work, or the construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations may be employed exclusively to carry into effect said appropriations when specifically and in writing ordered by the Commissioners of the District; and all such necessary expenditures for the proper execution of said work shall be paid from and equitably charged against the sums appropriated for said work; and the Commissioners of the District in their annual estimates shall report the number of such employees performing such services, and their work, and the sums paid to each, and out of what appropriation: *Provided*, That the expenditures hereunder shall not exceed sixty-six thousand dollars during the fiscal year nineteen hundred and nine.

Report.

*Proviso.*  
Maximum expendi-  
tures.

Work under com-  
missioners.  
Temporary labor-  
ers, etc.

The Commissioners of the District of Columbia are further authorized to employ temporarily such laborers, skilled laborers, and mechanics as may be required exclusively in connection with sewer, street, and road work, and street sprinkling, or the construction and repair of buildings and bridges, or any general or special engineering or construction work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof; said laborers, skilled laborers, and mechanics to be employed to perform such work as may not be required by law to be done under contract, and to pay for such services and expenses from the appropriations under which such services are rendered and expenses incurred.

Horses, wagons, etc.  
Special orders from  
Commissioners for  
using.

SEC. 3. All horses, harness, and wagons necessary for use in connection with sewer, street, or road work, or on construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations may be purchased, hired, and maintained exclusively to carry into effect said appropriations, when specifically and in writing ordered by the Commissioners of the District of Columbia, and all such expenditures necessary for the proper execution of said work, exclusive of personal services, shall be paid from and equitably charged against the sums appropriated for said work; and the Commissioners of the District in the annual estimates shall report the number of horses, wagons, and harness purchased, and horses and wagons hired, and the sums paid for same, and out of what appropriation, and all horses owned or maintained by the District shall, so far as may be practicable, be provided for in stables owned or operated by said District: *Provided*, That such horses, wagons, and carts as may be temporarily needed for hauling and excavating material in connection with works authorized by appropriations may be temporarily employed for such purposes under the conditions named in section two of this Act in relation to the employment of laborers, skilled laborers, and mechanics.

*Proviso.*  
Work under Com-  
missioners.

Water department.  
Temporary drafts-  
men, etc.

SEC. 4. The services of draftsmen, levelers, rodmen, chainmen, and inspectors temporarily required in connection with water-department work authorized by appropriations may be employed exclusively to carry into effect said appropriations, and be paid therefrom, when specifically and in writing ordered by the Commissioners of the District, and the Commissioners of the District in their annual estimates shall report the number of such employees performing such services

and their work and the sums paid to each: *Provided*, That the expenditures hereunder shall not exceed ten thousand dollars during the fiscal year nineteen hundred and nine.

*Proviso.*  
Maximum expenditure.

The Commissioners of the District of Columbia are further authorized to employ temporarily such laborers, skilled laborers, and mechanics as may be required in connection with water-department work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof, said laborers, skilled laborers, and mechanics to be employed to perform such work as may not be required by existing law to be done under contract, and to pay for such services and expenses from the appropriation under which such services are rendered and expenses incurred.

Work under Commissioners.  
Laborers.

SEC. 5. The Commissioners of the District of Columbia are authorized to employ in the execution of work the cost of which is payable from the appropriation account created in the District appropriation Act for the fiscal year nineteen hundred and five, approved April twenty-seventh, nineteen hundred and four, and known as the "Miscellaneous trust-fund deposits, District of Columbia," all necessary inspectors, overseers, foremen, sewer tappers, skilled laborers, mechanics, laborers, special policemen stationed at street-railway crossings, one inspector of gas fitting, two janitors for laboratories of the Washington and Georgetown Gas Light companies, market master, assistant market master, watchman, and one laborer for the wholesale producers' market, horses, carts, and wagons, and to incur all necessary expenses incidental to carrying on such work and necessary for the proper execution thereof, such services and expenses to be paid from said appropriation account.

Miscellaneous trust fund.  
Expenses paid from.  
Vol. 33, p. 368.

SEC. 6. From and after the approval of this Act all per diem employees and other day laborers of the District of Columbia who have been continuously employed for five working days next preceding the first Monday of September in each year (commonly called Labor Day), and whose employment continues through and beyond said day, may, in the discretion of the Commissioners of the District of Columbia, be granted leave of absence with pay for said day.

Labor Day.  
Leave of absence to day laborers.

SEC. 7. The Commissioners of the District of Columbia shall not make requisitions upon the appropriations from the Treasury of the United States for a larger amount during the fiscal year nineteen hundred and nine than they make on the appropriations arising from the revenues, including drawback certificates, of said District.

Limit on requisitions.

SEC. 8. That until and including June thirtieth, nineteen hundred and nine, the Secretary of the Treasury is authorized and directed to advance, on the requisition of the Commissioners of the District of Columbia, made in the manner now prescribed by law, out of any moneys in the Treasury of the United States not otherwise appropriated, such sums as may be necessary from time to time to meet the general expenses of said District, as authorized by Congress, and to reimburse the Treasury for the portion of said advances payable by the District of Columbia out of the taxes and revenues collected for the support of the government thereof: *Provided*, That all advances made under this Act and under the Acts of February eleventh, nineteen hundred and one, July first, nineteen hundred and two, March third, nineteen hundred and three, April twenty-seventh, nineteen hundred and four, March third, nineteen hundred and five, and June twenty-seventh, nineteen hundred and six, and March second, nineteen hundred and seven, not reimbursed to the Treasury of the United States on or before June thirtieth, nineteen hundred and nine, shall be reimbursed to said Treasury out of the revenues of the District of Columbia from time to time, within five years, beginning July first, nineteen hundred and nine, together with interest thereon at the rate of two per centum

Advances from the Treasury.

*Provisos.*  
Interest on advances.  
Vol. 31, p. 766.  
Vol. 32, pp. 616, 981.  
Vol. 33, pp. 390, 915.

Vol. 34, pp. 516, 1157.

Report.

per annum on annual balances until so reimbursed: *Provided further*, That the Auditor for the State and other Departments and the auditor of the District of Columbia shall each annually report the amount of such advances, stating the account for each fiscal year separately, and also the reimbursements made under this section, together with the balances remaining, if any, due to the United States: *And provided further*, That nothing contained herein shall be so construed as to require the United States to bear any part of the cost of acquisition of land for street extensions, and all advances heretofore or hereafter made for this purpose by the Secretary of the Treasury shall be repaid in full from the revenues of the District of Columbia.

Street extensions  
from District revenues  
only.

Repeal.

SEC. 9. All laws and parts of laws to the extent that they are inconsistent with this Act are repealed.

Approved, May 26, 1908.

May 27, 1908.  
[H. R. 15641.]

CHAP. 199.—An Act For the removal of restrictions from part of the lands of allottees of the Five Civilized Tribes, and for other purposes.

[Public, No. 140.]

Five Civilized Tribes.  
Status of allot-  
ments.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That from and after sixty days from the date of this Act the status of the lands allotted heretofore or hereafter to allottees of the Five Civilized Tribes shall, as regards restrictions on alienation or incumbrance, be as follows: All lands, including homesteads, of said allottees enrolled as intermarried whites, as freedmen, and as mixed-blood Indians having less than half Indian blood including minors shall be free from all restrictions. All lands, except homesteads, of said allottees enrolled as mixed-blood Indians having half or more than half and less than three-quarters Indian blood shall be free from all restrictions. All homesteads of said allottees enrolled as mixed-blood Indians having half or more than half Indian blood, including minors of such degrees of blood, and all allotted lands of enrolled full-bloods, and enrolled mixed-bloods of three-quarters or more Indian blood, including minors of such degrees of blood, shall not be subject to alienation, contract to sell, power of attorney, or any other incumbrance prior to April twenty-sixth, nineteen hundred and thirty-one, except that the Secretary of the Interior may remove such restrictions, wholly or in part, under such rules and regulations concerning terms of sale and disposal of the proceeds for the benefit of the respective Indians as he may prescribe. The Secretary of the Interior shall not be prohibited by this Act from continuing to remove restrictions as heretofore, and nothing herein shall be construed to impose restrictions removed from land by or under any law prior to the passage of this Act. No restriction of alienation shall be construed to prevent the exercise of the right of eminent domain in condemning rights of way for public purposes over allotted lands, and for such purposes sections thirteen to twenty-three inclusive, of an act entitled "An act to grant the right of way through Oklahoma Territory and the Indian Territory to the Enid and Anadarko Railway Company, and for other purposes," approved February twenty-eighth, nineteen hundred and two (Thirty-second Statutes at Large, page forty-three), are hereby continued in force in the State of Oklahoma.

Alienation restric-  
tions removed.

Restrictions con-  
tinued.

Removal by Secre-  
tary of the Interior.

Oklahoma.  
Rights of way  
through Indian lands  
continued.  
Vol. 32, p. 47.

Leases of restricted  
lands.

Provisos.  
Oil, gas, or mining  
purposes.

SEC. 2. That all lands other than homesteads allotted to members of the Five Civilized Tribes from which restrictions have not been removed may be leased by the allottee if an adult, or by guardian or curator under order of the proper probate court if a minor or incompetent, for a period not to exceed five years, without the privilege of renewal: *Provided*, That leases of restricted lands for oil, gas or other mining purposes, leases of restricted homesteads for more than one year, and leases of restricted lands for periods of more than five years,

may be made, with the approval of the Secretary of the Interior, under rules and regulations provided by the Secretary of the Interior, and not otherwise: *And provided further*, That the jurisdiction of the probate courts of the State of Oklahoma over lands of minors and incompetents shall be subject to the foregoing provisions, and the term minor or minors, as used in this Act, shall include all males under the age of twenty-one years and all females under the age of eighteen years.

Lands of minors, etc., under same restriction.

SEC. 3. That the rolls of citizenship and of freedmen of the Five Civilized Tribes approved by the Secretary of the Interior shall be conclusive evidence as to the quantum of Indian blood of any enrolled citizen or freedman of said tribes and of no other persons to determine questions arising under this Act and the enrollment records of the Commissioner to the Five Civilized Tribes shall hereafter be conclusive evidence as to the age of said citizen or freedman.

Rolls of citizens and freedmen evidence of quantum of Indian blood.

That no oil, gas, or other mineral lease entered into by any of said allottees prior to the removal of restrictions requiring the approval of the Secretary of the Interior shall be rendered invalid by this Act, but the same shall be subject to the approval of the Secretary of the Interior as if this Act had not been passed: *Provided*, That the owner or owners of any allotted land from which restrictions are removed by this Act, or have been removed by previous Acts of Congress, or by the Secretary of the Interior, or may hereafter be removed under and by authority of any Act of Congress, shall have the power to cancel and annul any oil, gas, or mineral lease on said land whenever the owner or owners of said land and the owner or owners of the lease thereon agree in writing to terminate said lease and file with the Secretary of the Interior, or his designated agent, a true copy of the agreement in writing canceling said lease, which said agreement shall be executed and acknowledged by the parties thereto in the manner required by the laws of Oklahoma for the execution and acknowledgment of deeds, and the same shall be recorded in the county where the land is situate.

Status of prior leases by allottees.

*Proviso.*  
Power of owners of unrestricted lands over oil, etc., leases.

SEC. 4. That all land from which restrictions have been or shall be removed shall be subject to taxation and all other civil burdens as though it were the property of other persons than allottees of the Five Civilized Tribes: *Provided*, That allotted lands shall not be subjected or held liable, to any form of personal claim, or demand, against the allottees arising or existing prior to the removal of restrictions, other than contracts heretofore expressly permitted by law.

Unrestricted lands subject to taxation.

*Proviso.*  
Exemption from prior claims.

SEC. 5. That any attempted alienation or incumbrance by deed, mortgage, contract to sell, power of attorney, or other instrument or method of incumbering real estate, made before or after the approval of this Act, which affects the title of the land allotted to allottees of the Five Civilized Tribes prior to removal of restrictions therefrom, and also any lease of such restricted land made in violation of law before or after the approval of this Act shall be absolutely null and void.

Alienation, etc., of restricted lands void.

SEC. 6. That the persons and property of minor allottees of the Five Civilized Tribes shall, except as otherwise specifically provided by law, be subject to the jurisdiction of the probate courts of the State of Oklahoma. The Secretary of the Interior is hereby empowered, under rules and regulations to be prescribed by him, to appoint such local representatives within the State of Oklahoma who shall be citizens of that State or now domiciled therein as he may deem necessary to inquire into and investigate the conduct of guardians or curators having in charge the estates of such minors, and whenever such representative or representatives of the Secretary of the Interior shall be of opinion that the estate of any minor is not being properly cared for by the guardian or curator, or that the same is in any manner

Authority of Oklahoma probate courts over minor allottees.

Local agent of Interior Department for estates of minors.  
Duties.

being dissipated or wasted or being permitted to deteriorate in value by reason of the negligence or carelessness or incompetency of the guardian or curator, said representative or representatives of the Secretary of the Interior shall have power and it shall be their duty to report said matter in full to the proper probate court and take the necessary steps to have such matter fully investigated, and go to the further extent of prosecuting any necessary remedy, either civil or criminal, or both, to preserve the property and protect the interests of said minor allottees; and it shall be the further duty of such representative or representatives to make full and complete reports to the Secretary of the Interior. All such reports, either to the Secretary of the Interior or to the proper probate court, shall become public records and subject to the inspection and examination of the public, and the necessary court fees shall be allowed against the estates of said minors. The probate courts may, in their discretion, appoint any such representative of the Secretary of the Interior as guardian or curator for such minors, without fee or charge.

Reports.

May be appointed guardian.

Other duties as to restricted lands.

And said representatives of the Secretary of the Interior are further authorized, and it is made their duty, to counsel and advise all allottees, adult or minor, having restricted lands of all of their legal rights with reference to their restricted lands, without charge, and to advise them in the preparation of all leases authorized by law to be made, and at the request of any allottee having restricted land he shall, without charge, except the necessary court and recording fees and expenses, if any, in the name of the allottee, take such steps as may be necessary, including the bringing of any suit or suits and the prosecution and appeal thereof, to cancel and annul any deed, conveyance, mortgage, lease, contract to sell, power of attorney, or any other encumbrance of any kind or character, made or attempted to be made or executed in violation of this Act or any other Act of Congress, and to take all steps necessary to assist said allottees in acquiring and retaining possession of their restricted lands.

Appropriation for expenses.

Supplemental to the funds appropriated and available for expenses connected with the affairs of the Five Civilized Tribes, there is hereby appropriated, for the salaries and expenses arising under this section, out of any funds in the Treasury not otherwise appropriated, the sum of ninety thousand dollars, to be available immediately, and until July first, nineteen hundred and nine, for expenditure under the direction of the Secretary of the Interior: *Provided*, That no restricted lands of living minors shall be sold or encumbered, except by leases authorized by law, by order of the court or otherwise.

*Proviso.*  
Restriction on lands of minors.

Appropriation for suits in Oklahoma.

And there is hereby further appropriated, out of any money in the Treasury not otherwise appropriated, to be immediately available and available until expended as the Attorney-General may direct, the sum of fifty thousand dollars, to be used in the payment of necessary expenses incident to any suits brought at the request of the Secretary of the Interior in the eastern judicial district of Oklahoma: *Provided*, That the sum of ten thousand dollars of the above amount, or so much thereof as may be necessary, may be expended in the prosecution of cases in the western judicial district of Oklahoma.

*Proviso.*  
For western district.

Suits against vendees, etc., of town lots.

Any suit brought by the authority of the Secretary of the Interior against the vendee or mortgagee of a town lot, against whom the Secretary of the Interior may find upon investigation no fraud has been established, may be dismissed and the title quieted upon payment of the full balance due on the original appraisement of such lot: *Provided*, That such investigation must be concluded within six months after the passage of this Act.

*Proviso.*  
Conclusion of investigation.

Suits as to title, etc., of restricted lands.

Nothing in this act shall be construed as a denial of the right of the United States to take such steps as may be necessary, including the bringing of any suit and the prosecution and appeal thereof, to acquire

or retain possession of restricted Indian lands, or to remove cloud therefrom, or clear title to the same, in cases where deeds, leases or contracts of any other kind or character whatsoever have been or shall be made contrary to law with respect to such lands prior to the removal therefrom of restrictions upon the alienation thereof; such suits to be brought on the recommendation of the Secretary of the Interior, without costs or charges to the allottees, the necessary expenses incurred in so doing to be defrayed from the money appropriated by this act.

SEC. 7. That no contest shall be instituted after sixty days from the date of the selection of any allotment hereafter made, nor after ninety days from the approval of this Act in case of selections made prior thereto by or for any allottee of the Five Civilized Tribes, and, as early thereafter as practicable, deed or patent shall issue therefor.

SEC. 8. That section twenty-three of an Act entitled "An Act to provide for the final disposition of the affairs of the Five Civilized Tribes in the Indian Territory, and for other purposes," approved April twenty-sixth, nineteen hundred and six, is hereby amended by adding at the end of said section, the words "or a judge of a county court of the State of Oklahoma."

SEC. 9. That the death of any allottee of the Five Civilized Tribes shall operate to remove all restrictions upon the alienation of said allottee's land: *Provided*, That no conveyance of any interest of any full-blood Indian heir in such land shall be valid unless approved by the court having jurisdiction of the settlement of the estate of said deceased allottee: *Provided further*, That if any member of the Five Civilized Tribes of one-half or more Indian blood shall die leaving issue surviving, born since March fourth, nineteen hundred and six, the homestead of such deceased allottee shall remain inalienable, unless restrictions against alienation are removed therefrom by the Secretary of the Interior in the manner provided in section one hereof, for the use and support of such issue, during their life or lives, until April twenty-sixth, nineteen hundred and thirty-one; but if no such issue survive, then such allottee, if an adult, may dispose of his homestead by will free from all restrictions; if this be not done, or in the event the issue hereinbefore provided for die before April twenty-sixth, nineteen hundred and thirty-one, the land shall then descend to the heirs, according to the laws of descent and distribution of the State of Oklahoma, free from all restrictions: *Provided further*, That the provisions of section twenty-three of the act of April twenty-sixth, nineteen hundred and six, as amended by this act, are hereby made applicable to all wills executed under this section.

SEC. 10. That the Secretary of the Interior is hereby authorized and directed to pay out of any moneys in the Treasury of the United States, belonging to the Choctaw or Chickasaw nations respectively, any and all outstanding general and school warrants duly signed by the auditor of public accounts of the Choctaw and Chickasaw nations, and drawn on the national treasurers thereof prior to January first, nineteen hundred and seven, with six per cent interest per annum from the respective dates of said warrants: *Provided*, That said warrants be presented to the United States Indian agent at the Union Agency, Muskogee, Oklahoma, within sixty days from the passage of this act, together with the affidavits of the respective holders of said warrants that they purchased the same in good faith for a valuable consideration, and had no reason to suspect fraud in the issuance of said warrants: *Provided further*, That such warrants remaining in the hands of the original payee shall be paid by said Secretary when it is shown that the services for which said warrants were issued were actually performed by said payee.

Contests of selections of allotment. Time limited.

Wills of full-blood Indians. Acknowledgment before Oklahoma judge.

Vol. 34, p. 145, amended.

Allottees. Restrictions removed by death. *Provisos*. Conveyances.

Distribution of estates of Indians of half-blood or more.

In case of no issue.

Acknowledgment of wills. Vol. 34, p. 145. *Supra*.

Choctaw and Chickasaw warrants. Payment of outstanding.

*Provisos*. Payment to holders for value.

To original payees.

Seminole lands.  
Payment of royalties to lessor, etc.

SEC. 11. That all royalties arising on and after July first, nineteen hundred and eight, from mineral leases of allotted Seminole lands heretofore or hereafter made, which are subject to the supervision of the Secretary of the Interior, shall be paid to the United States Indian agent, Union Agency, for the benefit of the Indian lessor or his proper representative to whom such royalties shall thereafter belong; and no such lease shall be made after said date except with the allottee or owner of the land: *Provided*, That the interest of the Seminole Nation in leases or royalties arising thereunder on all allotted lands shall cease on June thirtieth, nineteen hundred and eight.

*Proviso.*  
Interest of Seminole Nation to cease June 30, 1908.

Deposit of tribal allotment records.

SEC. 12. That all records pertaining to the allotment of lands of the Five Civilized Tribes shall be finally deposited in the office of the United States Indian agent, Union Agency, when and as the Secretary of the Interior shall determine such action shall be taken, and there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be immediately available as the Secretary of the Interior may direct, the sum of fifteen thousand dollars, or so much thereof as may be necessary to enable the Secretary of the Interior to furnish the various counties of the State of Oklahoma certified copies of such portions of said records as affect title to lands in the respective counties.

Appropriation for copies to counties of Oklahoma.

Tribal property.  
Vol. 34, p. 141, amended.

SEC. 13. That the second paragraph of section eleven of an act entitled "An act to provide for the final disposition of the affairs of the Five Civilized Tribes in the Indian Territory, and for other purposes," approved April twenty-sixth nineteen hundred and six, is hereby amended to read as follows:

Money, records, etc., to be delivered to Secretary of the Interior.

That every officer, member or representative of the Five Civilized Tribes, respectively, or any other person, having in his possession, custody or control, any money or other property, including the books, documents, records or any other papers, of any of said tribes, shall make full and true account and report thereof to the Secretary of the Interior, and shall pay all money of the tribe in his possession, custody or control, and shall deliver all other tribal properties so held by him to the Secretary of the Interior, and if any person shall willfully and fraudulently fail to account for all such money and property so held by him, or to pay and deliver the same as herein provided, prior to July thirty-first, nineteen hundred and eight, he shall be deemed guilty of embezzlement and upon conviction thereof shall be punished by fine of not exceeding five thousand dollars, or by imprisonment not exceeding five years, or by both such fine and imprisonment, according to the laws of the United States relating to such offense, and shall be liable in civil proceedings to be prosecuted in behalf of and in the name of the tribe or tribes in interest for the amount or value of the money or property so withheld.

Penalty for failure to account, etc.

Town sites.  
Sale of lots in established.  
Vol. 34, p. 142.

SEC. 14. That the provisions of section thirteen of the Act of Congress approved April twenty-sixth, nineteen hundred and six (Thirty-fourth Statutes at Large, page one hundred and thirty-seven), shall not apply to town lots in town sites heretofore established, surveyed, platted, and appraised under the direction of the Secretary of the Interior, but nothing herein contained shall be construed to authorize the conveyance of any interest in the coal or asphalt underlying said lots.

Coal and asphalt retained.

Approved, May 27, 1908.

**CHAP. 200.**—An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes.

May 27, 1908.  
[H. R. 21260.]

[Public, No. 141.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, for the objects hereinafter expressed, for the fiscal year ending June thirtieth, nineteen hundred and nine, namely:

Sundry civil ex-  
penses appropri-  
ations.

## UNDER THE TREASURY DEPARTMENT.

Treasury Depart-  
ment.

### PUBLIC BUILDINGS.

Public buildings.

**Burlington, Vermont, post-office and custom-house:** For completion of building, including the construction of a balustrade on the cornice, seven thousand dollars.

Burlington, Vt.

**For rental of temporary quarters for the accommodation of certain Government officials at Cedar Rapids, Iowa, three thousand five hundred dollars.**

Cedar Rapids, Iowa,  
rent.

**Clarinda, Iowa, post-office:** For completion of building, twenty thousand dollars.

Clarinda, Iowa.

**Cleveland, Ohio, rent of buildings:** For rent of temporary quarters for the accommodation of Government officials, fifty-one thousand four hundred and twenty-eight dollars and twenty cents, or so much thereof as may be necessary.

Cleveland, Ohio,  
rent.

**For rent of temporary quarters for the accommodation of Government officials at Columbus, Ohio, six thousand dollars.**

Columbus, Ohio,  
rent.

**Decatur, Illinois, post-office:** For completion of building under present limit, twenty-five thousand dollars.

Decatur, Ill.

**Eau Claire, Wisconsin, court-house and post-office:** For completion of building under present limit, thirty thousand dollars.

Eau Claire, Wis.

**Grand Island, Nebraska, post-office and court-house:** For continuation of building under present limit, twenty thousand dollars.

Grand Island, Nebr.

**For rent of temporary quarters for the accommodation of Government officials at Grand Rapids, Michigan, six thousand dollars.**

Grand Rapids, Mich.,  
rent.

**Green Bay, Wisconsin, post-office and court-house:** For continuation of building under present limit, thirty thousand dollars.

Green Bay, Wis.

**Knoxville, Tennessee, post-office and court-house:** For additional land and for continuation of the enlargement, extension, remodeling, or improvement of building under present limit, thirty-five thousand dollars.

Knoxville, Tenn.

**Lafayette, Indiana, post-office:** For necessary change in driveway, one thousand five hundred and two dollars and forty-one cents.

Lafayette, Ind.

**Lancaster, Pennsylvania, post-office:** For additional land and for completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.

Lancaster, Pa.

**Los Angeles, California, rent of buildings:** For rental of temporary quarters for the accommodation of certain Government officials, and all expenses incident thereto, and for electric current for power purposes, thirty thousand dollars.

Los Angeles, Cal.,  
rent.

**Muscatine, Iowa, post-office:** For completion of building under present limit, fifteen thousand dollars.

Muscatine, Iowa.

**New Orleans, Louisiana, mint:** For miscellaneous repairs and improvements, including repairs to outside walls and to grounds, installation of new plumbing, gas service, and electric-wiring system, exterior and interior painting, and so forth, thirty thousand dollars.

New Orleans, La.  
Mint.

**New York, New York, post-office:** For continuation of work, two hundred thousand dollars, which sum shall not be expended on any

New York, N. Y.  
Post-office.

building the plans for which when made, and approved by the Postmaster-General, shall involve a total cost, exclusive of site, and including approaches, elevators, heating apparatus, mechanical equipment for handling mails, and the amounts herein and heretofore appropriated therefor, of a sum exceeding three million five hundred thousand dollars.

- Barge office. Contract.** New York barge office: Toward reconstruction of annex, and building pier in connection therewith, one hundred thousand dollars; and the Secretary of the Treasury is authorized to enter into a contract or contracts for such reconstruction and building at a cost not to exceed five hundred thousand dollars.
- Ocala, Fla.** Ocala, Florida, post-office and court-house: For site and completion of building under present limit, thirty thousand dollars.
- Peoria, Ill.** Peoria, Illinois, post-office and court-house: For additional land, and for continuation of enlargement, extension, remodeling, or improvement of building under present limit, twenty-five thousand dollars.
- Rent.** For rent of temporary quarters, for the accommodation of Government officials, at Peoria, Illinois, eight thousand dollars.
- Quincy, Mass.** Quincy, Massachusetts, post-office and custom-house: For completion of building under present limit, twenty thousand dollars.
- Richmond, Va., rent.** Richmond, Virginia, rent of buildings: For rent of temporary quarters at Richmond, Virginia, including necessary moving expenses, in addition to the amount appropriated by sundry civil act approved March fourth, nineteen hundred and seven, ten thousand dollars.
- San Francisco, Cal., Mint.** San Francisco, California, mint: Authority is granted to use of the unexpended balance of sixty-five thousand dollars, appropriated by the deficiency act of June thirtieth, nineteen hundred and six, for the repair of the mint building at San Francisco damaged by earthquake, so much thereof as may be necessary to replace the stone flagging in the workrooms of the melter and refiner and the coiner, and also to pay the account of four hundred and seventy-five dollars of the Waltz Safe and Lock Company, of San Francisco, California, for equipping the vault of the mint of the United States at San Francisco with single outer and folding inner doors, for security to the bullion and coin stored therein.
- Vol. 34, p. 639.**
- Payment to Waltz Safe and Lock Company.** San Francisco, California, custom-house: The Secretary of the Treasury is authorized, upon the completion of the custom-house in the city of San Francisco, California, to pay to Thomas Butler, the contractor for the construction of said building, in addition to the contract price therefor, such sum as may be equitable and just to reimburse said contractor for any loss actually sustained in consequence of the earthquake and great fire of April, nineteen hundred and six, not exceeding the sum of two hundred and fifty thousand dollars: *Provided*, That the amount allowed said Thomas Butler shall not be sufficient to enable him to make any profit out of the making and execution of said contract.
- Custom-house.**
- Payment to Thomas Butler.** Spokane, Washington, post-office, court-house, and custom-house: For continuation of building under present limit, seventy-five thousand dollars.
- Proviso. Condition.**
- Trenton, N. J.** Trenton, New Jersey, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty-five thousand dollars.
- Spokane, Wash.**
- Trenton, N. J.**
- Watertown, N. Y., rent.** For rent of temporary quarters for accommodation of Government officials at Watertown, New York, three thousand five hundred and twenty dollars.
- Webster City, Iowa.** Webster City, Iowa, post-office: For completion of building under present limit, ten thousand dollars.
- Wichita, Kans.** Wichita, Kansas, post-office and court-house: For the completion of the enlargement, extension, remodeling, and improvement of the Government building at Wichita, Kansas, six thousand dollars.

New Haven, Connecticut, public building, now used for a post-office and for other purposes: To enlarge, extend or remodel said building, including all necessary changes in, additions thereto, alterations thereof, repairs to the present building, and of the heating and plumbing systems therein, and drainage and approaches thereto, which may be incident to such extension and enlargement or remodeling of said building, fifty thousand dollars.

New Haven, Conn.

For Treasury building at Washington, District of Columbia: For repairs to Treasury, Butler, and Winder buildings and the grounds adjacent thereto, including personal services of skilled mechanics, fifteen thousand dollars.

Washington, D. C.  
Treasury buildings,  
repairs.

Fire-alarm system, Treasury Department: For maintenance of the automatic fire-alarm system now in the Treasury and Winder buildings, two thousand six hundred and twenty-five dollars.

Fire-alarm system.

To enable the Secretary of the Treasury to acquire by purchase or condemnation all of the land in square numbered two hundred and thirty-one not now owned by the United States, together with all of squares numbered two hundred and thirty-two and two hundred and thirty-three, in the city of Washington, District of Columbia, and toward the construction, for the use of the Bureau of Engraving and Printing, of a fireproof building approximately three hundred by five hundred feet with interior courts, basement, four stories, and attic, in the immediate vicinity of and adjoining the present building, two hundred and fifty thousand dollars; and the Secretary of the Treasury is authorized to enter into a contract or contracts for such building at a cost not to exceed two million one hundred and fifty thousand dollars, including the cost of acquiring as a site therefor the land herein described: *Provided*, That the Secretary of the Treasury is authorized to proceed at once and, pending the acquisition of said lands, to procure the necessary plans and specifications for the building herein authorized: *Provided further*, That if in the judgment of the Secretary of the Treasury the land herein described can not be acquired by purchase or condemnation at a fair and reasonable price he is authorized to construct the said building for use of the Bureau of Engraving and Printing on land now owned by the United States west of the site of the present building of said Bureau, and for that purpose the sums herein appropriated and authorized shall be available.

Bureau of Engraving  
and Printing.  
Land for new building.  
*Post*, p. 614.

Construction.

Contracts, cost.

*Provisos*.  
Plans, etc.Use of present site  
as alternative.

For repairs and preservation of public buildings: Repairs, and preservation of custom-houses, court-houses and post-offices, and quarantine stations, buildings and wharf at Sitka, Alaska, and the other public buildings and the grounds thereof, and of sites acquired for public buildings, under the control of the Treasury Department, and including not exceeding fifty thousand dollars for marine hospitals, five hundred thousand dollars: *Provided*, That of the sum hereby appropriated not exceeding forty-five thousand dollars may be used, in the discretion of the Secretary of the Treasury, in the employment, outside of the District of Columbia, of superintendents and others, including mechanical labor force, at a rate of compensation not exceeding for any one person six dollars per day.

Repairs and preser-  
vation.*Proviso*.  
Superintendents,  
etc.

That in all cases, during the fiscal year nineteen hundred and nine, where any building or buildings not reserved by the vender are on land heretofore acquired, or which may hereafter be acquired, for Federal building sites or for the enlargement of Federal building sites, the Secretary of the Treasury is hereby authorized, in his discretion, to rent such building or buildings until their removal becomes necessary and to make such repairs thereto as may be necessary to keep the buildings in tenantable condition, payment to be made from the proceeds derived from the rentals; the net proceeds to be deposited in the Treasury of the United States, and a report thereof to be submitted to Congress annually.

Rent of buildings  
on acquired sites au-  
thorized.

Mechanical equipment.

Mechanical equipment for public buildings: For heating, hoisting, plumbing, gas piping (except for furniture lighting), ventilating, and refrigerating apparatus, vacuum cleaning systems, interior pneumatic-tube systems, and repairs to the same, for all public buildings, including quarantine stations and marine hospitals, under the control of the Treasury Department, exclusive of personal services, except for work done by contract, four hundred thousand dollars; but of this amount not exceeding thirty-eight thousand five hundred dollars may be expended for personal services of mechanics and others employed outside of the District of Columbia, in making repairs or inspecting work done under the terms of this appropriation.

Vaults, safes, and locks.

Vaults, safes, and locks for public buildings: For vaults, safes, and locks, and repairs to the same, for all public buildings under the control of the Treasury Department, exclusive of personal services, except for work done by contract, seventy-five thousand dollars; but of this amount not exceeding seven thousand five hundred dollars may be expended for personal services of mechanics and others employed outside of the District of Columbia in making repairs and inspecting work done.

Books, chemicals, etc.

Plans for public buildings: For books of reference, technical periodicals and journals, photographic instruments, chemicals, plates and photographic materials of like nature for use of the office of the Supervising Architect of the Treasury Department, and the annual subscriptions to technical periodicals and journals published abroad may be paid in advance, two thousand dollars.

Electrical burglar alarms.

Vol. 32, p. 1091.

Chicago, Ill.

Electrical protection to vaults, public buildings: For installation and maintenance of electrical burglar-alarm devices authorized by the sundry civil appropriation Act approved March third, nineteen hundred and three, including the post-office, court-house, and so forth, building at Chicago, Illinois, thirty thousand dollars.

Marine hospitals.

#### MARINE HOSPITALS.

Stapleton, N. Y.

Stapleton, Staten Island, New York, marine hospital: Toward reconstruction and for additional buildings, one hundred thousand dollars; and the Secretary of the Treasury is authorized to enter into a contract or contracts for such reconstruction and additional buildings at a cost not to exceed two hundred and fifty thousand dollars.

Hawaii.  
Leprosy hospital.  
Vol. 33, p. 1010.

Maintenance of leprosy hospital, Hawaii: The unexpended balance of fifty thousand dollars, appropriated by the Act of March third, nineteen hundred and five, for maintenance of the leprosy hospital, Hawaii, is hereby reappropriated for the fiscal year nineteen hundred and nine, and in addition thereto the sum of twenty thousand dollars for the maintenance of said leprosy hospital.

Quarantine stations.

#### QUARANTINE STATIONS.

Reedy Island.

Reedy Island Quarantine Station: For completion of filling, eight hundred dollars.

San Francisco.

San Francisco Quarantine Station: For launch to take place of launch Bacillus, ten thousand dollars.

Life-saving Service.

#### LIFE-SAVING SERVICE.

Superintendents.  
Ante, p. 46.

For salaries of superintendents for the life-saving stations, as follows:  
For one superintendent for the coasts of Maine and New Hampshire, two thousand two hundred dollars;

For one superintendent for the coast of Massachusetts, two thousand two hundred dollars;

For one superintendent for the coasts of Rhode Island and Fishers Island, two thousand dollars;

For one superintendent for the coast of Long Island, two thousand two hundred dollars;

For one superintendent for the coast of New Jersey, two thousand two hundred dollars;

For one superintendent for the coasts of Delaware, Maryland, and Virginia, two thousand two hundred dollars;

For one superintendent for the coasts of Virginia and North Carolina, two thousand two hundred dollars;

For one superintendent for the life-saving stations and for the houses of refuge on the coasts of South Carolina, Georgia, and Florida, one thousand nine hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coast of the Gulf of Mexico, two thousand dollars;

For one superintendent for the life-saving and lifeboat stations on the coasts of Lakes Ontario and Erie, two thousand two hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coasts of Lakes Huron and Superior, two thousand two hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coast of Lake Michigan, two thousand two hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coasts of California, Oregon, Washington, and Alaska, two thousand two hundred dollars; in all, twenty-seven thousand nine hundred dollars.

For salaries of two hundred and eighty-eight keepers of life-saving and lifeboat stations and of houses of refuge, two hundred and seventy-three thousand eight hundred dollars.

Keepers.  
*Ante*, p. 46.

For pay of crews of surfmen employed at the life-saving and lifeboat stations, including the old Chicago station, at the rate of seventy dollars per month each for the number one surfman in each station, and at the rate of sixty-five dollars per month for each of the other surfmen during the period of actual employment, and three dollars per day for each occasion of service at other times; rations or commutation thereof for keepers and surfmen; compensation of volunteers at life-saving and lifeboat stations for actual and deserving service rendered upon any occasion of disaster or in any effort to save persons from drowning, at such rate, not to exceed ten dollars for each volunteer, as the Secretary of the Treasury may determine; pay of volunteer crews for drill and exercise; fuel for stations and houses of refuge; repairs and outfits for same; rebuilding and improvement of same, including use of additional land where necessary; supplies and provisions for houses of refuge and for shipwrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; commutation of quarters and allowance for heat and light for officers of the Revenue-Cutter Service detailed for duty in the Life-Saving Service; for carrying out the provisions of sections seven and eight of the Act approved May fourth, eighteen hundred and eighty-two; for draft animals and their maintenance; for telephone lines and care of same; and contingent expenses, including freight, storage, rent, repairs to apparatus, labor, medals, stationery, newspapers for statistical purposes, advertising, and all other necessary expenses not included under any other head of life-saving stations on the coasts of the United States, one million nine hundred and sixty-seven thousand one hundred and fifty-seven dollars.

Crews.

Compensation of  
volunteers.

Fuel, repairs, etc.

Commutation of  
quarters, etc.  
Disabilities, etc.  
Vol. 22, p. 57.

Contingent expenses.

Hereafter the pay of surfmen in the Life-Saving Service shall be computed according to the number of days in each month, respectively,

Computing pay of  
surfmen.

Vol. 24, p. 768.

and not as required by section six of the Act of June thirtieth, nineteen hundred and six, making appropriations for the sundry civil expenses of the Government for the fiscal year ending June thirtieth, nineteen hundred and seven.

Revenue-Cutter Service.

REVENUE-CUTTER SERVICE.

Pay, etc.  
*Ante*, p. 61.

For expenses of the Revenue-Cutter Service: For pay and allowances of captain commandant and officers of that rank, senior captains, captains, lieutenants, engineer in chief, and officers of that rank, captains of engineers, lieutenants of engineers, two constructors, cadets, cadet engineers, commissioned surgeon, two contract surgeons, two civilian instructors, and pilots employed, and rations for pilots; for pay of warrant and petty officers, ships' writers, buglers, seamen, oilers, firemen, coal heavers, water tenders, stewards, cooks, and boys, and for rations for the same; for allowance for clothing for enlisted men; for fuel for vessels, and repairs and outfits for the same; ship chandlery and engineers' stores for the same; actual traveling expenses or mileage, in the discretion of the Secretary of the Treasury, for officers traveling on duty under orders from the Treasury Department; commutation of quarters; for maintenance of vessels in the protection of the seal fisheries in Bering Sea and the other waters of Alaska, and the enforcement of the provisions of law in Alaska; for maintenance of vessels in enforcing the provisions of the Acts relating to the anchorage of vessels in the ports of New York and Chicago, and in the Kennebec River, and the movements and anchorage of vessels in Saint Marys River; for temporary leases and improvement of property for revenue-cutter purposes; not exceeding fifteen thousand dollars for the improvement of the depot for the service at Arundel Cove, Maryland; contingent expenses, including wharfage, towage, dockage, freight, advertising, surveys, labor, and all other necessary miscellaneous expenses which are not included under special heads, two million one hundred and ninety-one thousand dollars.

Seal fisheries.

Anchorage.  
Vol. 25, p. 151.  
Vol. 27, p. 431.  
Vol. 30, p. 1081.  
Vol. 29, p. 54.

Additional for increase in pay.  
*Ante*, p. 108.

*Proviso*.  
No pension to be allowed.

For additional amount required for the foregoing purposes, to carry out the provisions of the army appropriation Act for the fiscal year nineteen hundred and nine, one hundred and fifty-seven thousand five hundred and sixty-four dollars and seventy-four cents: *Provided*, That hereafter no pension shall be allowed or paid to any commissioned officer, warrant officer, or enlisted man in the Revenue-Cutter Service either on the active or retired list.

Special repairs.

Puget Sound.  
Steam cutter.

For special repairs to revenue cutters, seventy-five thousand dollars.

For completion of one steam revenue cutter of the first class for duty in Puget Sound and adjacent waters, one hundred thousand dollars.

Savannah, Ga.  
Steam cutter.

For completion of one steam revenue cutter of the first class for duty at Savannah, Georgia, and adjacent waters on the Atlantic coast, one hundred thousand dollars.

Wrecking vessels.  
Outfits.

For outfits for steam vessel for removal of derelicts and installation of same, forty thousand five hundred and eighteen dollars.

"Vicksburg" transferred from Navy.

The Secretary of the Navy is hereby authorized to transfer the United States steamer Vicksburg, with her outfits and armament, to the Treasury Department for the use of the Revenue-Cutter Service.

Portland, Oreg.  
Power launch.

For the construction of a launch, of such motive power as may be determined by the Secretary of the Treasury, for the use of the customs service at and in the vicinity of Portland, Oregon, three thousand dollars.

Waadah Island, Wash.  
Storehouses, etc.

For the construction of a wharf and storehouses thereon at Waadah Island, Neah Bay, Washington, for the use of the United States Revenue-Cutter Service and the United States Life-Saving Service, in

connection with the ocean-going tug and life-saving station authorized by the Act of Congress approved April nineteenth, nineteen hundred and six, twenty-four thousand dollars.

Vol. 34, p. 123.

#### ENGRAVING AND PRINTING.

For labor and expenses of engraving and printing: For salaries of all necessary employees, other than plate printers and plate printers' assistants, one million two hundred and eight thousand eight hundred and twenty-nine dollars, to be expended under the direction of the Secretary of the Treasury: *Provided*, That no portion of this sum shall be expended for printing United States notes or Treasury notes of larger denomination than those that may be canceled or retired, except in so far as such printing may be necessary in executing the requirements of the Act "To define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes," approved March fourteenth, nineteen hundred.

Engraving and printing.

Salaries.

*Proviso.*  
Large notes.

Vol. 31, p. 45.

For wages of plate printers, at piece rates to be fixed by the Secretary of the Treasury, not to exceed the rates usually paid for such work, including the wages of printers' assistants, when employed, one million six hundred and twenty-four thousand two hundred and fifty-five dollars, to be expended under the direction of the Secretary of the Treasury: *Provided*, That no portion of this sum shall be expended for printing United States notes or Treasury notes of larger denomination than those that may be canceled or retired, except in so far as such printing may be necessary in executing the requirements of the Act "To define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes," approved March fourteenth, nineteen hundred.

Wages.

*Proviso.*  
Large notes.

Vol. 31, p. 45.

For engravers' and printers' materials and other materials except distinctive paper, and for miscellaneous expenses, including purchase, maintenance, and driving of necessary horses and vehicles, and of horse and vehicle for official use of the Director when, in writing, ordered by the Secretary of the Treasury, five hundred and twenty-one thousand six hundred and seventy-four dollars, to be expended under the direction of the Secretary of the Treasury.

Materials, etc.

#### UNDER SMITHSONIAN INSTITUTION.

INTERNATIONAL EXCHANGES: For expenses of the system of international exchanges between the United States and foreign countries, under the direction of the Smithsonian Institution, including salaries or compensation of all necessary employees, and the purchase of necessary books and periodicals, thirty-two thousand dollars.

Smithsonian Institution.

International exchanges.

AMERICAN ETHNOLOGY: For continuing ethnological researches among the American Indians and the natives of Hawaii under the direction of the Smithsonian Institution, including salaries or compensation of all necessary employees and the purchase of necessary books and periodicals, forty-two thousand dollars, of which sum not exceeding one thousand five hundred dollars may be used for rent of building.

American Ethnology.

INTERNATIONAL CATALOGUE OF SCIENTIFIC LITERATURE: For the cooperation of the United States in the work of the International Catalogue of Scientific Literature, including the preparation of a classified index catalogue of American scientific publications for incorporation in the International Catalogue, the expense of clerk hire, the purchase of necessary books and periodicals, and other necessary incidental expenses, five thousand dollars, the same to be expended under the direction of the Smithsonian Institution.

International Catalogue of Scientific Literature.

Astrophysical Observatory.	<b>ASTROPHYSICAL OBSERVATORY:</b> For maintenance of Astrophysical Observatory, under the direction of the Smithsonian Institution, including salaries of assistants, the purchase of necessary books and periodicals, apparatus, making necessary observations in high altitudes, repairs and alterations of buildings and miscellaneous expenses, thirteen thousand dollars.
National Museum. Cases, furniture, etc.	<b>NATIONAL MUSEUM:</b> For cases, furniture, fixtures, and appliances required for the exhibition and safe-keeping of the collections of the National Museum, including salaries or compensation of all necessary employees, fifty thousand dollars.
Heat, light, etc.	For expense of heating, lighting, electrical, telegraphic, and telephonic service for the National Museum, twenty-two thousand dollars.
Preserving, etc., collections.	For continuing the preservation, exhibition, and increase of the collections from the surveying and exploring expeditions of the Government, and from other sources, including salaries or compensation of all necessary employees, and all other necessary expenses, one hundred and ninety thousand dollars, of which sum five thousand five hundred dollars may be used for necessary drawings and illustrations for publications of the National Museum.
Books, etc.	For purchase of books, pamphlets, and periodicals for reference in the National Museum, two thousand dollars.
Repairs.	For repairs to buildings, shops, and sheds, National Museum, including all necessary labor and material, fifteen thousand dollars.
Rent.	For rent of workshops and temporary storage quarters for the National Museum, four thousand five hundred and eighty dollars.
Postage.	For postage stamps and foreign postal cards for the National Museum, five hundred dollars.
National Zoological Park.	<b>NATIONAL ZOOLOGICAL PARK:</b> For continuing the construction of roads, walks, bridges, water supply, sewerage, and drainage; and for grading, planting, and otherwise improving the grounds; erecting and repairing buildings and inclosures; care, subsistence, purchase, and transportation of animals; including salaries or compensation of all necessary employees, and general incidental expenses not otherwise provided for, including purchase, maintenance, and driving of horses and vehicles required for official purposes, ninety-five thousand dollars; one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.
Half from District revenues.	

**Interstate Commerce Commission.**

**INTERSTATE COMMERCE COMMISSION.**

Salaries of Commissioners.	For salaries of seven Commissioners, at ten thousand dollars each, seventy thousand dollars.
Secretary.	For salary of secretary, five thousand dollars.
Expenses.	For all other authorized expenditures, necessary in the execution of laws to regulate commerce, seven hundred thousand dollars, of which sum not exceeding fifty thousand dollars may be expended in the employment of counsel, and not exceeding three thousand dollars may be expended for the purchase of necessary books, reports, and periodicals, and not exceeding one thousand five hundred dollars may be expended for printing other than that done at the Government Printing Office.
Counsel.	To further enable the Interstate Commerce Commission to enforce compliance with section twenty of the Act to regulate commerce as amended by the Act approved June twenty-ninth, nineteen hundred and six, including the employment of necessary special agents or examiners, three hundred and fifty thousand dollars.
Enforcing accounting by railroads. Vol. 34, p. 593.	To carry out the objects of the "Act concerning carriers engaged in interstate commerce and their employees," approved June first, eighteen hundred and ninety-eight, ten thousand dollars.
Arbitration of railroad differences. Vol. 30, p. 424.	To enable the Interstate Commerce Commission to keep informed regarding compliance with the "Act to promote the safety of employees
Railway safety appliances. Vol. 27, p. 531.	

and travelers upon railroads," approved March second, eighteen hundred and ninety-three, and to execute and enforce the requirements of the said Act, including the employment of inspectors, one hundred thousand dollars. Hereafter all inspectors employed for the enforcement of said Act shall also be required to make examination of the construction, adaptability, design, and condition of all mail cars used on any railroad in the United States and make report thereon, a copy of which report shall be transmitted to the Postmaster-General.

Reports of inspectors.

Hereafter the Interstate Commerce Commission shall be, and is, hereby authorized, at its discretion, to investigate, test experimentally, and report on the use and need of any appliances or systems intended to promote the safety of railway operation which may be furnished in completed shape to such Commission for such investigation and test entirely free of cost to the Government. For this purpose the Commission is authorized to employ persons familiar with the subject to be investigated and tested, and may also make use of its regular employees for such purposes.

Investigation of safety appliances, etc.

The unexpended balance of the appropriation to enable the Interstate Commerce Commission to investigate in regard to the use and necessity for block-signal systems and appliances for the automatic control of railway trains, including experimental tests, at the discretion of the Commission, of such of said signal systems and appliances only as may be furnished in connection with such investigation, free of cost to the Government, in accordance with the provisions of the joint resolution approved June thirtieth, nineteen hundred and six, is hereby reappropriated and made available for expenditure during the fiscal year ending June thirtieth, nineteen hundred and nine, for the purposes named in this and the preceding paragraph.

Investigation of block systems, etc. Reappropriation. Vol. 34, p. 1312.

Vol. 34, p. 888.

MISCELLANEOUS OBJECTS, TREASURY DEPARTMENT.

Miscellaneous.

**PAPER FOR INTERNAL-REVENUE STAMPS:** For paper for internal-revenue stamps, including freight, eighty thousand dollars.

Paper and stamps.

After June thirtieth, nineteen hundred and eight, collectors of internal revenue shall pay daily into the Treasury of the United States, under instructions of the Secretary of the Treasury, the gross amounts of all collections of whatever nature, made by authority of law, and the same shall be covered into the Treasury as internal-revenue collections.

Internal revenue. All collections to be paid daily to Treasury.

To enable the Secretary of the Treasury to refund money covered into Treasury as internal-revenue collections which under authority of law has heretofore been refunded or returned, thirty thousand dollars.

Refund of taxes.

For miscellaneous expenses, internal-revenue service, additional to the sum appropriated therefor in the legislative, executive, and judicial appropriation Act for the fiscal year nineteen hundred and nine, fifteen thousand dollars.

Additional for miscellaneous expenses. Ante, p. 207.

Collectors of internal revenue shall render their revenue accounts quarterly.

Quarterly returns to be made.

**PUNISHMENT FOR VIOLATIONS OF INTERNAL-REVENUE LAWS:** For detecting and bringing to trial and punishment, persons guilty of violating the internal-revenue laws or conniving at the same, including payments for information and detection of such violations, one hundred and twenty-five thousand dollars; and the Commissioner of Internal Revenue shall make a detailed statement to Congress once in each year as to how he has expended this sum, and also a detailed statement of all miscellaneous expenditures in the Bureau of Internal Revenue for which appropriation is made in this Act.

Punishing violations of internal-revenue laws.

**TRANSPORTATION OF FRACTIONAL SILVER COIN:** For transportation of fractional silver coin, by registered mail or otherwise, sixty thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreas-

Transporting fractional silver coin.

<p><i>Proviso.</i> Deposits.</p> <p>Registered mails. Report.</p> <p>Transporting minor coin.</p> <p><i>Proviso.</i> Deposits.</p> <p>Contingent expenses, Independent Treasury. R.S., sec. 3658, p. 719.</p> <p>Money from San Francisco mint.</p> <p>Recoining gold coins. R.S., sec. 3512, p. 696. United States securities. Distinctive paper.</p> <p>Witness of destruction.</p> <p>Sealing and separating.</p> <p>Distinctive paper for national currency.</p> <p>Canceling, etc.</p> <p>Custody of dies, rolls, and plates.</p>	<p>uries, free of charge, fractional silver coin when requested to do so: <i>Provided</i>, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants: <i>Provided</i>, That not less than one-half of this appropriation shall be used in transporting said coin by registered mail. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation, and report at the next session of Congress the necessary facilities and the cost thereof for transporting said coin by registered mail, and by registered mail insured.</p> <p><b>TRANSPORTATION OF MINOR COIN:</b> For transportation of minor coin, by registered mail or otherwise, twenty-five thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, minor coin when requested to do so: <i>Provided</i>, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.</p> <p><b>CONTINGENT EXPENSES, INDEPENDENT TREASURY:</b> For contingent expenses under the requirements of section thirty-six hundred and fifty-three of the Revised Statutes of the United States, for the collection, safe-keeping, transfer, and disbursement of the public money, and for transportation of notes, bonds, and other securities of the United States, two hundred and sixty thousand dollars.</p> <p>For defraying the expense of transporting money stored at the San Francisco Mint and receiving and storing the same elsewhere, three hundred thousand dollars.</p> <p><b>RECOINAGE OF GOLD COINS:</b> For recoinage of light-weight gold coins in the Treasury, to be expended under the direction of the Secretary of the Treasury, as required by section thirty-five hundred and twelve of the Revised Statutes of the United States, seven thousand dollars.</p> <p><b>DISTINCTIVE PAPER FOR UNITED STATES SECURITIES:</b> For distinctive paper for United States securities, including expenses of transportation, salaries of register, assistant register, four counters, five watchmen, one skilled laborer, and expenses of officer detailed from the Treasury as superintendent, three hundred and ten thousand dollars.</p> <p><b>SPECIAL WITNESS OF DESTRUCTION OF UNITED STATES SECURITIES:</b> For pay of the representative of the public on the committee to witness the destruction by maceration of Government securities, at five dollars per day while actually employed, one thousand five hundred and sixty-five dollars.</p> <p><b>SEALING AND SEPARATING UNITED STATES SECURITIES:</b> For materials required to seal and separate United States notes and certificates, such as composition rollers, ink, printers' varnish, sperm oil, white printing paper, manila paper, thin muslin, benzine, gutta-percha belting, and other necessary articles and expenses, two thousand dollars.</p> <p><b>EXPENSES OF NATIONAL CURRENCY:</b> For distinctive paper, including transportation, mill, and other necessary expenses, fifty-seven thousand dollars.</p> <p><b>CANCELING UNITED STATES SECURITIES AND CUTTING DISTINCTIVE PAPER:</b> For extra knives for cutting machines and sharpening same; and leather belting, new dies and punches, repairs to machinery, oil, cotton waste, and other expenses connected with the cancellation of redeemed United States securities, two hundred dollars.</p> <p><b>CUSTODY OF DIES, ROLLS, AND PLATES:</b> For pay of custodian of dies, rolls, and plates used at the Bureau of Engraving and Printing for the printing of Government securities, namely: One custodian, three thousand dollars; two subcustodians, one at two thousand dollars, and one at one thousand eight hundred dollars; three distributors of stock, one at one thousand six hundred dollars, one at one thousand four</p>
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hundred dollars, and one at one thousand two hundred dollars; in all, eleven thousand dollars.

**PAY OF ASSISTANT CUSTODIANS AND JANITORS:** For pay of assistant custodians and janitors, including all personal services for the care of all public buildings under control of the Treasury Department outside of the District of Columbia, and washing towels, sprinkling streets, and removing rubbish, in connection with said buildings, exclusive of marine hospitals, mints, branch mints, and assay offices, one million six hundred and eighty-eight thousand eight hundred and seventy-two dollars; and the Secretary of the Treasury shall so apportion this sum as to prevent a deficiency therein.

Public buildings.  
Assistant custodians  
and janitors.

For custodian of public buildings at Saint Paul, Minnesota, one thousand six hundred dollars, who shall be appointed by the Secretary of the Treasury without reference to the laws or regulations applying to classified or civil service, and shall discharge such additional duties as the Secretary of the Treasury may from time to time require.

Saint Paul, Minn.  
Custodian.

**GENERAL INSPECTOR OF SUPPLIES FOR PUBLIC BUILDINGS:** For one general inspector, under the direction of the Secretary of the Treasury, to be appointed by the President, by and with the advice and consent of the Senate, whose duty it shall be to inspect public buildings under the control of the Treasury Department, and report on the efficiency of the custodians' forces, and the use of fuel, lights, water, miscellaneous supplies, and so forth, three thousand dollars; and for actual necessary traveling expenses, not exceeding two thousand dollars; in all, five thousand dollars.

Inspector of sup-  
plies.

**INSPECTOR OF FURNITURE AND OTHER FURNISHINGS FOR PUBLIC BUILDINGS:** To enable the Secretary of the Treasury to employ a suitable person to inspect all public buildings and examine into their requirements for furniture and other furnishings, two thousand five hundred dollars; and for actual necessary traveling expenses, including actual traveling expenses of assistant, not exceeding three thousand dollars; in all, five thousand five hundred dollars.

Inspector of furni-  
ture, etc.

For assistant inspector of furniture and other furnishings for public buildings, one thousand six hundred dollars.

Assistant inspector.

**FURNITURE AND REPAIRS OF FURNITURE:** For furniture and repairs of same, carpets, and gas and electric-light fixtures, for all public buildings, exclusive of marine hospitals, mints, branch mints, and assay offices, under the control of the Treasury Department, and for furniture, carpets, gas and electric-light fixtures for new buildings, exclusive of personal services, except for work done by contract, five hundred and seventeen thousand three hundred dollars. And all furniture now owned by the United States in other public buildings and in buildings rented by the United States shall be used, so far as practicable, whether it corresponds with the present regulation plan for furniture or not.

Furniture and re-  
pairs.

The furniture for all new public buildings shall hereafter be procured in accordance with plans and specifications approved by the Supervising Architect of the Treasury.

Furniture for new  
buildings.

**FUEL, LIGHTS, AND WATER FOR PUBLIC BUILDINGS:** For the purchase of fuel, steam, light, water, water meters, ice, lighting supplies, electric current, for light and power purposes, and miscellaneous items for the use of the custodians' forces in the care of the buildings, furniture, and heating, hoisting, and ventilating apparatus, and electric-light plants, exclusive of personal service, and for expenses of installing electric-light plants, electric-light wiring, and repairs thereto, in such buildings completed and occupied as may be designated by the Secretary of the Treasury, for all public buildings, exclusive of marine hospitals, mints, branch mints, and assay offices, under the control of the Treasury Department, inclusive of new buildings, one million four hundred thousand dollars. And the appropriation herein made for gas shall

Fuel, lights, and  
water.

*Proviso.*  
Gas governors.

include the rental and use of gas governors, when ordered by the Secretary of the Treasury in writing: *Provided*, That no sum shall be paid as rental for such gas governors greater than thirty-five per centum of the actual value of the gas saved thereby, which saving shall be determined by such tests as the Secretary of the Treasury shall direct. No portion of the amount herein appropriated shall be used for operating a system of pneumatic tubes for the transmission of postal matter.

Suppressing coun-  
terfeiting, etc.

**SUPPRESSING COUNTERFEITING AND OTHER CRIMES:** For expenses incurred under the authority or with the approval of the Secretary of the Treasury in detecting, arresting, and delivering into the custody of the United States marshal having jurisdiction, dealers and pretended dealers in counterfeit money, and persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States and of foreign governments, as well as the coins of the United States and of foreign governments, and other felonies committed against the laws of the United States relating to the pay and bounty laws, including one thousand dollars to make the necessary investigation of claims for reimbursement of expenses incident to the last sickness and burial of deceased pensioners under section forty-seven hundred and eighteen of the Revised Statutes, the Act of March second, eighteen hundred and ninety-five, and for no other purpose whatever, except in the protection of the person of the President of the United States, one hundred and fifteen thousand dollars: *Provided*, That no part of this amount be used in defraying the expenses of any person subpoenaed by the United States courts to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts."

R. S., sec. 4718, p. 919.  
Vol. 28, p. 965.

*Proviso.*  
Witnesses.

Payment to persons  
detailed forbidden.

No part of any money appropriated by this Act shall be used in payment of compensation or expenses of any person detailed or transferred from the Secret Service Division of the Treasury Department or who may at any time, during the fiscal year nineteen hundred and nine, have been employed by or under said Secret Service Division.

Compensation in  
lieu of moiety.

**COMPENSATION IN LIEU OF MOIETIES:** For compensation in lieu of moiety in certain cases under the customs revenue laws, twenty-five thousand dollars.

Collecting customs  
revenue, additional.

**CUSTOMS SERVICE:** To defray the expenses of collecting the revenue from customs, four million five hundred thousand dollars, being additional to the permanent appropriation for this purpose for the fiscal year ending June thirtieth, nineteen hundred and nine. And the provisions of the Act of March third, eighteen hundred and seventy-nine (Twentieth Statutes, page three hundred and eighty-six), as amended by the Act of April twenty-seventh, nineteen hundred and four (Thirty-third Statutes, page three hundred and ninety-six), authorizing the Secretary of the Treasury to expend out of the appropriation for defraying the expenses of collecting the revenue from customs such amount as he may deem necessary, not exceeding one hundred and fifty thousand dollars per annum, for the detection and prevention of frauds upon the customs revenue, are hereby further amended so as to increase the amount to be so expended for the fiscal year nineteen hundred and nine to two hundred thousand dollars.

Detection of fraud,  
etc.

Vol. 20, p. 386; Vol.  
33, p. 396, amended.

Annual allotment  
increased.

Automatic scales.  
Appropriation con-  
tinued.

Vol. 34, p. 708.

The unexpended balance of the appropriation of twenty-five thousand dollars made by the sundry civil Act approved June thirtieth, nineteen hundred and six, for construction and installation of special automatic and recording scales for weighing merchandise, and so forth, in connection with imports at the various ports of entry under direction of the Secretary of the Treasury, is hereby continued and made available for expenditure during the fiscal year nineteen hundred and nine.

Lands, etc.

**LANDS AND OTHER PROPERTY OF THE UNITED STATES:** For custody, care, protection, and expenses of sales of lands and other property of

the United States, the examination of titles, recording of deeds, advertising, and auctioneer's fees, three hundred dollars.

**PUBLIC HEALTH AND MARINE-HOSPITAL SERVICE:** Expenses of Public Health and Marine-Hospital Service, as follows:

For pay, allowances, and commutation of quarters for commissioned medical officers and pharmacists, three hundred and twenty-five thousand dollars;

Public Health and Marine-Hospital Service.

Pay, etc.

For pay of all other employees, three hundred and ninety thousand dollars;

For freight, transportation, and traveling expenses, thirty-five thousand dollars;

Freight, etc.

For fuel, light, and water, eighty thousand dollars;

Fuel, etc.

For furniture and repairs to same, nine thousand dollars;

Furniture.

For purveying depot, purchase of medical, surgical, and hospital supplies, thirty-five thousand dollars;

Supplies.

For rent of building or floor space for purveying depot in Washington, District of Columbia, three thousand two hundred and fifty dollars;

Rent.

For maintaining the Hygienic Laboratory, fifteen thousand dollars;

Hygienic Laboratory.

To complete equipment of new Hygienic Laboratory building, ten thousand dollars;

New building.

For maintenance of marine hospitals, including subsistence, and for all other necessary miscellaneous expenses which are not included under special heads, two hundred and thirty-five thousand dollars;

Maintenance of hospitals.

For medical examinations, care of seamen, care and treatment of all other persons entitled to relief, and miscellaneous expenses at other than marine hospitals, which are not included under special heads, one hundred and fifty thousand dollars;

Medical examinations, etc.

For journals and scientific books, for use of the Public Health and Marine-Hospital Bureau, five hundred dollars;

Books, etc.

Construction of two new stairways in the Marine Hospital at Chicago, Illinois, twelve thousand dollars;

Chicago, Ill. Hospital.

In all, one million two hundred and ninety-nine thousand seven hundred and fifty dollars, of which sum two hundred thousand dollars, or so much thereof as may be necessary, shall be paid from the permanent appropriation for expenses of regulating immigration.

**QUARANTINE SERVICE:** For the maintenance and ordinary expenses, including pay of officers and employees of quarantine stations at Portland, Maine; Perth Amboy, New Jersey; Delaware Breakwater; Reedy Island; Alexandria, Virginia; Cape Charles and supplemental station; Cape Fear; Newbern, North Carolina; Washington, North Carolina; Georgetown, South Carolina; Charleston, South Carolina; Beaufort, South Carolina; Port Royal, South Carolina; Savannah; South Atlantic; Brunswick; Cumberland Sound; Saint Johns River; Biscayne Bay; Key West; Boca Grande; Tampa Bay; Port Inglis; Cedar Key; Punta Rassa; Saint Georges Sound (East and West Pass); Pensacola; Mobile; New Orleans (repairs and rehabilitation for New Orleans Quarantine Station when title perfected, to be payable from the appropriation Act of June nineteenth, nineteen hundred and six); Gulf; San Diego; San Pedro and adjoining ports; Santa Barbara; San Francisco, Port Harford, California; Eureka, Columbia River, Florence, Oregon; Newport, Oregon; Coos Bay, Oregon; Gardner, Oregon; Port Townsend and supplemental stations, quarantine system of the Hawaiian Islands, and the quarantine system of Porto Rico, four hundred thousand dollars.

Quarantine Service.

An expenditure of not to exceed five hundred dollars may be incurred during the fiscal year nineteen hundred and nine for printing on account of the quarantine service at times when the exigencies of that service require immediate action, chargeable to the appropriation "Preventing the introduction and spread of epidemic diseases."

Printing.

Prevention of epidemics.  
Balance available.

Vol. 34, p. 1316.  
*Ante*, p. 10.

Additional.

Auditor for Post-Office Department.  
Files.

"The Hermitage."  
Repairs, etc.

**PREVENTION OF EPIDEMICS:** The President of the United States is hereby authorized, in case of threatened or actual epidemic of cholera, typhus fever, yellow fever, smallpox, bubonic plague, Chinese plague, or black death, to use the unexpended balance of the sums appropriated and reappropriated by the sundry civil appropriation Act approved March fourth, nineteen hundred and seven, and in the urgent deficiency appropriation Act approved February fifteenth, nineteen hundred and eight, and five hundred thousand dollars in addition thereto, or so much thereof as may be necessary, in aid of State and local boards, or otherwise, in his discretion, in preventing and suppressing the spread of the same, including pay and allowances of all officers and employees of the Public Health and Marine-Hospital Service assigned to duty in preventing and suppressing the spread of the same; and in such emergency in the execution of any quarantine laws which may be then in force, the same to be immediately available.

**FILES FOR OFFICE OF AUDITOR FOR POST-OFFICE DEPARTMENT:** For files for postmasters' money-order statements and papers relating thereto, nine thousand dollars, to be expended under the direction of the Auditor for the Post-Office Department, under rules and regulations to be prescribed by the Secretary of the Treasury.

**REPAIR, AND SO FORTH, OF "THE HERMITAGE":** For repairing buildings and improving the grounds of "The Hermitage," the home of President Andrew Jackson, situated in Davidson County, Tennessee, five thousand dollars.

Department of Commerce and Labor.

## UNDER THE DEPARTMENT OF COMMERCE AND LABOR.

Immigration stations.

### IMMIGRATION STATIONS.

Ellis Island, N. Y.  
Dredging channel.

**Immigration station, Ellis Island, New York:** For dredging new channel to afford landing facilities for arriving aliens and their baggage, sixty-five thousand dollars, which shall be paid from the permanent appropriation for expenses of regulating immigration.

Angel Island, Cal.  
Buildings.

**Immigration station, Angel Island, California:** For completing buildings and appurtenances in accordance with specifications, forty-five thousand dollars: *Provided*, That the cost of furnishings and equipments for the station shall be paid from the permanent appropriation for expenses of regulating immigration.

*Proviso.*  
Payment.

Ferry steamer.

**Steel ferry steamer, San Francisco, California:** For the purchase or construction of a steel ferry steamer for service between San Francisco and Angel Island, California, immigration station, one hundred and fifteen thousand dollars, which shall be paid from the permanent appropriation for expenses of regulating immigration.

Boarding cutter.

**Steel boarding cutter, San Francisco, California:** For the purchase or construction of a steel boarding cutter for use of the Immigration Service at San Francisco, California, twenty-five thousand dollars, which shall be paid from the permanent appropriation for expenses of regulating immigration.

Light-houses, beacons, and fog signals.

### LIGHT-HOUSES, BEACONS, AND FOG SIGNALS.

Tompkinsville, N. Y., depot.  
Use of balances.  
Lamp shop.  
Vol. 32, p. 1092; Vol. 34, p. 1317.

**Staten Island light-house depot, New York:** The balance of the appropriation made in the Acts of Congress approved March third, nineteen hundred and three, of fifty thousand dollars, and March fourth, nineteen hundred and seven, of twenty-five thousand dollars, for the erection of a lamp shop at the general light-house depot, Tompkinsville, New York, is hereby made available, in so far as may be necessary, for outfitting and equipping said shop with necessary tools, appliances, machinery, and equipment.

Anchorage buoys in the port of New York: For establishing, replacing, and maintaining all anchorage buoys required in connection with the enforcement of the provisions of the Act of May sixteenth, eighteen hundred and eighty-eight, relating to the anchorage of vessels in the port of New York, ten thousand dollars.

Saint Joseph light-house depot, Michigan: For repairs to the dock and fences, twenty-four thousand dollars.

The Secretary of Commerce and Labor is hereby authorized and directed to accept as a gift from the owner or owners, a piece of land one hundred and fifty feet long by one hundred feet wide, which shall be selected by the Secretary of Commerce and Labor from a tract of land situated in section twenty-three, town four, south, range nineteen, west, Berrien County, Michigan, and bounded on the west by Lake Michigan, on the south by the North Pier at the entrance of Saint Joseph and Benton Harbor, on the east by lands owned by the United States and occupied as a light-house station and light-house supply depot, and on the north by a line drawn westerly from the northwest corner of said lands occupied as a light-house station and light-house supply depot, parallel with said North Pier at the entrance of said harbor, to Lake Michigan; and upon the delivery of a deed with abstract showing good title to said tract of land offered as a gift, in the United States, the Light-House Board is authorized and directed to erect the new light-keeper's dwelling heretofore authorized for said station on said tract of land so acquired.

Light-ship on the Knuckle of the Frying Pan Shoal: For a light-ship on the Knuckle of the Frying Pan Shoal, off Cape Fear, North Carolina, to be located at the place where the old light-ship was located, one hundred and fifteen thousand dollars.

Hereafter no light-ship shall be removed from the place designated for its station, in the Act authorizing its construction, and be stationed elsewhere except upon express authority of Congress.

Light and signal, Saint John's River, Florida: For a light and signal or whistling buoy, to be placed off the entrance to Saint John's River, Florida, and a relief buoy for same, twenty-five thousand dollars.

Humboldt Bay fog signal, California: The unexpended balance, or so much thereof as may be necessary, of the appropriation of fifteen thousand dollars made in the Act approved June thirtieth, nineteen hundred and seven, for a fog signal at the entrance to the harbor at Humboldt Bay, California, is hereby made available for the construction of a fog-signal keeper's dwelling on a detached site near said Humboldt Bay fog signal, California.

For the following aids to navigation, as authorized by the Act to authorize additional aids to navigation in the Light-House Establishment, and for other purposes, approved May fourteenth, nineteen hundred and eight, namely:

First Light-House District: Toward construction of a tender for use in the First Light-House District and elsewhere as may be directed, one hundred thousand dollars.

Third Light-House District: For a light and fog-signal station at or near Negro Point, on Wards Island, Hell Gate, East River, New York, ten thousand dollars;

For a light and signal or whistling buoy fitted with submarine bell, off Point Judith, Rhode Island, nine thousand dollars;

For a light and signal or whistling buoy fitted with submarine bell, to be placed at or near the entrance to the dredged channel at Greenville, New Jersey, in New York Bay, nine thousand dollars;

For a new spar shop, at a cost not to exceed three thousand dollars, and a wooden dump scow, at a cost not to exceed seven thousand five hundred dollars, at the general light-house depot, Tompkinsville, New York, ten thousand five hundred dollars;

New York Harbor.  
Anchorage buoys.  
Vol. 25, p. 151.  
*Ante*, p. 162.

Saint Joseph, Mich.  
Repairs.

Acceptance of land  
for light-keeper's  
dwelling.

Knuckle of the Frying  
Pan Shoal, N. C.  
Light vessel.

Transfer of light-  
vessels prohibited.

St. John's River, Fla.  
Buoys.

Humboldt Bay, Cal.  
Keeper's dwelling.  
Vol. 84, p. 711.

Additional aids to  
navigation.  
*Ante*, p. 160.

Tender, first district.

Negro Point, N. Y.

Point Judith, R. I.  
Light, etc., buoy.

Greenville, N. J.  
Light, etc., buoy.

Tompkinsville, N. Y.  
Shop, etc.

- San Juan, P. R.  
Storehouse. For a storehouse and dock at San Juan, Porto Rico, fifteen thousand dollars.
- Elbow of Cross  
Ledge, Delaware Bay. Fourth Light-House District: For a light and fog-signal station on Elbow of Cross Ledge, Delaware Bay, New Jersey, twenty-one thousand five hundred dollars;
- Delaware River,  
Schooner Ledge. For moving the Schooner Ledge Range Lights, Delaware River, Pennsylvania, so as to comply with the change in position of the dredged channel of the Delaware River, ten thousand six hundred and fifty dollars;
- Reedy Island. For range lights, Reedy Island, Delaware River, Delaware and New Jersey, twenty-five thousand dollars;
- Goose Island Flats. For a temporary light at Goose Island Flats, Delaware River, Delaware, fifteen thousand dollars;
- Post lights. For post lights on Delaware River between Bordentown and Trenton, New Jersey, five hundred dollars.
- Chesapeake Bay en-  
trance.  
Light, etc., buoys. Fifth Light-House District: For one buoy to be placed off Cape Henry; one buoy to be placed to the northward of the Middle Ground near the entrance to Chesapeake Bay, and one relief buoy, all to be light and signal or whistling buoys, each fitted with submarine bell, twenty-seven thousand dollars;
- Lower Broad Creek,  
N. C. For a post-lantern light, at or near the mouth of Lower Broad Creek, North Carolina, five hundred dollars;
- Ragged Point, Poto-  
mac River, Va. For additional amount for a light and fog-signal station at Ragged Point, Potomac River, Virginia, five thousand dollars.
- Tender, Sixth Dis-  
trict. Sixth Light-House District: For a tender for the use of the engineer in the Sixth Light-House District and elsewhere, as may be directed, thirty thousand dollars.
- Sabine Pass Jetty. Eighth Light-House District: For a light and fog-signal station at or near the end of Sabine Pass Jetty, forty thousand dollars;
- Galveston, Tex. For additional amount for a light and fog-signal station at or near the outer end of one of the jetties at Galveston Harbor, ten thousand dollars;
- Fort San Jacinto,  
Tex. For a buoy wharf and depot shed at Fort San Jacinto, Texas, Military Reservation, Galveston Harbor, ten thousand dollars.
- Milwaukee Bay,  
Wis., vessel. Ninth Light-House District: For a light vessel at Milwaukee Bay, Wisconsin, seventy-five thousand dollars;
- Grand Point au  
Sable. For a fog-signal station at Grand Point au Sable, Michigan, eleven thousand dollars.
- Cleveland, Ohio,  
breakwater. Tenth Light-House District: For a light station at each of the east and west breakwater pierheads, entrance to Cleveland Harbor, Ohio, forty-five thousand dollars.
- Relief vessel, Ninth  
and Eleventh dis-  
tricts. Eleventh Light-House District: For additional amount for a relief light vessel for the Ninth and Eleventh light house districts, twenty thousand dollars.
- Gull Island, Lake  
Superior.  
Report on station. To enable the Light-House Board to make survey and estimate the cost and report upon the feasibility and need of establishing a light and fog station on Gull Island, or the easterly end of Michigan Island, Apostle Group, and whether, when said station is established, the existing station on the westerly end of Michigan Island can be safely closed, two thousand dollars.
- Four Mile Creek,  
Cal. Twelfth Light-House District: For a light and fog-signal station at or near Four Mile Creek, near Punta Gorda, California, sixty thousand dollars;
- Kauai, Hawaii. For a light and fog-signal station at some point on the northerly or westerly coast of Kauai Island, Hawaii, seventy-five thousand dollars.
- Orford Reef, Oreg.  
Report on vessel for. Thirteenth Light-House District: To enable the Light-House Board to survey and estimate the cost and report upon the feasibility and need of establishing a light vessel or light station at or near Orford Reef, off Cape Blanco, Oregon, two thousand dollars.

To enable the Secretary of Commerce and Labor to establish and provide in the Light-House Establishment at such places as shall, in the opinion of the Light-House Board, be for the best interests of the Light-House Service, two oil houses, at a cost not to exceed one thousand five hundred dollars each; three thousand dollars.

Two oil houses.

## LIGHT-HOUSE ESTABLISHMENT.

Light-House Establishment.

**SUPPLIES OF LIGHT-HOUSES:** For supplying fog signals, light-houses, and other lights with illuminating, cleaning, preservative, and such other materials as may be required for annual consumption; for books, boats, and furniture for stations, traveling expenses of civilian members of the Light-House Board in attending meetings of Board at Washington, actual hire of special conveyance when necessary to inspect light stations, and not exceeding three hundred dollars for the purchase of technical and professional books and periodicals for the use of the Light-House Board, and for all other necessary incidental expenses, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, seven hundred thousand dollars.

Supplies.

**REPAIRS OF LIGHT-HOUSES:** For repairing, protecting, and improving light-houses and buildings; for improvements to grounds connected therewith; for establishing and repairing day marks and pierhead and other beacon lights, including purchase of land for same; for illuminating apparatus and machinery to replace that already in use; construction of necessary outbuildings, at a cost not exceeding two hundred dollars at any one light station in any fiscal year; and for all other necessary incidental expenses relating to these various objects, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, nine hundred and fifty thousand dollars.

Repairs, etc.

**SALARIES OF KEEPERS OF LIGHT-HOUSES:** For salaries, fuel, rations, rent of quarters where necessary, and all other necessary incidental expenses of not exceeding one thousand six hundred and fifty light-house and fog-signal keepers and laborers attending other lights, one million one hundred and sixty thousand dollars.

Keepers' salaries.

**EXPENSES OF LIGHT-VESSELS:** For seamen's wages, rations, repairs, salaries, supplies, and temporary employment and all other necessary incidental expenses of light-vessels, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and the light-house engineers and at light-house depots, nine hundred and twenty-five thousand dollars.

Light-vessels.

**EXPENSES OF BUOYAGE:** For expenses of establishing, replacing, and maintaining buoys of any and all kinds, and spindles, and for all other necessary incidental expenses relating thereto, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, nine hundred thousand dollars.

Buoyage.

**EXPENSES OF FOG SIGNALS:** For establishing, replacing, duplicating, and improving fog signals, including submarine signals, and buildings connected therewith, and for repairs, the purchase of land sites for fog signals, and for all other necessary incidental expenses of the same, including the pay of officers and crews of light-house tenders, and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, two hundred and fifty thousand dollars.

Fog signals.

**LIGHTING OF RIVERS:** For the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the

Lighting of rivers.

light-house inspectors; and for establishing, supplying, and maintaining post lights on the Hudson and East rivers, New York; the Raritan River, New Jersey; Connecticut River, Thames River between Norwich and New London, Connecticut; the Delaware River between Philadelphia, Pennsylvania, and Bordentown, New Jersey; the Elk River, Maryland; Monongahela River, York River, James River, Virginia; Cape Fear River, North Carolina; Savannah River, Georgia; Saint Johns and Indian rivers, Florida; at Chicott Pass, and to mark navigable channel along Grand Lake, Louisiana; at the mouth of Red River, Louisiana; on the Mississippi, Missouri, Ohio, Tennessee, Illinois, and Great Kanawha rivers; Sacramento and San Joaquin rivers, California; on the Columbia and Willamette rivers, Oregon; on Puget Sound, Washington Sound, and adjacent waters, Washington; and the channels in Saint Louis and Superior bays, at the head of Lake Superior; Fox River, Lake Winnebago and connecting lakes and channels; in Alaskan waters and Hawaiian waters; the Light-House Board being hereby authorized to lease the necessary ground for all such lights and beacons as are for temporary use or are used to point out changeable channels, and which in consequence can not be made permanent, three hundred and seventy-five thousand dollars.

Survey of sites.

**SURVEY OF LIGHT-HOUSE SITES:** For preliminary examinations, surveys, and plans for determining the proper sites and cost of light-houses and structures for which estimates are to be made to Congress, one thousand dollars.

Oil houses.

*Provido.*  
Limit.

**OIL HOUSES FOR LIGHT STATIONS:** For establishing isolated oil houses for the storage of mineral oil, ten thousand dollars: *Provided*, That no oil house erected hereunder shall exceed five hundred and fifty dollars in cost.

Great Lakes.

**MAINTENANCE OF LIGHTS ON CHANNELS OF GREAT LAKES:** To enable the Secretary of Commerce and Labor, under the supervision of the Light-House Board, by contract or otherwise, to maintain lights necessary for the safe navigation of those channels in the connecting waterways of the Great Lakes which have been constructed or artificially improved by the Government of the United States, where the same can not properly be lighted from the American side, four thousand dollars.

Pointe au Pelee,  
Lake Erie.

**POINTE AU PELEE LIGHT-VESSEL, LAKE ERIE:** For maintenance of a light-vessel on the southeast shoal, Pointe au Pelee Passage, Lake Erie, four thousand dollars.

Keepers' dwellings.  
Vol. 54, p. 996.

**LIGHT-KEEPERS' DWELLINGS:** For light-keepers' dwellings and appurtenant structures, including sites therefor, within the limit of cost fixed by Act approved February twenty-sixth, nineteen hundred and seven, seventy-five thousand dollars

Coast and Geodetic  
Survey.

COAST AND GEODETIC SURVEY.

Survey of coasts  
under jurisdiction of  
United States.

For every expenditure requisite for and incident to the survey of the coasts of the United States and of coasts under the jurisdiction of the United States, including the survey of rivers to the head of tide water or ship navigation; deep-sea soundings, temperature and current observations along the coast and throughout the Gulf Stream and Japan Stream flowing off the said coasts; tidal observations; the necessary resurveys; the preparation of the Coast Pilot; continuing researches and other work relating to physical hydrography and terrestrial magnetism and the magnetic maps of the United States and adjacent waters, and the tables of magnetic declination, dip, and intensity usually accompanying them, astronomical and gravity observations; and including compensation, not otherwise appropriated for, of persons employed in the field work, in conformity with the regulations for the government of the Coast and Geodetic Survey adopted by the

Coast Pilot.

Secretary of Commerce and Labor; for special examinations that may be required by the Light-House Board or other proper authority; for commutation to officers of the field force while on field duty, at a rate to be fixed by the Secretary of Commerce and Labor, not exceeding two dollars and fifty cents per day each; outfit, equipment, and care of vessels used in the Survey, and also the repairs and maintenance of the complement of vessels, to be expended in accordance with the regulations relating to the Coast and Geodetic Survey from time to time prescribed by the Secretary of Commerce and Labor, and under the following heads: *Provided*, That advances of money under this appropriation may be made to the Coast and Geodetic Survey and by authority of the superintendent thereof to chiefs of parties who shall give bond under such rules and regulations and in such sum as the Secretary of Commerce and Labor may direct, and accounts arising under such advances shall be rendered through and by the Coast and Geodetic Survey to the Treasury Department as under advances heretofore made to chiefs of parties.

Commutation.

Repairs, etc.

*Proviso.*  
Advances.

**FOR FIELD EXPENSES:** For surveys and necessary resurveys of the Atlantic and Gulf coasts of the United States, including the coasts of outlying islands under the jurisdiction of the United States: *Provided*, That not more than twenty-five thousand dollars of this amount shall be expended on the coasts of the before-mentioned outlying islands, seventy thousand dollars, to be immediately available.

Field expenses.

*Proviso.*  
Island limitations.

For surveys and necessary resurveys of the Pacific coast, including the Hawaiian Islands and Alaska and other coasts on the Pacific Ocean under the jurisdiction of the United States: *Provided*, That this appropriation be available for the transportation to and from Manila and employment in the office at Washington of not to exceed three Filipinos at any one time, one hundred and sixty thousand dollars, to be immediately available.

Pacific coast.

*Proviso.*  
Employment, etc.,  
of Filipinos.

For continuing researches in physical hydrography relating to harbors and bars, and for tidal and current observations on the coasts of the United States, or other coasts under the jurisdiction of the United States, six thousand four hundred dollars.

Physical hydrography.

For offshore soundings and examination of reported dangers on the coasts of the United States, and of coasts under the jurisdiction of the United States, and to continue the compilation of the Coast Pilot, and to make special hydrographic examinations, and including the employment of such pilots and nautical experts in the field and office as may be necessary for the same, fifteen thousand dollars.

Coast Pilot.

For continuing magnetic observations and to establish meridian lines in connection therewith in all parts of the United States, and for making magnetic observations in other regions under the jurisdiction of the United States, including the purchase of additional magnetic instruments, and the lease of sites where necessary and the erection of temporary magnetic buildings; for continuing the line of exact levels between the Atlantic, Pacific, and Gulf coasts; for furnishing points to State surveys, to be applied as far as practicable in States where points have not been furnished; for determinations of geographical positions, and for continuing gravity observations, fifty thousand dollars.

Magnetic observations.

Points to State surveys.

For any special surveys that may be required by the Light-House Board or other proper authority, and contingent expenses incident thereto, including expenses of surveys in aid of the shellfish commission of the State of Maryland, which expenses, including cost of plats and charts, shall not exceed fifteen thousand dollars in any one year, to be immediately available, twenty thousand dollars.

Special surveys.

For objects not hereinbefore named that may be deemed urgent, including the preparation or purchase of preliminary plans and specifications of vessels and the actual necessary expenses of officers of the

Miscellaneous.

field force temporarily ordered to the office at Washington for consultation with the Superintendent, to be paid as directed by the Superintendent, in accordance with the Department of Commerce and Labor regulations, and for the expenses of the attendance of the American delegates at the meetings of the International Geodetic Association, not to exceed five hundred and fifty dollars, four thousand dollars.

Geodetic Association.

*Proviso.*  
Interchangeable expenditures.

*Provided,* That ten per centum of the foregoing amounts shall be available interchangeably for expenditure on the objects named, but no more than ten per centum shall be added to any one item of appropriation.

In all, for field expenses, three hundred and twenty-five thousand four hundred dollars.

Vessels.

**FOR REPAIRS AND MAINTENANCE OF VESSELS:** For repairs and maintenance of the complement of vessels used in the Coast and Geodetic Survey, including the traveling expenses of the person inspecting the repairs, forty thousand dollars.

Pay, etc.

**OFFICERS AND MEN, VESSELS, COAST AND GEODETIC SURVEY:** For all necessary employees to man and equip the vessels of the Coast and Geodetic Survey, including professional seamen serving as executive officers and mates on vessels of the Survey, to execute the work of the Survey herein provided for and authorized by law, two hundred and forty-five thousand dollars.

Salaries.  
Superintendent.

**SALARIES, COAST AND GEODETIC SURVEY:** For Superintendent, six thousand dollars;

Assistants.

For pay of assistants, to be employed in the field or office, as the Superintendent may direct:

- For two assistants, at four thousand dollars each;
- For one assistant, three thousand two hundred dollars;
- For five assistants, at three thousand dollars each;
- For five assistants, at two thousand five hundred dollars each;
- For one assistant, two thousand four hundred dollars;
- For eight assistants, at two thousand two hundred dollars each;
- For eight assistants, at two thousand dollars each;
- For eight assistants, at one thousand eight hundred dollars each;
- For eight assistants, at one thousand six hundred dollars each;
- For eight assistants, at one thousand four hundred dollars each;
- For ten assistants, at one thousand two hundred dollars each;
- For six aids, at one thousand one hundred dollars each;
- For thirteen aids, at nine hundred dollars each; and ten aids, at seven hundred and twenty dollars each;

Aids.

Office force.

In all, one hundred and fifty-six thousand six hundred dollars.  
**PAY OF OFFICE FORCE:** For one disbursing agent, two thousand five hundred dollars;

For one chief of division of library and archives, one thousand eight hundred dollars;

- For clerical force, namely:
- For two, at one thousand eight hundred dollars each;
- For three, at one thousand six hundred and fifty dollars each;
- For four, at one thousand four hundred dollars each;
- For eight, at one thousand two hundred dollars each;
- For three, at one thousand dollars each;
- For six, at nine hundred dollars each;
- For one, at eight hundred dollars;
- For seven, at seven hundred and twenty dollars each;
- For one, at six hundred dollars;

Draftsmen.

- For topographic and hydrographic draftsmen, namely:
- For one, at two thousand four hundred dollars;
- For one, at two thousand two hundred dollars;
- For three, at two thousand dollars each;

For three, at one thousand eight hundred dollars each;

For three, at one thousand six hundred dollars each;

For three, at one thousand four hundred dollars each;

For three, at one thousand two hundred dollars each;

For three, at one thousand dollars each;

For two, at nine hundred dollars each;

For astronomical, geodetic, tidal, and miscellaneous computers. Computers.

namely:

For two, at two thousand dollars each;

For two, at one thousand eight hundred dollars each;

For four, at one thousand six hundred dollars each;

For one, at one thousand four hundred dollars;

For one, at one thousand two hundred dollars;

For nine, at one thousand dollars each;

For copperplate engravers, namely:

Engravers.

For three, at two thousand dollars each;

For three, at one thousand eight hundred dollars each;

For three, at one thousand six hundred dollars each;

For two, at one thousand four hundred dollars each;

For three, at one thousand two hundred dollars each;

For three, at one thousand dollars each;

For four, at nine hundred dollars each;

For electrotypers and photographers, plate printers and their helpers, instrument makers, carpenters, engineer, and other skilled laborers, namely: Electrotypers, etc.

For one, at two thousand dollars;

For one, at one thousand eight hundred dollars;

For one, at one thousand six hundred dollars;

For twelve, at one thousand two hundred dollars each;

For five, at one thousand dollars each;

For three, at nine hundred dollars each;

For seven, at seven hundred dollars each;

For watchmen, firemen, messengers, and laborers, namely:

Watchmen, etc.

For three, at eight hundred and eighty dollars each;

For four, at eight hundred and twenty dollars each;

For three, at seven hundred and twenty dollars each;

For four, at seven hundred dollars each;

For two, at six hundred and forty dollars each;

For two, at six hundred and thirty dollars each;

For three, at five hundred and fifty dollars each;

For two, at three hundred and sixty-five dollars each;

In all, one hundred and seventy-nine thousand two hundred and ninety dollars.

OFFICE EXPENSES: For the purchase of new instruments, for materials and supplies required in the instrument shop, carpenter shop, and drawing division, and for books, scientific and technical books and journals and books of reference, maps, charts, and subscriptions; for copper plates, chart paper, printer's ink, copper, zinc, and chemicals for electrotyping and photographing; engraving, printing, photographing, and electrotyping supplies; and for photolithographing charts and printing from stone and copper for immediate use, and for the employment of expert lithographers in the office at an expenditure not exceeding three thousand one hundred dollars; for stationery for the office and field parties, transportation of instruments and supplies when not charged to party expenses, office wagon and horses, heating, lighting, and power; telephone, telegrams, ice, and washing, office furniture, repairs, traveling expenses of assistants and others employed in the office sent on special duty in the service of the office, miscellaneous expenses, contingencies of all kinds, and for extra labor not to exceed three thousand four hundred dollars; in all, fifty thousand dollars. Office expenses.

**Allowances.**

That no part of the money herein appropriated for the Coast and Geodetic Survey shall be available for allowance to civilian or other officers for subsistence while on duty at Washington (except as hereinbefore provided for officers of the field force ordered to Washington for short periods for consultation with the Superintendent), except as now provided by law.

**Bureau of Fisheries.****BUREAU OF FISHERIES.****Salaries.  
Commissioner, etc.**

**OFFICE OF COMMISSIONER:** For Commissioner, six thousand dollars; deputy commissioner, three thousand dollars; chief clerk, two thousand four hundred dollars; accountant, two thousand one hundred dollars; librarian, one thousand two hundred dollars; one clerk of class four; three clerks of class three; clerk to Commissioner, one thousand six hundred dollars; one clerk of class one; one clerk, one thousand dollars; six clerks, at nine hundred dollars each; inspector of fisheries in Alaska, one thousand eight hundred dollars; engineer, one thousand and eighty dollars; three firemen, at six hundred dollars each; two watchmen, at seven hundred and twenty dollars each; five janitors and messengers, at six hundred dollars each; janitress, four hundred and eighty dollars; messenger, three hundred and sixty dollars; four charwomen, at two hundred and forty dollars each; in all, forty-one thousand four hundred and twenty dollars.

**Office of architect  
and engineer.**

**Office of architect and engineer:** Architect and engineer, two thousand two hundred dollars; assistant architect, one thousand six hundred dollars; draftsman, one thousand two hundred dollars; clerk, seven hundred and twenty dollars; in all, five thousand seven hundred and twenty dollars.

**Division of fish cul-  
ture.**

**Division of fish culture—Office:** Assistant in charge, two thousand seven hundred dollars; superintendent of car and messenger service, one thousand six hundred dollars; one clerk of class three; two clerks of class two; two clerks of class one; one clerk, seven hundred and twenty dollars; in all, eleven thousand eight hundred and twenty dollars.

**Station employees.  
Central Station.**

**Division of fish culture—Station employees:** Central Station and Aquaria, Washington, District of Columbia: Superintendent of station and aquaria, one thousand five hundred dollars; clerk, nine hundred dollars; two skilled laborers, at seven hundred and twenty dollars each; laborer, six hundred dollars; in all, four thousand four hundred and forty dollars.

**Green Lake, Me.**

**Green Lake (Maine) Station:** Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, four thousand five hundred dollars.

**Craigs Brook, Me.**

**Craigs Brook (Maine) Station:** Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

**Saint Johnsbury, Vt.**

**Saint Johnsbury (Vermont) Station:** Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; skilled laborer, seven hundred and twenty dollars; two laborers, at six hundred dollars each; in all, four thousand three hundred and twenty dollars.

**Gloucester, Mass.**

**Gloucester (Massachusetts) Station:** Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

**Woods Hole, Mass.**

**Woods Hole (Massachusetts) Station:** Superintendent, one thousand five hundred dollars; machinist, nine hundred and sixty dollars; fish culturist, nine hundred dollars; pilot and collector, seven hundred and

twenty dollars; three firemen, at six hundred dollars each; four laborers, at six hundred dollars each; in all, eight thousand two hundred and eighty dollars.

Cape Vincent (New York) Station: Superintendent, one thousand five hundred dollars; skilled laborer, seven hundred and twenty dollars; machinist, nine hundred and sixty dollars; two firemen, at seven hundred and twenty dollars each; two laborers, at six hundred dollars each; in all, five thousand eight hundred and twenty dollars.

Bryans Point (Maryland) Station: Custodian, three hundred and sixty dollars.

Wytheville (Virginia) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, four thousand five hundred dollars.

Put in Bay (Ohio) Station: Superintendent, one thousand five hundred dollars; foreman, one thousand dollars; machinist, nine hundred and sixty dollars; two laborers, at six hundred dollars each; in all, four thousand six hundred and sixty dollars.

Northville (Michigan) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred and sixty dollars; fish culturist, nine hundred dollars; four laborers, at six hundred dollars each; in all, five thousand seven hundred and sixty dollars.

Alpena (Michigan) Station: Foreman, one thousand two hundred dollars; fish culturist, nine hundred dollars; in all, two thousand one hundred dollars.

Duluth (Minnesota) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, four thousand five hundred dollars.

Neosho (Missouri) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; skilled laborer, seven hundred and twenty dollars; two laborers, at six hundred dollars each; in all, four thousand three hundred and twenty dollars.

Leadville (Colorado) Station: Superintendent, one thousand five hundred dollars; foreman, one thousand two hundred dollars; two fish culturists, at nine hundred dollars each; skilled laborer, seven hundred and twenty dollars; two laborers, at six hundred dollars each; cook, four hundred and eighty dollars; in all, six thousand nine hundred dollars.

San Marcos (Texas) Station: Superintendent, one thousand five hundred dollars; foreman, one thousand two hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, five thousand four hundred dollars.

Baird (California) and Battle Creek (California) stations: Superintendent, one thousand five hundred dollars; foreman, one thousand and eighty dollars; foreman, nine hundred dollars; three laborers, at six hundred dollars each; in all, five thousand two hundred and eighty dollars.

Clackamas (Oregon) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; skilled laborer, seven hundred and twenty dollars; two laborers, at six hundred dollars each; in all, four thousand three hundred and twenty dollars.

Manchester (Iowa) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

Bozeman (Montana) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Cape Vincent, N. Y.

Bryans Point, Md.

Wytheville, Va.

Put in Bay, Ohio.

Northville, Mich.

Alpena, Mich.

Duluth, Minn.

Neosho, Mo.

Leadville, Colo.

San Marcos, Tex.

Baird and Battle  
Creek, Cal.

Clackamas, Oreg.

Manchester, Iowa.

Bozeman, Mont.

- Erwin, Tenn. Erwin (Tennessee) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.
- Nashua, N. H. Nashua (New Hampshire) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.
- Edenton, N. C. Edenton (North Carolina) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.
- Baker Lake, Wash. Baker Lake (Washington) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.
- Cold Springs, Ga. Cold Springs (Georgia) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.
- Spearfish, S. Dak. Spearfish (South Dakota) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.
- White Sulphur Springs, W. Va. White Sulphur Springs (West Virginia) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.
- Tupelo, Miss. Tupelo (Mississippi) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.
- Boothbay Harbor, Me. Boothbay Harbor (Maine) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; engineer, one thousand one hundred dollars; skilled laborer, seven hundred and eighty dollars; three firemen, at six hundred dollars each; custodian of lobster pounds, seven hundred and twenty dollars; two laborers, at six hundred dollars each; in all, eight thousand dollars.
- Mammoth Spring, Ark. Mammoth Spring (Arkansas) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.
- Yes Bay, Alaska. Yes Bay (Alaska) Hatchery: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two skilled laborers, at seven hundred and eighty dollars each; three laborers, at seven hundred and twenty dollars each; cook, nine hundred dollars; in all, seven thousand and twenty dollars.
- Afognak, Alaska. Afognak (Alaska) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two skilled laborers, at seven hundred and eighty dollars each; three laborers, at seven hundred and twenty dollars each; cook, nine hundred dollars; in all, seven thousand and twenty dollars.
- Employees at large. Employees at large: Two field-station superintendents, at one thousand eight hundred dollars each; two fish culturists, at nine hundred and sixty dollars each; two fish culturists, at nine hundred dollars each; five machinists, at nine hundred and sixty dollars each; two cockswains, at seven hundred and twenty dollars each; in all, thirteen thousand five hundred and sixty dollars.
- Distribution employees. Distribution employees: Five car captains, at one thousand two hundred dollars each; six car messengers, at one thousand dollars each; five assistant car messengers, at nine hundred dollars each; five car laborers, at seven hundred and twenty dollars each; five car cooks, at six hundred dollars each; in all, twenty-three thousand one hundred dollars.
- Division of inquiry. Division of inquiry respecting food fishes: Assistant in charge, two thousand seven hundred dollars; assistant, two thousand five hundred

dollars; assistant, one thousand six hundred dollars; two assistants, at one thousand two hundred dollars each; assistant, nine hundred dollars; assistant, seven hundred and twenty dollars; one clerk of class one; one clerk, at nine hundred dollars; one clerk, seven hundred and twenty dollars; in all, thirteen thousand six hundred and forty dollars.

Biological station, Beaufort, North Carolina: Superintendent and director, one thousand five hundred dollars; two laborers, at six hundred dollars each; in all, two thousand seven hundred dollars.

Biological station,  
N. C.

Division of statistics and methods of the fisheries: Assistant in charge, two thousand five hundred dollars; two clerks of class four; one clerk of class two; two clerks, at one thousand dollars each; one clerk, at nine hundred dollars; two clerks, at seven hundred and twenty dollars each; statistical agent, one thousand four hundred dollars; three statistical agents, at one thousand dollars each; one local agent at Boston, Massachusetts, three hundred dollars; one local agent at Gloucester, Massachusetts, six hundred dollars; in all, seventeen thousand one hundred and forty dollars.

Division of statis-  
tics.

Vessel service: Steamer Albatross: One naturalist, one thousand eight hundred dollars; one general assistant, one thousand two hundred dollars; one fishery expert, one thousand two hundred dollars; clerk, one thousand dollars; in all, five thousand two hundred dollars.

Vessels.  
"Albatross."

Steamer Fish Hawk: One cabin boy, four hundred and eighty dollars.

"Fish Hawk."

Schooner Grampus: Master, one thousand five hundred dollars; first mate, one thousand and eighty dollars; second mate, eight hundred and forty dollars; cook, six hundred dollars; three seamen, at five hundred and forty dollars each; one cabin boy, four hundred and twenty dollars; in all, six thousand and sixty dollars.

"Grampus."

Steamer Phalarope: Master, one thousand two hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; two seamen, at five hundred and forty dollars each; cook, six hundred dollars; in all, four thousand seven hundred dollars.

"Phalarope."

Steamer Curlew: Pilot, one thousand one hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; cook, six hundred dollars; in all, three thousand five hundred and twenty dollars.

"Curlew."

Steamer Gannet: Master, one thousand two hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; two seamen, at five hundred and forty dollars each; in all, four thousand one hundred dollars.

"Gannet."

Steamer Osprey: Master, one thousand two hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; two seamen, at seven hundred and twenty dollars each; cook, nine hundred dollars; in all, five thousand three hundred and sixty dollars.

"Osprey."

Expenses of administration: For expenses of the office of the Commissioner, including stationery, purchase of special reports, books for library, furniture, purchase and care of necessary horses and vehicles, including purchase, maintenance, and driving of horse and vehicle for official use of Commissioner, when, in writing, ordered by the Secretary of Commerce and Labor; telegraph and telephone service, repairs to and heating, lighting, and equipment of buildings, and compensation of temporary employees, and all other necessary expenses connected therewith, eight thousand dollars.

Administration ex-  
penses.

Propagation of food-fishes: For maintenance, equipment, and operations of the fish-cultural stations of the Bureau, the general propagation of food-fishes and their distribution, including the movement, maintenance, and repairs of cars, purchase of equipment and apparatus, contingent expenses, and temporary labor, two hundred and seventy-five thousand dollars.

Propagation ex-  
penses.

Maintenance of ves- sels.	Maintenance of vessels: For maintenance of the vessels and launches, including the purchase and repair of boats, apparatus, machinery, and other facilities required for use with the same, hire of vessels, and all other necessary expenses in connection therewith, seventy thousand dollars.
"Albatross," re- pairs.	For repairs to the steamer Albatross, including new deck, repairs to main engines, and other necessary repairs to hull, machinery, and rigging, eighteen thousand dollars.
Inquiries respecting food-fishes. Field expenses.	Inquiry respecting food-fishes: For expenses of the inquiry into the causes of the decrease of food-fishes in the lakes, rivers, and coast waters of the United States, and for the study of the waters of the interior, the Atlantic, Gulf, and Pacific coasts in the interest of fish culture and the commercial fisheries, expenses of travel and preparation of reports, and for all other necessary expenses in connection therewith, thirty thousand dollars.
Statistical inquiry.	Statistical inquiry: For expenses in the collection and compilation of the statistics of the fisheries and the study of their methods and relations, including travel and preparation of reports and all other necessary expenses in connection therewith, seven thousand five hundred dollars.
Interchangeable ex- penditures.	And ten per centum of the foregoing amounts for the miscellaneous expenses of the work of the Bureau shall be available interchangeably for expenditure on the objects named, but no more than ten per centum shall be added to any one item of appropriation.
Salmon fisheries, agents.	Agents at salmon fisheries in Alaska: For one agent, two thousand five hundred dollars; and one assistant agent, two thousand dollars; in all, four thousand five hundred dollars.
Stations. Mammoth Spring, Ark.	Fish hatchery, Mammoth Spring, Arkansas: For the completion of the fish-cultural station at Mammoth Spring, Arkansas, including the construction and repair of buildings and ponds, purchase of additional land, and improvement to water supply and drainage system, twelve thousand dollars.
Erwin, Tenn.	Fish hatchery, Erwin, Tennessee: For general repairs to the Erwin, Tennessee, fish-cultural station, including the construction and repair of buildings and ponds, purchase of additional land, and improvements to water supply and drainage system, nine thousand dollars.
Cape Vincent, N. Y.	Fish hatchery, Cape Vincent, New York: For the purchase of additional land, construction of superintendent's residence, and for the construction of ponds and water supply, seven thousand dollars.
Duluth, Minn.	Fish hatchery, Duluth, Minnesota: For the construction of the superintendent's residence, addition and repair to hatchery and improvements to grounds, nine thousand dollars.
Leadville, Colo.	Fish hatchery, Leadville, Colorado: For construction of boiler house, and cottages for employees, seven thousand five hundred dollars.
Mississippi River Valley biological sta- tion. Fresh water mus- sels propagation.	Biological station, Mississippi River Valley: To enable the Secretary of Commerce and Labor to establish and equip a biological station, for the propagation of fresh water mussels, in the upper Mississippi River Valley, at some suitable point to be selected by the Secretary of Commerce and Labor, including purchase of site, construction of buildings and ponds, and equipment, twenty-five thousand dollars.
Vessel for salmon fisheries.	Steam vessel for Alaska: For purchase or construction of a steam vessel for use in the Alaska salmon inspection and in connection with the propagation of salmon in Alaska, twenty thousand dollars.
Miscellaneous.	MISCELLANEOUS OBJECTS, DEPARTMENT OF COMMERCE AND LABOR.
Alaskan seal fish- eries. Agents' salaries, etc.	ALASKAN SEAL FISHERIES: For salaries of agents at seal fisheries in Alaska, as follows: For one agent, three thousand six hundred and fifty

dollars; one assistant agent, two thousand nine hundred and twenty dollars; two assistant agents, at two thousand one hundred and ninety dollars each; janitor service at the Government buildings at the Pribilof Islands, not exceeding four hundred and eighty dollars; in all, eleven thousand four hundred and thirty dollars.

To enable the Secretary of Commerce and Labor to furnish food, fuel, and clothing and other necessaries of life to the native inhabitants on the islands of Saint Paul and Saint George, Alaska, nineteen thousand five hundred dollars.

**ENFORCEMENT OF THE CHINESE-EXCLUSION ACT:** To prevent unlawful entry of Chinese into the United States, by the appointment of suitable officers to enforce the laws in relation thereto, and for expenses of returning to China all Chinese persons found to be unlawfully in the United States, including the cost of imprisonment and actual expense of conveyance of Chinese persons to the frontier or seaboard for deportation, five hundred thousand dollars, which shall be paid from the permanent appropriation for expenses of regulating immigration, and of said sum one thousand dollars per annum shall be paid to the Commissioner-General of Immigration as additional compensation.

**CONTINGENT EXPENSES SHIPPING SERVICE:** For rent (including rent of office quarters for the United States shipping commissioner at San Francisco, California, not exceeding two thousand one hundred dollars), stationery, and other requisites for the transaction of the business of shipping commissioners' offices, nine thousand one hundred dollars.

## UNDER THE DEPARTMENT OF THE INTERIOR.

### GENERAL LAND OFFICE.

To enable the Secretary of the Interior to complete the unfinished drafting and field-note writing pertaining to surveys in the States of Minnesota, North Dakota, and Florida, caused by the discontinuance of the offices of the surveyors-general in those States, seven thousand seven hundred dollars.

### PENSION OFFICE.

Out of the unexpended balance of the appropriation for investigation of pension cases, Pension Office, for the fiscal year nineteen hundred and eight, the Commissioner of Pensions is authorized, during the remainder of the present fiscal year and until the close of the fiscal year nineteen hundred and nine, to use not exceeding fifteen thousand dollars toward the installation of a card-index system of the records of the Pension Office.

### PATENT OFFICE.

In lieu of the fees fixed by section forty-nine hundred and thirty-four of the Revised Statutes for recording assignments, agreements, powers of attorney, or other papers in the Patent Office the following shall hereafter be the rates:

For recording every assignment, agreement, power of attorney, or other paper, of three hundred words or under, one dollar; of over three hundred and under one thousand words, two dollars; and for each additional thousand words or fraction thereof, one dollar.

### PUBLIC BUILDINGS.

**REPAIRS OF BUILDINGS, INTERIOR DEPARTMENT:** For repairs of Interior Department and Pension buildings, and of the old Post-Office

Food, etc., for natives.

Chinese exclusion.

Shipping commissioners.  
Rent, etc.

Interior Department.

General Land Office.

Completing field notes, Minnesota, etc.

Pension Office.

Card-index system.

Patent Office.

Fees for recording.  
R. S. sec. 4934, p. 954.  
amended.

Rates.

Public buildings.

Repairs.

Department building, occupied by the Interior Department, including preservation and repair of steam heating and electric lighting plants and elevators, twelve thousand five hundred dollars.

Heating apparatus.

**HEATING APPARATUS, BUILDINGS, DEPARTMENT OF THE INTERIOR:** For constructing new stack and for repairing and improving heating apparatus for the Interior Department buildings, twenty thousand dollars.

Capitol.  
Repairs.

**FOR THE CAPITOL:** For work at Capitol, and for general repairs thereof, including flags for the east and west fronts of the center of the Capitol, flagstuffs, halyards, and tackle, wages of mechanics and laborers; purchase, maintenance, and driving of office vehicle, and not exceeding one hundred dollars for the purchase of technical and necessary reference books, thirty thousand dollars.

House wing pedi-  
ment.

Statuary.

*Ante*, p. 63.

Toward procuring statuary for the pediment of the House wing of the Capitol, to be expended as provided by law, including not exceeding five thousand dollars for procuring a suitable design, fifteen thousand dollars.

Supreme Court  
room.

Bracket for bust of  
Chief Justice Waite.

To enable the Superintendent of the Capitol Building and Grounds to pay for the marble bracket in the Supreme Court room supporting the bust of Chief Justice Waite, and to have the same appropriately inscribed, one hundred and twenty dollars.

Senate document  
room.

Steel shelving.

To enable the Superintendent of the Capitol to complete the steel filing cases in the Senate document room, to replace the wooden shelving in various parts thereof, and for steel shelving in south end of same, seven thousand dollars, or so much thereof as may be necessary.

Repairs.

For special repairs to the Senate document room, one thousand eight hundred dollars.

Bronze doors, west  
entrance.

For casting in bronze the doors for the west entrance, central portion of the Capitol Building, in conformity with the models already approved, ten thousand five hundred dollars.

Senate Office Build-  
ing construction.

Vol. 33, p. 481.

Toward the construction of the fireproof building for committee rooms and offices for the United States Senate, provided for in the sundry civil Act approved April twenty-eighth, nineteen hundred and four, including not exceeding fifty dollars for the purchase of necessary technical books, one million two hundred thousand dollars.

Additional for founda-  
tion.

To reimburse the Senate Office Building appropriation for extraordinary expenses incurred in deep foundation work incident to the construction of the railway tunnel at the east side of the Senate Office Building, forty-nine thousand seven hundred and sixty-one dollars.

Furnishing.

For furnishing the office building, United States Senate, including furniture for office rooms, furniture for caucus and retiring rooms, and for kitchen and restaurant equipment, three hundred thousand five hundred dollars, to be immediately available and to remain available until expended; said appropriation to be expended under the direction of the Commission of the United States Senate designated by law to supervise the construction of said office building.

Maintenance.

For maintenance, including heating, lighting, ventilating, miscellaneous items and supplies, and for all necessary personal and other services for the temporary operation of the building, under the direction and supervision of the Senate Office Building Commission, thirty thousand dollars.

House Office Build-  
ing.

Additional for con-  
struction.

To reimburse the appropriation for construction of the fireproof building for committee rooms and offices for the House of Representatives, the additional amount which was required to be used in order to assure the safe and convenient use of square six hundred and ninety as a site for said building, one hundred and nine thousand six hundred and eleven dollars and sixteen cents, to be expended in the completion of said building under the direction of the Commission of the House of Representatives designated by law to supervise the construction of the same.

For approaches, including necessary area walls for the fireproof building for committee rooms and offices for the House of Representatives, to be expended under the direction of the Commission of the House of Representatives designated by law to supervise the construction of said building, one hundred and nineteen thousand six hundred dollars.

Approaches, etc.

For additional elevator service in the House wing of the Capitol adjacent to the present east elevator, twenty-six thousand dollars.

Elevator, House wing.

For continuing the work of cleaning and repairing works of art in the Capitol, including repairs to frames, under the direction of the Joint Committee on the Library, one thousand five hundred dollars.

Repairing works of art.

**IMPROVING THE CAPITOL GROUNDS:** For continuing the work of the improvement of the Capitol grounds, including the grounds of the House of Representatives Office Building, care of the grounds, pay of one clerk, mechanics, gardeners, and laborers; for repairs to artificial stone pavement, walks, and roadways, twenty-five thousand dollars.

Capitol grounds. Improving.

**LIGHTING THE CAPITOL AND GROUNDS:** For lighting the Capitol and grounds about the same, including the House of Representatives Office Building, Botanic Garden, Senate and House stables, and engine house, Maltby Building, and folding and storage rooms of the Senate and House of Representatives; for gas and electric lighting; pay of superintendent of meters, at the rate of one thousand six hundred dollars per annum, who shall inspect all gas and electric meters of the Government in the District of Columbia without additional compensation, lamplighters, gas fitters, and for materials and labor for gas and electric lighting, and for general repairs, forty-two thousand nine hundred dollars.

Lighting Capitol and grounds.

For repairs and improvements to steam fire-engine house, and Senate and House stables, and for repairs to and paving of floors and court-yards of same, one thousand five hundred dollars.

Repairs, stables, etc.

## PUBLIC LANDS SERVICE.

Public lands.

**SALARIES AND COMMISSIONS OF REGISTERS AND RECEIVERS:** For salaries and commissions of registers of district land offices and receivers of public moneys at district land offices, at not exceeding three thousand dollars per annum each, five hundred and seventy thousand dollars.

Registers and receivers.

**CONTINGENT EXPENSES OF LAND OFFICES:** For clerk hire, rent, and other incidental expenses of the district land offices, two hundred and ninety-five thousand dollars: *Provided*, That this appropriation shall be available for the payment of per diem, in lieu of subsistence, not exceeding three dollars per day, of clerks detailed to examine the books and management of district land offices and to assist in the operation of said offices, and in the opening of new land offices and reservations, while on such duty, and for actual necessary traveling expenses of said clerks, including necessary sleeping-car fares: *Provided further*, That no expenses chargeable to the Government shall be incurred by registers and receivers in the conduct of local land offices except upon previous specific authorization by the Commissioner of the General Land Office.

Contingent expenses.

*Provided.*  
Per diem.

Restriction on expenditures.

**EXPENSES OF DEPOSITING PUBLIC MONEYS:** For expenses of depositing money received from the disposal of public lands, by registered mail, bank exchange, or otherwise, as may be directed by the Secretary of the Interior, and under rules to be approved by the Secretary of the Treasury, two thousand five hundred dollars.

Depositing moneys.

**DEPREDACTIONS ON PUBLIC TIMBER, PROTECTING PUBLIC LANDS, AND SETTLEMENT OF CLAIMS FOR SWAMP LAND AND SWAMP-LAND INDEMNITY:** To meet the expenses of protecting timber on the public lands, and for the more efficient execution of the law and rules relating to the cutting thereof; of protecting public lands from illegal and fraud-

Timber depredations, protecting, and swamp-land claims.

- ulent entry or appropriation, and of adjusting claims for swamp lands, and indemnity for swamp lands, five hundred thousand dollars, to be immediately available, of which sum two hundred and fifty thousand dollars is for the purpose of bringing up the work of the General Land Office hereunder so as to make the same current: *Provided*, That agents and others employed under this appropriation shall be selected by the Secretary of the Interior, and allowed per diem, subject to such rules and regulations as he may prescribe, in lieu of subsistence, at a rate not exceeding three dollars per day each and actual necessary expenses for transportation, including necessary sleeping-car fares.
- Proviso.*  
Per diem.
- Hearings in land entries. **EXPENSES OF HEARINGS IN LAND ENTRIES:** For expenses of hearings held by order of the Commissioner of the General Land Office to determine whether alleged fraudulent entries are of that character or have been made in compliance with law, and of hearings in disbarment proceedings, thirty-five thousand dollars.
- Reproducing plats of surveys. **REPRODUCING PLATS OF SURVEYS:** To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of surveys on file, and other plats constituting a part of the records of said Office, and to furnish local land offices with the same, three thousand five hundred dollars.
- Desert lands to States. **EXAMINATIONS OF DESERT LANDS:** The unexpended balance of the appropriation of one thousand dollars made by the Act of Congress approved March third, nineteen hundred and five, to enable the Secretary of the Interior to examine, during the fiscal year nineteen hundred and six, under such regulations and at such compensation as he may prescribe, the desert lands selected by the States under the provisions of section four of the Act of Congress approved August eighteenth, eighteen hundred and ninety-four, is hereby continued and made available for expenditure in such examinations that may be made during the fiscal year nineteen hundred and nine: *Provided*, That if such examinations be made by detailed clerks or employees of the Department, they shall be entitled to actual necessary expenses of transportation, including necessary sleeping-car fares, and not exceeding three dollars per day in lieu of subsistence.
- Examination of sections.  
Vol. 34, p. 1332.  
Vol. 28, p. 422.
- Proviso.*  
Expenses.
- Forest reserves.  
Advertising. **RESTORATION OF LANDS IN FOREST RESERVES:** To enable the Secretary of the Interior to meet the expenses of advertising the restoration to the public domain of lands in forest reserves, or of lands temporarily withdrawn for forest-reserve purposes, twelve thousand dollars.
- Transcripts of records. **TRANSCRIPTS OF RECORDS AND PLATS, GENERAL LAND OFFICE:** For furnishing transcripts of records and plats, to be expended under the direction of the Secretary of the Interior, eighteen thousand seven hundred and twenty dollars: *Provided*, That persons employed under this appropriation shall be selected by the Secretary of the Interior at a compensation of sixty dollars per month each and shall be entitled to the same leave of absence or leave for sickness with pay as is allowed by law to other employees of the Executive Departments: *Provided further*, That not more than one-twelfth of this appropriation shall be expended in any one month of the year for which it is available.
- Provisos.*  
Compensation.
- Restriction.
- Opening Indian reservations to entry.  
Vol. 31, p. 205. **OPENING INDIAN RESERVATIONS (REIMBURSABLE):** The appropriation of twenty-five thousand dollars, Act of Congress approved May thirty-first, nineteen hundred and six, to meet the expenses of opening to entry and settlement during the fiscal years nineteen hundred and six, nineteen hundred and seven, and nineteen hundred and eight, the ceded lands within Indian reservations, is hereby continued and made available to meet the expenses pertaining to the opening to entry and settlement of such Indian reservation lands as may be opened during the fiscal year nineteen hundred and nine: *Provided*, That the expenses pertaining to the opening of each of said reservations and paid for out
- Former appropriation available.
- Proviso.*  
Reimbursement.

of said appropriation shall be reimbursed to the United States from the money received from the sale of the lands embraced in said reservations, respectively.

For printing forty-nine thousand nine hundred and thirty copies of a connected map of the United States, showing the routes of the principal explorers and early roads and highways, compiled in the General Land Office, two thousand five hundred dollars: *Provided*, That of said maps thirty-three thousand eight hundred and thirty copies shall be delivered to the House of Representatives and sixteen thousand one hundred copies shall be delivered to the Senate.

ARID LANDS IN IDAHO, AND WYOMING: That an additional one million acres of arid lands within each of the States of Idaho, and Wyoming be made available and subject to the terms of section four of an Act of Congress entitled "An Act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-five, and for other purposes," approved August eighteenth, eighteen hundred and ninety-four, and by amendments thereto, and that the States of Idaho, and Wyoming be allowed under the provisions of said Acts said additional area or so much thereof as may be necessary for the purposes and under the provisions of said Acts.

#### SURVEYING THE PUBLIC LANDS.

For surveys and resurveys of public lands, four hundred and twenty-five thousand dollars, at rates not exceeding nine dollars per linear mile for standard and meander lines, seven dollars for township and five dollars for section lines: *Provided*, That in expending this appropriation preference shall be given, first, in favor of surveying townships occupied, in whole or in part, by actual settlers and of lands granted to the States by the Acts approved February twenty-second, eighteen hundred and eighty-nine, and the Acts approved July third and July tenth, eighteen hundred and ninety; and, second, to surveying under such other Acts as provide for land grants to the several States and Territories, except railroad land grants and such indemnity lands as the several States and Territories may be entitled to in lieu of lands granted them for educational and other purposes which may have been sold or included in some reservation or otherwise disposed of, and other surveys shall be confined to lands adapted to agriculture and lines of reservations, and lands within boundaries of forest reservations, except that the Commissioner of the General Land Office may allow for the survey and resurvey of lands heavily timbered, mountainous, or covered with dense undergrowth rates not exceeding thirteen dollars per linear mile for standard and meander lines, eleven dollars for township and seven dollars for section lines, and in cases of exceptional difficulties in the surveys, where the work can not be contracted for at these rates, compensation for surveys and resurveys may be allowed by the said Commissioner, with the approval of the Secretary of the Interior, at rates not exceeding eighteen dollars per linear mile for standard and meander lines, fifteen dollars for township and twelve dollars for section lines: *Provided further*, That in the States of California, Colorado, Idaho, Montana, Nevada, Oregon, Utah, Washington, and Wyoming, the Territories of Arizona and New Mexico, and the district of Alaska there may be allowed, in the discretion of the Secretary of the Interior, for the survey and resurvey of lands heavily timbered, mountainous, or covered with dense undergrowth, rates not exceeding twenty-five dollars per linear mile for standard and meander lines, twenty-three dollars for township and twenty dollars for section lines; the provisions of section twenty-four hundred and eleven, Revised Statutes of the United States, authorizing allowance for surveys in California and Oregon, are hereby extended to all of the

Reimbursement.

Maps marking routes of early explorers.

*Proviso.*  
Distribution.

Arid lands.  
Additional grants to Idaho and Wyoming.  
Vol. 28, p. 422.  
Post, p. 577.

Surveying.

Rates.

*Provisos.*  
Preferences.

Vol. 25, p. 676.  
Vol. 26, pp. 215, 222.

Extra rates, heavily timbered, etc., lands.

Lands in California, etc.

R. S., sec. 2411, p. 441.

**Resurveys, etc.** above-named States and Territories and district. And of the sum hereby appropriated there may be expended such an amount as the Commissioner of the General Land Office may deem necessary for examination of public surveys in the several surveying districts, by such competent surveyors as the Secretary of the Interior may select, or by such competent surveyors as he may authorize the surveyor-general to select, at such compensation, not exceeding six dollars per day, except in the district of Alaska, where a compensation not exceeding ten dollars per day may be allowed one such surveyor and such per diem allowance, in lieu of subsistence, not exceeding three dollars, while engaged in field examinations, as he may prescribe, said per diem allowance to be also made to such clerks who are competent surveyors who may be detailed to make field examinations, in order to test the accuracy of the work in the field, and to prevent payment for fraudulent and imperfect surveys returned by deputy surveyors, and for examinations of surveys heretofore made and reported to be defective or fraudulent, and inspecting mineral deposits, coal fields, and timber districts, and for making, by such competent surveyors, fragmentary surveys and such other surveys or examinations as may be required for identification of lands for purposes of evidence in any suit or proceeding in behalf of the United States: *Provided further*, That the sum of not exceeding twenty-five thousand dollars of the amount hereby appropriated may be expended by the Commissioner of the General Land Office, with the approval of the Secretary of the Interior, for the purchase of metal monuments to be used for public land survey corners wherever practicable.

**Per diem.**

**Inspecting mineral, etc., lands.**

**Monuments for section corners.**

**Abandoned military reservations.** For necessary expenses of survey, appraisal, and sale of abandoned military reservations transferred to the control of the Secretary of the Interior under the provisions of an Act of Congress approved July fifth, eighteen hundred and eighty-four, and any law prior thereto, including a custodian of the ruin of Casa Grande, four thousand dollars.

**Vol. 23, p. 103.**

**Casa Grande.**

**Counties in Utah.** To make a survey of the public lands in Garfield, Iron, Kane, San Juan, and Washington counties, in the State of Utah, fifty thousand dollars.

**Fort Keogh Military Reservation, Mont.** To enable the Secretary of the Interior to cause the public-land surveys to be extended over the area embraced within the exterior limits of the Fort Keogh Military Reservation, in the State of Montana, four thousand two hundred dollars, or so much thereof as may be necessary.

**Idaho and Washington. Northern boundary line.** For the ascertainment, survey, marking, and permanent establishment of that portion of the boundary line between the State of Idaho and the State of Washington from a point in the center of the Snake River opposite the mouth of the Clearwater River, thence due north to the international boundary line between the United States and the British possessions, an estimated distance of one hundred and eighty-five miles, including the expense of an examination of the survey in the field, the rate of compensation per mile to the surveyor to be fixed by the Secretary of the Interior, the same to include the cost of the preparation of the plats and field notes of the survey in triplicate, twenty-five thousand dollars.

Geological Survey.

UNITED STATES GEOLOGICAL SURVEY.

Salaries of Director, etc.

**OFFICE OF THE DIRECTOR OF THE GEOLOGICAL SURVEY:** For Director, six thousand dollars; chief clerk, two thousand five hundred dollars; chief disbursing clerk, two thousand five hundred dollars; librarian, two thousand dollars; photographer, two thousand dollars; three assistant photographers, one at nine hundred dollars, one at seven hundred and twenty dollars, and one at four hundred and eighty dollars; one clerk of class two; three clerks of class one; one clerk,

one thousand dollars; four clerks, at nine hundred dollars each; four copyists, at seven hundred and twenty dollars each; watchman, eight hundred and forty dollars; four watchmen, at six hundred dollars each; janitor, six hundred dollars; four messengers, at four hundred and eighty dollars each; in all, thirty-five thousand three hundred and forty dollars.

**SCIENTIFIC ASSISTANTS OF THE GEOLOGICAL SURVEY:** For two geologists, at four thousand dollars each;

Scientific assistants.

For one geologist, three thousand dollars;

For one geologist, two thousand seven hundred dollars;

For two paleontologists, at two thousand dollars each;

For one chemist, three thousand dollars;

For one geographer, two thousand seven hundred dollars;

For one geographer, two thousand five hundred dollars;

For two topographers, at two thousand dollars each; in all, twenty-nine thousand nine hundred dollars.

**FOR GENERAL EXPENSES OF THE GEOLOGICAL SURVEY:** For the Geological Survey and the classification of the public lands and examination of the geological structure, mineral resources, and the products of the national domain, to continue the preparation of a geological map of the United States, gauging streams and determining the water supply, and for surveying forest reserves, including the pay of necessary clerical and scientific force and other employees in the field and in the office at Washington, District of Columbia, and all other absolutely necessary expenses, including telegrams, furniture, stationery, telephones, and all other necessary articles required in the field, to be expended under the direction of the Secretary of the Interior, namely:

Expenses.

For pay of skilled laborers and various temporary employees, twenty thousand dollars.

Skilled laborers.

For topographical surveys in various portions of the United States, three hundred thousand dollars, to be immediately available;

Topographical surveys.

For geological surveys in the various portions of the United States, two hundred thousand dollars, to be immediately available;

Geological surveys.

For paleontologic researches relating to the geology of the United States, ten thousand dollars;

Paleontologic researches.

For chemical and physical researches relating to the geology of the United States, twenty thousand dollars.

Chemical and physical researches.

For the preparation of the illustrations of the Geological Survey, eighteen thousand two hundred and eighty dollars.

Illustrations.

For the preparation of the report of the mineral resources of the United States, which report shall hereafter be published in two octavo volumes and as a distinct publication, the number of copies, printing of separate chapters, and mode of distribution of which shall be the same as of the annual report, seventy-five thousand dollars.

Mineral resources.

For gauging the streams and determining the water supply of the United States and for the investigation of underground currents and artesian wells and the preparation of reports upon the best methods of utilizing the water resources, one hundred thousand dollars;

Water supply.

For the purchase of necessary books for the library, including directories and professional and scientific periodicals needed for statistical purposes, two thousand dollars;

Books, etc.

For engraving and printing the geological maps, one hundred thousand dollars;

Maps.

For the continuation of the investigation of the structural materials belonging to and for the use of the United States, such as stone, clays, cement, and so forth, under the supervision of the Director of the United States Geological Survey, to be immediately available, one hundred thousand dollars.

Structural materials investigations.

For the continuation of the analyzing and testing of the coals, lignites, and other mineral fuel substances belonging to the United States,

Testing fuels.

<i>Provisos.</i> Examinations.	in order to determine their fuel value, and so forth, under the supervision of the Director of the United States Geological Survey, two hundred and fifty thousand dollars: <i>Provided</i> , That in examinations, hereby authorized, of fuel materials for the use of the Government of the United States, or for the purpose of increasing the general efficiency or available supply of the fuel resources in the United States, the Director of the Geological Survey may have the necessary materials collected from any part of the United States where they represent extensive deposits; and it shall be the duty of the Director of the Geological Survey to have examined, without charge, the fuels required for use by the Government of the United States, and to give these examinations preference over other work: <i>Provided further</i> , That in publishing the results of these investigations, the materials examined shall not be credited to any private party or corporation, but shall be collected and described as representing such extensive deposits: <i>And provided further</i> . That all investigations hereunder commenced or undertaken shall be completed and fully reported on prior to the first day of July, nineteen hundred and nine, and all investigations and work now in progress under appropriations heretofore made for the purposes mentioned in this paragraph shall also be completed and finally reported on before the close of the fiscal year nineteen hundred and nine.
Publishing results.	
Investigations to be completed July 1, 1909.	
Forest reserves surveys.	For continuation of the topographical surveys of the public lands that have been or may hereafter be designated as forest reserves, seventy-five thousand dollars, to be immediately available.
Purchase of books, etc.	In all, for the United States Geological Survey, one million three hundred and thirty-five thousand five hundred and twenty dollars. The Secretary of the Interior may authorize the purchase of such law books, books of reference, periodicals, engineering and statistical publications as are needed in carrying out the surveys and examinations authorized by the Act of June seventeenth, nineteen hundred and two, entitled "An Act appropriating the receipts from the sale and disposal of public lands in certain States and Territories for the construction of irrigation works for the reclamation of arid lands."
Pay assignments, Reclamation employees.	The Secretary of the Interior is hereby authorized to permit the employees of the Reclamation Service, while employed in the field, to make assignments of their pay under such regulations as he may prescribe.
Miscellaneous.	MISCELLANEOUS OBJECTS, DEPARTMENT OF THE INTERIOR.
Supreme Court reports.	SUPREME COURT REPORTS: To pay the publishers of the decisions of the Supreme Court for two hundred and sixty copies of volumes two hundred and twelve to two hundred and thirteen, inclusive, official edition, at two dollars per volume, and for fifteen copies of volume fifty-three of the decisions of the Supreme Court, Lawyers' Cooperative Publishing Company, at five dollars per volume, one thousand one hundred and fifteen dollars.
Alaska. Care of insane.	CARE AND CUSTODY OF THE INSANE OF ALASKA: For the care and custody of persons legally adjudged insane in the district of Alaska, including transportation and other expenses, twenty-eight thousand dollars.
Education of natives.	EDUCATION IN ALASKA: To enable the Secretary of the Interior, in his discretion and under his direction, to provide for the education and support of the Eskimos, Aleuts, Indians, and other natives of Alaska; for erection, repair, and rental of school buildings not including hospital buildings; for text-books and industrial apparatus: for pay and necessary traveling expenses of general agent, assistant agent, superintendents, teachers, physicians, and other employees, and all other necessary miscellaneous expenses which are not included under the above special heads, two hundred thousand dollars: <i>Provided</i> , That any person or persons employed hereunder as special
<i>Provisos.</i> Limit of pay.	

agents or inspectors, or to perform any special or unusual duty in connection herewith, shall not receive as compensation exceeding two hundred dollars per month, in addition to actual traveling expenses and per diem not exceeding four dollars in lieu of subsistence, when absent on duty from their designated and actual posts of duty: *Provided*, That of the sum hereby appropriated not exceeding seven thousand dollars may be expended for personal services in the District of Columbia.

Services, Wash-  
ington, D. C.

That all expenditure of money appropriated herein for school purposes in Alaska shall be under the supervision and direction of the Commissioner of Education and in conformity with such conditions, rules, and regulations as to conduct and methods of instruction and expenditure of money as may from time to time be recommended by him and approved by the Secretary of the Interior.

Supervision of ex-  
penditures.

**REINDEER FOR ALASKA:** For the support of reindeer stations in Alaska, and for the instruction of Alaskan natives in the care and management of the reindeer, fifteen thousand dollars; and all reindeer owned by the United States in Alaska shall, as soon as practicable, be turned over to missions in or natives of Alaska, to be held and used by them under such conditions as the Secretary of the Interior shall prescribe. The Secretary of the Interior may authorize the sale of surplus male reindeer and make regulations for the same. The proceeds of such sale shall be turned into the Treasury of the United States.

Reindeer.

To enable the governor of Alaska, under the direction of the Secretary of the Interior, to take action to suppress the traffic in intoxicating liquors among the natives of Alaska, six thousand dollars.

Suppressing liquor  
traffic.

**YELLOWSTONE NATIONAL PARK:** For the administration and protection of the Yellowstone National Park, five thousand five hundred dollars.

Yellowstone Park.

For purchase of necessary feed for buffalo and salary of buffalo keeper, two thousand five hundred dollars.

Feed for buffalo.

For completing the survey of and properly marking, under direction of the Secretary of the Interior, that portion of the boundary of Yellowstone National Park which remains unmonumented, an estimated distance of fifty-seven miles, at a rate per mile to be fixed by the said Secretary, including the expense of a field examination, two thousand five hundred dollars.

Surveying bound-  
ary.

**YOSEMITE NATIONAL PARK, CALIFORNIA:** For protection and improvement of the Yosemite National Park, and the construction of bridges, fences, and trails, and improvement of roads, other than toll roads, thirty thousand dollars.

Yosemite Park.

**SEQUOIA NATIONAL PARK, CALIFORNIA:** For the protection and improvement of the Sequoia National Park, and the construction and repair of bridges, fences, and trails, and improvement of roads, other than toll roads, fifteen thousand five hundred and fifty dollars.

Sequoia Park.

**GENERAL GRANT NATIONAL PARK, CALIFORNIA:** For protection and improvement of the General Grant National Park, construction of fences and trails, and repairing and extension of roads, two thousand dollars.

General Grant Park.

**CRATER LAKE NATIONAL PARK, OREGON:** For protection and improvement of the Crater Lake National Park and repairing and extension of roads, three thousand dollars.

Crater Lake Park.

**MESA VERDE NATIONAL PARK, COLORADO:** For protection and improvement of Mesa Verde National Park, Colorado, including the lands within five miles of the boundaries of said reservation, which, under the Act of June twenty-ninth, nineteen hundred and six, are to be administered by the same service established for the custodianship of the park, seven thousand five hundred dollars.

Mesa Verde Park.

Vol. 34, p. 617.

**MOUNT RAINIER NATIONAL PARK, WASHINGTON:** For protection and improvement of Mount Rainier National Park, construction of bridges, fences, and trails, and improvement of roads, three thousand dollars.

Mount Rainier  
Park.

Wind Cave Park.

**WIND CAVE NATIONAL PARK, SOUTH DAKOTA:** For the management, improvement, and protection of the Wind Cave National Park, two thousand five hundred dollars.

Government Hospital for Insane.

**GOVERNMENT HOSPITAL FOR THE INSANE:** For current expenses of the Government Hospital for the Insane: For support, clothing, and treatment in the Government Hospital for the Insane of the insane from the Army and Navy, Marine Corps, Revenue-Cutter Service, inmates of the National Home for Disabled Volunteer Soldiers, persons charged with or convicted of crimes against the United States who are insane, all persons who have become insane since their entry into the military and naval service of the United States who have been admitted to the hospital and who are indigent, including purchase, maintenance, and driving of necessary horses and vehicles and of horses and vehicle for official use of the superintendent, three hundred and five thousand eight hundred dollars; and not exceeding one thousand five hundred dollars of this sum may be expended in defraying the expense of the removal of patients to their friends; not exceeding one thousand dollars may be expended in the purchase of such books, periodicals, and papers as may be required for the purposes of the hospital, and not exceeding one thousand five hundred dollars for actual and necessary expenses incurred in the apprehension and return to the hospital of escaped patients.

Buildings and grounds.

For the buildings and grounds of the Government Hospital for the Insane, as follows:

For general repairs and improvements, thirty-five thousand dollars.

For roadways, grading, and walks, five thousand dollars.

Assembly hall.

For completing assembly hall, twenty-five thousand dollars, to be immediately available.

Use of balance for furnishing.

Authority is hereby granted to expend such portion of the balance of the appropriation for furniture for new buildings for the hospital, made in the sundry civil appropriation Act for the fiscal year nineteen hundred and four, not exceeding seven thousand dollars, as may be necessary for necessary furnishings of the foregoing assembly hall.

Vol. 32, p. 1120.

Columbia Institution for Deaf and Dumb.

**COLUMBIA INSTITUTION FOR THE DEAF AND DUMB:** For support of the institution, including salaries and incidental expenses, for books and illustrative apparatus, and for general repairs and improvements, sixty-two thousand five hundred dollars.

For repairs to the buildings of the institution, including plumbing and steam fitting, and for repairs to pavements within the grounds, five thousand dollars.

For the proper inclosure of the grounds of the institution and the grading made necessary by the opening of West Virginia avenue on the eastern boundary of the grounds, five thousand dollars.

Howard University.

**HOWARD UNIVERSITY:** For maintenance of the Howard University, to be used in payment of part of the salaries of the officers professors, teachers, and other regular employees of the university, the balance of which shall be paid from donations and other sources, of which sum not less than one thousand five hundred dollars shall be used for normal instruction, forty-five thousand dollars;

For tools, materials, fuel, wages of instructors, and other necessary expenses of the department of manual arts, nine thousand dollars;

For books, shelving, furniture, and fixtures, for the law and general library, one thousand five hundred dollars;

For improvement of grounds and repairs of buildings, three thousand dollars;

Medical department: To meet in part cost of needed equipment, laboratory supplies, and apparatus, one thousand five hundred dollars.

For material and apparatus for chemical, physical, and natural-history studies, and use in laboratories, including cases and shelving, two hundred dollars;

For fuel and light, three thousand dollars;

In all, sixty-three thousand two hundred dollars.

**FREEDMEN'S HOSPITAL:** For salaries and compensation of the surgeon in chief, not to exceed three thousand dollars; assistant surgeon, clerk, assistant clerk, pharmacist, assistant pharmacist, steward, engineer, fireman, seamstress, superintendent of nurses, assistant superintendent of nurses, nurses, laundresses, cooks, teamsters, watchmen, waiters, and laborers, eighteen thousand five hundred dollars;

Freedmen's Hospital.

For subsistence, fuel and light, clothing, bedding, forage, medicine, medical and surgical supplies, surgical instruments, electric lights, repairs, furniture, and other absolutely necessary expenses, fifteen thousand dollars;

In all, thirty-three thousand five hundred dollars.

For stable and morgue, fifteen thousand dollars.

For the installation in the building on the grounds of the Freedmen's Hospital of an additional plant for the heating of the Freedmen's Hospital and Howard University buildings, including the purchase of machinery, and for labor and material and the cost of necessary alterations in the present building constructed for the heating plant for the Freedmen's Hospital, seventeen thousand six hundred dollars.

Heating plant.

The unexpended balance of the appropriation for furniture for the new Freedmen's Hospital building made in the sundry civil Act of March fourth, nineteen hundred and seven, is hereby reappropriated and made available for the fiscal year nineteen hundred and nine.

Furniture.  
Balance reappropriated.  
Vol. 34, p. 1331.

**SAN JUAN PIUTE INDIANS:** That the sum of five thousand dollars for the purchase of lands and sheep for the San Juan Piute Indians and ten thousand five hundred dollars for the support and civilization of the Kaibab Indians in Utah, and so forth, appropriated in the Indian appropriation Act for the fiscal year nineteen hundred and seven and reappropriated and made available for the use of the Piute Indians in southern Utah and northern Arizona by the Indian appropriation Act approved March first, nineteen hundred and seven, is hereby reappropriated and made available for the use of said Piute Indians in southern Utah and northern Arizona.

Piute Indians in Utah and Arizona.  
Balance available.  
Vol. 34, p. 1049.

That the unexpended balance of the appropriation, in pursuance of treaty stipulations, for subsistence, and civilization of the Northern Cheyennes and Arapahoes for the fiscal year ended June thirtieth, nineteen hundred and seven, be, and the same is hereby, reappropriated and made available for the fiscal year ending June thirtieth, nineteen hundred and eight.

Northern Cheyennes and Arapahoes.  
Balance reappropriated.  
Vol. 34, p. 354.

UNDER THE WAR DEPARTMENT.

War Department.

ARMORIES AND ARSENALS.

Armories and arsenals.

**FRANKFORD ARSENAL, PHILADELPHIA, PENNSYLVANIA:** For one shop building for manufacture of artillery ammunition, fifty-five thousand dollars.

Frankford, Pa.  
Ammunition shop.

**ROCK ISLAND ARSENAL, ROCK ISLAND, ILLINOIS:** For repair and improvement of the water power at Rock Island Arsenal, twenty-eight thousand five hundred dollars.

Rock Island, Ill.  
Water power.

For general care, preservation, and improvements; for painting and care and preservation of permanent buildings; for building fences and sewers, grading grounds and roads, twenty-five thousand dollars.

Care, etc.

For maintenance and operation of power plant, twelve thousand five hundred dollars.

For the Rock Island bridge, as follows: For operating and care and preservation of Rock Island bridges and viaduct; and for maintenance and repair of the arsenal street connecting the bridges, seventeen thousand seven hundred and twenty-five dollars.

Bridge.

- Moline bridge. For repairs to the Moline bridge, connecting Rock Island Arsenal and the city of Moline, nine thousand three hundred and fifty dollars.
- Sandy Hook proving ground, N. J. SANDY HOOK PROVING GROUND, NEW JERSEY: For rebuilding and repairing roads and walks, and for general repairs of shops, storehouses, and quarters, five thousand dollars;  
For concrete rain-water tank, including necessary pipe connections, and small feed tank with an electric supply pump, three thousand one hundred dollars;  
For a steam pipe line, three thousand eight hundred dollars;  
For replacing the wooden gantry crane runway with concrete, two thousand five hundred dollars;  
For a pipe line from central power plant to new barracks, seven hundred and fifty dollars;  
For purchase and installation of electrical machines and apparatus for instruction of student officers, one thousand three hundred and forty dollars;  
For two bomb proofs, one thousand dollars;  
In all, seventeen thousand four hundred and ninety dollars.
- Dover, N. J., powder depot. POWDER DEPOT, NEAR DOVER, NEW JERSEY: For increase of transportation facilities, five thousand dollars;  
For coal trestle and shed, two thousand dollars;  
In all, seven thousand dollars.
- Springfield, Mass. Care, etc. SPRINGFIELD ARSENAL, SPRINGFIELD, MASSACHUSETTS: For general care, repair of quarters, of buildings, and machinery not used for manufacturing purposes, and of grounds and roads, ten thousand dollars.
- Watertown, Mass. WATERTOWN ARSENAL, WATERTOWN, MASSACHUSETTS: For completing fence about the arsenal reservation, seven thousand dollars;  
For improving the steam-heating system in machine and erecting shops, five thousand dollars;  
In all, twelve thousand dollars.
- Testing machines. Post, p. 906. TESTING MACHINES, WATERTOWN ARSENAL: For the necessary professional and skilled labor, purchase of materials, tools, and appliances for operating the testing machines, for investigative test and tests of United States material for constructions, and for instruments and materials for operating the chemical laboratory in connection therewith, and for maintenance of the establishment, thirty-five thousand dollars. And the testing machines at the Watertown Arsenal are hereby transferred to the Department of Commerce and Labor.
- Transferred to Department of Commerce and Labor. Watervliet, N. Y. WATERVLIET ARSENAL, WATERVLIET, NEW YORK: For a headrace outlet, one thousand eight hundred dollars;  
For repairs to walls, two thousand five hundred dollars;  
For water-closets, one thousand two hundred dollars;  
In all, five thousand five hundred dollars.
- Manila, P. I. Officers' quarters. ORDNANCE DEPOT, MANILA, PHILIPPINE ISLANDS: For converting a storehouse into a set of officers' quarters, nine thousand dollars.
- Repairs. REPAIRS OF ARSENALS: For repairs and improvements at arsenals and powder depots, and to meet such unforeseen expenditures as accidents or other contingencies during the year may render necessary, including one hundred and twenty-five thousand dollars, or so much thereof as may be necessary, for machinery for manufacturing purposes in the arsenals, two hundred and fifty thousand dollars.
- Buildings and grounds, D. C. BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON.  
Improvement and care. For improvement and care of public grounds, District of Columbia, as follows:  
For improvement and maintenance of grounds south of Executive Mansion, four thousand dollars.  
For ordinary care of greenhouses and nursery, two thousand dollars.  
For ordinary care of Lafayette Park, two thousand dollars.

For ordinary care of Franklin Park, one thousand five hundred dollars.

For improvement and ordinary care of Lincoln Park, two thousand dollars.

For care and improvement of Monument grounds and annex (Potomac Park) to Monument grounds, seven thousand dollars.

Licenses may be granted for the erection of boat-houses along the banks of the tidal reservoir on the Potomac River fronting Potomac Park, under regulations to be prescribed by the Chief of Engineers, and that all such licenses granted under this authority shall be revocable, without compensation, by the Secretary of War.

For improvement, care, and maintenance of Garfield Park, two thousand five hundred dollars.

For construction and repair of post-and-chain fences, repair of high iron fences, constructing stone coping about reservations, painting watchmen's lodges, iron fences, vases, lamps, and lamp-posts; repairing and extending water pipes, and apparatus for cleaning them; hose; manure, and hauling the same; removing snow and ice; purchase and repair of seats and tools; trees, tree and plant stakes, labels, lime, whitewashing, and stock for nursery, flower pots, twine, baskets, wire, splints, moss, and lycopodium, to be purchased by contract or otherwise, as the Secretary of War may determine; care, construction, and repair of fountains; abating nuisances, cleaning statues, and repairing pedestals, eighteen thousand five hundred and fifty dollars.

For improvement, care, and maintenance of various reservations, including purchase, maintenance, and driving of horse and vehicle for official use of the officer in charge of public buildings and grounds, and of other necessary vehicles, for official use, twenty-five thousand dollars.

The officer in charge of public buildings and grounds is authorized to grant licenses, revocable by him, without compensation, to erect temporary structures upon reservations used as children's playgrounds, under such regulations as he may impose.

For improvement, care, and maintenance of Smithsonian grounds, three thousand dollars.

For improvement and maintenance of Judiciary Park, two thousand five hundred dollars.

For laying cement and other walks in various reservations, two thousand dollars.

For broken-stone road covering for parks, three thousand five hundred dollars.

For curbing, coping, and flagging for park roads and walks, two thousand dollars.

For care and maintenance of that part of Potomac Park between the causeway of the Pennsylvania Railroad bridge, the Potomac River, and the tidal reservoir, four thousand dollars.

For care and maintenance of that part of Potomac Park along the north and west sides of the tidal reservoir, four thousand dollars.

Any unexpended balance of the appropriation of eighty thousand dollars made by sundry civil act approved March fourth, nineteen hundred and seven, for constructing a macadam roadway along the west side of section two of Potomac Park and for improving the grounds on either side of same, is hereby reappropriated and made available for the same purposes and for general improvement for the fiscal year ending June thirtieth, nineteen hundred and nine.

For care and maintenance of that part of Potomac Park extending along the river side between the inlet to the tidal reservoir and the foot of Twenty-sixth street west, three thousand dollars.

For continuing the improvement of Potomac Park: To continue north B street from Virginia avenue westward to the Potomac River as a park roadway along the northern boundary of Potomac Park,

Monument grounds.

Licenses for boat-houses, tidal reservoir banks.

Temporary structures in playgrounds.

Potomac Park.

Macadam roadway. Vol. 34, p. 1341.

Acquisition of squares 63 and 89.

according to plans prepared in the office of public buildings and grounds, including the acquisition by purchase or condemnation of squares sixty-three and eighty-nine in the city of Washington, to be expended under the direction of the officer in charge of that office, seventy thousand dollars.

Jurisdiction over portion of B street transferred to Chief of Engineers.

The jurisdiction over that portion of B street west of Virginia avenue, now under the control of the Commissioners of the District of Columbia, is hereby transferred to the Chief of Engineers, United States Army.

Roadway over inlet gate.

For the additional expense of widening the foundations and superstructure of the tidal gates over the inlet to the tidal reservoir in Potomac Park, to permit the construction of a roadway over it, to be expended under the direction of the Chief of Engineers, United States Army, twenty-five thousand dollars.

Half from District revenues.

For reconstruction of the approaches and walks in Judiciary Park abutting the court-house building, three thousand five hundred dollars.

One half of the foregoing sums under "Buildings and grounds in and around Washington" shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Limit for concrete, etc., pavements.

Under appropriations herein contained no contract shall be made for making or repairing concrete or asphalt pavements in Washington City at a higher price than one dollar and eighty-five cents per square yard for a quality equal to the best laid in the District of Columbia prior to July first, eighteen hundred and eighty-six, and with a base of not less than six inches in thickness.

Statue of General Sheridan.

For unveiling the statue of General Philip H. Sheridan and for laying out and improving the grounds around the same, four thousand dollars.

For improvement, care, and maintenance of grounds of Executive Departments, one thousand dollars.

For such trees, shrubs, plants, fertilizers, and skilled labor for the grounds of the Library of Congress as may be requested by the superintendent of the Library building, one thousand dollars.

For such trees, shrubs, plants, fertilizers, and skilled labor for the grounds of the Capitol and office building of the House of Representatives as may be requested by the superintendent of the Capitol building, three thousand dollars.

For improvement and maintenance of Executive Mansion grounds (within iron fence), four thousand dollars.

For the employment of an engineer by the officer in charge of public buildings and grounds, two thousand four hundred dollars.

For purchase and repair of machinery and tools for shops at nursery, and for the repair of shops and storehouse, one thousand dollars.

Executive Mansion.

EXECUTIVE MANSION: For ordinary care, repair, and refurnishing of Executive Mansion, and for purchase, maintenance, and driving of horses and vehicles for official purposes, to be expended by contract or otherwise, as the President may determine, thirty-five thousand dollars.

For fuel for the Executive Mansion greenhouses and stable, six thousand dollars.

For care and maintenance of greenhouses, Executive Mansion, nine thousand dollars.

For repairs to greenhouses, Executive Mansion, three thousand dollars.

Traveling expenses of the President.

For traveling expenses of the President of the United States, to be expended in his discretion and accounted for on his certificate solely, twenty-five thousand dollars.

Lighting Executive Mansion and public grounds.

LIGHTING THE EXECUTIVE MANSION AND PUBLIC GROUNDS: For gas, pay of lamplighters, gas fitters, and laborers; purchase, erection, and repair of lamps and lamp-posts; purchase of matches, and repairs

of all kinds; stoves, fuel, and lights for office and office stable, watchmen's lodges, and for the greenhouses at the nursery, nineteen thousand five hundred dollars: *Provided*, That for each five-foot burner not connected with a meter in the lamps on the public grounds not more than eighteen dollars shall be paid per lamp for gas, including lighting, cleaning, and keeping the lamps in repair, under any expenditure provided for in this Act; and said lamps shall burn every night, on the average, from fifteen minutes after sunset to forty-five minutes before sunrise; and authority is hereby given to substitute other illuminating material for the same or less price, and to use so much of the sum hereby appropriated as may be necessary for that purpose: *Provided further*, That four thousand two hundred dollars of the foregoing sum shall be paid from the revenues of the District of Columbia and the remainder from the Treasury of the United States: *And provided further*, That not more than six thousand dollars of said appropriation may be expended for lighting, extinguishing, cleaning, repairing, and painting park lamps of a higher candlepower than those provided for above and not less than sixty candlepower, which lamps shall cost not to exceed twenty dollars and eighty-five cents per lamp per annum and shall otherwise be subject to the restrictions of this paragraph.

*Provisos.*  
Maximum per lamp.

Part from District revenues.

Higher candlepower.

For lighting six arc electric lights in Executive Mansion grounds within the iron fence, at not exceeding eighty-five dollars per light per annum, which sum shall cover the entire cost of lighting and maintaining in good order each of said lights, five hundred and ten dollars.

Electric lights.

For lighting six arc electric lights at the propagating gardens, at not exceeding eighty-five dollars per light per annum, which sum shall cover the entire cost of lighting and maintaining in good order each of said lights, five hundred and ten dollars.

For lighting arc electric lights in public grounds as follows: For seven in grounds south of the Executive Mansion, thirty-two in Lafayette, Franklin, Judiciary, and Lincoln parks, fourteen in grounds south of Executive Mansion and in Monument Park, and twenty-seven in Potomac Park driveway, at not exceeding eighty-five dollars per light per annum, which sum shall cover the entire cost of lighting and maintaining in good order each of said lights; in all, six thousand eight hundred dollars, one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Half from District revenues.

TELEGRAPH TO CONNECT THE CAPITOL WITH THE DEPARTMENTS AND GOVERNMENT PRINTING OFFICE: For care and repair of existing lines, one thousand five hundred dollars.

Government telegraph.

WASHINGTON MONUMENT: For the care and maintenance of the Washington Monument, namely: For one custodian, at one hundred dollars per month; one steam engineer, at eighty dollars per month; one assistant steam engineer, at seventy dollars per month; one fireman, at fifty-five dollars per month; one assistant fireman, at fifty-five dollars per month; one conductor of elevator car, at seventy-five dollars per month; one attendant on floor, at sixty dollars per month; one attendant on top floor, at sixty dollars per month; three night and day watchmen, at sixty dollars per month each; in all, eight thousand eight hundred and twenty dollars.

Washington Monument.  
Maintenance.

For fuel, lights, oil, waste, packing, tools, matches, paints, brushes, brooms, lanterns, rope, nails, screws, lead, electric lights, heating apparatus, oil stoves for elevator car and upper and lower floors; repairs to engines, boilers, dynamos, elevator, and repairs of all kinds connected with the Monument and machinery; and purchase of all necessary articles for keeping the Monument, machinery, elevator, and

Expenses.

*Proviso.*  
Sales, etc., prohibited.

Building where  
Abraham Lincoln  
died.

Old railroad sta-  
tion.

electric plant in good order, three thousand dollars: *Provided*, That no advertisement of any kind shall be displayed, and no articles of any kind shall be sold, in or around the Monument.

REPAIRS OF BUILDING WHERE ABRAHAM LINCOLN DIED: For painting and miscellaneous repairs, two hundred dollars.

OLD RAILROAD STATION: For a watchman for the old railroad station building at the southwest corner of Sixth and B streets northwest, seven hundred and twenty dollars.

Engineer Depart-  
ment.

ENGINEER DEPARTMENT.

Rivers and harbors.

Toward the construction of works on harbors and rivers, under contract and otherwise, and within the limits authorized by law, namely:

Vol. 29, p. 202.

For works authorized by the river and harbor Act of eighteen hundred and ninety-six, as follows:

Kentucky River, Ky.

Improving Kentucky River, Kentucky: For continuing improvement in completion of contract authorization, ninety-nine thousand dollars.

Vol. 30, p. 1121.

For works authorized by the river and harbor Act of eighteen hundred and ninety-nine, as follows:

Ambrose Channel,  
New York Harbor.

Improving New York Harbor, New York: For continuing improvement of Ambrose Channel (formerly known as East Channel) across Sandy Hook Bar, three hundred and eighteen thousand four hundred and ninety dollars.

Ohio River below  
Pittsburg, Pa.

Improving Ohio River below Pittsburg, Pennsylvania: For continuing improvement in completion of contract authorization by the construction of Dams Numbered Thirteen and Eighteen, fifteen thousand dollars.

Vol. 32, p. 331.

For works authorized by the river and harbor Act of nineteen hundred and two, as follows:

Cleveland, Ohio.

Improving harbor at Cleveland, Ohio: For continuing improvement in accordance with plan for new harbor entrance and breakwater extension, three hundred and fifty thousand dollars.

Great Pedee River,  
S. C.

Improving Great Pedee River, South Carolina: For continuing improvement of upper portion of river, eleven thousand three hundred dollars.

Ohio River below  
Pittsburg, Pa.

Improving Ohio River below Pittsburg, Pennsylvania: For continuing improvement by the construction of Lock and Dam Numbered Thirty-seven, one hundred thousand dollars.

Vol. 33, p. 1117.

For works authorized by the river and harbor Act of nineteen hundred and five, as follows:

Burlington, Vt.

Improving harbor at Burlington, Vermont: For continuing work of repairs to breakwater, sixteen thousand eight hundred and fifty-five dollars.

Cumberland River  
above Nashville,  
Tenn.

Improving Cumberland River above Nashville, Tennessee: For continuing improvement by the construction of Lock and Dam Numbered Twenty-one, fifty thousand dollars.

Saint Marys River,  
Mich.

Improving Hay Lake and Neebish Channels, Saint Marys River, Michigan: For continuing improvement, three hundred and fifteen thousand dollars.

Vol. 34, p. 1073.

For works authorized by the river and harbor Act of nineteen hundred and seven, as follows:

Algoma, Wis.

Improving harbor at Algoma, Wisconsin: For continuing improvement by the construction of an outer harbor, one hundred thousand dollars.

Aransas Pass and  
Bay, Tex.

Improving Aransas Pass and Bay, Texas: For continuing improvement, two hundred thousand dollars.

Big Sandy River,  
W. Va. and Ky.

Improving Big Sandy River, West Virginia and Kentucky: For continuing improvement by the construction of Dam Numbered One,

Levisa Fork, and Dam Numbered One, Tug Fork, eighty-five thousand dollars.

Improving Biscayne Bay, Florida: For continuing improvement, one hundred and nineteen thousand dollars.

Biscayne Bay, Fla.

Improving Black Warrior, Warrior, and Tombigbee rivers, Alabama: For continuing improvement by the construction of locks and dams, five hundred and thirty thousand dollars.

Black Warrior, etc., rivers, Ala.

Improving Brazos River, Texas: For continuing improvement from Old Washington to Waco by the construction of lock and dam at Hidalgo Falls, one hundred thousand dollars.

Brazos River, Tex.

Improving harbor at Bridgeport, Connecticut: For continuing improvement, forty thousand dollars.

Bridgeport, Conn.

Improving harbor at Brunswick, Georgia: For continuing improvement, three hundred and three thousand dollars.

Brunswick, Ga.

Improving Calumet River, Illinois and Indiana: For continuing improvement, one hundred and forty thousand dollars.

Calumet River, Ill. and Ind.

Improving Cape Fear River, North Carolina: For continuing improvement at and below Wilmington, one hundred and fifty thousand dollars.

Cape Fear River, N. C.

Improving harbor at Cleveland, Ohio: For continuing improvement in accordance with plan for new harbor entrance and breakwater extension, one hundred and twenty-five thousand dollars.

Cleveland, Ohio.

Improving Cold Spring Inlet, New Jersey: For continuing improvement, with a view to securing a depth of twenty-five feet, two hundred and thirty-six thousand two hundred dollars.

Cold Spring Inlet, N. J.

Improving mouth of Columbia River, Oregon and Washington: For continuing improvement, one million four hundred and fifty thousand dollars.

Columbia River, Oreg. and Wash.

Improving Columbia River at Three-Mile Rapids, Oregon and Washington: For continuing improvement of Columbia River between the foot of The Dalles Rapids and the head of Celilo Falls, Oregon and Washington, three hundred and thirty-six thousand dollars.

Columbia River, Three-Mile Rapids.

Improving Cumberland River above Nashville, Tennessee: For continuing improvement by the construction of Locks and Dams Numbered Three, Four, Five, Six, and Seven, one hundred and fifty thousand dollars.

Cumberland River above Nashville, Tenn.

Improving Delaware River, Pennsylvania and New Jersey: For maintenance of improvement, three hundred and seventy-five thousand dollars.

Delaware River, Pa. and N. J.

Improving Detroit River, Michigan: For continuing improvement in completion of contract authorization, one hundred and fifty thousand dollars.

Detroit River, Mich.

For continuing improvement of auxiliary channel in accordance with plan "B," east route, five hundred and seventy-five thousand dollars; and said channel shall hereafter be known and designated as Livingstone channel.

Auxiliary channel.

Improving harbor at Galveston, Texas: For continuing improvement by extension of the jetties and by dredging, six hundred and thirty thousand dollars.

Galveston, Tex.

That the Secretary of War be, and he is hereby, authorized and directed to cause to be made an examination and survey of Galveston Harbor, as a whole, including Galveston Harbor, Galveston channel, Texas City channel, and Port Bolivar channel, in the State of Texas, for the purpose of establishing a broad, comprehensive, and systematic plan for the future extension, enlargement, and deepening of said harbor, so as to meet the growing needs of commerce, and to estimate the probable cost thereof; the cost of said examination and survey to be paid out of the foregoing appropriation.

Report on comprehensive, etc., improvement of entire harbor.

Improving Galveston ship channel and Buffalo Bayou, Texas: For continuing improvement to a point at or near the head of Long Reach,

Galveston ship channel and Buffalo Bayou.

- in accordance with the modified project, one hundred and forty-five thousand dollars.
- Inland waterway, Texas.** Improving inland waterway on coast of Texas: For continuing improvement, two hundred and forty-five thousand dollars.
- Grays Harbor, Wash.** Improving Grays Harbor, Washington: For continuing improvement of harbor and bar entrance by means of north jetty, three hundred thousand dollars.
- Hilo, Hawaii.** Improving harbor at Hilo, Hawaii: For continuing improvement, one hundred thousand dollars.
- Honolulu, Hawaii.** Improving harbor at Honolulu, Hawaii: For continuing improvement, two hundred thousand dollars.
- Kennebec River, Me.** Improving Kennebec River, Maine: For continuing improvement from the mouth to Gardiner, eighty-six thousand five hundred dollars.
- Kentucky River, Ky.** Improving Kentucky River, Kentucky: For continuing improvement by the construction of Locks and Dams Numbered Twelve and Thirteen, two hundred and ten thousand dollars.
- Ludington, Mich.** Improving harbor at Ludington, Michigan: For continuing improvement, twenty thousand dollars.
- Manitowoc, Wis.** Improving harbor at Manitowoc, Wisconsin: For continuing improvement, two hundred and seventy thousand five hundred dollars.
- Milwaukee, Wis.** Improving harbor at Milwaukee, Wisconsin: For continuing improvement and maintenance, including harbor of refuge, three hundred and ninety-two thousand dollars.
- Mississippi River. From the Ohio to the Missouri.** Improving Mississippi River from mouth of Ohio River to Minneapolis, Minnesota: For continuing improvement of Mississippi River from the mouth of the Ohio River to and including the mouth of the Missouri River, two hundred and fifty thousand dollars.
- From the Missouri to Minneapolis, Minn.** For continuing improvement of Mississippi River from the mouth of the Missouri River to Minneapolis, Minnesota, five hundred thousand dollars, of which amount ten thousand dollars, or so much thereof as may, in the opinion of the Secretary of War, be necessary, may be expended to repair and strengthen the levee heretofore constructed along the west bank of the Mississippi River between Flint Creek and the Iowa River.
- Mobile, Ala.** Improving harbor at Mobile, Alabama: For continuing improvement, one hundred and sixty thousand dollars.
- Monongahela River, Pa.** Improving Monongahela River, Pennsylvania: For continuing construction of Lock and Dam Numbered Five, three hundred thousand dollars.
- New Bedford and Fairhaven, Mass.** Improving harbors at New Bedford and Fairhaven, Massachusetts: For continuing improvement, two hundred thousand dollars.
- New Haven, Conn.** Breakwater at New Haven, Connecticut: For continuing construction, one hundred and fifty thousand dollars.
- Newport, R. I.** Improving harbor at Newport, Rhode Island: For continuing improvement, one hundred and twelve thousand one hundred dollars.
- Ambrose Channel, New York Harbor.** Improving New York Harbor, New York: For continuing improvement of Ambrose Channel, three hundred and sixty-five thousand dollars.
- Norfolk, Va.** Improving harbor at Norfolk, Virginia: For continuing improvement of harbor and approaches, from deep water in Hampton Roads to the junction of the eastern and southern branches, including removal of shoals at the mouth of the eastern branch, one hundred and twenty-five thousand dollars.
- Oakland, Cal.** Improving Harbor at Oakland, California: For continuing improvement, one hundred and ninety thousand dollars.
- Ohio River. Locks and dams, No. 8.** Improving Ohio River below Pittsburg, Pennsylvania: For continuing construction of Lock and Dam Numbered Eight, one hundred and thirty-six thousand dollars.
- No. 11.** For continuing construction of Lock and Dam Numbered Eleven, two hundred thousand dollars.

- For continuing construction of Locks and Dams Numbered Thirteen and Eighteen, forty-five thousand dollars. Nos. 13 and 18.
- For continuing construction of Lock and Dam Numbered Twenty-six, one hundred and ten thousand dollars. No. 26.
- Improving Osage River, Missouri: For continuing improvement, one hundred thousand dollars. Osage River, Mo.
- Improving Ouachita River, Arkansas and Louisiana: For continuing improvement of Ouachita and Black rivers, Louisiana and Arkansas, by the construction of Lock and Dam Numbered Two, near Catahoula Shoals, Louisiana, and Lock and Dam Numbered Eight, near Franklin Shoals, Arkansas, two hundred and twenty-five thousand dollars. Ouachita and Black rivers, Ark. and La.
- Improving Passaic River, New Jersey: For continuing improvement of channel in Newark Bay and Passaic River, sixty-five thousand dollars. Passaic River, N. J.
- Improving Patapsco River, Maryland: For continuing improvement of channel to Baltimore, including shoals in Chesapeake Bay off York Spit, seven hundred and fifty thousand dollars. Patapsco River, Md.
- Harbor of Refuge at Point Judith, Rhode Island: For continuing improvement by construction of the easterly or shore arm of the breakwater, one hundred and seventy thousand dollars. Point Judith, R. I.
- Improving Rappahannock River, Virginia: For continuing improvement in accordance with the modified project, fifty-eight thousand dollars. Rappahannock River, Va.
- Improving Sabine Pass, Texas: For continuing improvement, one hundred and ninety thousand dollars. Sabine Pass, Tex.
- Improving Saint Michael Canal, Alaska: For completing improvement, one hundred and fifty thousand dollars. Saint Michael Canal, Alaska.
- Harbor of Refuge at Sandy Bay, Cape Ann, Massachusetts: For continuing improvement, twenty-five thousand dollars. Sandy Bay, Mass.
- Improving harbor at San Juan, Porto Rico: For continuing improvement, two hundred and twenty thousand dollars. San Juan, P. R.
- Improving harbor at San Luis Obispo, California: For continuing improvement, sixty thousand dollars. San Luis Obispo, Cal.
- Improving harbor at Savannah, Georgia: For continuing improvement, three hundred thousand dollars. Savannah, Ga.
- Maintenance of South Pass Channel, Mississippi River: For continuing improvement and maintenance, fifty thousand dollars. Mississippi River, South Pass Channel.
- Improving harbors on the coast of Mississippi: For completing construction of dredge for use in said harbors and the channels adjacent thereto, one hundred and twenty-five thousand dollars. Mississippi coast, dredge.
- Improving Southwest Pass, Mississippi River: For continuing improvement, one million one hundred and seventy thousand dollars. Mississippi River, Southwest Pass.
- Improving Tennessee River below Chattanooga, Tennessee, Alabama, and Kentucky: For continuing improvement at Colbert and Bee Tree shoals, ninety-three thousand dollars. Tennessee River below Chattanooga, Tenn.
- Improving Trinity River, Texas: For the construction of locks and dams, ninety thousand dollars. Trinity River, Tex.
- Improving waterway from Franklin to Mermentau, Louisiana: For continuing improvement, one hundred thousand dollars. Waterway, Franklin to Mermentau, La.
- Waterway from Pamlico Sound to Beaufort Inlet, North Carolina: For continuing improvement, one hundred and seventy thousand dollars. Waterway, Pamlico Sound to Beaufort Inlet, N. C.
- Improving Withlacoochee River, Florida: For improvement of channel following route F, one hundred thousand dollars. Withlacoochee River, Fla.
- Improving Mississippi River: For continuing improvement of Mississippi River from Head of Passes to the mouth of the Ohio River, including salaries and clerical, office, traveling, and miscellaneous expenses of the Mississippi River Commission, two million dollars. Mississippi River Commission.

National cemeteries.

## NATIONAL CEMETERIES.

Maintenance.

**FOR NATIONAL CEMETERIES:** For maintaining and improving national cemeteries, including fuel for superintendents, pay of laborers and other employees, purchase of tools and materials, one hundred and twenty thousand dollars.

Superintendents.

**FOR SUPERINTENDENTS OF NATIONAL CEMETERIES:** For pay of seventy-five superintendents of national cemeteries, sixty-two thousand and sixty dollars.

Headstones for soldiers' graves.

**HEADSTONES FOR GRAVES OF SOLDIERS:** For continuing the work of furnishing headstones for unmarked graves of Union soldiers, sailors, and marines in national, post, city, town, and village cemeteries, naval cemeteries at navy-yards and stations of the United States, and other burial places, under the Acts of March third, eighteen hundred and seventy-three, and February third, eighteen hundred and seventy-nine, also for continuing the work of furnishing headstones for unmarked graves of civilians interred in post cemeteries under the Acts of April twenty-eighth, nineteen hundred and four, and June thirtieth, nineteen hundred and six, sixty thousand dollars.

Vol. 17, p. 345.  
Vol. 20, p. 281.Vol. 33, p. 496.  
Vol. 34, p. 741.

Repairs to roadways.

**REPAIRING ROADWAYS TO NATIONAL CEMETERIES:** For repairs to roadways to national cemeteries which have been constructed by special authority of Congress: *Provided*, That no railroad shall be permitted upon the right of way which may have been acquired by the United States to a national cemetery, or to encroach upon any roads or walks constructed thereon and maintained by the United States, twelve thousand dollars: *Provided further*, That no part of this sum shall be used for repairing any roadway within the corporate limits of any city, town, or village.

Provisions.  
Encroachments by railroads forbidden.

Restriction.

Mound City, Ill.  
Fence, etc.

For the construction of a protective fence along the Government roadway leading from Mounds, Mound City, and from the Cache River bridge to the national cemetery near Mound City, Pulaski County, Illinois, and for the drainage of the ponds or barrow pits caused by the construction of said roadway, five thousand dollars.

Knoxville, Tenn.  
Grading, etc.

For grading, laying a sidewalk, tearing down and rebuilding the stonewall on Munson street; for grading and making sidewalks, removing and rebuilding the stonewall on Jacksboro street around the national cemetery, Knoxville, Tennessee, eight thousand one hundred dollars.

Burial of indigent soldiers.

**BURIAL OF INDIGENT SOLDIERS:** For expenses of burying in the Arlington National Cemetery, or in the cemeteries of the District of Columbia, indigent ex-Union soldiers, ex-sailors, or ex-marines of the United States service, either regular or volunteer, who have been honorably discharged or retired and who die in the District of Columbia, to be disbursed by the Secretary of War, at a cost not exceeding forty-five dollars for such burial expenses in each case, exclusive of cost of grave, three thousand five hundred dollars, one-half of which sum shall be paid out of the revenues of the District of Columbia.

Antietam battlefield.  
Repairs, etc.

**ANTIETAM BATTLEFIELD:** For repair and preservation of monuments, tablets, observation tower, roads, and fences, and so forth, made and constructed by the United States upon public lands within the limits of the Antietam battlefield, near Sharpsburg, Maryland, three thousand dollars.

Superintendent.

For pay of superintendent of Antietam battlefield, said superintendent to perform his duties under the direction of the Quartermaster's Department and to be selected and appointed by the Secretary of War, at his discretion, the person selected and appointed to this position to be an honorably discharged Union soldier, one thousand five hundred dollars.

Bringing home remains from abroad.

**BRINGING HOME THE REMAINS OF OFFICERS AND SOLDIERS WHO DIE ABROAD:** To enable the Secretary of War, in his discretion, to cause

to be transported to their homes the remains of officers and soldiers who die at military camps or who are killed in action, or who die in the field or hospital in Alaska, and at places outside of the limits of the United States, or who die while on voyage at sea, twenty-five thousand dollars.

**BRINGING HOME THE REMAINS OF CIVIL EMPLOYEES OF THE ARMY WHO DIE ABROAD AND SOLDIERS WHO DIE ON TRANSPORTS:** To enable the Secretary of War, in his discretion, to cause to be transported to their homes the remains of civilian employees of the Army who have died or may hereafter die while in the employ of the War Department in Cuba, Porto Rico, Hawaii, China, Alaska, and the Philippines, including the remains of any honorably discharged soldiers who are entitled under the terms of their discharge to return transportation on Government transport, and who die while on said transport, two thousand five hundred dollars.

**REMOVAL OF REMAINS OF MAJOR L'ENFANT:** To enable the Commissioners of the District of Columbia to remove the remains of Major Pierre Charles L'Enfant to a place accessible to the public and to erect thereon a suitable memorial, one thousand dollars; and the joint resolution approved February twenty-third, nineteen hundred and five, to mark the grave of Major Pierre Charles L'Enfant is hereby repealed.

**CONFEDERATE MOUND, OAKWOOD CEMETERY, CHICAGO:** For care, protection, and maintenance of the plot of ground known as "Confederate Mound" in Oakwood Cemetery, Chicago, two hundred and fifty dollars.

**ARLINGTON NATIONAL CEMETERY, VIRGINIA:** For continuing grading, draining, making roads, planting trees, and otherwise preparing the grounds in the addition to the Arlington, Virginia, National Cemetery, ten thousand dollars.

**LINCOLN'S GETTYSBURG ADDRESS:** For placing iron tablets containing the address of President Lincoln delivered at Gettysburg, in seventy-seven national cemeteries, three thousand dollars.

**MEMORIAL TABLET, HENRY G. COLE, MARIETTA NATIONAL CEMETERY, GEORGIA:** For erection of a tablet in the national cemetery at Marietta, Georgia, to the memory of the late Henry G. Cole, two hundred dollars.

**NATIONAL CEMETERY, CITY OF MEXICO, MEXICO:** For making repairs and improvements to the United States national cemetery located in the City of Mexico, Mexico, fifteen thousand dollars.

#### MISCELLANEOUS OBJECTS, WAR DEPARTMENT.

**MILITARY POSTS:** For the construction and enlargement at military posts of such buildings as, in the judgment of the Secretary of War, may be necessary, eight hundred thousand dollars; but no part of the money appropriated for military posts shall be used for the purchase of any land nor for the establishment of any military prison: *Provided*, That no part of this sum or of the following sums shall be expended for the construction of quarters for officers of the Army, or for barracks and quarters for the artillery, the total cost of which including the heating and plumbing apparatus, wiring and fixtures shall exceed in the case of quarters of a general officer, the sum of fifteen thousand dollars, of a colonel or an officer above the rank of captain, twelve thousand dollars, and of an officer of and below the rank of captain, nine thousand dollars.

For the erection of barracks and quarters for the artillery in connection with the adopted project for seacoast defenses, two million one hundred and thirty-nine thousand and sixty dollars.

For continuing the reconstruction, on land owned by the United States, of the military prison in San Francisco harbor, one hundred thousand dollars. The sum hereby appropriated shall be so expended

Bringing home remains of civilian employees and soldiers dying on transports.

Major Pierre Charles L'Enfant.  
Removing remains, etc.

Vol. 33, p. 741, repealed.

Confederate Mound, Chicago.

Arlington, Va.

Lincoln's Gettysburg address. Tablets.

Henry G. Cole. Tablet, Marietta, Ga., cemetery.

Cemetery, Mexico City, Mexico.

Miscellaneous.

Military posts.

Proviso. Limit of quarters for officers.

Barracks and quarters for seacoast artillery.

San Francisco Harbor, Cal.  
Military prison.

as to give the maximum amount of employment to the inmates of said institution.

Fort Crook, Nebr.  
Cyclone damages.

For the repair and reconstruction of the buildings and for the replacement of furniture and equipment destroyed in whole or in part by the cyclone on the twelfth day of May, nineteen hundred and eight, at Fort Crook military post in Nebraska, to be immediately available, one hundred thousand dollars.

Fort Des Moines,  
Iowa.  
Drill ground.

DRILL GROUND, FORT DES MOINES, IOWA: For the purchase of two hundred and thirty-nine acres of land adjoining the military reservation of Fort Des Moines, Iowa, required for use as a drill ground for the garrison, fifty thousand six hundred dollars.

Sparta, Wis.  
Target range.

TARGET RANGE, SPARTA, WISCONSIN: For the purchase of seven thousand six hundred acres of land, more or less, near Sparta, Monroe County, Wisconsin, as a site for a target range, the sum of one hundred and fifty thousand dollars, appropriated by Act of June thirtieth, nineteen hundred and six, for target range, Camp Douglas, Wisconsin, or so much thereof as may be necessary, is hereby made available.

Vol. 34, p. 742.

Governors Island,  
N. Y.  
Enlarging.

ENLARGEMENT OF GOVERNORS ISLAND, NEW YORK: For continuing plan of improvement for the enlargement of Governors Island, New York Harbor, by wharf work, dredging, bulkhead, and filling, seventy-five thousand dollars.

Presidio, San Francisco,  
Cal.

PRESIDIO MILITARY RESERVATION, SAN FRANCISCO, CALIFORNIA: For continuing the improvement of the grounds within the Presidio Military Reservation, San Francisco, California, seven thousand five hundred dollars.

Fort Oglethorpe, Ga.

FORT OGLETHORPE, GEORGIA: For the purchase of two and ninety-eight one-hundredths acres of land adjoining the southwestern corner of the Fort Oglethorpe Military Reservation and the Chickamauga and Chattanooga National Park, one thousand five hundred dollars.

Fort Benjamin Harrison,  
Ind.  
Post, p. 615.

FORT BENJAMIN HARRISON, INDIANA: For the purchase for military purposes of land adjoining the military reservation, Fort Benjamin Harrison, Indiana, one hundred thousand dollars.

Fort Oglethorpe, Ga.  
Target range.  
Post, p. 1003.

TARGET RANGE, FORT OGLETHORPE, GEORGIA: For the purchase of nine hundred and twenty-four acres of land adjoining Catoosa tract and target range, Fort Oglethorpe, Georgia, sixteen thousand five hundred dollars.

Fort Sheridan, Ill.  
Enlarging.

FORT SHERIDAN, ILLINOIS: For the enlargement of the reservation for Fort Sheridan, with the approval of the Secretary of War, by the purchase of a triangular tract of land lying adjacent to and adjoining the military post at Fort Sheridan, Illinois, and containing eleven and one-half acres, more or less, said tract of land having a frontage on the west shore of Lake Michigan, in the county of Lake, State of Illinois, thirty-six thousand seven hundred and seven dollars and fifty cents, or so much thereof as may be necessary: *Provided*, That the purchase price to be paid for said tract shall include a settlement in full of all claims for damage to said tract and to all of the property belonging to the same owner and adjacent thereto.

Proviso.  
Condition.

Fort Logan, Colo.  
Drill grounds.

FORT LOGAN, COLORADO: For the purchase of lands adjacent to the military reservation of Fort Logan, Colorado, said lands to be used as additional drill grounds for the garrison and for the site of an additional reservoir, and for the purchase of water rights for a permanent water supply for Fort Logan in Colorado, one hundred and ten thousand dollars.

Fort Leavenworth,  
Kans.  
Reconstructing military prison.

MILITARY PRISON, FORT LEAVENWORTH, KANSAS: For the reconstruction, upon land owned by the United States, of the military prison at Fort Leavenworth, Kansas, the cost of which when completed shall not exceed five hundred and eighty-three thousand dollars, this amount to be expended so as to give the maximum amount of employment to the inmates of the prison, one hundred and fifty thousand dollars.

For the reconstruction at the United States military prison, Fort Leavenworth, Kansas, on land owned by the United States, of a heating, ventilating, refrigerating, and power plant, the cost of which when completed shall not exceed sixty thousand dollars, this amount to be expended so as to give the maximum amount of employment to the inmates of the prison, sixty thousand dollars.

Power, etc., plant.

**FORT MONROE, VIRGINIA:** Wharf, roads, and sewer: For repair and maintenance of wharf, including all necessary labor and material therefor, fuel for waiting rooms, and water for flushing urinals and closets, painting, repairs, brooms, shovels, and so forth, nine hundred and eighty dollars; repairs to apron of wharf, including all necessary labor and material therefor, four thousand one hundred and fifty-five dollars; wharfinger, nine hundred dollars; two laborers, nine hundred dollars; in all, six thousand nine hundred and thirty-five dollars; for one-half of said sum, to be supplied by the United States, three thousand four hundred and sixty-seven dollars and fifty cents.

Fort Monroe, Va.  
Wharf, etc.

Repairs and operation of roads, pavements, streets, lights, and general police: For rakes, shovels, and brooms; repairs to roadway, pavements, macadam and brick (vitrified); repairs to street crossings; repairs to street drains; electric lights for streets; repairs and renewal to poles, wires, and so forth, three thousand and eighty dollars; four laborers cleaning roads, at four hundred and eighty dollars each; in all, five thousand dollars; for two-thirds of said sum, to be supplied by the United States, three thousand three hundred and thirty-three dollars and thirty-four cents.

Repairs, etc.

Maintenance of sewer system: For waste, oil, and pump and boiler repairs, sewer pipe, cement, brick, and supplies, one thousand and fifty dollars; two engineers, at nine hundred dollars each; two firemen, at six hundred dollars each; two laborers, at five hundred dollars each; in all, five thousand and fifty dollars; for two-thirds of said sum, to be supplied by the United States, three thousand three hundred and sixty-six dollars and sixty-seven cents.

Sewer system.

**IMPROVEMENT OF THE YELLOWSTONE NATIONAL PARK:** For maintenance and repair of improvements, sixty-five thousand dollars, to be expended by and under the direction of the Secretary of War; and to be immediately available.

Yellowstone Park.

**MOUNT RAINIER NATIONAL PARK:** For continuing the construction of the wagon road into said park, from the west, heretofore surveyed and commenced, under the direction of the Secretary of War, to be immediately available, fifty thousand dollars.

Mount Rainier Park.

Hereafter the location of mining claims under the mineral-land laws of the United States is prohibited within the area of the Mount Rainier National Park, in the State of Washington: *Provided, however,* That this provision shall not affect existing rights heretofore acquired in good faith under the mineral-land laws of the United States to any mining location or locations in said Mount Rainier National Park.

Mining locations  
prohibited.*Proviso.*  
Prior rights not affected.

**CHICKAMAUGA AND CHATTANOOGA NATIONAL PARK:** For continuing the establishment of the Chickamauga and Chattanooga National Park; for the compensation and expenses of two civilian commissioners, maps, surveys, clerical and other assistance, messenger, office expenses, and all other necessary expenses; foundations for State monuments; mowing; historical tablets, iron and bronze; iron gun carriages; for roads and their maintenance; completing the inclosing of Point Park; the purchase of small tracts of lands heretofore authorized by law, including twenty thousand dollars for improving the road owned by the Government from Stevens Gap by way of Davis's Cross Roads to Crawfish Springs in the Park; in all, fifty-five thousand dollars.

Military parks.  
Chickamauga and  
Chattanooga.

For nine thousand feet of fencing on the eastern and southern boundaries of the Park, one thousand one hundred and fifty dollars.

For the construction of a steel bridge over Chickamauga Creek at Lee and Gordon's, six thousand dollars.

Bridge, Chickamauga  
Creek.

Repairing cyclone damages.

For the repair and restoration of buildings and removal of fallen trees at the Chickamauga and Chattanooga National Park damaged and destroyed by the cyclone storm of April twenty-fourth, nineteen hundred and eight, to be immediately available, twenty-six thousand dollars.

Constructing road on Hooker's line of march.

For constructing a road about five miles or less in length from Lookout Mountain, in Hamilton County, Tennessee, to Rossville, in Walker County, Georgia, on the line known as Hooker's route (or line of march), beginning at a point on Lookout Mountain, to be selected by the Chickamauga and Chattanooga National Park Commission, and continuing on such line as they may select, following as nearly as practicable the Hooker route to Rossville, so as to connect the Lookout Mountain battlefield with Missionary and Chickamauga fields and complete the connection of the National Park in its various parts in accordance with the original plan and the organic Act, approved August nineteenth, eighteen hundred and ninety, twenty-five thousand dollars; which sum shall not be available until the right of way is first given and deeded to the United States for the full width and length of said road and until the Commission is assured that the necessary gravel to gravel and top dress said road is given, when graded, to the United States. The Chickamauga and Chattanooga National Park Commission may, if deemed in the public interest, make any and all necessary changes in the route or course of said road, observing as nearly as possible the Hooker route from Saint Elmo, at the foot of Lookout Mountain, to Rossville, and may construct a bridge if deemed advisable over Chattanooga Creek if the same can be done within this appropriation.

Vol. 26, p. 383.

Changes.

Shiloh.

**SHILOH NATIONAL MILITARY PARK:** For continuing the work of establishing a national military park on the battlefield of Shiloh, Tennessee; for the compensation of three civilian commissioners and the secretary, clerical and other services, labor, land, historical tablets, maps and surveys, roads, purchase and transportation of supplies and materials, office and other necessary expenses, thirty-two thousand five hundred dollars.

Gettysburg.

**GETTYSBURG NATIONAL PARK:** For continuing the work of establishing the national park at Gettysburg, Pennsylvania; for the acquisition of lands, surveys, and maps; constructing, improving, and maintaining avenues, roads, and bridges thereon; making fences and gates; marking the lines of battle with tablets and guns, each tablet bearing a brief legend giving historic facts, and compiled without censure and without praise; preserving the features of the battlefield and the monuments thereon; providing for a suitable office for the commissioners in Gettysburg; compensation of three civilian commissioners, clerical and other services; expenses and labor; the purchase and preparation of tablets and gun carriages and placing them in position, and all other expenses incidental to the foregoing, seventy-five thousand dollars.

Vicksburg.

**VICKSBURG NATIONAL MILITARY PARK:** For continuing the work of establishing the Vicksburg National Military Park; for the compensation of three civilian commissioners and the secretary and historian; for clerical and other services, labor, iron gun carriages, the mounting of siege guns, monuments, markers, and historical tablets giving historical facts, compiled without praise and without censure; maps, surveys; roads, bridges, restoration of earthworks, purchase of lands, purchase and transportation of supplies and materials; competitive designs, to cost not to exceed ten thousand dollars, and selection of site (including all necessary expenses connected therewith) for a Navy memorial in the Vicksburg National Military Park, to cost not to exceed two hundred thousand dollars, commemorative of the services of the Union Navy in the operations of the Vicksburg campaign and siege, March twenty-ninth to July fourth, eighteen hundred and

Naval memorial.

sixty-three, and other necessary expenses, one hundred thousand dollars.

**MAPS, WAR DEPARTMENT:** For publication of engineer maps for use of the War Department, inclusive of war maps, five thousand dollars.

Maps.

**SURVEY OF NORTHERN AND NORTHWESTERN LAKES:** For survey of northern and northwestern lakes, including all necessary expenses for preparing, correcting, extending, printing, and issuing charts and bulletins, and of investigating lake levels, with a view to their regulation, to be immediately available, one hundred and twenty-five thousand dollars.

Survey of northern and northwestern lakes.

**ARTIFICIAL LIMBS:** For furnishing artificial limbs and apparatus, or commutation therefor, and necessary transportation, to be disbursed under the direction of the Secretary of War, four hundred thousand dollars.

Artificial limbs, etc.

**APPLIANCES FOR DISABLED SOLDIERS:** For furnishing surgical appliances to persons disabled in the military or naval service of the United States, and not entitled to artificial limbs or trusses for the same disabilities, to be disbursed under the direction of the Secretary of War, two thousand dollars.

Surgical appliances.

So much of section eleven hundred and seventy-eight of the Revised Statutes of the United States as makes a permanent indefinite appropriation to purchase trusses for soldiers is repealed, to take effect after June thirtieth, nineteen hundred and nine, and estimates of sufficient sums for the purchase of such trusses shall be submitted to Congress for the fiscal year nineteen hundred and ten, and annually thereafter, in the regular Book of Estimates.

Trusses.  
Permanent appropriation for, repealed. R. S., sec. 1178, p. 211, amended.

**SUPPORT AND MEDICAL TREATMENT OF DESTITUTE PATIENTS:** For the support and medical treatment of ninety-five medical and surgical patients who are destitute, in the city of Washington, under a contract to be made with the Providence Hospital by the Surgeon-General of the Army, nineteen thousand dollars, one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Providence Hospital.

Destitute patients.

Half from District revenues.

**GARFIELD MEMORIAL HOSPITAL:** For maintenance, to enable it to provide medical and surgical treatment to persons unable to pay therefor, under a contract to be made with the Board of Charities of the District of Columbia, nineteen thousand dollars, one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Garfield Hospital.  
Destitute patients.

Half from District revenues.

For the building of a retaining wall from Florida avenue to north line of hospital grounds on east side of Eleventh street; for macadamized driveways to replace gravel ones, repairing macadamized driveways, and repaving of gutters; for new cement walks to replace wooden ones; for installing fire plugs on ground, and for services of engineer to supervise all said work, twenty-four thousand four hundred and thirty dollars, to be immediately available and to be expended under the direction of the board of trustees of the hospital, one half of said sum to be paid out of the revenues of the District of Columbia and the other half out of the Treasury of the United States.

Repairs, etc.

Immediately available.  
Half from District revenues.

**CALIFORNIA DÉBRIS COMMISSION:** For defraying the expenses of the Commission in carrying on the work authorized by the Act of Congress approved March first, eighteen hundred and ninety-three, fifteen thousand dollars.

California Débris Commission.

**HARBOR OF NEW YORK:** For prevention of obstructive and injurious deposits within the harbor and adjacent waters of New York City: For pay of inspectors, deputy inspectors, office force, and expenses of office, ten thousand two hundred and sixty dollars.

New York Harbor.  
Deposits.

Inspectors.

For pay of crews and maintenance of six steam tugs and one launch, seventy-five thousand dollars.

Crews, etc.

In all, eighty-five thousand two hundred and sixty dollars.

International Waterways Commission.

Vol. 32, p. 373.

Emery gun carriage. Completing.

**INTERNATIONAL WATERWAYS COMMISSION:** For continuing the work of investigation and report by the International Waterways Commission, authorized by section four of the river and harbor Act approved June thirteenth, nineteen hundred and two, twenty thousand dollars.

**EMERY GUN CARRIAGE:** To enable A. H. Emery to complete the gun carriage he is making for the Government, the Secretary of War is hereby authorized and directed to increase the price of said contract to be paid to the said Emery for the said carriage by the sum of thirty thousand dollars, which sum is hereby appropriated, twenty thousand of which is to be paid him on the approval of this Act, five thousand when he is ready to put in the foundation for this carriage, and the other five thousand when he is ready to erect the carriage for its preliminary test.

National Home for Disabled Volunteer Soldiers.

**NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.**

For the support of the National Home for Disabled Volunteer Soldiers, as follows:

Dayton, Ohio. Current expenses.

**AT THE CENTRAL BRANCH, AT DAYTON, OHIO:** For current expenses, namely: Pay of officers and noncommissioned officers of the Home, with such exceptions as are hereinafter noted, and their clerks and orderlies; also payments for chaplains, religious instruction, and entertainment for the members of the Home, printers, bookbinders, librarians, musicians, telegraph and telephone operators, guards, policemen, watchmen, and fire company; for all property and materials purchased for their use, including repairs not done by the Home; for necessary expenditures for articles of amusement, boats, library books, magazines, papers, pictures, and musical instruments, and for repairs not done by the Home; and for stationery, advertising, legal advice, for payments due heirs of deceased members: *Provided*, That all receipts on account of the effects of deceased members during the fiscal year shall also be available for such payments; and for such other expenditures as can not properly be included under other heads of expenditure, seventy-eight thousand dollars;

*Provided*. Effects of deceased members.

Subsistence.

For subsistence, namely: Pay of commissary sergeants, commissary clerks, porters, laborers, bakers, cooks, dishwashers, waiters, and others employed in the subsistence department; the cost of all articles purchased for the regular ration, and the subsistence of civilian employees regularly employed and residing at the Branch, their freight, preparation, and serving; aprons, caps, and jackets for kitchen and dining-room employees; of tobacco; of all dining-room and kitchen furniture and utensils, bakers' and butchers' tools and appliances, and their repair not done by the Home, two hundred and fifty-two thousand dollars;

Household.

For household, namely: Expenditures for furniture for officers' quarters; for bedsteads, bedding, bedding material, and all other articles required in the quarters of the members, and of civilian employees permanently employed and residing at the Branch, and for their repair, if they are not repaired by the Home; for fuel, including fuel for cooking, heat, and light; for engineers and firemen, bath-house keepers, hall cleaners, laundrymen, gas makers, and privy watchmen, and for all labor, materials, and appliances required for household use, and for their repairs unless the repairs are made by the Home, one hundred and twenty-seven thousand dollars;

Hospital.

For hospital, namely: Pay of assistant surgeons, matrons, druggists, hospital clerks and stewards, ward masters, nurses, cooks, waiters, readers, hospital carriage drivers, hearse drivers, gravediggers, funeral escort, and for such other services as may be necessary for the care of the sick; burial of the dead; for surgical instruments and appliances, medical books, medicine, liquors, fruits, and other necessaries for the sick not on the regular ration; for bedsteads, bedding, and bedding materials, and all other articles necessary for the wards, and for the

quarters of the assistant surgeons, nurses, and other civilian employees attached to the hospital permanently employed and residing at the Branch; for hospital kitchen and dining-room furniture and appliances; carriage, hearse, stretchers, coffins; for tools of gravediggers, and for all repairs to hospital furniture and appliances not done by the Home, seventy thousand dollars;

For transportation, namely: For transportation of members of the Home, three thousand dollars; Transportation.

For repairs, namely: Pay of chief engineer, builders, blacksmiths, carpenters, painters, gas fitters, electrical workers, plumbers, tin-smiths, steam fitters, stone and brick masons, whitewashers, and laborers, and for all appliances and materials used under this head; also for repairs of roads and other improvements of a permanent character, sixty-five thousand dollars: *Provided*, That no part of the appropriation for repairs for any of the Branch Homes shall be used for the construction of any new building; Repairs.

For addition to central power house, including equipment, fifty-two thousand two hundred dollars, together with the unexpended balance of the appropriation made for new boilers and mechanical stokers in the sundry civil appropriation act for nineteen hundred and eight; Central power house.

For additional tunnels and steam lines, seven thousand dollars;

For grading and improving addition to cemetery, five thousand dollars;

For farm, namely: Pay of farmer, chief gardener, harness makers, farm hands, gardeners, horseshoers, stablemen, teamsters, dairymen, herders, and laborers, and for all tools, appliances, and materials required for farm, garden, and dairy work; for grain, hay, and straw, dressing, seed, carriages, wagons, carts, and other conveyances; for all animals purchased for stock or for work (including animals in the park); for all materials, tools, and labor for flower garden, lawn, and park; and for construction of roads and walks, and for repairs not done by the Home, twenty-four thousand five hundred dollars; Farm.

In all, six hundred and eighty-three thousand seven hundred dollars.

AT THE NORTHWESTERN BRANCH, AT MILWAUKEE, WISCONSIN: Milwaukee, Wis. Current expenses.

For current expenses, including the same objects specified under this head for the Central Branch, fifty-one thousand five hundred dollars; Subsistence.

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and thirty thousand dollars; Household.

For household, including the same objects specified under this head for the Central Branch, seventy thousand dollars; Hospital.

For hospital, including the same objects specified under this head for the Central Branch, forty-three thousand five hundred dollars; Transportation.

For transportation of members of the Home, one thousand eight hundred dollars; Repairs.

For repairs, including the same objects specified under this head for the Central Branch, thirty-six thousand dollars; Farm.

For farm, including the same objects specified under this head for the Central Branch, ten thousand five hundred dollars; Dormitory for nurses.

For dormitory for hospital nurses, five thousand five hundred dollars;

For iron fence, five thousand dollars;

For cement curbing and gutters, six thousand dollars;

In all, three hundred and fifty-nine thousand eight hundred dollars. Togus, Me. Current expenses.

AT THE EASTERN BRANCH, AT TOGUS, MAINE: For current expenses, including the same objects specified under this head for the Central Branch, forty-eight thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and twenty thousand dollars; Subsistence.

Household.	For household, including the same objects specified under this head for the Central Branch, seventy-five thousand dollars;
Hospital.	For hospital, including the same objects specified under this head for the Central Branch, forty-two thousand dollars;
Transportation.	For transportation of members of the Home, one thousand two hundred dollars;
Repairs.	For repairs, including the same objects specified under this head for the Central Branch, fifty thousand dollars;
Dormitory.	For shop building and dormitory for civilian employees, ten thousand dollars;
Piazzas.	For rebuilding piazzas around central court, including repairs to roof of court, thirteen thousand five hundred dollars;
Farm.	For farm, including the same objects specified under this head for the Central Branch, seventeen thousand five hundred dollars;
	In all, three hundred and seventy-seven thousand two hundred dollars.
Hampton, Va. Current expenses.	AT THE SOUTHERN BRANCH, AT HAMPTON, VIRGINIA: For current expenses, including the same objects specified under this head for the Central Branch, fifty thousand dollars;
Subsistence.	For subsistence, including the same objects specified under this head for the Central Branch, one hundred and forty-eight thousand dollars;
Household.	For household, including the same objects specified under this head for the Central Branch, eighty-two thousand dollars;
Hospital.	For hospital, including the same objects specified under this head for the Central Branch, forty-two thousand dollars;
Transportation.	For transportation of members of the Home, two thousand dollars;
Repairs.	For repairs, including the same objects specified under this head for the Central Branch, forty-five thousand dollars;
Power house.	For power house and equipment, two hundred and five thousand dollars;
	For tunnels and equipment, forty-five thousand dollars;
Storehouse and ice plant.	For commissary storehouse and ice plant, forty-five thousand dollars;
Shops, etc.	For shops with sleeping rooms, fifteen thousand dollars;
	For new boiler, six thousand dollars;
Farm.	For farm, including the same objects specified under this head for the Central Branch, ten thousand dollars;
	In all, six hundred and ninety-five thousand dollars.
Leavenworth, Kans. Current expenses.	AT THE WESTERN BRANCH, AT LEAVENWORTH, KANSAS: For current expenses, including the same objects specified under this head for the Central Branch, sixty thousand dollars;
Subsistence.	For subsistence, including the same objects specified under this head for the Central Branch, one hundred and sixty-one thousand dollars;
Household.	For household, including the same objects specified under this head for the Central Branch, eighty-seven thousand dollars;
Hospital.	For hospital, including the same objects specified under this head for the Central Branch, fifty thousand dollars;
Transportation.	For transportation of members of the Home, four thousand dollars;
Repairs.	For repairs, including the same objects specified under this head for the Central Branch, fifty-five thousand dollars;
Hospital addition. Heating system.	For addition to hospital, six thousand dollars;
	For improvement of heating system, thirty thousand dollars;
Farm.	For farm, including the same objects specified under this head for the Central Branch, eighteen thousand dollars;
	In all, four hundred and seventy-one thousand dollars.
Santa Monica, Cal. Current expenses.	AT THE PACIFIC BRANCH, AT SANTA MONICA, CALIFORNIA: For current expenses, including the same objects specified under this head for the Central Branch, fifty-three thousand dollars;
Subsistence.	For subsistence, including the same objects specified under this head for the Central Branch, one hundred and forty-four thousand dollars;
Household.	For household, including the same objects specified under this head for the Central Branch, fifty-nine thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, forty-eight thousand dollars;

For transportation of members of the Home, three thousand dollars;

For repairs, including the same objects specified under this head for the Central Branch, forty-five thousand dollars;

For development of water supply, eight thousand dollars;

For extension to power house, five thousand one hundred dollars;

For addition to hospital, six thousand four hundred dollars;

For farm, including the same objects specified under this head for the Central Branch, twelve thousand dollars;

In all, three hundred and eighty-three thousand five hundred dollars.

AT THE MARION BRANCH, AT MARION, INDIANA: For current expenses, including the same objects specified under this head for the Central Branch; forty-six thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and three thousand dollars;

For household, including the same objects specified under this head for the Central Branch, and for necessary expenses for the procurement, piping, and preservation of natural gas, oil, and water, forty-eight thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, thirty-seven thousand dollars;

For transportation of members of the Home, two thousand dollars;

For repairs, including the same objects specified under this head for the Central Branch, thirty-three thousand dollars;

For addition to office building, six thousand five hundred dollars;

For alterations and additions to headquarters building to adapt it to hospital uses, five thousand dollars;

For farm, including the same objects specified under this head for the Central Branch, fifteen thousand dollars;

In all, two hundred and ninety-five thousand five hundred dollars.

AT THE DANVILLE BRANCH, DANVILLE, ILLINOIS: For current expenses, including the same objects specified under this head for the Central Branch, fifty-six thousand five hundred dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and forty thousand dollars;

For household, including the same objects specified under this head for the Central Branch, eighty-two thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, forty-seven thousand dollars;

For transportation of members of the Home, three thousand dollars;

For repairs, including the same objects specified under this head for the Central Branch, thirty-five thousand dollars;

For farm, including the same objects specified under this head for the Central Branch, thirteen thousand five hundred dollars;

In all, three hundred and seventy-seven thousand dollars.

AT THE MOUNTAIN BRANCH, AT JOHNSON CITY, TENNESSEE: For current expenses, including the same objects specified under this head for the Central Branch, forty-eight thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and four thousand dollars;

For household, including the same objects specified under this head for the Central Branch, fifty-five thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, twenty-nine thousand dollars;

For transportation of members of the Home, three thousand dollars;

For repairs, including the same objects specified under this head for the Central Branch, thirty thousand dollars;

For surgeon's quarters, seven thousand two hundred dollars;

For chaplain's quarters, five thousand dollars;

For addition to dairy barn, five thousand dollars;

Hospital.

Transportation.  
Repairs.

Water supply.  
Power house.  
Hospital addition.  
Farm.

Marion, Ind.  
Current expenses.

Subsistence.

Household.

Hospital.

Transportation.  
Repairs.

Office building.  
Headquarters.

Farm.

Danville, Ill.  
Current expenses.

Subsistence.

Household.

Hospital.

Transportation.  
Repairs.

Farm.

Johnson City, Tenn.  
Current expenses.

Subsistence.

Household.

Hospital.

Transportation.  
Repairs.

Quarters, etc.

For quarters for civilian employees, four thousand four hundred dollars;

For repair shop, five thousand dollars;

For additional arc lights, two thousand seven hundred dollars;

Farm.

For farm, including the same objects specified under this head for the Central Branch, twenty thousand dollars;

Hot Springs, S. Dak.  
Current expenses.

In all, three hundred and eighteen thousand three hundred dollars.

**BATTLE MOUNTAIN SANITARIUM, AT HOT SPRINGS, SOUTH DAKOTA:**

For current expenses, subsistence, household, hospital, transportation, repairs, and farm, including the same objects specified under these heads for the Central Branch, one hundred and seventy-five thousand dollars.

Coal bunkers.

For additional coal bunkers, three thousand dollars;

Tuberculosis ward.

For tuberculosis ward, three thousand five hundred dollars;

For band stand, one thousand five hundred dollars;

In all, one hundred and eighty-three thousand dollars.

Clothing for all  
branches.

For clothing for all of the Branches, namely: Expenditures for clothing, underclothing, hats, caps, boots, shoes, socks, and overalls; also all sums expended for labor, materials, machines, tools, and appliances employed, and for use in the tailor shops, knitting shops, and shoe shops, or other Home shops in which any kind of clothing is made or repaired, three hundred thousand dollars.

Salaries, etc., Board  
of Managers.

For salaries of officers and employees of the Board of Managers, and for outdoor relief and incidental expenses, namely:

For president of the Board of Managers, four thousand dollars; secretary of the Board of Managers, two thousand dollars; general treasurer, who shall not be a member of the Board of Managers, four thousand dollars; inspector-general and chief surgeon, three thousand five hundred dollars; assistant general treasurer and assistant inspector-general, three thousand dollars; two assistant inspectors-general, at two thousand five hundred dollars each; clerical services for the offices of the president, general treasurer, and inspector-general and chief surgeon, fifteen thousand five hundred dollars; clerical services for managers, four thousand five hundred dollars; agents, eight hundred dollars, of which sum not more than two hundred dollars shall be paid to the agent at Washington, District of Columbia; for traveling expenses of the Board of Managers, their officers and employees, sixteen thousand dollars; for outdoor relief, one thousand dollars; for rent, legal services, medical examinations, stationery, telegrams, and other incidental expenses, seven thousand dollars; in all, sixty-six thousand three hundred dollars.

In all, four million five hundred and ten thousand three hundred dollars.

Provido.  
Intoxicants.

*Provided*, That no part of the foregoing appropriations shall be expended for any purpose at any Branch of the National Home for Disabled Volunteers that maintains or permits to be maintained on its premises a bar, canteen or other place where beer, wine or other intoxicating liquors are sold.

Indian campaigns.  
Admission for service in.

In addition to those classes of discharged soldiers and sailors now admissible to the National Home for Disabled Volunteer Soldiers, all honorably discharged soldiers who served in the regular or volunteer forces of the United States in any of the campaigns against hostile Indians who are now disabled by age, disease, or otherwise, and by reason of such disability are incapable of earning a living, shall hereafter be admitted thereto.

Stonega Coal and  
Coke Company.  
Payment of judgment.

For judgment and costs adjudged against the National Home for Disabled Volunteer Soldiers on the fifth day of June, nineteen hundred and seven, in the United States circuit court for the eastern district of Tennessee, in the case of The Stonega Coal and Coke Company against The National Home for Disabled Volunteer Soldiers, three thousand four hundred and ten dollars and seventy-one cents.

**STATE OR TERRITORIAL HOMES FOR DISABLED SOLDIERS AND SAILORS:** For continuing aid to State or Territorial homes for the support of disabled volunteer soldiers, in conformity with the Act approved August twenty-seventh, eighteen hundred and eighty-eight, including all classes of soldiers admissible to the National Home for Disabled Volunteer Soldiers, one million one hundred and seventy-five thousand dollars: *Provided*, That no part of this appropriation shall be apportioned to any State or Territorial home until its laws, rules, or regulations respecting the pensions of its inmates be made to conform to the provisions of section four of an Act approved March third, eighteen hundred and eighty-three, entitled "An Act prescribing regulations for the Soldiers' Home located at Washington, in the District of Columbia, and for other purposes;" but the above proviso shall not apply to any State or Territorial home into which the wives or widows of soldiers are admitted and maintained: *And provided further*, That no part of this appropriation shall be apportioned to any State or Territorial home that maintains a bar or canteen where intoxicating liquors are sold.

State and Territorial homes.  
Vol. 25, p. 450.

*Provisos.*  
Restrictions.

Vol. 22, p. 564.

Intoxicants.

**BACK PAY AND BOUNTY:** For payment of amounts for arrears of pay of two and three year volunteers, for bounty to volunteers and their widows and legal heirs, for bounty under the Act of July twenty-eighth, eighteen hundred and sixty-six, and for amounts for commutation of rations to prisoners of war in rebel States, and to soldiers on furlough, that may be certified to be due by the accounting officers of the Treasury during the fiscal year nineteen hundred and nine, three hundred thousand dollars.

Back pay and bounty.

Vol. 14, p. 322.  
Commutation of rations.

For payment of amounts for arrears of pay and allowances on account of service of officers and men of the Army during the war with Spain and in the Philippine Islands that may be certified to be due by the accounting officers of the Treasury during the fiscal year nineteen hundred and nine and that are chargeable to the appropriations that have been carried to the surplus fund, fifty thousand dollars.

War with Spain.

Hereafter, in the settlement of the accounts of deceased officers or enlisted men of the Navy and Marine Corps, where the amount due the decedent's estate is less than five hundred dollars and no demand is presented by a duly appointed legal representative of the estate, the accounting officers may allow the amount found due to the decedent's widow or legal heirs in the following order of precedence: First, to the widow; second, if the decedent left no widow, or widow be dead at time of settlement, then to the children or their issue, per stirpes; third, if no widow or descendants, then to the father and mother in equal parts, provided father has not abandoned the support of his family, in which case to the mother alone; fourth, if either the father or mother be dead, then to the one surviving; fifth, if there be no widow, child, father, or mother at the date of settlement, then to the brothers and sisters and children of deceased brothers and sisters, per stirpes: *Provided*, That this Act shall not be so construed as to prevent payment from the amount due the decedent's estate of funeral expenses, provided a claim therefor is presented by the person or persons who actually paid the same before settlement by the accounting officers.

Navy and Marine Corps.  
Settlement of amounts due intestate deceased officers and enlisted men.

Distribution.

*Proviso.*  
Funeral expenses.

## UNDER THE DEPARTMENT OF JUSTICE.

**COURT-HOUSE, WASHINGTON, DISTRICT OF COLUMBIA:** For annual repairs, five thousand dollars; new roof for the building, two thousand eight hundred dollars; in all, seven thousand eight hundred dollars, as per estimate of the Superintendent of the Capitol.

Department of Justice.

Court-house, D. C.

**PENITENTIARY, LEAVENWORTH, KANSAS, CONSTRUCTION:** For continuing construction of the new United States penitentiary at Leavenworth, Kansas, one hundred thousand dollars, to be available immedi-

Leavenworth, Kans.  
Penitentiary.

ately and to remain available until expended, all of which sum shall be so expended as to give the maximum amount of employment to the inmates of said penitentiary.

Atlanta, Ga.  
Penitentiary.

**PENITENTIARY, ATLANTA, GEORGIA, CONSTRUCTION:** For continuing the construction of the United States penitentiary at Atlanta, Georgia, and the wall surrounding same, one hundred thousand dollars, to be available immediately and to remain available until expended, all of which sum shall be so expended as to give the maximum amount of employment to the inmates of said penitentiary.

McNeils Island,  
Wash.  
Penitentiary.  
Estimates for main-  
tenance.

**UNITED STATES PENITENTIARY, MCNEILS ISLAND, WASHINGTON:** That for the fiscal year nineteen hundred and ten, and annually thereafter, the Attorney-General shall submit estimates in detail for all expenses of maintaining said penitentiary, including salaries of all necessary officers and employees therefor.

Miscellaneous.

**MISCELLANEOUS OBJECTS, DEPARTMENT OF JUSTICE.**

Defending suits in  
claims.

**DEFENDING SUITS IN CLAIMS AGAINST THE UNITED STATES:** For defraying the necessary expenses incurred in the examination of witnesses and procuring of evidence in the matter of claims against the United States and in defending suits in the Court of Claims, including defense for the United States in the matter of French spoliation claims, to be expended under the direction of the Attorney-General, twenty thousand dollars.

Prosecution of  
crimes.

**DETECTION AND PROSECUTION OF CRIMES:** For the detection and prosecution of crimes against the United States, preliminary to indictment; the investigation of official acts, records, and accounts of marshals, attorneys, clerks of the United States courts, and United States commissioners, for which purpose all the records and dockets of said officers, without exception, shall be examined by the agents of the Attorney-General at any time; the inspection of the United States prisoners and prisons; collection, classification, and preservation of criminal identification records, and their exchange with the officials of State and other institutions, to be expended under the direction of the Attorney-General, District of Columbia, thirty thousand dollars.

Defense in Indian  
depredation claims.  
Post, p. 579.

**DEFENSE IN INDIAN DEPREDATION CLAIMS:** For salaries and expenses in defense of the Indian depredation claims, to be expended under the direction of the Attorney-General, twenty-five thousand dollars.

Traveling, etc., ex-  
penses.

**TRAVELING AND MISCELLANEOUS EXPENSES:** For traveling and other miscellaneous and emergency expenses, authorized and approved by the Attorney-General, to be expended at his discretion, the provisions of the first paragraph of section thirty-six hundred and forty-eight, Revised Statutes, to the contrary notwithstanding, eight thousand five hundred dollars.

Alaska.  
Incidental expenses.

**INCIDENTAL EXPENSES, DISTRICT OF ALASKA:** For furniture, fuel, books, stationery, and other incidental expenses, for the offices of the marshals and attorneys, six thousand dollars.

Traveling expenses.

**TRAVELING EXPENSES, DISTRICT OF ALASKA:** For the actual and necessary expenses of the judges and clerks in the district of Alaska when traveling in the discharge of their official duties, five thousand dollars.

Spanish Treaty  
Claims Commission.  
Defense of suits.

**DEFENSE OF SUITS BEFORE SPANISH TREATY CLAIMS COMMISSION:** For salaries and expenses in defense of claims before the Spanish Treaty Claims Commission, including salaries of assistant attorneys and necessary employees in Washington, District of Columbia, or elsewhere, to be selected and their compensation fixed by the Attorney-General, to be expended under his direction, so much of the provisions of the Act of March second, nineteen hundred and one, providing for the Spanish Treaty Claims Commission, as are in conflict herewith notwithstanding, seventy-five thousand dollars, of which not exceeding two hundred dollars may be expended for law books and books of reference.

SPANISH TREATY CLAIMS COMMISSION: For expenses of taking testimony abroad, twenty-five thousand dollars.

Taking testimony abroad.

ENFORCEMENT OF ANTITRUST LAWS: That the balance of the appropriation of two hundred and fifty thousand dollars, entitled "Enforcement of antitrust laws, nineteen hundred and seven and nineteen hundred and eight," contained in the sundry civil appropriation Act approved March fourth, nineteen hundred and seven, shall be available during the fiscal year nineteen hundred and nine, and an additional appropriation of two hundred and fifty thousand dollars is hereby made for the same purposes.

Antitrust laws. Balances for enforcing, available. Vol. 34, p. 1359.

Additional appropriation. Post, p. 1014.

JUDICIAL.

Judicial.

UNITED STATES COURTS.

United States courts.

EXPENSES OF THE UNITED STATES COURTS: For defraying the expenses of the Supreme Court; of the circuit and district courts of the United States, including the district court in the Territory of Hawaii; of the supreme court and court of appeals of the District of Columbia; of the district court of Alaska; of the circuit courts of appeals; of suits and preparations for or in defense of suits in which the United States is interested; of the prosecution of offenses committed against the United States; and in the enforcement of the laws of the United States, specifically the expenses stated under the following appropriations, namely:

Expenses.

For payment of salaries, fees, and expenses of United States marshals and their deputies, one million three hundred and fifty thousand dollars, to include payment for services rendered in behalf of the United States or otherwise. Advances to United States marshals, in accordance with existing law, may be made from the proper appropriations, as herein provided, immediately upon the passage of this Act; but no disbursements shall be made prior to July first, nineteen hundred and eight, by said disbursing officers from the funds thus advanced, and no disbursements shall be made therefrom to liquidate expenses for the fiscal year nineteen hundred and eight or prior years.

Marshals' salaries, etc.

For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants, five hundred and twenty thousand dollars: *Provided*, That this appropriation shall be available for the payment of the salaries of regularly appointed clerks to United States district attorneys for services rendered during vacancy in the office of the United States district attorney. The annual salary of the United States attorney for the eastern district of Pennsylvania shall be, after the beginning of the fiscal year nineteen hundred and nine, six thousand dollars; and the annual salary of his first assistant shall be, after the beginning of the fiscal year nineteen hundred and nine, such sum as the Attorney General shall from time to time fix and determine, not to exceed four thousand dollars.

Advances.

District attorneys' salaries, etc.

Proviso. Services during vacancies.

Attorney and assistant, Pennsylvania eastern district.

Salaries increased.

The necessary expenses for lodging and subsistence actually paid, not exceeding four dollars per day and actual and necessary traveling expenses of the United States district attorneys and their assistants, while absent from their respective official residences and necessarily employed in going to, returning from, and attending before any United States court, commissioner, or other committing magistrate, and while otherwise necessarily absent from their respective official residences on official business shall be allowed and paid in the following manner: That the accounts of the United States attorneys and assistant United States attorneys for expenses herein provided for shall be made out monthly in accordance with rules and regulations prescribed by the Attorney-General. And when said expense accounts are made out, as hereinbefore provided, and verified on oath before an officer authorized by law to administer oaths, they shall be submitted to and ex-

Allowance for expenses when absent from official residence.

Accounts.

amined by one of the judges of the circuit court or district court of the district for which said United States attorney or assistant United States attorney was appointed, and when approved by said judge, may be allowed and paid by the United States marshal for said district, and the amount of such payments shall be included in said marshal's accounts with the United States, and audited and allowed as now provided by law.

District of Columbia.  
Fees, district attorney.

For fees of United States district attorney for the District of Columbia, twenty-three thousand eight hundred dollars.

Regular assistants.

For payment of regular assistants to United States district attorneys, who are appointed by the Attorney-General at a fixed annual compensation, two hundred and seventy-five thousand dollars.

Assistants in special cases.

For payment of assistants to the Attorney-General and to United States district attorneys employed by the Attorney-General to aid in special cases, one hundred and six thousand dollars. This appropriation shall be available also for the payment of foreign counsel employed by the Attorney-General in special cases, and such counsel shall not be required to take oath of office in accordance with section three hundred and sixty-six, Revised Statutes of the United States.

Foreign counsel.

Naturalization, etc., cases.  
Expenses.

For payment of assistants to the Attorney-General and of assistants to United States district attorneys, employed by the Attorney-General to represent the United States in naturalization and other proceedings, and for other necessary expenses in connection with such proceedings and cases, one hundred and fifty thousand dollars, which shall be paid from the permanent appropriation for expenses of regulating immigration.

Clerks' fees.  
Proviso.  
Allowance in Montana.

For fees of clerks, three hundred thousand dollars: *Provided*, That hereafter the fees and compensation of the clerk of the circuit and district court for the district of Montana shall be computed and allowed on the same basis as like fees are allowed, computed, and paid in the district of Oregon.

United States commissioners, etc., fees.  
R. S., sec. 1014, p. 189.

For fees of United States commissioners and justices of the peace acting under section one thousand and fourteen, Revised Statutes of the United States, one hundred and twenty-five thousand dollars.

Jurors' fees.

For fees of jurors, one million two hundred and fifty thousand dollars.

Witness fees.

Fees of witnesses, United States courts: For fees of witnesses and for payment of the actual expenses of witnesses, as provided by section eight hundred and fifty, Revised Statutes of the United States, one million two hundred and fifty thousand dollars.

Rent of court room.

For rent of rooms for the United States courts and judicial officers, ninety-five thousand dollars.

Bailiffs, etc.

For pay of bailiffs and criers, not exceeding three bailiffs and one crier in each court, except in the southern district of New York and the northern district of Illinois: *Provided*. That all persons employed under section seven hundred and fifteen of the Revised Statutes shall be deemed to be in actual attendance when they attend upon the order of the courts: *Provided further*, That no such person shall be employed during vacation; of reasonable expenses actually incurred for travel and attendance of district judges directed to hold court outside of their districts, not to exceed ten dollars per day each, to be paid on written certificates of the judges, and such payments shall be allowed the marshal in the settlement of his accounts with the United States; of reasonable expenses actually incurred for travel and attendance of justices or judges who shall attend the circuit court of appeals held at any other place than where they reside, not to exceed ten dollars per day, the same to be paid upon written certificates of said judge, and such payments shall be allowed the marshal in the settlement of his account with the United States; of meals and lodgings for jurors in United States cases, and of bailiffs in attendance upon the same, when

Provisos.  
Actual attendance.  
R. S., sec. 715, p. 136.

Travel, etc., expenses, judges. ex-

ordered by the court; and of compensation for jury commissioners, five dollars per day, not exceeding three days for any one term of court, two hundred and sixty thousand dollars.

Jurors and witnesses in the United States courts in the States of Wyoming, Montana, Washington, Oregon, California, Nevada, Idaho, Colorado, and Utah, and in the Territories of New Mexico and Arizona shall be entitled to receive for actual attendance at any court or courts and for the time necessarily occupied in going to and returning from the same, three dollars a day, and fifteen cents for each mile necessarily traveled over any stage line, or by private conveyance, and five cents for each mile by any railway or steamship in going to and returning from said courts: *Provided*, That no constructive or double mileage fees shall be allowed by reason of any person being summoned as both a witness and juror, or as a witness in two or more cases pending in the same court and triable at the same term thereof.

For payment of such miscellaneous expenses as may be authorized by the Attorney-General, for the United States courts and their officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and moving of records, five hundred and sixty thousand dollars: *Provided*, That in so far as it may be deemed necessary by the Attorney-General, this appropriation shall be available for such expenses in the district of Alaska.

For supplies, including exchange of typewriting machines for the United States courts and judicial officers, to be expended under the direction of the Attorney-General, thirty-five thousand dollars.

For purchase of a library for the circuit court of appeals of the ninth judicial circuit, fifteen thousand dollars.

For support of United States prisoners, including necessary clothing and medical aid, and transportation to place of conviction or place of bona fide residence in the United States, and including support of prisoners becoming insane during imprisonment, as well before as after conviction, and continuing insane after expiration of sentence, who have no friends to whom they can be sent, for the expense of care and medical treatment of guards employed by the United States, who may be injured by prisoners while said guards are endeavoring to prevent escapes or suppressing mutiny, and not exceeding ten thousand dollars for repairs, betterments, and improvements of United States jails, including sidewalks, six hundred and twenty-five thousand dollars.

UNITED STATES PENITENTIARY, LEAVENWORTH, KANSAS: For the support of the United States Penitentiary at Leavenworth, Kansas, as follows: For subsistence, including supplies for prisoners, warden, deputy warden, and physician, tobacco for prisoners, kitchen and dining room furniture and utensils, and for farm and garden seeds and implements, and for purchase of ice if necessary, fifty thousand dollars;

For clothing, transportation, and traveling expenses, including such clothing as can be made at the penitentiary; for the usual gratuities as provided by law to prisoners at release, including transportation to place of conviction or place of bona fide residence in the United States; for expenses of penitentiary officials while traveling on duty; for expenses incurred in identifying and pursuing escaped prisoners, and for rewards for their recapture, twenty-five thousand dollars;

For miscellaneous expenditures in the discretion of the Attorney-General, for fuel, forage, hay, light, water, stationery, purchase of fuel for generating steam, heating apparatus, burning bricks and lime; forage for issue to public animals, and hay and straw for bedding; blank books, blank forms, typewriting supplies, pencils and memorandum books for guards, books for use in chapel, paper, envelopes, and postage stamps for issue to prisoners; for labor and materials for repairing steam-heating plant, electric plant and water circulation, and drainage; for labor and materials for construction and repair of build-

Jury commissioners.

Jurors and witnesses in Wyoming, etc. Allowance.

*Proviso.* Double fees prohibited.

Miscellaneous expenses.

*Proviso.* Alaska.

Supplies.

Ninth circuit court of appeals, library.

Support of prisoners.

Leavenworth, Kansas Penitentiary.

Subsistence.

Clothing, etc.

Miscellaneous.

ings; for general supplies, machinery, and tools for use on farm and in shops, brickyard, quarry, limekiln, laundry, bathrooms, printing office, photograph gallery, stables, policing buildings and grounds; for the purchase of cows, horses, mules, wagons, harness, veterinary supplies, lubricating oils, office furniture, stoves, blankets, bedding, iron bunks, paints and oils, library books, newspapers, and periodicals, and electrical supplies; for payment of water supply, telegrams, telephone service, notarial and veterinary services; for advertising in newspapers; for fees to consulting physicians called to determine mental condition of supposed insane prisoners, and for other services in cases of emergency; for pay of extra guards when deemed necessary by the Attorney-General, and for expense of care and medical treatment of guards who may be injured by prisoners while said guards are endeavoring to prevent escapes or suppressing mutiny, thirty-five thousand dollars;

**Hospital.**

For hospital supplies, including purchase of medicines, medical and surgical supplies, and all other articles for the care and treatment of sick prisoners; and for expenses of interment of deceased prisoners, two thousand five hundred dollars;

**Salaries.**

For salaries, including pay of officials and employees, as follows: Warden, four thousand dollars; deputy warden, two thousand dollars; chaplain, one thousand five hundred dollars; chaplain, six hundred dollars; physician, one thousand six hundred dollars; chief clerk, one thousand eight hundred dollars; bookkeeper and record clerk, one thousand two hundred dollars; stenographer, nine hundred dollars; six clerks, at nine hundred dollars each; steward, nine hundred dollars; superintendent of farm and transportation, nine hundred dollars; superintendent of industries and storekeeper, one thousand two hundred dollars; two captains of watch, at one thousand dollars each; guards, at seventy dollars per month each, forty-nine thousand five hundred dollars; two teamsters, at six hundred dollars each; engineer and electrician, one thousand five hundred dollars; assistant engineer and electrician, one thousand two hundred dollars; in all, seventy-seven thousand four hundred dollars;

For foremen, shoemaker, harness maker, carpenter, blacksmith, tailor, and tinner, when necessary, four thousand eight hundred dollars;

In all, one hundred and ninety-four thousand seven hundred dollars.

**Atlanta, Ga.  
Penitentiary.**

UNITED STATES PENITENTIARY, ATLANTA, GEORGIA: For support of the United States penitentiary at Atlanta, Georgia, as follows:

**Subsistence.**

For subsistence, including supplies for prisoners, warden, deputy warden, and physician, tobacco for prisoners; kitchen and dining-room furniture and utensils; farm and garden seeds and implements, and for purchase of ice, if necessary, thirty thousand dollars;

**Clothing, etc.**

For clothing and transportation, including such clothing as can be made at the penitentiary; for the usual gratuities as provided by law to prisoners at release, including transportation to place of conviction or place of bona fide residence in the United States; for expenses of penitentiary officials while traveling on duty; for expenses incurred in identifying and pursuing escaped prisoners, and for rewards for their recapture, fifteen thousand dollars;

**Miscellaneous.**

For miscellaneous expenditures, in the discretion of the Attorney-General, for fuel, forage, hay, light, water, stationery, blank books, blank forms, typewriting supplies, pencils, and memorandum books for guards, books for use in chapel, paper, envelopes, and postage stamps for issue to prisoners; for labor and materials for repairing steam-heating plant, electric plant, water circulation, and drainage; for labor and materials for construction and repair of buildings; for general supplies, machinery, and tools for use on farm and in shops, brickyard, quarry, limekiln, laundry, bathrooms, printing office, photograph gallery, stables; policing buildings and grounds; for the

purchase of cows, horses, mules, wagons, harness, veterinary supplies, lubricating oils, office furniture, stoves, blankets, bedding, iron bunks, paints and oils, library, books, newspapers, and periodicals; electrical supplies, for payment of water supply; for telegrams, telephone service, notarial and veterinary services; for advertising in newspapers; for fees to consulting physicians called to determine mental condition of supposed insane prisoners, and for other services in cases of emergency; for pay of extra guards when deemed necessary by the Attorney-General, and for expense of care and medical treatment of guards who may be injured by prisoners while said guards are endeavoring to prevent escapes or suppressing mutiny, twenty-five thousand dollars;

For hospital supplies, including purchase of medicines, surgical instruments, and supplies, and all other articles required for the care and treatment of sick prisoners, and for expenses of interment of deceased prisoners, two thousand dollars;

For salaries, including pay of officials and employees, as follows: Warden, four thousand dollars; deputy warden, two thousand dollars; chaplain, one thousand five hundred dollars; chief clerk, one thousand eight hundred dollars; physician, one thousand six hundred dollars; bookkeeper and record clerk, one thousand two hundred dollars; stenographer, nine hundred dollars; six clerks, at nine hundred dollars each; telephone operator, four hundred and eighty dollars; engineer and electrician, one thousand five hundred dollars; assistant engineer and electrician, one thousand two hundred dollars; two captains of watch, at one thousand dollars each; steward and storekeeper, nine hundred dollars; superintendent of farm and transportation, nine hundred dollars; two teamsters, at six hundred dollars each; cook, and baker, at seven hundred and twenty dollars each; guards, at seventy dollars per month each, thirty-one thousand dollars; in all, fifty-nine thousand and twenty dollars;

For foremen, tailor, blacksmith, shoemaker, and carpenter, when necessary, three thousand one hundred and sixty dollars;

In all, one hundred and thirty-four thousand one hundred and eighty dollars.

REFORM SCHOOL, DISTRICT OF COLUMBIA: For superintendent, two thousand dollars; assistant superintendent, one thousand five hundred dollars; teachers and assistant teachers, six thousand nine hundred dollars; matron of school, six hundred dollars; five matrons of families, at two hundred and forty dollars each; two foremen of and skilled helpers in industries, one thousand five hundred and sixty dollars; two foremen of workshops, at six hundred and sixty dollars each; farmer, six hundred dollars; assistant farmer, four hundred and twenty dollars; florist, engineer, baker, cook, shoemaker, and tailor, at four hundred and eighty dollars each; assistant engineer, three hundred and sixty dollars; laundress, three hundred and sixty dollars; two dining-room attendants, and housemaid, at one hundred and eighty dollars each; nurse, three hundred and sixty dollars; watchmen, not to exceed eight in number, two thousand eight hundred and eighty dollars; office clerk, seven hundred and twenty dollars; parole officer, nine hundred dollars; secretary and treasurer to board of trustees, six hundred dollars; in all, twenty-five thousand seven hundred dollars;

For support of inmates, including groceries, flour, feed, meats, dry goods, leather, shoes, gas, fuel, hardware, furniture, tableware, farm implements, seeds, harness and repairs to same, fertilizers, books, stationery, plumbing, painting, glazing, medicines and medical attendance, stock, fencing, repairs to buildings, and other necessary items, including compensation, not exceeding nine hundred dollars, for additional labor or services, and for transportation and other necessary expenses incident to securing suitable homes for discharged boys, not exceeding five hundred dollars, sixteen thousand dollars;

Hospital.

Salaries.

Reform School, D. C.  
Salaries.

Maintenance.

Repairs, etc. For extraordinary repairs to buildings and for approaches to buildings, one thousand two hundred dollars;

Addition to building. For additional shops and equipment, five thousand dollars;  
For wings to administration building, thirty-five thousand dollars;  
In all, eighty-two thousand nine hundred dollars.

Name changed to National Training School for Boys. From and after the passage of this Act the Reform School of the District of Columbia shall be known and designated as the National Training School for Boys.

Department of State.

## UNDER THE DEPARTMENT OF STATE.

Printing ascertainment of Presidential vote. Vol. 24, p. 373. PRINTING ASCERTAINMENT OF ELECTORS FOR PRESIDENT AND VICE-PRESIDENT: To pay the expenses of printing, in compliance with the requirements of the Act of February third, eighteen hundred and eighty-seven, the certified copies of the final ascertainment of the electors for President and Vice-President of the United States, as transmitted by the executive of each State to the Secretary of State, one thousand five hundred dollars, or so much thereof as may be necessary, to be immediately available.

Pan-American Scientific Congress. Expense of representation. PAN-AMERICAN SCIENTIFIC CONGRESS: To enable the Government of the United States to be fittingly represented at the first Pan-American Scientific Congress to be held at Santiago, Chile, during the year nineteen hundred and eight, thirty-five thousand dollars, to be immediately available and to be expended under the direction of the Secretary of State.

Exposition at Quito, Ecuador. Government exhibit, etc. EXPOSITION AT QUITO, ECUADOR: For the participation by the United States in an exposition to be held at Quito, Ecuador, during the year nineteen hundred and nine, the sending of a commissioner to the same, a Government exhibit, the necessary expenses of transportation, and the erection of a building at the exposition, fifty thousand dollars, or so much thereof as may be necessary, to be expended under the direction of the Secretary of State.

International investigation of opium evil. Commissioners, etc. INTERNATIONAL INVESTIGATION OF OPIUM EVIL: To enable the President to appoint not more than three commissioners to collate and complete on behalf of the United States information bearing on the opium question, and a secretary, who shall act as disbursing officer, and for traveling expenses, stationery, printing, and other incidental expenses connected with the investigation and the meeting of the commissioners for the purpose of finding common ground for joint and several recommendations and reports to their respective Governments with a view to the suppression of the opium evil, twenty thousand dollars, or so much thereof as may be necessary.

International prize court conference. Expenses. INTERNATIONAL CONFERENCE AT LONDON: To meet the expenses of the United States at the international conference which will meet at London in October, nineteen hundred and eight, for the purpose of formulating rules to be observed by the international prize court under paragraph two, article seven, of The Hague Convention providing for the establishment of such court, ten thousand dollars, or so much thereof as may be necessary.

Canadian Fisheries Convention. Commissioners, etc., under. Post, p. 2000. FISHERIES CONVENTION, UNITED STATES AND CANADA: For the payment of the compensation of a commissioner on the part of the United States under the convention between the United States and Great Britain concerning the fisheries in waters contiguous to the United States and the Dominion of Canada, signed at Washington on April eleventh, nineteen hundred and eight, and of the share of the United States of the expenses that may be incurred in putting into operation and carrying out the convention during the fiscal year ending June thirtieth, nineteen hundred and nine, ten thousand dollars, or so much thereof as may be necessary.

Northeastern fisheries arbitration. Expenses. NORTHEASTERN FISHERIES ARBITRATION: To meet the expenses on the part of the United States in the arbitration before the Permanent

Court of Arbitration at The Hague of the questions in controversy between the United States and Great Britain with respect to the north-eastern fisheries, under a special agreement in course of negotiation between the United States and Great Britain, in conformity with article two of the General Arbitration Convention between the two countries signed at Washington on April fourth, nineteen hundred and eight, and approved by the Senate on April twenty-second, nineteen hundred and eight, one hundred thousand dollars, or so much thereof as may be necessary.

Treaties, p. 326.  
Post, p. 1960.

### UNDER LEGISLATIVE.

Legislative.

**STATEMENT OF APPROPRIATIONS:** For preparation, under the direction of the Committees on Appropriations of the Senate and House of Representatives, of the statements showing appropriations made, new offices created, offices the salaries of which have been omitted, increased, or reduced, indefinite appropriations, and contracts authorized, together with a chronological history of the regular appropriation bills passed during the first session of the Sixtieth Congress, as required by the Act approved October nineteenth, eighteen hundred and eighty-eight, two thousand dollars, to be paid to the persons designated by the chairmen of said committees to do said work.

Statement of appropriations.

Vol. 25, p. 587.

**CONVEYING VOTES OF ELECTORS FOR PRESIDENT AND VICE-PRESIDENT:** For the payment of the messengers of the respective States for conveying to the seat of government the votes of the electors of said States for President and Vice-President of the United States, at the rate of twenty-five cents for every mile of the estimated distance by the most usual roads traveled from the place of meeting of the electors to the seat of government of the United States, computed for one distance only, thirteen thousand dollars.

Messengers of electoral vote.  
Payment of mileage.

**BOTANIC GARDEN:** For painting, glazing, and general repairs to buildings, heating apparatus, resurfacing foot walks and roadways, repainting interior and exterior of main conservatory, new benches, and general repairs to propagating houses numbered five, six, seven, and eight, and repairs to storehouses, south side Maryland avenue, under the direction of the Joint Committee on the Library, seven thousand dollars.

Botanic Garden.  
Repairs, etc.

**SENATE:** To pay C. G. Northup for extra clerical services performed for a subcommittee of the Committee on Indian Affairs of the Senate, authorized by Senate Resolution Numbered Two hundred and sixty-one, Fifty-ninth Congress, second session, and for editing, compiling, and indexing the testimony taken before the subcommittee of the Committee on Indian Affairs, authorized by Senate Resolution Numbered Two hundred and twenty, Fifty-ninth Congress, second session, two thousand five hundred dollars.

Senate.  
C. G. Northup.  
Services.

To pay John J. Hannan, Frederick N. Webber, and C. A. Loeffler for extra services under Senate Resolution Numbered Two hundred and sixty-one, Fifty-ninth Congress, second session, one hundred and twenty-five dollars each.

John J. Hannan,  
Frederick N. Webber,  
and C. A. Loeffler.  
Services.

**HOUSE OF REPRESENTATIVES OFFICE BUILDING:** The unexpended balance of the appropriation of thirty thousand dollars made for maintenance, including heating, lighting, and ventilation, miscellaneous items, and for all necessary services for the fiscal year nineteen hundred and eight, is reappropriated and made available for the fiscal year nineteen hundred and nine.

House of Representatives.  
Maintenance of Office Building.  
Vol. 34, p. 1365.

### GOVERNMENT PRINTING OFFICE.

Government Printing Office.

**OFFICE OF THE PUBLIC PRINTER:** Public Printer, five thousand five hundred dollars; deputy public printer, three thousand six hundred dollars; private secretary, two thousand two hundred and fifty dollars;

Public Printer, deputy, clerks, etc.

stenographer, one thousand dollars; cashier and paymaster, two thousand five hundred dollars; paying teller, two thousand dollars; one messenger; one telephone switchboard operator; two assistant telephone switchboard operators; chief inspector and purchasing agent, three thousand six hundred dollars; and one clerk of class one; in all, twenty-four thousand four hundred and ten dollars.

Deputy public printer.  
Duties of office, etc.

The office of deputy public printer shall be filled by the selection and appointment by the Public Printer of a person skilled as a practical printer and versed in the art of bookbinding, and who shall perform the duties heretofore required of the chief clerk, have supervision of the buildings occupied by the Government Printing Office, and perform such other duties as may be required of him by the Public Printer.

Superintendent of documents, etc.

OFFICE OF SUPERINTENDENT OF DOCUMENTS: Superintendent of documents, three thousand dollars; principal clerk, one thousand eight hundred dollars; clerk in charge of the Congressional Record at the Capitol, two thousand five hundred dollars; in all, seven thousand three hundred dollars.

Foreman of printing.

OFFICE OF FOREMAN OF PRINTING: Foreman of printing, two thousand five hundred dollars.

Foreman of presswork.

OFFICE OF FOREMAN OF PRESSWORK: Foreman of presswork, two thousand five hundred dollars.

Foreman of binding.

OFFICE OF FOREMAN OF BINDING: Foreman of binding, two thousand five hundred dollars.

Superintendent of supplies.

OFFICE OF THE SUPERINTENDENT OF SUPPLIES: Superintendent of supplies, two thousand five hundred dollars.

Watch force.

WATCH FORCE: Captain of the watch, one thousand two hundred dollars; two lieutenants of the watch, at nine hundred dollars each, and sixty-four day and night watchmen, at seven hundred and twenty dollars each; in all, forty-nine thousand and eighty dollars.

Estimates for all clerks, etc., to be submitted.

The Public Printer shall submit for the fiscal year nineteen hundred and ten, and annually thereafter, estimates for all clerks and other employees additional to the foregoing who may be required in the executive or administrative offices of the Government Printing Office; and no funds other than those specifically appropriated under said estimates shall be used during said fiscal year for services in the Government Printing Office of the character specified in said estimates and appropriated for thereunder.

Restriction on services.

#### PUBLIC PRINTING AND BINDING.

Public printing and binding.

Aggregate amount.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both Houses of Congress, the Supreme Court of the United States, the supreme court of the District of Columbia, the Court of Claims, the Library of Congress, the Executive Office, and the Departments; for salaries, compensation, or wages of all necessary clerks and employees additional to the foregoing specific sums and notwithstanding any limitation on such employments contained in the legislative, executive, and judicial appropriation Act for the fiscal year nineteen hundred and eight; for rents, fuel, gas, electric current, gas and electric fixtures, and ice; for bicycles, horses, wagons, and harness, and the care, driving, and subsistence of the same, to be used only for official purposes, including the purchase, maintenance, and driving of horses and vehicles for official use of officers of the Government Printing Office when in writing ordered by the Public Printer; for freight, expressage, telegraph and telephone service; for furniture, typewriters, and carpets; for traveling expenses, stationery, postage, and advertising; for advertising for sale documents which have accumulated in the office of the superintendent

Office expenses.

Vol. 34, p. 943.

of documents, not exceeding twelve thousand dollars; for directories, technical books, and books of reference, not exceeding five hundred dollars; for adding and numbering machines, time stamps, and other machines of similar character; for repairs to machinery, implements, and buildings; for other necessary contingent and miscellaneous items authorized by the Public Printer; and for all the necessary materials needed in the prosecution of the work, five million three hundred thousand dollars; and from the said sum hereby appropriated printing and binding shall be done by the Public Printer to the amounts following, respectively, namely:

For printing and binding for Congress, including the proceedings and debates, and for rents, one million eight hundred and twenty-four thousand nine hundred dollars. And printing and binding for Congress chargeable to this appropriation, when recommended to be done by the Committee on Printing of either House, shall be so recommended in a report containing an approximate estimate of the cost thereof, together with a statement from the Public Printer of estimated approximate cost of work previously ordered by Congress, within the fiscal year for which this appropriation is made.

Allotments.  
Congress.

For the State Department, forty-two thousand dollars.

Departments, etc.

For the Treasury Department, three hundred and twenty-five thousand dollars: *Provided*, That no part of this sum shall be expended for the publication of the Catalogue of Title Entries of the Copyright Office.

*Proviso.*  
Catalogue of copy-  
right entries.

For the War Department, two hundred and seventy-five thousand dollars.

For the Navy Department, one hundred and fifty-three thousand dollars, including not exceeding fifteen thousand dollars for the Hydrographic Office.

For the Interior Department, including not exceeding twenty-nine thousand five hundred dollars for the Civil Service Commission, and not exceeding twenty thousand dollars for the publication of the Annual Report of the Commissioner of Education, two hundred and fifty-four thousand dollars.

For the Patent Office, as follows: For printing the weekly issue of patents, designs, trade-marks, and labels, exclusive of illustrations, for printing, exclusive of illustrations, and binding the monthly volumes of patents, and for printing, engraving illustrations, and binding the Official Gazette, including weekly, monthly, bimonthly, and annual indexes, five hundred and twenty-five thousand dollars.

For the Smithsonian Institution, for printing and binding the Annual Reports of the Board of Regents, with general appendixes, ten thousand dollars; under the Smithsonian Institution, for the Annual Reports of the National Museum, with general appendixes, and for printing labels and blanks, and for the Bulletins and Proceedings of the National Museum, the editions of which shall not exceed four thousand copies, and binding, in half turkey or material not more expensive, scientific books and pamphlets presented to and acquired by the National Museum Library, thirty-four thousand dollars; for the Annual Reports and Bulletins of the Bureau of American Ethnology, and for miscellaneous printing and binding for the Bureau, twenty-one thousand dollars; for miscellaneous printing and binding for the International Exchanges, two hundred dollars; the International Catalogue of Scientific Literature, one hundred dollars; the National Zoological Park, two hundred dollars; the Astrophysical Observatory, one hundred dollars; and for the Annual Report of the American Historical Association, seven thousand dollars; in all, seventy-two thousand six hundred dollars.

For the United States Geological Survey, as follows:

For engraving the illustrations necessary for the Annual Report of the Director, and for the monographs, professional papers, bulletins,

water-supply papers, and the report on mineral resources, thirty-five thousand dollars.

For printing and binding the Annual Report of the Director, monographs, professional papers, bulletins, water-supply papers, and the report on mineral resources, one hundred and forty thousand dollars; and said amount shall cover all printing and binding on account of said publications of the Geological Survey.

For the Department of Justice, thirty-three thousand dollars.

For the Post-Office Department, exclusive of the money-order office, three hundred and fifty thousand dollars.

For the Department of Agriculture, including not to exceed twenty-five thousand dollars for the Weather Bureau, and including the Annual Report of the Secretary of Agriculture, as required by the Act approved January twelfth, eighteen hundred and ninety-five, and in pursuance of the provisions of Public Resolution Numbered Thirteen of the first session Fifty-ninth Congress, and also including not to exceed one hundred and twenty-five thousand dollars for farmers' bulletins, which shall be adapted to the interests of the people of the different sections of the country, an equal proportion of four-fifths of which shall be delivered to or sent out under the addressed franks furnished by Senators, Representatives, and Delegates in Congress, as they shall direct, four hundred and sixty thousand dollars.

For the Department of Commerce and Labor, including the Coast and Geodetic Survey, and one hundred and twenty-five thousand dollars for the Census Office, five hundred thousand dollars.

For the Supreme Court of the United States, ten thousand dollars; and the printing for the Supreme Court shall be done by the printer it may employ, unless it shall otherwise order.

For the supreme court of the District of Columbia, one thousand five hundred dollars.

For the Court of Claims, fifteen thousand dollars.

For the Library of Congress, including the Copyright Office, and the publication of the Catalogue of Title Entries of the Copyright Office, and binding, rebinding, and repairing of library books, and for building and grounds, Library of Congress, two hundred and two thousand dollars.

For the Executive Office, two thousand dollars.

For the Interstate Commerce Commission, sixty thousand dollars.

For the International Bureau of the American Republics, twenty thousand dollars.

Restriction.

And no more than an allotment of one-half of the sum hereby appropriated shall be expended in the first two quarters of the fiscal year, and no more than one-fourth thereof may be expended in either of the last two quarters of the fiscal year, except that, in addition thereto, in either of said last quarters, the unexpended balances of allotments for preceding quarters may be expended.

Annual leaves.

To enable the Public Printer to comply with the provisions of the law granting thirty days' annual leave to the employees of the Government Printing Office, three hundred thousand dollars, or so much thereof as may be necessary.

Superintendent of documents.  
Restriction repealed.  
Vol. 34, p. 1014.

Section three, of the Act providing for the public printing and binding and the distribution of public documents approved March first, nineteen hundred seven, is hereby repealed.

Isthmian Canal.

## THE ISTHMIAN CANAL.

Construction.

Vol. 32, p. 482.

To continue the construction of the Isthmian Canal, to be expended under the direction of the President in accordance with an Act entitled "An Act to provide for the construction of a canal connecting the waters of the Atlantic and Pacific oceans," approved June twenty-eighth, nineteen hundred and two:

- First. For salaries of officers and employees of the Isthmian Canal Commission, including assistant purchasing and shipping agents, and all other employees in the United States, one hundred and forty-nine thousand dollars; Canal Commission.  
Salaries in the  
United States.
- Second. For incidental expenses, including rents, cable and telegraph service, supplies, stationery and printing, and actual necessary traveling expenses in the United States (including rent of the Panama Canal building in the District of Columbia, seven thousand five hundred dollars, and text-books and books of reference, one thousand dollars, and additional compensation to the Auditor for the War Department for extra services in auditing accounts of the Isthmian Canal, one thousand dollars), twenty-seven thousand dollars, and the unexpended balances of appropriations for these objects available June thirtieth, nineteen hundred and eight; Incidental expenses.  
  
Rent.  
  
Balances.
- Third. For pay of members of the Commission and officers and employees on the Isthmus other than skilled and unskilled labor, including civil engineers, superintendents, instrumentmen, transitmen, levelmen, rodmen, draftsmen, timekeepers, mechanical and electrical engineers, supervisors, clerks, accountants, stenographers, storekeepers, messengers, office boys, foremen and subforemen, watchmen, wagon masters, stewards, hospital dispensers, internes, nurses, and attendants, including those necessarily and temporarily detailed for duty away from the Isthmus, for the departments of construction and engineering, disbursing, examination of accounts, and labor, quarters and subsistence, and expenses incident to conducting hearings and examining estimates for appropriations on the Isthmus, three million four hundred thousand dollars; Commissioners.  
Construction, etc.,  
departments.  
Pay of officers, etc.,  
on the Isthmus.  
  
Temporary details.
- Fourth. For skilled and unskilled labor on the Isthmus, including engineers, conductors, firemen, brakemen, electricians, teamsters, cranesmen, machinists, blacksmiths, and other artisans, and their helpers, janitors, sailors, cooks, waiters, and dairymen, for the departments of construction and engineering, disbursing, examination of accounts, and labor, quarters and subsistence, eight million four hundred thousand dollars; Labor.
- Fifth. For purchase and delivery of material, supplies, and equipment, including cost of inspecting material and of paying traveling expenses incident thereto, whether on the Isthmus or elsewhere, and such other expenses not in the United States as the Commission deems necessary to best promote the construction of the Isthmian canal, for the departments of construction and engineering, disbursing, examination of accounts, and labor, quarters and subsistence, and to enable the Secretary of War to purchase for the Panama Railroad Company two steamships of American register each to be of not less than nine thousand gross registered tonnage and at a cost of not to exceed one million five hundred and fifty thousand dollars, said ships to be controlled and operated by said Panama Railroad Company in like manner as other ships of said Company including the transportation of supplies, equipment and material for use in the construction of the Panama Canal and the transportation of officers and employees of the Panama Canal Commission: *Provided*, That when said ships are no longer required for use as aforesaid in the transportation of supplies, equipment and material for the construction of the Panama Canal the same shall be transferred to the Secretary of the Navy for use as colliers or other auxiliary vessels belonging to the Navy, twelve million eight hundred thousand dollars; Purchase of material,  
etc.  
  
Two steamships for  
Panama Railroad  
Company.  
  
Operation.  
  
Proviso.  
Transfer to Navy  
when no longer re-  
quired.
- Sixth. To continue the equipment and construction of the Panama Railroad, to be disbursed directly under the Isthmian Canal Commission, one million one hundred thousand dollars; no part of said sum shall be expended until the obligation of the Panama Railroad Company for the full amount thereof and drawing four per centum inter-
- Panama Railroad.  
  
Restriction.

est payable to the United States shall have been delivered to the Secretary of the Treasury of the United States and by him accepted;

Miscellaneous.

Seventh. For miscellaneous expenditures, cable and telegraph service, stationery and printing, and traveling and incidental expenses on the Isthmus, for the departments of construction and engineering, disbursing, examination of accounts, and labor, quarters and subsistence, four hundred thousand dollars;

Government of Canal Zone.  
Pay of officers and employees.

Eighth. For pay of officers and employees other than skilled and unskilled labor in the service of the government of the Canal Zone, two hundred and twenty-five thousand dollars and the unexpended balances of appropriations for these objects available June thirtieth, nineteen hundred and eight;

Labor.

Ninth. For skilled and unskilled labor in the service of the government of the Canal Zone, sixteen thousand dollars and the unexpended balances of appropriations for these objects June thirtieth, nineteen hundred and eight;

Materials, etc.

Tenth. For material, supplies, equipment, new buildings, and contingent expenses for account of the government of the Canal Zone, the unexpended balances of appropriations for these objects June thirtieth, nineteen hundred and eight;

Sanitation department.  
Pay of officers and employees.

Eleventh. For pay of officers and employees other than skilled and unskilled labor engaged in the sanitation department on the Isthmus, seven hundred thousand dollars and the unexpended balances of appropriations for these objects June thirtieth, nineteen hundred and eight;

Labor.

Twelfth. For skilled and unskilled labor engaged in the sanitation department on the Isthmus of Panama, five hundred thousand dollars;

Materials, etc.

Thirteenth. For material, supplies, equipment, new buildings, and contingent expenses of the sanitation department on the Isthmus, three hundred and seventy-five thousand dollars, and the unexpended balances of appropriations for these objects June thirtieth, nineteen hundred and eight;

Panama Railroad.  
Construction of new.

Fourteenth. For the construction of the new Panama Railroad to be disbursed directly under the Isthmian Canal Commission, one million and eighty-five thousand dollars;

Amount.

In all, twenty-nine million one hundred and seventy-seven thousand dollars, the same to be available until expended: *Provided*, That all expenditures from the appropriation herein and hereinafter made for the Isthmian Canal shall be paid from, or reimbursed to the Treasury of the United States out of, the proceeds of the sale of the bonds authorized in section eight of the Act approved June twenty-eighth, nineteen hundred and two.

*Proviso.*  
Expenditures paid from proceeds of land sales.

Vol. 32, p. 484.

Pembroke B. Banton.  
Payment for injuries.

To pay Pembroke B. Banton, of Waterloo, Iowa, to compensate him for injuries received while in the employment of the Government on the Isthmian Canal, ten thousand dollars.

Ten per cent interchangeable.

Ten per centum of the foregoing amounts shall be available interchangeably for expenditure on objects named; but not more than ten per centum shall be added to any one item of the appropriation: *Provided, however*, That any surplus in the appropriations for any of the above classified heads may be used for expenditure under any of the classified appropriations for the department of construction and engineering.

*Proviso.*  
Use of surplus for construction department.

Panama Railroad Company.  
Reimbursement for marine and fire losses.

SEC. 2. The foregoing appropriations shall be available to reimburse the Panama Railroad Company for marine losses, or for losses due to destruction of or damage to its plant, equipment, or commissary supplies by fire: *Provided, however*, That upon this appropriation becoming effective the Panama Railroad Company shall cease to carry insurance against loss from causes covered by this appropriation.

*Proviso.*  
Insurance to cease.

Distribution of revenues.

SEC. 3. All funds hereafter collected by the government of the Canal Zone from rentals of public lands and buildings in the Canal Zone and the cities of Panama and Colon, and from the Zone postal service, and

from court fees, and collected or raised by taxation in whatever form under the laws of the government of the Canal Zone, are hereby appropriated until and including June thirtieth, nineteen hundred and nine, as follows: The revenues derived from the postal service to the maintenance of that service; the remaining revenues, after setting aside a miscellaneous and contingent fund of ten thousand dollars, to the maintenance of the public school system in the Zone; to the construction and maintenance of public improvements within the Zone; to the maintenance of the administrative districts, including payment of salaries and wages incident thereto; to the maintenance of Canal Zone charity patients in the hospitals of the Isthmian Canal Commission, and to the maintenance of administrative district prisoners. A detailed and classified statement of all receipts and expenditures without the duplication of items under this paragraph shall be submitted to Congress after the close of the fiscal year nineteen hundred and nine.

Statement to Congress.

SEC. 4. All sums appropriated hereunder or that may hereafter be appropriated for the construction of the Isthmian Canal shall be available for the payment of the direct obligations of the Canal Commission, or of the Commission's obligations under any contract or contracts that may hereafter be entered into for the construction of the Isthmian Canal.

Sums available for construction contracts.

SEC. 5. All funds that hereafter may be derived from customs duties collected upon property of the United States imported from the Canal Zone are hereby reappropriated for the construction of the Isthmian Canal and may be expended under any of the classified appropriations for the department of construction and engineering.

Customs revenue from Canal Zone. Reappropriated for construction.

SEC. 6. All funds realized during the fiscal year nineteen hundred and nine by the Isthmian Canal Commission from the performance of services by the Commission, or from the sale of materials and supplies upon the Isthmus under the custody and control of the Commission, are hereby reappropriated for expenditure under any of the foregoing classified appropriations for the department of construction and engineering, and a full and separate report in detail of all transactions hereunder shall be made to Congress.

Funds from services, sales, etc. Reappropriated for construction.

SEC. 7. The officers of the Isthmian Canal Commission are relieved from liability to account for eleven thousand two hundred and five dollars and fifty-three cents, for materials and supplies furnished to the sufferers by the Jamaican earthquake of January fourteenth, nineteen hundred and seven.

Jamaica earthquake. Supplies furnished sufferers allowed.

SEC. 8. The National Academy of Sciences is required, at their next meeting, to take into consideration the methods and expenses of conducting all surveys of a scientific character, and all chemical, testing, and experimental laboratories and to report to Congress as soon thereafter as may be practicable a plan for consolidating such surveys, chemical, testing, and experimental laboratories so as to effectually prevent duplication of work and reduce expenditures without detriment to the public service.

Scientific surveys and laboratories. National Academy of Sciences to report plan for consolidating.

It is the judgment of Congress that any person who holds employment under the United States or who is employed by and receives a regular salary from any scientific bureau or institution that is required to report to Congress should refrain from participation in the deliberations of said National Academy of Science on this subject and from voting on or joining in any recommendation hereunder.

Officials who should not participate.

SEC. 9. That all sums appropriated by this Act for salaries of officers and employees of the Government shall be in full for such salaries for the fiscal year nineteen hundred and nine, and all laws or parts of laws in conflict with the provisions of this Act be, and the same are hereby, repealed.

Sums for salaries to be in full.

ALASKA-YUKON-PACIFIC EXPOSITION.

Alaska - Yukon - Pacific Exposition.

Articles for exhibition may be imported free.

Sales permitted.

Proviso. Duty on articles sold, etc.

Smithsonian and National Museum. Exhibit by.

Department exhibit. Character.

Government board of managers. Duties.

Composition.

Allowances.

SEC. 10. That all articles that shall be imported from foreign countries for the sole purpose of exhibition at the Alaska-Yukon-Pacific Exposition, to be held at Seattle, State of Washington, in the year nineteen hundred and nine, upon which their shall be a tariff or customs duty shall be admitted free of the payment of duty, customs fees, or charges, under such regulations as the Secretary of the Treasury shall prescribe; but it shall be lawful at any time during the exposition to sell for delivery at the close thereof any goods or property imported for and actually on exhibition in the exposition buildings or on the grounds, subject to such regulations for the security of the revenue and for the collection of import duties as the Secretary of the Treasury may prescribe: *Provided*, That all such articles when sold or withdrawn for consumption or use in the United States shall be subject to the duty, if any, imposed upon such articles by the revenue laws in force at the date of withdrawal; and on articles which shall have suffered diminution or deterioration from incidental handling and necessary exposure the duty, if paid, shall be assessed according to the appraised value at the time of withdrawal for consumption or use, and the penalties prescribed by law shall be enforced against any person guilty of any illegal sale, use, or withdrawal.

SEC. 11. That there shall be exhibited at said Exposition by the Government of the United States from the Smithsonian Institution and the National Museum such articles and material of an historical nature as will impart a knowledge of our national history especially that of Alaska, Hawaii and the Philippine Islands and that part of the United States west of the Rocky Mountains. There shall be exhibited from the Executive Departments of the United States such exhibits as will illustrate their principal administrative functions and their educational value in connection with the development of commerce in the countries bordering upon the Pacific Ocean; the preservation of forests; the reclamation and irrigation of arid and semiarid lands; the improving and enlarging of transportation facilities and the safeguards of navigation; and the economic value of the investigations and operations of the Government with reference to public health, geology, experiment stations, coast and geodetic survey, and public roads. To secure a complete and harmonious arrangement of such Government exhibit a United States Government board of managers is hereby authorized to be appointed to be charged with the selection, purchase, preparation, transportation, arrangement, safe-keeping, exhibition and return of such articles and materials as the heads of the several Departments, the Secretary of the Smithsonian Institution, the Superintendent of the National Museum respectively decide shall be embraced in the Government exhibit herein authorized. The President of the United States may also designate additional articles of peculiar interest for exhibition in connection with the said Government exhibit. Said Government board of managers shall be composed of three persons now in the employ of the Government and shall be appointed by the President, one of whom shall be designated by the President as chairman of the said board and one as secretary and disbursing officer. The members of said Government board, with other officers and employees of the Government who may be detailed to assist them, including officers of the Army and Navy, shall receive no compensation in addition to their regular salaries, but they shall be allowed their actual and necessary traveling expenses, together with a per diem in lieu of subsistence, to be fixed by the Secretary of the Treasury, while necessarily absent from their homes engaged upon the business of the board. Officers of the Army and Navy shall receive said allowance in lieu of the subsistence and mileage now allowed by law; and the Secretary of War and the Secretary of the Navy

may, in their discretion, detail retired Army or Navy officers for such duty. Any provision of law which may prohibit the detail of persons in the employ of the United States to other service than that which they customarily perform shall not apply to persons detailed for duty in connection with said Alaska-Yukon-Pacific Exposition. Employees of the board not otherwise employed by the Government shall be entitled to such compensation as the board may determine, and such employees may be selected and appointed by said board. The disbursing officer shall give bond in such sum as the Secretary of the Treasury may determine for the faithful performance of his duties, said bond to be approved by said Secretary. The Secretary of the Treasury shall advance to said officer from time to time, under such regulations as he may prescribe, a sum of money from the appropriation for the Government exhibit herein authorized, not exceeding at any one time three-fourths of the penalty of his bond, to enable him to pay the expenses of said exhibit as authorized by the United States Government board herein created. The Secretary of the Treasury is hereby authorized and directed to place on exhibition, in connection with the exhibit of his Department, upon such grounds as shall be allotted for this purpose, one of the life-saving stations authorized to be constructed on the Pacific coast of the United States by existing law, and to cause the same to be fully equipped with all apparatus, furniture, and appliances now in use in life-saving stations in the United States. The Secretary of Commerce and Labor is hereby authorized and directed to place on exhibition, in connection with the exhibit of his Department, in such building or aquarium as shall be allotted for this purpose, a complete exhibit of the fish and fisheries of the United States, paying special attention to the fish and fisheries of the Pacific Ocean, with a view to demonstrating, in the fullest manner possible, the economic value of such fish and fisheries: *Provided*, That the cost of said exhibit herein authorized, including the selection, purchase, preparation, transportation, arrangement, safe-keeping, exhibition, and return of the articles and materials so exhibited, shall not exceed the sum of two hundred thousand dollars, which sum, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 12. That the Secretary of the Interior is hereby authorized and directed to aid the people of the district of Alaska and of the Territory of Hawaii in providing and maintaining appropriate and creditable exhibits of the products and resources of Alaska and Hawaii at the said Alaska-Yukon-Pacific Exposition, and for that purpose he is authorized to appoint one or more persons to supervise the selection, purchase, preparation, transportation, arrangement, installation, safe-keeping, exhibition, and return of such articles as may be exhibited from said Territories at said exposition: *Provided*, That the total expenditure for said exhibit for said district of Alaska on the part of the Government, including such selection, purchase, preparation, transportation, arrangement, installation, safe-keeping, exhibition, and return of the articles so exhibited, shall not exceed the sum of one hundred thousand dollars, which sum, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated: *And provided further*, That the total expenditure for said exhibit for the Territory of Hawaii on the part of the Government, including such selection, purchase, preparation, transportation, arrangement, installation, safe-keeping, exhibition, and return of the articles so exhibited shall not exceed the sum of twenty-five thousand dollars, which sum, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 13. That the Secretary of War is hereby authorized and directed to aid the people of the Philippine Islands in providing and maintain-

Details permitted.

Pay of employees.

Disbursing officer.

Life-saving exhibit.

Fish aquarium.

*Proviso.*  
Limit of expenses.

Appropriation.

Alaska and Hawaii.  
Exhibits from.

*Proviso.*  
Limit of expenses.

Appropriation.

Total for Hawaiian  
exhibit.

Philippine Islands.  
Aid to exhibit from.

ing an appropriate and creditable exhibit of the products and resources of the Philippine Islands at the said Alaska-Yukon-Pacific Exposition, and for that purpose he is authorized to appoint one or more persons to supervise the selection, purchase, preparation, transportation, arrangement, installation, safe-keeping, exhibition, and return of such articles as may be exhibited from said Philippine Islands at said exposition: *Provided*, That the total expenditures for said exhibit on the part of the Government, including such selection, purchase, preparation, transportation, arrangement, installation, safe-keeping, exhibition, and return of the articles so exhibited, shall not exceed the sum of twenty-five thousand dollars, which sum, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

*Provided.*  
Limit of expenses.

Appropriation.

Government exhibit.  
Buildings, etc., authorized.

Preparation of plans, etc.

Appropriation.  
Disposal at close of exposition.

Allotment of space in Alaska, Hawaii, and Philippine buildings.

Dies for commemorative medal to be made at mint.

R. S., sec. 3551, p. 702.

Coining press at exposition.

*Provided.*  
Power, etc.

Materials for souvenirs.

SEC. 14. That the Secretary of the Treasury shall cause suitable buildings to be erected on the site of said Alaska-Yukon-Pacific Exposition for said Government exhibit, including an irrigation and biograph building; also a fisheries building complete, with mechanical apparatus; also buildings for the exhibits of the district of Alaska, the Territory of Hawaii, and the Philippine Islands; also buildings for such other purposes in connection with the exhibits herein authorized as in the judgment of the Secretary of the Treasury may be necessary. Said buildings shall be erected from plans prepared by the Supervising Architect of the Treasury, to be approved by the Secretary of the Treasury, and the Secretary of the Treasury is hereby authorized and directed to contract for said buildings in the same manner and under the same regulations as for other public buildings of the United States, but the contract for said buildings, including the preparation of ground therefor and the approaches thereto, and the interior and exterior decorative wiring and lighting thereof shall not exceed the sum of two hundred and fifty thousand dollars, which sum or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated. The Secretary of the Treasury is authorized and required to dispose of said buildings, or the materials composing the same, at the close of the exposition, giving preference to the State of Washington or to the Alaska-Yukon-Pacific Exposition corporation or to the city of Seattle to purchase the same at an appraised value to be ascertained in such manner as the Secretary of the Treasury may determine.

SEC. 15. That the allotment of space for exhibitors in the building or buildings erected under authority of this Act for the use of the district of Alaska, the Territory of Hawaii, and the Philippine Islands shall be done and performed without charge to exhibitors by the Government board created by this Act.

SEC. 16. That dies for medals bearing appropriate devices, emblems, and inscriptions commemorative of said Alaska-Yukon-Pacific Exposition and of the awards to be made to the exhibitors thereat shall be prepared by the Secretary of the Treasury at some mint of the United States for the board of trustees of Alaska-Yukon-Pacific Exposition, a corporation, subject to the provisions of the fifty-second section of the coinage Act of eighteen hundred and seventy-three, and upon the payment by said Alaska-Yukon-Pacific Exposition of a sum not less than the cost thereof; said medals shall be coined by the coining press located in and being part of the Government exhibit, and without cost to the Alaska-Yukon-Pacific Exposition: *Provided*, That said Alaska-Yukon-Pacific Exposition shall furnish free of charge the electric power necessary to operate said coining press and all provisions of law against the counterfeiting or imitating of coins of the United States shall apply to the medals issued under this Act. Said Alaska-Yukon-Pacific Exposition shall furnish without cost to the United States all materials used by the printing and engraving presses exhibited by the Government at said exposition in the production of the usual souvenirs

of appropriate design, and said Alaska-Yukon-Pacific Exposition is hereby authorized, through any agent, employee, privilege holder, or concessionaire appointed by its proper officer, to vend and sell at or near the place of manufacture any medal, print, or engraving authorized under the provisions of this Act: *Provided*, That the vending and selling of all such medals, prints, and engravings shall be subject to the approval of the Secretary of the Treasury.

Sales.

Approval by Secretary of the Treasury.

SEC. 17. That the United States shall not be liable on account of said exposition for any expenses incident to or growing out of the same, except for the construction of the building or buildings hereinbefore authorized and for the purpose of paying the expense incident to the selection, preparation, purchase, installation, transportation, care, custody, and safe return of the exhibits made by the Government and for the employment of proper persons as officers and assistants by the Government board created by this Act, and for other expenses, and for the maintenance of said building or buildings and other contingent expenses to be approved by the chairman of the Government board, or, in the event of his absence or disability, by such officer as the board may designate, and the Secretary of the Treasury, upon itemized accounts and vouchers: *Provided*, That no liability against the Government shall be incurred and no expenditure of money appropriated by this Act shall be made until the president of said exposition shall have furnished to the satisfaction of the Secretary of the Treasury proof that there has been obtained for the purpose of completing and opening said exposition bona fide subscriptions to the stock of Alaska-Yukon-Pacific Exposition (a corporation), by responsible parties, contributions, donations, and appropriations, from all sources, aggregating a sum not less than one million dollars: *Provided*, That no appropriation made by any State or Territory, and no appropriation herein made, shall be considered as any part of said million dollars.

Liability of United States limited to Government exhibit.

*Provisos.*  
Appropriations not available until exposition has obtained \$1,000,000.

Contributions excluded.

United States not liable for acts, etc., of exposition corporation.

SEC. 18. That the United States shall not in any manner or under any circumstances be liable for any of the acts, doings, or representations of said Alaska-Yukon-Pacific Exposition (a corporation), its officers, agents, servants, or employees, or any of them, or for service, salaries, labor, or wages of said officers, agents, servants, or employees, or any of them, or for any subscriptions to the capital stock, or for any stock certificates, bonds, mortgages, or obligations of any kind issued by said corporation, or for any debts, liabilities, or expenses, of any kind or nature whatever, attending such exposition corporation, or accruing by reason of the same.

Liability in excess of appropriations disclaimed.

SEC. 19. That nothing in this Act shall be construed so as to create any liability upon the part of the United States, directly or indirectly, for any debt or obligation incurred or for any claim for aid or pecuniary assistance from Congress or the Treasury of the United States in support or liquidation of any debts or obligations created by said United States Government board in excess of appropriations herein made.

Aid to exposition specially limited.

SEC. 20. That the United States shall not in any manner or under any circumstances make any loan, directly or indirectly, to the Alaska-Yukon-Pacific Exposition or for the benefit of said exposition or for any of the purposes thereof, and shall not appropriate for any purpose whatsoever in connection with said exposition any sum of money other than that provided in this act.

INTERNATIONAL IRRIGATION CONGRESS, ALBUQUERQUE, NEW MEXICO.

International Irrigation Congress, Albuquerque, N. Mex.  
Contribution to expenses.

SEC. 21. To enable the Secretary of the Treasury to pay to the city of Albuquerque, New Mexico, to assist in defraying the expenses of the International Irrigation Congress, to be held in that city commencing September twenty-ninth, nineteen hundred and eight, thirty thousand dollars.

Further liability  
disclaimed.

Nothing in this section shall be construed so as to create any liability upon the part of the United States, directly or indirectly, for any debt or obligation incurred or for any claim for aid or pecuniary assistance from Congress or the Treasury of the United States in support or liquidation of any debts or obligations that may be created on account of said International Irrigation Congress beyond the sum hereby appropriated.

Approved, May 27, 1908.

May 27, 1908.  
[H. R. 18618.]

**CHAP. 201.**—An Act Fixing the status of the Porto Rico Provisional Regiment of Infantry.

[Public, No. 142.]

Porto Rico Pro-  
visional Regiment of  
Infantry.  
Name changed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That on and after the thirtieth day of June, nineteen hundred and eight, the Porto Rico Provisional Regiment of Infantry shall be designated the Porto Rico Regiment of Infantry of the United States Army. It shall be composed of the two existing battalions of the Porto Rico Provisional Regiment of Infantry.

Composition.

Field officers.

**SEC. 2.** That the field officers of said regiment shall be one lieutenant-colonel and two majors, who shall be detailed for four years by the President from officers not below the rank of captain of the Army.

Captains and lieutenants.

**SEC. 3.** That the present captains and lieutenants of the Porto Rico Provisional Regiment of Infantry appointed or who were reappointed after a mental, physical, and professional examination, may be recommissioned as officers of the Porto Rico Regiment of Infantry.

Vacancies in grade  
of second lieutenant.

**SEC. 4.** That vacancies in the grade of second lieutenant may be filled by the President in his discretion by the appointment of citizens of Porto Rico whose qualifications for commissions shall be established by examination.

Promotions.

**SEC. 5.** That promotions to the grade of first lieutenant and captain shall be according to seniority within the regiment, subject to the examination provided by law. All appointments and promotions herein provided for shall be made with the advice and consent of the Senate. Officers of the Porto Rico Regiment of Infantry shall have the same rank, pay, rights, and allowances provided by law for officers of similar rank in the Army of the United States, except as herein provided with regard to promotion. Any of the officers provided for by section three who may have become incapacitated for active service by reason of disability incident to the service shall be placed upon the retired list with the rank to which they would otherwise be entitled.

Appointments con-  
firmed by the Senate.

Retired list.

Repeal.

**SEC. 6.** That all laws or parts of laws inconsistent with the provisions of this Act are hereby repealed.

Approved, May 27, 1908.

May 27, 1908.  
[H. R. 19355.]

**CHAP. 202.** An Act Making appropriations for fortifications and other works of defense, for the armament thereof, for the procurement of heavy ordnance for trial and service, and for other purposes.

[Public, No. 143.]

Fortifications appro-  
priations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sums of money herein provided for be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be available until expended, namely :

## FORTIFICATIONS AND OTHER WORKS OF DEFENSE.

### UNDER THE ENGINEER DEPARTMENT.

Gun and mortar bat-  
teries.

For construction of gun and mortar batteries, three hundred thousand dollars.

For modernizing older emplacements, the Secretary of War is authorized to apply the sum of twenty-two thousand eight hundred and fifty-seven dollars and eighteen cents, remaining unexpended from the appropriation for pneumatic dynamite battery at San Francisco Harbor, California, contained in the deficiency appropriation Act approved July seventh, eighteen hundred and ninety-eight, and the sum of one hundred and forty-two thousand four hundred and four dollars and eighteen cents remaining unexpended from the appropriation for pneumatic dynamite batteries, contained in the fortification appropriation Act approved May twenty-fifth, nineteen hundred.

For construction of fire-control stations and accessories, including purchase of lands and rights of way, and for the purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus, and materials, coast signal apparatus, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery; for the purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture at the arsenals, two hundred and seventy thousand two hundred and fifty-six dollars.

For supplying current for power and lighting at seacoast fortifications, three hundred and forty-eight thousand eight hundred and eighty-eight dollars.

For the procurement or reclamation of land, or right pertaining thereto, needed for the site, location, construction, or prosecution of works for fortifications and coast defenses, one hundred and twenty-one thousand and forty-eight dollars: *Provided*, That not more than twenty-one thousand and forty-eight dollars of said amount shall be paid to any person for property at, near, or adjoining Fort Armistead, Anne Arundel County, Maryland: *And provided further*, That no part thereof shall be so paid until such person receipts in full for all claims of every kind against the United States.

The Secretary of War is directed, by a suitable board, to investigate and report fully to Congress as to the advisability and necessity of seacoast fortifications for the protection of the harbor at San Pedro, California, and the cities in that vicinity, and if such fortifications are deemed advisable or necessary furnish an estimate of the cost of sites and fortifications separately.

For purchase and installation of searchlights for the defenses of our most important harbors, two hundred and ten thousand dollars.

For the protection, preservation, and repair of fortifications for which there may be no special appropriation available, two hundred and twenty-five thousand dollars.

To complete the construction of about four thousand eight hundred linear feet of wall necessary for the protection of Fort Moultrie, Sullivan's Island, South Carolina, from the effects of storms, one hundred and twenty-five thousand six hundred dollars.

To complete the repair and restoration of batteries and other structures appurtenant to the defenses of Pensacola and retaining walls to protect the batteries from floods, fifty-nine thousand three hundred and fifty-five dollars.

For the installation of machinery and for changes in buildings to receive it at the Augusta Arsenal, Augusta, Georgia, six thousand dollars.

To complete the repair and restoration of batteries and other structures appurtenant to the defenses of Mobile, Alabama, and rebuilding sea walls and groins for protection of the sites of the fortifications and of the garrison posts, five hundred and eighty-nine thousand five hundred dollars.

Modernizing older emplacements.

Unexpended balances.

Vol. 30, p. 704.

Vol. 31, p. 184.

Fire-control stations, etc.

Range finders, etc.

Electric current supply.

Sites for coast defenses, etc.

*Provisos.*  
Fort Armistead, Md.  
Maximum.

Receipts.

San Pedro, Cal.  
Seacoast fortifications.  
Report on necessity of, etc.

Searchlights.

Preservation, etc.

Fort Moultrie, S. C.  
Protecting wall.

Pensacola, Fla.  
Protection to batteries, etc.

Augusta, Ga.  
Machinery for arsenal.

Mobile, Ala.  
Repair of defenses.

- Plans.** For preparation of plans for fortifications, five thousand dollars.
- Electric plants.** For tools, electrical and engine supplies and appliances, to be furnished by the Engineer Department, for the use of the troops for maintaining and operating electric light and power plants in gun and mortar batteries, forty-four thousand five hundred dollars.
- Sea walls.** For construction of sea walls and embankments, fifty thousand dollars.
- Torpedo structures.** For preservation and repair of structures erected for the torpedo defense of the United States, fifteen thousand dollars.
- Submarine mines.** For the construction of mining casemates, cable galleries, torpedo storehouses, cable tanks, and other structures necessary for the operation, preservation, and care of submarine mines and their accessories, one hundred and seventy-five thousand dollars, to be expended by the Engineer Department.

**Signal office.****UNDER THE CHIEF SIGNAL OFFICER.**

- Fire-control installations.** For operation and maintenance of fire-control installations at sea-coast defenses, one hundred and forty-five thousand five hundred and seventy-eight dollars.
- Maintenance, etc.**

**Armament.****ARMAMENT OF FORTIFICATIONS.**

- Machine guns, etc.** For the purchase, manufacture, and test of machine and automatic guns, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture at the arsenals, forty thousand dollars.
- Mountain, field, and siege cannon.** For the purchase, manufacture, and test of mountain, field, and siege cannon, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture at the arsenals, three hundred thousand dollars.
- Ammunition.** For the purchase, manufacture, and test of ammunition for machine and automatic guns, and for mountain, field, and siege cannon, including the necessary experiments in connection therewith and the machinery necessary for its manufacture at the arsenals, one hundred and sixty thousand dollars.
- Seacoast cannon.** For the purchase, manufacture, and test of seacoast cannon for coast defense, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture at the arsenals, two hundred and seventy-three thousand dollars.
- Balances available.** The unexpended balances of the one hundred and sixty-five thousand dollars appropriated by the Act of June sixth, nineteen hundred and two, and the sixty-one thousand dollars appropriated by the Act of March third, nineteen hundred and three, for oil-tempered and annealed steel for seacoast defense guns of eight-inch, ten-inch, and twelve-inch caliber, also the unexpended balance of the eighty thousand dollars appropriated by the Act of March third, nineteen hundred and three, for finishing and assembling eight-inch, ten-inch, and twelve-inch guns at the Army Gun Factory, including new firing attachments for guns now in service, and any new tools or machinery necessary for their manufacture, being sixty-five thousand six hundred and fifty-six dollars and ninety-five cents and thirty-one thousand two hundred and thirty dollars and four cents, respectively, are hereby made available for the purposes named in the foregoing paragraph.
- Ammunition.** For the purchase, manufacture, and test of ammunition for seacoast cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture at the arsenals, three hundred and twenty-five thousand dollars.
- Artillery practice.** For the purchase, manufacture, and test of ammunition, subcaliber tubes, and other accessories for seacoast artillery practice, including the machinery necessary for their manufacture at the arsenals, four hundred and fifty thousand dollars.

For the alteration and maintenance of the mobile artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work and the expenses of the mechanics engaged thereon, fifty thousand dollars.

Altering mobile artillery.

For the purchase, manufacture, and test of ammunition, subcaliber tubes, and other accessories for mountain, field, and siege artillery practice, including the machinery necessary for their manufacture at the arsenals, and ammunition of older model than current may be issued for the instruction and target practice of students at the institutions to which the issue of artillery is authorized, ninety thousand dollars.

Ammunition for practice.

Issue to institutions.

For the alteration and maintenance of the seacoast artillery, including the purchase and manufacture of machinery, tools, materials necessary for the work, and expenses of the civilian mechanics and extra-duty pay of enlisted men engaged thereon, four hundred and seventy-five thousand dollars.

Machinery, tools, etc.

For the alteration of three and two-tenths inch material to rapid-fire field material, including sights, implements, equipments, and the materials and machinery necessary for alteration and manufacture at the arsenals, sixty thousand dollars.

Altering rapid-fire material, etc.

### PROVING GROUND, SANDY HOOK, NEW JERSEY.

For current expenses and maintenance of the ordnance proving ground, Sandy Hook, New Jersey, including expenses incident to the transportation of men and material therefor, general repairs and alterations and accessories incidental to testing and proving ordnance, including hire of assistants for the Ordnance Board, skilled mechanical labor, purchase of instruments and other supplies, building and repairing butts and targets, clearing and grading ranges, fifty thousand two hundred dollars.

Sandy Hook proving ground.

Expenses, etc.

For repairs of railroad tracks connecting the proving ground with the Central Railroad of New Jersey, six thousand dollars.

Repair of railroad tracks.

For the necessary expenses of officers while temporarily employed on ordnance duties at the proving ground and absent from their proper station, at the rate of two dollars and fifty cents per diem while so employed, and the compensation of draftsmen while employed in the Army Ordnance Bureau on ordnance construction, eighteen thousand seven hundred dollars.

Temporary employment.

Per diem.

### SUBMARINE MINES.

For the purchase of submarine mines and necessary appliances to operate them for closing the channels leading to our principal seaports, and continuing torpedo experiments; for the purchase of the necessary machinery, tools, and implements for the repair shop of the torpedo depot at Fort Totten, New York, and for extra-duty pay to soldiers necessarily employed for periods not less than ten days on work in connection with the issue, receipt, and care of submarine mining material at the torpedo depot, three hundred and ten thousand dollars.

Submarine mines.

Purchases, etc.

Fort Totten, N. Y. Torpedo depot.

For the procurement of one torpedo planter, for use on the Pacific coast, one hundred and seventy-five thousand dollars.

Pacific coast. Torpedo planter.

### FORTIFICATIONS IN INSULAR POSSESSIONS.

Insular possessions.

#### ENGINEER DEPARTMENT.

Engineer Department.

For construction of seacoast batteries, as follows:

In the Hawaiian Islands, four hundred thousand dollars;

Seacoast batteries.

Hawaiian Islands.

In the Philippine Islands, nine hundred and fifty-four thousand dollars;

Philippine Islands.

In all, one million three hundred and fifty-four thousand dollars.

Electric plants.	For installation of electric plants at the defenses of the following localities:
Hawaiian Islands.	In the Hawaiian Islands, twenty thousand dollars;
Philippine Islands.	In the Philippine Islands, one hundred and fifteen thousand dollars;
	In all, one hundred and thirty-five thousand dollars.
Fire-control stations, etc.	For construction of fire-control stations and accessories, including purchase of lands and rights of way, and for the purchase and installation of necessary lines and means of electrical communications, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus and materials, coast signal apparatus, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery; for the purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture at the arsenals, two hundred and forty-three thousand dollars.
Range finders, etc.	
Searchlights.	For purchase and installation of searchlights for the defenses of most important harbors, as follows:
Hawaiian Islands.	In the Hawaiian Islands, forty-seven thousand five hundred dollars;
Philippine Islands.	In the Philippine Islands, one hundred and eighty thousand dollars;
	In all, two hundred and twenty-seven thousand five hundred dollars.
Submarine mines, Hawaiian Islands.	For the construction of mining casemates, cable galleries, torpedo storehouses, cable tanks, and other structures necessary for the operation, preservation, and care of submarine mines and their accessories at the defenses of the Hawaiian Islands, one hundred and twenty-nine thousand dollars, to be expended by the Engineer Department.
Hawaiian Islands. Torpedo planter, etc.	For the procurement of one torpedo planter and two launches for the Hawaiian Islands, one hundred and eighty-one thousand dollars.
Philippine Islands. Torpedo planter, etc.	For the procurement of one torpedo planter and six launches for the Philippine Islands, one hundred and ninety-three thousand dollars.
Site.	For procurement or reclamation of land, or right pertaining thereto, needed for the site, location, construction, or prosecution of works for fortifications and coast defenses in the Philippine Islands, five thousand dollars.

## ORDNANCE DEPARTMENT.

Seacoast cannon.	For the purchase, manufacture, and test of seacoast cannon for coast defense, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture at the arsenals, seven hundred and four thousand dollars.
Ammunition.	For purchase, manufacture, and test of ammunition for seacoast cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture at the arsenals, two hundred and fifty thousand dollars.
Altering artillery, etc.	For the alteration and maintenance of the seacoast artillery and the mechanical supervision of its installation, including the purchase and manufacture of machinery, tools, materials necessary for the work, and expenses of the civilian mechanics and extra-duty pay of enlisted men engaged thereon, twenty thousand dollars.
Hawaiian Islands. Submarine mines.	For the purchase of submarine mines and necessary appliances to operate them for closing the channels leading to the principal seaports of the Hawaiian Islands, twenty-three thousand dollars.
Philippine Islands. Submarine mines.	For the purchase of submarine mines and necessary appliances to operate them for closing the channels leading to the principal seaports of the Philippine Islands, three hundred and twenty-eight thousand six hundred and twenty dollars.

## Board of Ordnance and Fortifications.

## BOARD OF ORDNANCE AND FORTIFICATION.

Purchases, etc.

To enable the Board to make all needful and proper purchases, experiments, and tests to ascertain, with a view to their utilization by the Government, the most effective guns, small arms, cartridges, pro-

jectiles, fuses, explosives, torpedoes, armor plates, and other implements and engines of war, and to purchase or cause to be manufactured, under authority of the Secretary of War, such guns, carriages, armor plates, and other war material as may, in the judgment of the Board, be necessary in the proper discharge of the duty devolved upon it by the Act approved September twenty-second, eighteen hundred and eighty-eight; to pay the salary of the civilian member of the Board of Ordnance and Fortification provided by the Act of February twenty-fourth, eighteen hundred and ninety-one, and for the necessary traveling expenses of said member when traveling on duty as contemplated in said Act; for the payment of the necessary expenses of the Board, including a per diem allowance to each officer detailed to serve thereon, when employed on duty away from his permanent station, of two dollars and fifty cents a day; and for the test of experimental guns, carriages, and other devices procured in accordance with the recommendation of the Board of Ordnance and Fortification, fifty thousand dollars, the expenditure of which shall be made by the several bureaus of the War Department heretofore having jurisdiction of the same, or by the Board itself, as the Secretary of War may direct: *Provided*, That before any money shall be expended in the construction or test of any gun, gun carriage, ammunition, or implements under the supervision of the said Board, the Board shall be satisfied, after due inquiry, that the Government of the United States has a lawful right to use the inventions involved in the construction of such gun, gun carriage, ammunition, or implements, or that the construction or test is made at the request of a person either having such lawful right or authorized to convey the same to the Government.

That all material purchased under the provisions of this Act shall be of American manufacture, except in cases when, in the judgment of the Secretary of War, it is to the manifest interest of the United States to make purchases in limited quantities abroad. Such material purchased in limited quantities shall be admitted free of duty, as shall other similar material furnished without charge.

Approved, May 27, 1908.

**CHAP. 203.**—An Act To authorize the construction of a railroad siding to the United States navy-yard, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Philadelphia, Baltimore and Washington Railroad Company be, and it is hereby, authorized and directed to construct a single branch track or siding from its present main line, at some point, to be approved by the Commissioners of the District of Columbia, between the bridge over the Anacostia River at Pennsylvania avenue southeast, and one thousand feet westerly therefrom; thence extending by curve in a southwestwardly direction across square south of one thousand and eighty, to Fifteenth street, east; thence southwestwardly across square south one thousand and sixty-seven, on a line generally parallel to the center line of Water street, at such distance between the center line of Water street and the present approved north bulkhead line of the Anacostia River as shall be approved by the Commissioners of the District of Columbia, crossing Fifteenth street southeast, Fourteenth street southeast, Thirteenth street southeast, Twelfth street southeast, M and N streets southeast, and Virginia avenue; thence in a southwestwardly direction by curve or otherwise, as the Commissioners of the District of Columbia shall approve, crossing Twelfth street southeast, and square south of one thousand and one, to the north abutment of the Anacostia River bridge at the foot of Eleventh

Vol. 25, p. 489.

Civilian member.  
Salary.

Vol. 26, p. 769.

Per diem, tests, etc.

*Provido.*  
Right to use invention.

Material to be of  
American manufacture.

May 27, 1908.  
[H. R. 20120.]

[Public, No. 144.]

District of Columbia.  
Philadelphia, Baltimore, and Washington Railroad Company may construct siding to navy-yard.  
Route.

street southeast; thence passing under the north end of the said Anacostia River bridge, at such point as may be determined by the Commissioners of the District of Columbia; thence across Eleventh street southeast, square nine hundred and seventy-nine, Tenth street southeast, square nine hundred and fifty-five, and Ninth street southeast, on a line generally parallel to the north bulkhead line of the Anacostia River, as now approved, and between it and one hundred feet distant therefrom, as may be determined by the Commissioners of the District of Columbia, to a connection with the track system of the United States Navy-Yard.

Plans, etc., approved by Commissioners.

SEC. 2. That the location of said track and the grade thereof and the plans of construction outside of the United States Navy-Yard, shall be approved by the Commissioners of the District of Columbia, and the said Commissioners are also authorized and empowered to make, from time to time, all needful regulations for the movement of trains, cars, and locomotives over the same: *Provided*, That the Commissioners of the District of Columbia shall, as far as consistent with the public interests, cause said railroad track to be located on public grounds and streets.

Regulations.

*Proviso.*  
Location on public grounds, etc.

Paving.

The Philadelphia, Baltimore and Washington Railroad Company shall also pave such crossings or other portions of public space occupied by said track, and two feet exterior to the rails thereof, as the Commissioners of the District of Columbia may require, and keep the same in repair at all times.

Repairs.

Side-tracks, etc.

SEC. 3. That it shall be the duty of the Commissioners of the District of Columbia, and they are hereby authorized and empowered, upon request of the railroad company, to grant the Philadelphia, Baltimore and Washington Railroad Company, permission to lay, maintain, and use side-tracks and sidings, from the branch track herein authorized, south of said branch track between Twelfth and Fifteenth streets east, and also into squares nine hundred and fifty-five, nine hundred and seventy-nine, south of one thousand and twenty-five, and east of one thousand and twenty-five, and south of one thousand and one, and south of one thousand and forty-eight: *Provided*, That such tracks or sidings shall be laid and maintained under the direction of the said Commissioners in such manner as to least interfere with the free and unobstructed use of the public streets.

*Proviso.*  
Nonobstruction of public streets.

Cost to be paid by railroad.

SEC. 4. That the entire cost and expense of obtaining the necessary right of way, and the entire cost and expense of constructing the branch track, herein authorized, to a connection with the track system of the navy-yard, shall be paid and defrayed by the Philadelphia, Baltimore and Washington Railroad Company, but the said Philadelphia, Baltimore and Washington Railroad Company shall not acquire any riparian rights by reason of the location of said track through public space or through any right of way, necessary to be acquired.

Riparian rights not acquired.

Occupation of public space.

SEC. 5. That where the line as approved by said Commissioners lies within the bed of any public highway or through any public space, said company is hereby given the right to occupy such portion of said highway or public space as may be approved by said Commissioners, and where such approved line crosses private property, the said railroad company is hereby authorized to acquire a sufficient right of way not exceeding sixty-six feet in width by purchase, and in the event that such right of way can not be purchased at a price satisfactory to said railroad company, authority is hereby conferred upon said railroad company to condemn the land necessary for such right of way, in the manner and by the method and processes provided by sections six hundred and forty-eight to six hundred and sixty-three, both inclusive, of the Revised Statutes relating to the District of Columbia, which said sections, despite any repeal thereof, are hereby reenacted in full force and effect, for the purposes contemplated by this Act, and are

Right of way over private property by purchase.

\*By condemnation.

R. S., D. C., secs. 648-663, pp. 78, 79.

Reenactment.

especially enacted to like effect as if the same were incorporated herein at length: *Provided*, That in every case where an assessment for damages or an award shall have been returned by the appraisers, the company, upon paying into court the amount so assessed or awarded, may enter upon and take possession of the land covered thereby, irrespective of whether exceptions to such assessment or award shall be filed or not, and any subsequent proceedings shall not interfere with or affect such possession, but shall only affect the amount of compensation to be paid.

SEC. 6. That the construction of the track or siding herein provided for shall be begun within six months from the date of the passage of this Act, and shall be completed within two years from said date, and pending such construction, the said Philadelphia, Baltimore and Washington Railroad Company is hereby authorized to maintain its present track connection with the United States Navy-Yard by means of a single track on K street and Canal street southeast, either as at present located or as the same may hereafter be relocated, in whole or in part, with the approval of the Commissioners of the District of Columbia, but at the expiration of said two years said railroad company shall at its own expense remove said present track connection and restore the surface of the streets over which the same is laid, to the approval of said Commissioners: *Provided*, That in case any other railroad company may desire to connect with the track herein authorized and required to be constructed it shall have the right so to do; such connecting road shall have the right to use the track herein authorized on terms and conditions satisfactory to the said Philadelphia, Baltimore and Washington Railroad Company, its successors or assigns, or in case of failure to agree on terms and conditions of joint use then on such terms and conditions as the supreme court of the District of Columbia may determine to be equitable and just.

SEC. 7. That all Acts or parts of Acts inconsistent with the provisions hereof be, and the same are hereby, repealed.

SEC. 8. That Congress reserves the right to alter, amend, or repeal this Act.

Approved, May 27, 1908.

**CHAP. 204.**—An Act To further amend the Act entitled "An Act to promote the efficiency of the militia, and for other purposes," approved January twenty-first, nineteen hundred and three.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section one of said Act be, and is hereby, amended and reenacted to read as follows:

"SECTION 1. That the militia shall consist of every able-bodied male citizen of the respective States and Territories and the District of Columbia, and every able-bodied male of foreign birth who has declared his intention to become a citizen, who is more than eighteen and less than forty-five years of age, and shall be divided into two classes: The organized militia, to be known as the National Guard of the State, Territory, or District of Columbia, or by such other designations as may be given them by the laws of the respective States or Territories; the remainder to be known as the Reserve Militia: *Provided*, That the provisions of this Act and of section sixteen hundred and sixty-one, Revised Statutes, as amended, shall apply only to the militia organized as a land force."

SEC. 2. That section three of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 3. That the regularly enlisted, organized, and uniformed active militia in the several States and Territories and the District of

*Proviso.*  
Possession.

Time of completion.

Use of present tracks, etc.

Removal of present tracks.

*Proviso.*  
Use by other roads.

Failure to agree on terms.

Repeal.

Amendment.

May 27, 1908.  
[S. 4316.]

[Public, No. 145.]

Militia.

Composition of,  
Vol. 32, p. 775,  
amended.

*Proviso.*  
Applies only to land force.  
R. S., sec. 1661, p. 290.

Organized militia.

Columbia who have heretofore participated or shall hereafter participate in the apportionment of the annual appropriation provided by section sixteen hundred and sixty-one of the Revised Statutes of the United States, as amended, whether known and designated as National Guard, militia, or otherwise, shall constitute the organized militia. On and after January twenty-first, nineteen hundred and ten, the organization, armament, and discipline of the organized militia in the several States and Territories and the District of Columbia shall be the same as that which is now or may hereafter be prescribed for the Regular Army of the United States, subject in time of peace to such general exceptions as may be authorized by the Secretary of War: *Provided*, That in peace and war each organized division of militia may have one inspector of small-arms practice with the rank of lieutenant-colonel; each organized brigade of militia one inspector of small-arms practice with the rank of major; each regiment of infantry or cavalry of organized militia one assistant inspector of small-arms practice with the rank of captain, and each separate or unassigned battalion of infantry or engineers or squadron of cavalry of organized militia one assistant inspector of small-arms practice with the rank of first lieutenant: *Provided also*, That the President of the United States in time of peace may, by order, fix the minimum number of enlisted men in each company, troop, battery, signal corps, engineer corps, and hospital corps: *And provided further*, That any corps of artillery, cavalry, and infantry existing in any of the States at the passage of the Act of May eighth, seventeen hundred and ninety-two, which, by the laws, customs, or usages of the said States, have been in continuous existence since the passage of said Act, under its provisions and under the provisions of section two hundred and thirty-two and sections sixteen hundred and twenty-five to sixteen hundred and sixty, both inclusive, of title sixteen of the Revised Statutes of the United States, relating to the militia, shall be allowed to retain their accustomed privileges, subject, nevertheless, to all other duties required by law, in like manner as the other militia."

SEC. 3. That section four of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 4. That whenever the United States is invaded or in danger of invasion from any foreign nation, or of rebellion against the authority of the Government of the United States, or the President is unable with the regular forces at his command to execute the laws of the Union, it shall be lawful for the President to call forth such number of the militia of the State or of the States or Territories or of the District of Columbia as he may deem necessary to repel such invasion, suppress such rebellion, or to enable him to execute such laws, and to issue his orders for that purpose, through the governor of the respective State or Territory, or through the commanding general of the militia of the District of Columbia, from which State, Territory, or District such troops may be called, to such officers of the militia as he may think proper."

SEC. 4. That section five of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 5. That whenever the President calls forth the organized militia of any State, Territory, or of the District of Columbia, to be employed in the service of the United States, he may specify in his call the period for which such service is required, and the militia so called shall continue to serve during the term so specified, either within or without the territory of the United States, unless sooner relieved by order of the President: *Provided*, That no commissioned officer or enlisted man of the organized militia shall be held to service beyond the term of his existing commission or enlistment: *Provided further*, That when the military needs of the Federal Government arising from the necessity to execute the laws of the Union, suppress insurrection,

R. S., sec. 1661, p. 290.  
Vol. 31, p. 662.

To conform to general Army Regulations after January 21, 1910.

Vol. 32, p. 775, amended.  
Post, p. 566.

*Provisos.*  
Inspectors of small-arms practice.  
Vol. 32, p. 775, amended.

Minimum number of enlisted men.

Privileges of certain existing corps.  
Vol. 1, p. 271.

R. S., 232, 1626-1650, pp. 37, 286-290.

To be called for in case of invasion, etc.  
Vol. 32, p. 776, amended.

Service where regular force is inadequate.

Orders through governor, etc.

Term of service may be specified by President.

To serve until relieved, etc.  
Vol. 32, p. 776, amended.

*Provisos.*  
Restriction on time of service.

Organized militia to be called in advance of volunteer force.

or repel invasion, can not be met by the regular forces, the organized militia shall be called into the service of the United States in advance of any volunteer force which it may be determined to raise."

SEC. 5. That section seven of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 7. That every officer and enlisted man of the militia who shall be called forth in the manner hereinbefore prescribed, shall be mustered for service without further enlistment, and without further medical examination previous to such muster, except for those States and Territories which have not adopted the standard of medical examination prescribed for the Regular Army: *Provided, however,* That any officer or enlisted man of the militia who shall refuse or neglect to present himself for such muster, upon being called forth as herein prescribed, shall be subject to trial by court-martial and shall be punished as such court-martial may direct."

Mustering in, without further enlistment, etc.

Exception. Vol. 32, p. 776, amended.

*Proviso.* Punishment for refusal to answer call.

SEC. 6. That section eight of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 8. That the majority membership of courts-martial for the trial of officers or men of the militia when in the service of the United States shall be composed of militia officers."

Courts-martial. Composition. Vol. 32, p. 776, amended.

SEC. 7. That section eleven of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 11. That when the militia is called into the actual service of the United States, or any portion of the militia is called forth under the provisions of this Act, their pay shall commence from the day of their appearing at the place of company rendezvous, but this provision shall not be construed to authorize any species of expenditure previous to arriving at such places of rendezvous which is not provided by existing laws to be paid after their arrival at such places of rendezvous."

Commencement of pay. Vol. 32, p. 776, amended.

Previous expenditures.

SEC. 8. That section thirteen of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 13. That the Secretary of War is hereby authorized to procure, by purchase or manufacture, and issue from time to time to the organized militia, under such regulations as he may prescribe, such number of the United States service arms, together with all accessories and such other accouterments, equipments, uniforms, clothing, equipage, and military stores of all kinds required for the Army of the United States, as are necessary to arm, uniform, and equip all of the organized militia in the several States, Territories, and the District of Columbia, in accordance with the requirements of this Act, without charging the cost or value thereof, or any expense connected therewith, against the allotment of said State, Territory, or the District of Columbia, out of the annual appropriation provided by section sixteen hundred and sixty-one of the Revised Statutes as amended, or requiring payment therefor, and to exchange, without receiving any money credit therefor, ammunition or parts thereof suitable to the new arms, round for round, for corresponding ammunition suitable to the old arms heretofore issued to said State, Territory, or the District of Columbia by the United States: *Provided,* That said property shall remain the property of the United States, except as hereinafter provided, and be annually accounted for by the governors of the States and Territories as required by law, and that each State, Territory, and the District of Columbia shall, on receipt of new arms or equipments, turn in to the War Department, or otherwise dispose of in accordance with the directions of the Secretary of War, without receiving any money credit therefor and without expense for transportation, all United States property so replaced or condemned. When the organized militia is uniformed as above required, the Secretary of War is authorized to fix an annual clothing allowance to each State, Territory,

Issue of arms, etc. Requisition of governors, etc., not required. Vol. 32, p. 777, amended.

Not chargeable to annual allotment.

R. S., sec. 1661, p. 290.

Exchange of ammunition.

*Provisos.* Exchange of old for new arms.

Clothing allowance.

and the District of Columbia for each enlisted man of the organized militia thereof, and thereafter issues of clothing to such States, Territories, and the District of Columbia shall be in accordance with such allowance, and the governors of the States and Territories and the commanding general of the militia of the District of Columbia shall be authorized to drop from their returns each year as expended clothing corresponding in value to such allowance. The Secretary of War is hereby further authorized to issue from time to time to the organized militia, under such regulations as he may prescribe, small arms and artillery ammunition upon the requisition of the governor, in the proportion of fifty per centum of the corresponding Regular Army allowance, without charge to the State's allotment from the appropriation under section sixteen hundred and sixty-one, Revised Statutes, as amended. To provide means to carry into effect the provisions of this section, the necessary money to cover the cost of procuring, exchanging, or issuing of arms, accouterments, equipments, uniforms, clothing, equipage, ammunition, and military stores to be exchanged or issued hereunder is hereby appropriated out of any money in the Treasury not otherwise appropriated: *Provided*, That the sum expended in the execution of the purchases and issues provided for in this section shall not exceed the sum of two million dollars in any fiscal year: *Provided also*, That the Secretary of War shall annually submit to Congress a report of expenditures made by him in the execution of the requirements of this section."

**Issuing small arms, etc.**

**Limit.**

R. S., sec. 1661, p. 290.

**Appropriation for arms, etc.**

**Maximum expenditure.**

**Report.**

**SEC. 9.** That section fifteen of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

**Participation in regular army encampments, etc.**  
Vol. 32, p. 778, amended.

**Pay, etc.**

**Restriction.**

**Provisions.**  
Regular army officer to retain command.

**Right to command, etc.**

**Disbursements.**

**Statement of expenses.**

**SEC. 15.** That the Secretary of War is authorized to provide for participation by any part of the organized militia of any State or Territory on the request of the governor thereof in the encampment, maneuvers, and field instruction of any part of the Regular Army at or near any military post or camp or lake or seacoast defenses of the United States. In such case the organized militia so participating shall receive the same pay, subsistence, and transportation as is provided by law for the officers and men of the Regular Army, and no part of the sums appropriated for the support of the Regular Army shall be used to pay any part of the expenses of the organized militia of any State, Territory, or District of Columbia, while engaged in joint encampments, maneuvers, and field instruction of the Regular Army and militia, but all payments to the militia under the provisions of this section and all allowances for mileage shall be made solely from the sums appropriated for such purposes: *Provided*, That the command of such military post or camp and the officers and troops of the United States there stationed shall remain with the regular commander of the post without regard to the rank of the commanding or other officers of the militia temporarily so encamped within its limits or in its vicinity: *Provided further*, That except as herein specified the right to command during such joint encampments, maneuvers, and field instruction shall be governed by the rules set out in articles one hundred and twenty-two and one hundred and twenty-four of the rules and articles for the government of the armies of the United States. The sums appropriated for the organized militia for such joint encampment, maneuvers, and field instruction shall be disbursed as, and for that purpose shall constitute, one fund; and the Secretary of War shall forward to Congress, at each session next after said encampment, a detailed statement of the expenses of such encampments and maneuvers."

**SEC. 10.** That section sixteen of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

**Allowance to militia officers and enlisted men at military schools.**  
Vol. 32, p. 778, amended.

**SEC. 16.** That whenever any officer or enlisted man of the organized militia shall upon the recommendation of the governor of any State, Territory, or the commanding general of the District of Columbia militia, and when authorized by the President, attend and pursue

a regular course of study at any military school or college of the United States, such officer or enlisted man shall receive from the annual appropriation for the support of the Army, the same travel allowances and quarters or commutation of quarters to which an officer or enlisted man of the Regular Army would be entitled for attending such school or college under orders from proper military authority; such officer shall also receive commutation and subsistence at the rate of one dollar per day and each enlisted man such subsistence as is furnished to an enlisted man of the Regular Army while in actual attendance upon a course of instruction."

SEC. 11. That section twenty of said Act as amended be, and the same is hereby, amended and reenacted so as to read as follows:

"SEC. 20. That upon the application of the governor of any State or Territory furnished with material of war under the provisions of this Act, or former laws of Congress, the Secretary of War may, in his discretion, detail one or more officers or enlisted men of the Army to report to the governor of such State or Territory for duty in connection with the organized militia. All such assignments may be revoked at the request of the governor of such State or Territory or at the pleasure of the Secretary of War. The Secretary of War is hereby authorized to appoint a board of five officers on the active list of the organized militia so selected as to secure, as far as practicable, equitable representation to all sections of the United States, and which shall, from time to time, as the Secretary of War may direct, proceed to Washington, District of Columbia, for consultation with the Secretary of War respecting the condition, status, and needs of the whole body of the organized militia. Such officers shall be appointed for the term of four years unless sooner relieved by the Secretary of War.

"The actual and necessary traveling expenses of the members of the board, together with a per diem to be established by the Secretary of War, shall be paid to the members of the board. The expenses herein authorized, together with the necessary clerical and office expenses of the division of militia affairs in the office of the Secretary of War, shall constitute a charge against the whole sum annually appropriated under section sixteen hundred and sixty-one, Revised Statutes, as amended, and shall be paid therefrom, and not from the allotment duly apportioned to any particular State, Territory, or the District of Columbia; and a list of such expenses shall be submitted to Congress annually by the Secretary of War in connection with his annual report."

Approved, May 27, 1908.

CHAP. 205.—An Act To amend an Act entitled "An Act to simplify the laws in relation to the collection of the revenues," approved June tenth, eighteen hundred and ninety, as amended by the Act entitled "An Act to provide revenues for the Government and to encourage the industries of the United States," approved July twenty-fourth, eighteen hundred and ninety-seven.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section fourteen of the Act entitled "An Act to simplify the laws in relation to the collection of revenues," approved June tenth, eighteen hundred and ninety, as amended by the Act entitled "An Act to provide revenues for the Government and to encourage the industries of the United States," approved July twenty-fourth, eighteen hundred and ninety-seven, be, and the same is hereby, amended so as to read as follows:

"SEC. 14. That the decision of the collector as to the rate and amount of duties chargeable upon imported merchandise, including all dutiable costs and charges, and as to all fees and exactions of whatever character (except duties on tonnage), shall be final and conclusive

Assignment of Army officers or enlisted men for duty with militia.

Vol. 32, p. 779, amended.

Revocation.

Board of five officers created. Duties.

Term.

Traveling expenses, etc.

Charged against annual appropriation.

R. S., sec. 1661, p. 290.

List of expenses, etc.

May 27, 1908.

[H. R. 17506.]

[Public, No. 146.]

Collection of customs revenue. Vol. 26, p. 137. Board of General Appraisers.

Vol. 30, p. 151, amended.

Appeal from collector's decision as to dutiable charge, etc.

against all persons interested therein, unless the owner, importer, consignee, or agent of such merchandise, or the person paying such fees, charges, and exactions other than duties, shall, within fifteen days after but not before such ascertainment and liquidation of duties, as well in cases of merchandise entered in bond as for consumption, or within fifteen days after the payment of such fees, charges, and exactions, if dissatisfied with such decision, give notice in writing to the collector, setting forth therein distinctly and specifically, and in respect to each entry or payment, the reasons for his objections thereto, and if the merchandise is entered for consumption shall pay the full amount of the duties and charges ascertained to be due thereon. Upon such notice and payment the collector shall transmit the invoice and all the papers and exhibits connected therewith to the board of three general appraisers, which shall be on duty at the port of New York, or to a board of three general appraisers who may be designated by the Secretary of the Treasury for such duty at that port or at any other port, which board shall examine and decide the case thus submitted, and their decision, or that of a majority of them, shall be final and conclusive upon all persons interested therein, and the record shall be transmitted to the proper collector or person acting as such, who shall liquidate the entry accordingly, except in cases where an application shall be filed in the circuit court within the time and in the manner provided for in section fifteen of this Act: *Provided, however,* That the board of three general appraisers, or a majority of them, who decided the case may, upon motion of either party, within thirty days next after their decision, and not afterwards, grant a rehearing of said case when, in their opinion, the ends of justice may require it.

Rules of practice.

"The general board of nine general appraisers shall have power to establish from time to time such reasonable rules of practice, not inconsistent with the law, as may be deemed necessary for the conduct of their proceedings and of the proceedings of the said board of three general appraisers, and to assign or reassign any case to any of such boards of three at any time before promulgation of decision, in order to secure uniformity of decision."

SEC. 2. That section fifteen of said Act be, and the same is hereby, amended so as to read as follows:

Review by circuit court.  
Vol. 26, p. 138.  
amended.  
*Supra.*

"SEC. 15. That if the owner, importer, consignee, or agent of any imported merchandise, or the collector, or the Secretary of the Treasury, shall be dissatisfied with the decision of the board of general appraisers, as provided for in section fourteen of this Act, as to the construction of the law and the facts respecting the classification of such merchandise and the rate of duty imposed thereon under such classification, they, or either of them, may, within thirty days next after such decision, if a rehearing has not been previously granted, or within thirty days next after the decision of the board of general appraisers after such rehearing, and not afterwards, apply to the circuit court of the United States within the district in which the matter arises for a review of the questions of law and fact involved in such decision. Such application shall be made by filing in the office of the clerk of said circuit court a concise statement of the errors of law and fact complained of, and a copy of such statement shall be served on the collector, or on the importer, owner, consignee, or agent as the case may be. Thereupon the court shall order the board of general appraisers to return to said circuit court the record and the evidence taken by them, together with the certified statement of the facts involved in the case, and their decision thereon; and all competent evidence taken by and before said board of general appraisers shall be evidence before said circuit court. The parties litigant shall hereafter be required to introduce all of their evidence before the said board of general appraisers prior to its decision of the case. The return made by the board of general

Time limit.

Statement of errors to be filed.

Record, evidence, etc., returned.

Duties of litigants.

Advancement, etc.

Time increased.  
Vol. 26, p. 137.  
amended.

Duties to be paid.

Decision of board of general appraisers.

Proviso.  
Rehearing.

Assignment of cases.

appraisers in pursuance of the order of the circuit court shall constitute the record upon which said circuit court shall give priority to and proceed to hear and determine the questions of law and fact involved in such decision respecting the classification of such merchandise and the rate of duty imposed thereon under such classification: *Provided*, That the said circuit court is further vested with the power to remand any case pending before it on appeal from a decision of the board of general appraisers when, in its opinion, such proceeding is just and proper, but this shall not be ordered except upon motion duly made and after notice to the opposite party. When such order is made the case shall then be remanded to the board of general appraisers whose decision has been appealed from, and the said board shall hear such further testimony as shall be introduced by either party, and shall return to the circuit court the additional evidence so taken, together with a further certified statement of facts as supplemented or modified by such additional testimony, and their decisions upon the whole case as thus supplemented or modified, which said additional return shall be added to and become part of the record upon which the case shall be heard and determined by the circuit court.

*Proviso.*  
Power to remand on appeal, etc.

Additional evidence, etc.

“The decision of such circuit court shall be final, and the proper collector, or person acting as such, shall liquidate the entry accordingly, unless such court shall be of the opinion that the question involved is of such importance as to require a review of such decision by the circuit court of appeals of the United States within the circuit in which the matter arises, in which case said circuit court or the judge making the decision may, within thirty days thereafter, allow an appeal to said circuit court of appeals; but an appeal shall be allowed on the part of the United States whenever the Attorney-General shall apply for it within thirty days after the rendition of such decision. On such original application and on any such appeal security for damages and costs shall be given as in the case of other appeals in cases in which the United States is a party. Said circuit court of appeals shall have jurisdiction and power to review such decision, and shall give priority to such cases, and may affirm, modify, or reverse such decision of such circuit court and remand the case with such orders as may seem to it proper in the premises, which shall be executed accordingly.

Review by circuit court of appeals.

Advancement, etc.

“The decision of such circuit court of appeals may be reviewed by the Supreme Court of the United States in any of the ways provided in cases arising under the revenue laws by the Act approved March third, eighteen hundred and ninety-one, entitled ‘An Act to establish circuit courts of appeals, and to define and regulate in certain cases the jurisdiction of the courts of the United States, and for other purposes.’

Review by Supreme Court.

Vol. 26, p. 827.

“All final judgments, when in favor of the importer, shall be satisfied and paid by the Secretary of the Treasury from the permanent indefinite appropriation provided for in section twenty-four of this Act.

Payment of final judgments.  
Vol. 26, p. 140.

Regulations, etc.

“For the purposes of this section the circuit courts of the United States shall be deemed always open, and said circuit courts, respectively, may establish, and from time to time alter, rules and regulations not inconsistent herewith for the procedure in such cases as they shall deem proper.

Review of decisions of board at ports not in jurisdiction of circuit courts.  
*Ante*, p. 404.

“Where cases arise at ports within any jurisdiction having no circuit court, applications for review of the decisions of the board of general appraisers provided for in section fifteen of this Act shall be filed with the clerks of the courts having cognizance of the same classes of cases as circuit courts, and such cases shall be heard and determined by such courts, with the same powers and in like manner as herein provided for the hearing and determination of such cases in circuit courts, and such decisions shall be subject to review in the manner provided by law.”

SEC. 3. That said Act be, and the same is hereby, further amended by adding thereto, after said section thirty thereof, a new section to read as follows:

General appraisers.  
Term of office.  
Vol. 26, p. 142,  
amended.

“SEC. 31. That all of the general appraisers of merchandise heretofore or hereafter appointed under the authority of said Act shall hold their office during good behavior, but may, after due hearing, be removed by the President for the following causes, and no other: Neglect of duty, malfeasance in office, or inefficiency.

Salaries increased.

“That hereafter the salary of each of the general appraisers of merchandise shall be at the rate of nine thousand dollars per annum.

Powers of, etc.

“That the said boards of general appraisers and the members thereof shall have and possess all the powers of a circuit court of the United States in preserving order, compelling the attendance of witnesses, and the production of evidence, and in punishing for contempt.”

Repeal.

SEC. 4. That all laws and parts of laws inconsistent with this Act are hereby repealed.

Effect.

SEC. 5. That this Act shall take effect and be in force from and after its passage.

Approved, May 27, 1908.

May 27, 1908.  
[H. R. 18347.]  
[Public, No. 147.]

CHAP. 206. An Act Making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes.

Postal service ap-  
propriations.  
Vol. 5, p. 80.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated for the service of the Post-Office Department, in conformity with the Act of July second, eighteen hundred and thirty-six, as follows:*

Postmaster-General.

OFFICE OF THE POSTMASTER-GENERAL.

Advertising.

For advertising, five thousand dollars.

Repair shops and  
supplies division.  
Rent of building.

For rent of suitable buildings for the use of the Post-Office Department, including the mail-bag repair shop, lock repair shop, and the division of supplies, thirty-five thousand two hundred dollars. And eight hundred dollars of said sum shall be immediately available.

Power, etc.

For electric power and light, and the repair of machinery in said buildings, five thousand five hundred dollars.

Post-office inspect-  
ors.  
Salaries.

FOR SALARIES OF POST-OFFICE INSPECTORS: For salaries of fifteen inspectors in charge of divisions, at three thousand dollars each; ten inspectors, at two thousand four hundred dollars each; fifteen inspectors, at two thousand two hundred and fifty dollars each; fifteen inspectors, at two thousand dollars each; ten inspectors, at one thousand eight hundred dollars each; one hundred and thirty inspectors, at one thousand six hundred dollars each; one hundred and ten inspectors, at one thousand four hundred dollars; and fifty inspectors, at one thousand two hundred dollars; in all, five hundred and seventy-two thousand seven hundred and fifty dollars.

Per diem.

For per diem allowance of inspectors in the field while actually traveling on official business away from their home, their official domicile, and their headquarters, at a rate to be fixed by the Postmaster-General, not to exceed four dollars per day, three hundred and twenty-five thousand dollars: *Provided*, That the Postmaster-General may, in his discretion, allow inspectors per diem while temporarily located at any place on business away from their home, or their designated domicile, for a period not exceeding twenty consecutive days at any one place, and make rules and regulations governing the foregoing provisions relating to per diem: *And provided further*, That no

*Proviso.*  
Temporary allow-  
ances.

Limit.

per diem shall be paid to inspectors receiving annual salaries of two thousand dollars or more.

For compensation to clerks and laborers at division headquarters, fifteen, at one thousand six hundred dollars each; nine, at one thousand four hundred dollars each; twenty-seven, at one thousand two hundred dollars each; eight, at one thousand one hundred dollars each; thirteen, at one thousand dollars each; five, at nine hundred dollars each; and two, at six hundred and sixty dollars each; in all, ninety-six thousand six hundred and twenty dollars.

For traveling expenses of inspectors without per diem allowance, inspectors in charge, and the chief post-office inspector, and expenses incurred by inspectors not covered by per diem allowance, thirty-five thousand dollars.

For livery hire incurred by inspectors not covered by their per diem allowance, including livery hire in connection with the installation and inspection of rural routes, fifty thousand dollars.

For necessary miscellaneous expenses at division headquarters, six thousand dollars.

For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, and highway mail robbers, twenty thousand dollars: *Provided*, That of the amount herein appropriated not to exceed five thousand dollars may be expended, in the discretion of the Postmaster-General, for the purpose of securing information concerning violations of the postal laws, and for services and information looking toward the apprehension of criminals.

For the purchase and installation of mechanical conveyors and equipment for the handling of mail in the Washington city post-office, under the direction of the Postmaster-General, ten thousand dollars.

For expenses incident to the investigation and testing of mechanical and labor-saving devices, under the direction of the Postmaster-General, for use in the postal service, ten thousand dollars.

For travel and miscellaneous expenses in the postal service, office of the Postmaster-General, one thousand dollars.

Clerks, etc., division headquarters.

Traveling, etc., expenses.

Livery hire.

Miscellaneous.

Rewards, etc.

*Proviso.* Obtaining information.

Washington, D. C. Mechanical mail conveyors.

Labor-saving devices, tests.

Travel, etc.

OFFICE OF THE FIRST ASSISTANT POSTMASTER-GENERAL.

For compensation to postmasters, twenty-six million two hundred and fifty-four thousand dollars.

That hereafter the compensation paid to postmasters at Boston, Massachusetts, and Philadelphia, Pennsylvania, shall be eight thousand dollars per annum.

For compensation to assistant postmasters at first and second class post-offices, four, at not exceeding four thousand dollars each; thirty, at not exceeding three thousand dollars each; six, at not exceeding two thousand five hundred dollars each; six, at not exceeding two thousand dollars each; twelve, at not exceeding one thousand nine hundred dollars each; twenty-six, at not exceeding one thousand eight hundred dollars each; sixty-eight, at not exceeding one thousand seven hundred dollars each; one hundred and five, at not exceeding one thousand six hundred dollars each; one hundred and thirty-five, at not exceeding one thousand five hundred dollars each; one hundred and fifteen, at not exceeding one thousand four hundred dollars each; two hundred and fifty-five, at not exceeding one thousand three hundred dollars each; three hundred and eighty, at not exceeding one thousand two hundred dollars each; three hundred and sixty, at not exceeding one thousand one hundred dollars each; three hundred, at not exceeding one thousand dollars each; one hundred and ten, at not exceeding nine hundred dollars each; one hundred, at not exceeding eight hundred dollars each; and sixty, at not exceeding seven hundred dollars each; in all, two million five hundred thousand dollars: *Provided*,

First Assistant Postmaster-General.

Postmasters.

Boston, Mass., and Philadelphia, Pa., increased.

Assistant postmasters.

*Proviso.*

Boston, Mass., and Philadelphia, Pa., increased.

That hereafter the compensation paid to assistant postmasters at Boston, Massachusetts, and Philadelphia, Pennsylvania, shall be four thousand dollars per annum.

Appointments, etc., restricted.

And the appointment and assignment of assistant postmasters hereunder shall be so made during the fiscal year as not to involve a greater aggregate expenditure than this sum.

Superintendents, clerks, etc.

For compensation to clerks and employees at first and second class post-offices:

At \$3,200.

Superintendents of delivery, superintendents of mails, superintendents of money order, and superintendents of registry, sixteen, at not exceeding three thousand two hundred dollars each;

At \$3,000.

Auditors, two, at not exceeding three thousand dollars each;

At \$2,700.

Superintendents of delivery and superintendents of mails, nineteen, at not exceeding two thousand seven hundred dollars each;

At \$2,600.

Cashiers, superintendents of delivery, and superintendents of mails, nineteen, at not exceeding two thousand six hundred dollars each;

At \$2,500.

Superintendents of delivery, superintendents of mails, and superintendents of stations, six, at not exceeding two thousand five hundred dollars each;

At \$2,400.

Assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, bookkeepers, cashiers, finance clerks, private secretaries, superintendents of delivery, superintendents of mails, superintendents of money order, and superintendents of registry, thirty-four, at not exceeding two thousand four hundred dollars each;

At \$2,200.

Assistant superintendents of mails, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, finance clerks, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, and superintendents of stations, twenty-two, at not exceeding two thousand two hundred dollars each;

At \$2,100.

Chief stamp clerks, night superintendents, superintendents of carriers, superintendents of delivery, superintendents of inquiry, superintendents of mails, superintendents of money order, and superintendents of registry, twenty, at not exceeding two thousand one hundred dollars each;

At \$2,000.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, bookkeepers, cashiers, examiners of stations, finance clerks, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, superintendents of inquiry, and superintendents of stations, ninety-five, at not exceeding two thousand dollars each;

At \$1,800.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, examiners of stations, finance clerks, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, sixty, at not exceeding one thousand eight hundred dollars each;

At \$1,700.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, examiners of stations, finance clerks, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, one

hundred and eighteen, at not exceeding one thousand seven hundred dollars each;

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, examiners of stations, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, one hundred and five, at not exceeding one thousand six hundred dollars each;

At \$1,600.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, examiners of stations, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, one hundred and twenty-two, at not exceeding one thousand five hundred dollars each;

At \$1,500.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, special clerks, examiners of stations, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, three hundred and sixty-nine, at not exceeding one thousand four hundred dollars each;

At \$1,400.

Assistant cashiers, superintendents of delivery, assistant superintendents of money order, assistant superintendents of mails, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, special clerks, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, six hundred and six, at not exceeding one thousand three hundred dollars each;

At \$1,300.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, chief stamp clerks, clerks, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of second-class matter, and superintendents of stations, five thousand six hundred, at not exceeding one thousand two hundred dollars each;

At \$1,200.

Assistant superintendents of stations, clerks, private secretaries, superintendents of carriers, superintendents of second-class matter, and superintendents of stations, three thousand five hundred and forty-eight, at not exceeding one thousand one hundred dollars each;

At \$1,100.

Assistant superintendents of stations, clerks, clerks in charge of stations, private secretaries, superintendents of carriers, and superintendents of second-class matter, five thousand two hundred and twenty-seven, at not exceeding one thousand dollars each;

At \$1,000.

Clerks, clerks in charge of stations, and private secretaries, seven thousand three hundred and seventy-nine, at not exceeding nine hundred dollars each;

At \$900.

At \$300.	Clerks, and clerks in charge of stations, five thousand and fifty-one, at not exceeding eight hundred dollars each;
At \$600.	Clerks, and clerks in charge of stations, two thousand four hundred and eighty-five, at not exceeding six hundred dollars each;
Substitutes.	Substitutes for clerks and employees absent without pay;
Restriction.	In all, twenty-eight million seven hundred and twenty-six thousand five hundred dollars. And the appointment and assignment of clerks hereunder shall be so made during the fiscal year as not to involve a greater aggregate expenditure than this sum, and the assignment of the several grades of compensation to the various offices shall be made, so far as practicable, in proportion to the amount of business transacted through such offices and the respective divisions thereof.
Printers, mechanics, etc.	Printers, mechanics, and skilled laborers, ten, at one thousand two hundred dollars each; four, at one thousand one hundred dollars each; three, at one thousand dollars each; and six, at nine hundred dollars each; in all, twenty-four thousand eight hundred dollars.
Watchmen, messengers, etc.	Watchmen, messengers, and laborers, six hundred and sixty, at seven hundred dollars each; three hundred and twenty-five, at six hundred dollars each; and one hundred and twenty-five, at five hundred dollars each; in all, seven hundred and eleven thousand dollars.
Contract station clerks.	Clerks in charge of contract stations, at a rate of compensation above three hundred dollars each, and not to exceed one thousand dollars each, two hundred and sixty-five thousand dollars. Clerks in charge of contract stations, at a rate of compensation not to exceed three hundred dollars each, five hundred and twenty-five thousand dollars.
Substitutes for clerks on leave.	For compensation to substitutes for clerks and employees at first and second class post-offices on vacation, one hundred and ten thousand dollars.
Temporary and auxiliary clerks.	For temporary and auxiliary clerk hire at first and second class post-offices, and temporary and auxiliary clerk hire at summer and winter resort post-offices, two hundred and forty thousand dollars.
Separating mails.	For separating mails at third and fourth class post-offices, seven hundred and fifty thousand dollars.
Unusual conditions.	For unusual conditions at post-offices, one hundred and twenty-five thousand dollars.
Clerks, third-class offices.	For allowance to third-class post-offices to cover the cost of clerical services in offices where the salaries of the postmasters range from one thousand dollars to one thousand five hundred dollars, five hundred and twenty-five thousand dollars: <i>Provided</i> , That no allowance in excess of two hundred dollars shall be made where the salary of the postmaster is one thousand dollars, one thousand one hundred dollars, or one thousand two hundred dollars; nor in excess of three hundred dollars where the salary of the postmaster is one thousand three hundred dollars, one thousand four hundred dollars, or one thousand five hundred dollars.
<i>Proviso.</i> Allotments not exceeding \$300.	For allowance to third-class post-offices to cover the cost of clerical services in offices where the salaries of the postmasters range from one thousand six hundred dollars to one thousand nine hundred dollars, six hundred and twenty-five thousand dollars: <i>Provided</i> , That no allowance in excess of four hundred dollars shall be made where the salary of the postmaster is one thousand six hundred dollars, or one thousand seven hundred dollars; nor in excess of five hundred dollars where the salary of the postmaster is one thousand eight hundred dollars or one thousand nine hundred dollars.
<i>Proviso.</i> Allotments not exceeding \$500.	For allowance to third-class post-offices to cover the cost of clerical services in offices where the salaries of the postmasters range from one thousand six hundred dollars to one thousand nine hundred dollars, six hundred and twenty-five thousand dollars: <i>Provided</i> , That no allowance in excess of four hundred dollars shall be made where the salary of the postmaster is one thousand six hundred dollars, or one thousand seven hundred dollars; nor in excess of five hundred dollars where the salary of the postmaster is one thousand eight hundred dollars or one thousand nine hundred dollars.
Rent, light, and fuel.	For rent, light, and fuel for first, second, and third class post-offices, three million five hundred thousand dollars, of which sum twenty-nine thousand dollars shall be immediately available: <i>Provided</i> , That there shall not be allowed for the use of any third-class post-office for rent
<i>Provisos.</i> Limit.	

a sum in excess of five hundred dollars, nor more than one hundred dollars for fuel and light in any one year: *And provided further*, That the Postmaster-General may, in the disbursement of this appropriation, apply a part thereof to the purpose of leasing premises for the use of post-offices of the first, second, and third classes, at a reasonable annual rental, to be paid quarterly, for a term not exceeding ten years.

To provide for the rent, equipment, and maintenance of Station H of the New York City post-office in the terminal building of the New York Central and Hudson River Railroad Company, including expenses incident to moving the station from the present quarters, ninety thousand dollars.

For miscellaneous items necessary and incidental to post-offices of the first and second class, two hundred and seventy-five thousand dollars.

For rental or purchase of canceling machines, including cost of power in rented buildings, motors, repairs to motors, and miscellaneous expenses of installation and operation, three hundred thousand dollars.

For compensation to eleven assistant superintendents salary and allowance division, at the rate of two thousand dollars per annum each, and for their per diem allowance when actually traveling on business of the Post-Office Department, at a rate to be fixed by the Postmaster-General not to exceed four dollars per day, and for other necessary official expenses, thirty-seven thousand four hundred dollars.

For pay of letter carriers at offices already established, including substitutes for carriers absent without pay, city delivery service, twenty-seven million eight hundred and thirty-five thousand dollars.

For pay of substitutes for letter carriers absent with pay, and of auxiliary and temporary letter carriers at offices already established, one million three hundred thousand dollars.

For pay of letter carriers, substitute and auxiliary letter carriers at new offices entitled to city delivery service under existing law, seventy-five thousand dollars.

For horse-hire allowance and the rental of vehicles, eight hundred thousand dollars.

For car fare and bicycle allowance, four hundred thousand dollars.

For street car collection service, ten thousand nine hundred dollars.

For compensation to twenty-two mechanics, at not exceeding nine hundred dollars each, nineteen thousand eight hundred dollars.

For marine postal service, Detroit, Michigan, four thousand five hundred dollars.

For incidental expenses of the city delivery service, including freight and drayage on equipment, furniture, and supplies, and erecting, painting, and repairing letter and package boxes and posts, repairing clocks and other equipment, and for maps, forty-five thousand dollars.

For car fare for special-delivery messengers in emergency cases, twelve thousand dollars.

For fees to special-delivery messengers, one million two hundred thousand dollars.

For travel and miscellaneous expenses in the postal service, office of the First Assistant Postmaster-General, one thousand dollars.

Hereafter the provisions of section thirty-four hundred and seventy-seven of the Revised Statutes shall not apply to payments for rent of post-office quarters made by postmasters to duly authorized agents of the lessors.

Ten-year leases.

Station H, New York  
Central Terminal.  
Equipment, etc.

Miscellaneous.

Canceling machines.

Assistant superin-  
tendents.City delivery.  
Letter carriers.

Substitutes, etc.

New offices.

Horse hire, etc.

Car fare and bicy-  
cles.Street car collec-  
tions.  
Mechanics.Detroit, marine serv-  
ice.

Incidentals.

Special delivery.  
Car fare.

Fees.

Travel.

Payment of rents to  
agents.  
R. S., 3477, p. 689.

Second Assistant  
Postmaster-General.

OFFICE OF THE SECOND ASSISTANT POSTMASTER-GENERAL.

Transportation.  
Star routes.

For inland transportation by star routes, including temporary service to newly established offices, seven million two hundred thousand dollars: *Provided*, That no part of this appropriation shall be expended for continuance of any star-route service the patronage of which shall be served entirely by the extension of rural delivery service, nor shall any of said sum be expended for the establishment of new star-route service for a patronage which is already entirely served by rural delivery service: *Provided*, That out of this appropriation the Postmaster-General is authorized to provide difficult or emergency mail service in Alaska, including the establishment and equipment of relay stations, in such manner as he may think advisable without advertising therefor.

Steamboat routes.

For inland transportation by steamboat, or other power-boat routes, eight hundred thousand dollars.

Messenger service.

For mail messenger service, one million five hundred and sixty thousand dollars.

Pneumatic tubes.

For the transmission of mail by pneumatic tubes or other similar devices, one million dollars; and the Postmaster-General is hereby authorized to enter into contracts not exceeding, in the aggregate, one million three hundred and eighty-eight thousand seven hundred and fifty-nine dollars, under the provisions of the law, for a period not exceeding ten years.

Contracts.

Report on owning  
pneumatic tube  
equipment by the  
Government.

And the Postmaster-General is hereby authorized and directed to investigate and report to Congress not later than January first, nineteen hundred and nine, the feasibility and desirability of the Government purchasing or installing the equipment for pneumatic tube service, and thereafter operating the same in the cities where such service is now in operation, and also ascertain and report the approximate cost of purchase and likewise of installation and the cost of maintenance and operation.

Wagon service.

For regulation, screen, or other wagon service, one million seven hundred thousand dollars: *Provided*, That the Postmaster-General is hereby authorized to contract, for a term not exceeding four years from July first, nineteen hundred and eight, by either screen-wagon or underground electric car service in the city of Chicago, Illinois.

*Proviso.*  
Chicago service.

Mail bags, etc.

For mail bags, cord fasteners, label cases, and labor and material necessary for manufacture and repairing equipment, and for incidental expenses pertaining thereto, five hundred thousand dollars: *Provided*, That out of this appropriation the Postmaster-General is authorized to use so much of the sum not exceeding four thousand five hundred dollars as may be deemed necessary for the purchase of material, and the manufacture of such small quantities of distinctive equipment as may be required by other Executive Departments and for service in Alaska, Porto Rico, Philippine Islands, Hawaii, or other island possessions, and for such special equipment for testing and for other purposes in connection with the reduction in weight of mail pouches and sacks.

*Proviso.*  
Equipments for  
Alaska and island  
service.

Chicago, Ill.  
Equipment shop.

For rent, light, fuel, electric power, transportation of machinery, installation of plant, and incidental expenses pertaining to the establishment and maintenance of a subworkshop for the repair of mail equipment at Chicago, Illinois, five thousand dollars.

Locks, keys, etc.

For mail locks and keys, chains, tools, and machinery, and labor and material necessary for manufacturing and repairing same, and incidental expenses pertaining thereto, forty-five thousand dollars.

Railroad routes.

For inland transportation by railroad routes, forty-four million dollars.

Freight on postal  
cards, etc.

For pay of freight or expressage on postal cards, stamped envelopes, newspaper wrappers, and empty mail bags, three hundred thousand dollars. And the Postmaster-General shall require, when in freightable lots and whenever practicable, the withdrawal from the mails of

Withdrawals from  
mails at weighing  
periods.

all postal cards, stamped envelopes, newspaper wrappers, empty mail bags, furniture, equipment, and other supplies for the postal service, except postage stamps, in the respective weighing divisions of the country, immediately preceding the weighing period in said divisions, and thereafter such postal cards, stamped envelopes, newspaper wrappers, empty mail bags, furniture, equipment, and other supplies for the postal service, except postage stamps, shall be transmitted by either freight or express.

For railway post-office car service, four million eight hundred thousand dollars.

**RAILWAY MAIL SERVICE:** For eleven division superintendents, at three thousand dollars each; eleven assistant division superintendents, at two thousand dollars each; five assistant superintendents, at two thousand dollars each; nineteen assistant superintendents, at one thousand eight hundred dollars each; one hundred and thirty-one chief clerks, at one thousand eight hundred dollars each; two hundred and seventy-one clerks, class six, at not exceeding one thousand six hundred dollars each; one thousand two hundred and seventy-four clerks, class five, at not exceeding one thousand five hundred dollars each; five hundred and thirty clerks, class five, at not exceeding one thousand four hundred dollars each; two thousand one hundred clerks, class four, at not exceeding one thousand three hundred dollars each; two thousand two hundred and twenty-five clerks, class four, at not exceeding one thousand two hundred dollars each; five thousand eight hundred clerks, class three, at not exceeding one thousand one hundred dollars each; two thousand one hundred clerks, class two, at not exceeding one thousand dollars each; eight hundred and ten clerks, class one, at not exceeding nine hundred dollars each; eight hundred clerks, class one, at not exceeding eight hundred dollars each; in all, eighteen million five hundred and eighty-eight thousand dollars: *Provided*, That the Postmaster-General may, in his discretion, under such regulations as he may provide, allow a clerk who is sick leave of absence with pay, his duties to be performed without expense to the Government during the period for which he is granted leave, not exceeding thirty days in any fiscal year.

That the Postmaster-General be, and he is hereby, authorized to create an additional division of the railway mail service with headquarters at New Orleans, Louisiana, and to assign to duty one division superintendent, in addition to those heretofore appointed, and who shall be paid a salary of three thousand dollars per annum; and one additional assistant division superintendent at two thousand dollars per annum, and to defray the expenses of said headquarters the sum of twenty thousand dollars is hereby appropriated.

That hereafter railway postal clerks on entering the service shall receive the salary of the lowest grade, and no clerk shall be advanced more than two grades in any period of one year's service.

And the appointment and assignment of clerks hereunder shall be so made during the fiscal year as not to involve a greater aggregate expenditure than this sum.

For temporary clerk hire in classes one and two for emergency service, fifty-five thousand dollars.

For substitutes for clerks on vacation, fifty thousand dollars: *Provided*, That the Postmaster-General may allow railway postal clerks whose duties require them to work six days or more per week, fifty-two weeks per year, an annual vacation of fifteen days with pay.

That hereafter the leave of absence authorized by law to postal employees shall be construed exclusive of Sundays and holidays.

For acting clerks, in place of clerks or substitutes injured while on duty, and to enable the Postmaster-General to pay the sum of one thousand dollars, which shall be exempt from payment of debts of the

Post-office car service.

Railway mail service.

Division officers, etc.

*Provido.*  
Sick leave.

Additional division at New Orleans, La.

Entrance and advancement of clerks.

Appointments limited.

Emergency service.

Substitutes.  
*Provido.*  
Annual vacation.

Construction.

Acting clerks.

- Allowance in case of death. deceased, to the legal representatives of any railway postal clerk or substitute railway postal clerk who shall be killed while on duty, or who, being injured while on duty, shall die within one year thereafter as the result of such injury, one hundred thousand dollars.
- Traveling expenses. For actual and necessary expenses of division superintendents, assistant division superintendents, and chief clerks, railway mail service, and railway postal clerks, while actually traveling on business of the Post-Office Department and away from their several designated headquarters, twenty thousand dollars.
- Miscellaneous. For rent, light, fuel, telegraph, and miscellaneous office expenses, schedules of mail trains, telephone service, and badges for railway mail clerks, sixty-five thousand dollars.
- Per diem, etc., assistant superintendents. For per diem allowance of assistant superintendents while actually traveling on official business away from their home, their official domicile, and their headquarters, at a rate to be fixed by the Postmaster-General, not to exceed four dollars per day, thirty thousand dollars; and for their necessary official expenses not covered by their per diem allowance, not exceeding three thousand dollars; in all, thirty-three thousand dollars.
- Electric and cable car service. For inland transportation of mail by electric and cable cars, seven hundred and twenty-five thousand dollars: *Provided*, That the rate of compensation to be paid per mile shall not exceed the rate now paid to companies performing such service, except that the Postmaster-General, in cases where the quantity of mail is large and the number of exchange points numerous, may, in his discretion, authorize payment for closed-pouch service at a rate per mile not to exceed one-third above the rate per mile now paid for closed-pouch service; and for mail cars and apartments carrying the mails, not to exceed the rate of one cent per linear foot per car mile of travel: *Provided further*, That the rates for electric-car service on routes over twenty-five miles in length outside of cities shall not exceed the rates paid for service on steam railroads: *Provided, however*, That not to exceed thirty thousand dollars of the amount hereby appropriated may be expended, in the discretion of the Postmaster-General, where unusual conditions exist or where such service will be more expeditious and efficient and at no greater cost than otherwise.
- Outside of cities. For transportation of foreign mails, three million five hundred and eight thousand eight hundred and sixty-two dollars: *Provided*, That the Postmaster-General shall be authorized to expend such sums as may be necessary, not exceeding one hundred and thirty thousand dollars, to cover one-half of the cost of transportation, compensation, and expenses of clerks to be employed in assorting and pouching mails in transit on steamships between the United States and other postal administrations in the International Postal Union, and not exceeding forty thousand dollars for transferring the foreign mail from incoming steamships in New York Bay to the steamship and railway piers, and for transferring the foreign mail from incoming steamships in San Francisco Bay to the piers: *Provided*, That no part of said sum shall be used to pay for the carrying in the mails any malt, vinous or spirituous liquors, or intoxicating liquors of any kind, or any cocaine or any derivative thereof.
- Unusual conditions, etc. For assistant superintendent, division of foreign mails, with headquarters in New York, New York, two thousand five hundred dollars.
- Foreign mails. For balances due foreign countries, one hundred and seventy-nine thousand dollars.
- Provisos. Clerks on steamships. For travel and miscellaneous expenses in the postal service, office of the Second Assistant Postmaster-General, one thousand dollars.
- Pier transfers, New York and San Francisco. For manufacture of adhesive postage stamps, special-delivery stamps, and books of stamps, five hundred and sixty-eight thousand dollars.
- Payment for carrying liquors, etc., forbidden. Stamps.
- Assistant superintendent. Third Assistant Postmaster-General.

## OFFICE OF THE THIRD ASSISTANT POSTMASTER-GENERAL.

For manufacture of stamped envelopes and newspaper wrappers, one million four hundred and twenty-five thousand dollars.	Stamped envelopes and wrappers.
For pay of agent and assistants to examine and distribute stamped and official envelopes and newspaper wrappers, and expenses of agency at Dayton, Ohio, including expenses attendant on inspection of manufacture of official envelopes at Cincinnati, Ohio, twenty-five thousand dollars.	Distribution and inspection.
For manufacture of postal cards, two hundred and eleven thousand dollars.	Postal cards.
For pay of agent and assistants to examine and distribute postal cards, and expenses of agency, six thousand five hundred dollars.	Distribution, etc.
For ship, steamboat, and way letters, five hundred dollars.	Ship, etc., letters.
For payment of limited indemnity for the loss of pieces of first-class domestic registered matter, twenty-five thousand dollars. That hereafter all moneys recovered or collected on account of loss of first-class domestic registered matter which in the course of adjustment are not restored to the original owners, shall be covered into the Treasury of the United States.	Indemnity, lost registered mail. Deposits of money recovered, etc.
For payment of limited indemnity for the loss of registered articles in the international mails, ten thousand dollars.	International registered articles.
For travel and miscellaneous expenses in the postal service, office of the Third Assistant Postmaster-General, one thousand dollars.	Travel, etc.
For the employment of special counsel to be appointed by the Attorney-General, when requested by the Postmaster-General, and at compensation to be fixed by the Attorney-General not exceeding this temporary appropriation, to prosecute and defend, on behalf of the Post-Office Department, all suits now pending or which may hereafter arise affecting the second-class mailing privilege, ten thousand dollars.	Special counsel, second-class mail privilege suits.
Amend section thirty-eight hundred and forty-seven of the Revised Statutes of the United States to read as follows:	
“Any postmaster, having public money belonging to the Government, at an office within a city or town where there is no Treasurer or Assistant Treasurer of the United States, or designated depository, may deposit the same temporarily, at his own risk and in his official capacity, in any national or State bank in the State in which the said postmaster resides, or in which his office is located, or within a reasonable radius of his post-office in an adjacent State, but no authority or permission is or shall be given for the payment to or receipt by a postmaster or any other person, of interest, directly or indirectly, on any deposit made as herein described.”	Postal funds. Deposits in national or State banks. R. S. sec. 3347, p. 752, amended. Restriction modified.
Amend sections thirty-six hundred and forty-six and thirty-six hundred and forty-seven of the Revised Statutes of the United States (as amended by Act of June nineteenth, nineteen hundred and six) to read as follows:	Vol. 34, p. 301.
“Whenever any original check or warrant of the Post-Office Department has been lost, stolen or destroyed, the Postmaster-General may authorize the issuance of a duplicate thereof within three years from the date of such original check or warrant, upon the execution by the owner thereof of such bond of indemnity as the Postmaster-General may prescribe: <i>Provided</i> , That when such original check or warrant does not exceed in amount the sum of fifty dollars, and the payee is, at the date of the application, an officer or employee in the service of the Post-Office Department, whether by contract, designation or appointment, the Postmaster-General may, in lieu of an indemnity bond, authorize the issuance of a duplicate check or warrant upon such an affidavit as he may prescribe, to be made before any postmaster by the payee of an original check or warrant.	Lost, etc., postal checks or warrants. Issue of duplicates. R. S. secs. 3646, 3647, pp. 717, 718, amended. Post, p. 644.
The Secretary of the Treasury and the Postmaster-General shall cause to be destroyed, in such manner as they may deem best, all money-order statements rendered by postmasters and all paid money orders accompanying the same, as well as all descriptive lists of inter-	<i>Proviso.</i> Small amounts to officials.  Money order statements, etc. Destruction after three years. Vol. 29, p. 648, amended.

national money orders certified to or by the exchange offices designated for conducting money-order transactions with foreign countries, and all coupons of issued international money orders now filed in the office of the Auditor for the Post-Office Department, or which may hereafter be filed therein, after three years shall have elapsed from the expiration of the period covered by such statements and lists: *Provided*, That the Postmaster-General, upon evidence satisfactory to him, and under such special regulations as he shall prescribe, may cause payment to be made in the manner prescribed in sections four and eleven of the Act approved January twenty-seventh, eighteen hundred and ninety-four, of the amount of any domestic money order remaining unpaid after the lapse of three years from the date of its issue. And it shall hereafter be the duty of the Auditor for the Post-Office Department to maintain a complete and permanent record of all unpaid money orders issued by postmasters in the United States, or such of its insular possessions as are amenable to the authority of the Postmaster-General for payment within its own territory, such record to serve as a basis for adjudicating claims for payment by warrant of the amounts of said orders.

*Proviso.*  
Payment of orders  
after three years.  
Vol. 28, pp. 32, 33.

Record of unpaid  
orders.

Matter excluded  
from mails.  
R. S. sec. 3893, p. 758,  
amended.

"Indecent" to in-  
clude matter inciting  
murder, etc.

That section thirty-eight hundred and ninety-three of the Revised Statutes of the United States be, and the same is hereby, amended by adding thereto the following:

"And the term 'indecent' within the intendment of this section shall include matter of a character tending to incite arson, murder, or assassination."

Fourth Assistant  
Postmaster-General.  
Stationery.

#### OFFICE OF THE FOURTH ASSISTANT POSTMASTER-GENERAL.

For stationery, including all money-order offices, one hundred and fifty thousand dollars.

Official and registry  
envelopes.

For official and registry envelopes, two hundred and twenty-five thousand dollars.

Distribution of reg-  
istry envelopes.

For pay of agent and assistants to examine and distribute registry envelopes, agent, two thousand five hundred dollars; chief clerk, one thousand dollars; one clerk, at nine hundred dollars; and one laborer, at six hundred and sixty dollars; in all, five thousand and sixty dollars.

Money-order blanks,  
etc.

For blanks, blank books, printed and engraved matter, binding and carbon paper for the money-order service, two hundred and twenty-five thousand dollars.

Registry blanks, etc.

For blanks, books, and printed matter of urgent or special character, including the preparation, publication, and free distribution by postmasters to the public of a pamphlet containing general postal information, intaglio seals, and other miscellaneous items of immediate necessity for the registry system, five thousand dollars.

City-delivery sup-  
plies.

Supplies for the city-delivery service, including letter boxes, letter-box fasteners, package boxes, posts, furniture, satchels, straps, baskets, time cards, time-card frames, time-recorder supplies, maps, transfer designs, and stencils, ninety thousand dollars.

Postmarking, etc.,  
stamps.

For steel and rubber postmarking, rating, and money-order stamps and repairs to same, metal, rubber, and combination type, dates and figures, type holders, ink and pads for canceling and stamping purposes, forty thousand dollars.

Scales, etc.

For letter balances, scales, test weights, repairs to same, and for tape measures, ten thousand dollars.

Wrapping paper.

For wrapping paper, fifteen thousand dollars.

Twine, etc.

For wrapping twine and tying devices, two hundred and twenty-five thousand dollars.

Facing slips, etc.

For facing slips, plain and printed, including the furnishing of paper for same; and for card slide labels, blanks, and books of an urgent nature, sixty thousand dollars.

Miscellaneous sup-  
plies.

For the purchase, exchange, and repair of typewriting machines, envelope-opening machines, and computing machines, and for the pur-

chase of copying presses, numbering machines, and miscellaneous articles purchased and furnished directly to the postal service, one hundred and fifteen thousand dollars.

To defray the cost of printing a new edition of "Street Directory of the Principal Cities of the United States," twelve thousand dollars.

Supplies for the rural-delivery service, including collection boxes, furniture, satchels, badges, straps, map supplies, repairing satchels and furniture, repairing, erecting, and painting collection boxes in the rural-delivery service, seventy-five thousand dollars.

To defray expenses incident to the shipment of supplies, including hardware, boxing, packing, cartage, freight, and the pay of one carpenter and three laborers for assignment in connection therewith, one hundred and twenty-five thousand dollars.

To cover cost of installing shelving, files, and conveyors in the building occupied by the division of supplies in the city of Washington, District of Columbia, three thousand dollars.

For pay of letter carriers, substitutes for carriers on annual leave, clerks in charge of substations, and tolls and ferriage, rural-delivery service, thirty-five million five hundred and seventy-three thousand dollars: *Provided*, That not to exceed twelve thousand dollars of the amount hereby appropriated may be used for compensation of clerks in charge of substations: *Provided further*, That in the discretion of the Postmaster-General the pay of any carrier on a water route who furnishes his own power boat and is employed during the summer months may be fixed at an amount not exceeding nine hundred dollars in any one calendar year.

For travel and miscellaneous expenses in the postal service, office of the Fourth Assistant Postmaster-General, one thousand dollars.

That the accounts of Edward Rosewater, deceased, and of N. M. Brooks, late delegates to the Universal Postal Congress at Rome, Italy, be settled, in the discretion of the Secretary of the Treasury, within the amounts allotted to each by the Postmaster-General as salary and expenses out of the five thousand dollars appropriated for the salary and expenses of delegates to that congress without the further filing of vouchers.

That the appropriations herein made for the officers, clerks, and persons employed in the postal service shall not be available for the compensation of any persons permanently incapacitated for performing such service. The establishment of a civil-pension roll or an honorable-service roll, or the exemption of any of the officers, clerks, and persons in the postal service from the existing laws respecting employment in such service is hereby prohibited.

That the term and authority of the joint commission authorized under the Act approved March second, nineteen hundred and seven, to investigate the business system of the Post-Office Department and the postal service, and the time for the filing of the report of said commission, are hereby extended until as soon as practicable after the beginning of the second session of the Sixtieth Congress. And said commission is authorized to codify the postal laws of the United States and to incur any necessary expense in connection with said work.

And the unexpended balance appropriated for the expenses of said commission is hereby reappropriated, together with the further sum of ten thousand dollars, to be paid out on the audit and order of the chairman or vice-chairman of the said commission under the method authorized in said Act approved March second, nineteen hundred and seven, said appropriation to be immediately available.

That enlisted men of the United States Navy may, upon selection by the Secretary of the Navy, be designated by the Post-Office Department as "navy mail clerks" and "assistant navy mail clerks," who shall be authorized to receive and open all pouches and sacks of mail

Street Directory of Cities.

Rural-delivery supplies.

Shipping supplies.

Supply-division equipment.

Rural delivery. Carriers, etc.

*Provisos.* Substation clerks.

Power boats.

Travel, etc.

Edward Rosewater and N. M. Brooks. Settlement of accounts.

No payment to permanently incapacitated persons.

Pension roll, etc., prohibited.

Joint commission on business system continued. Vol. 34, p. 1216.

To codify postal laws.

Appropriation for expenses.

Naval vessels. Enlisted men to be designated as mail clerks. Duties.

addressed to naval vessels, to make proper delivery of such mail, to receive matter for transmission in the mails, to receipt for registered matter (keeping an accurate record thereof), to keep and have for sale an adequate supply of postage stamps, to make up and dispatch mails, and other postal duties as may be authorized by the Postmaster-General, all in accordance with such rules and regulations as may be prescribed by the commanding officer of the vessel or of the squadron to which the vessel is attached. Each mail clerk and assistant mail clerk shall take the oath of office prescribed for employees of the postal service and shall give bond to the United States in the sum of one thousand dollars for the faithful performance of his duties as such clerk, and shall be amenable in all respects to naval discipline, except that, as to their duties as such clerks, the commanding officers of the vessels upon which they are stationed shall require them to be governed by the postal laws and regulations of the United States. Whenever necessity arises therefor any assistant mail clerk may be required by the commanding officer of the vessel upon which he is stationed or of the squadron to which said vessel is attached to perform the duties of mail clerk. They shall receive as compensation for such services from the Navy Department, in addition to that paid them of the grade to which they are assigned, such sum in the case of mail clerks not to exceed five hundred dollars per annum, and in that of assistant mail clerks not to exceed three hundred dollars per annum, as may be determined and allowed by the Navy Department.

Oath and bond.

Compensation.

Statement to be submitted with annual report.

That hereafter the Postmaster-General shall each year prepare and submit in his annual report to Congress estimates of the revenue and expenditures in the postal service for the fiscal year current, and also for the fiscal year next ensuing at the time said report is submitted, together with a statement of the receipts and expenditures for the preceding completed fiscal year.

Appropriation to meet deficiencies.

That if the revenues of the Post-Office Department shall be insufficient to meet the appropriations made by this Act, a sum equal to such deficiency of the revenue of said Department is hereby appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply said deficiencies in the revenues for the Post-Office Department for the year ending June thirtieth, nineteen hundred and nine, and the sum needed may be advanced to the Post-Office Department upon requisition of the Postmaster-General.

Payment for carrying liquors, etc., prohibited.

That no part of the appropriations herein made shall be used to pay for the carrying in the mails any malt, vinous, or spirituous liquors, or intoxicating liquors of any kind, or any cocaine or derivative thereof.

Approved, May 27, 1908.

May 28, 1908.  
[H. R. 16268.]

[Public, No. 148.]

**CHAP. 208.** An Act Making appropriations for the payment of invalid and other pensions of the United States for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes.

Pensions appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the payment of pensions for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes, namely:

Invalid, etc., pensions.

For army and navy pensions, as follows: For invalids, widows, minor children, and dependent relatives, army nurses, and all other pensioners who are now borne on the rolls, or who may hereafter be placed thereon, under the provisions of any and all Acts of Congress, one hundred and sixty-two million dollars: *Provided,* That the appropriation aforesaid for navy pensions shall be paid from the income of the navy pension fund, so far as the same shall be sufficient for that pur-

Provisos.  
Navy pensions.

pose: *Provided further*, That the amount expended under each of the above items shall be accounted for separately: *And provided further*, That from and after the passage of this Act all pensioners who may be inmates of any soldiers' and sailors' home, or other institution maintained by any State for the benefit of dependent or other disabled volunteer soldiers, shall have their respective pensions paid to them directly instead of to the treasurer or other officer of the home or institution at which they may be respectively located.

For fees and expenses of examining surgeons, pensions, for services rendered within the fiscal year nineteen hundred and nine, five hundred thousand dollars. And hereafter each member of each examining board shall receive the sum of three dollars for the examination of each applicant whenever five or a less number shall be examined on any one day and one dollar for the examination of each additional applicant on such day: *Provided*, That if twenty or more applicants appear on one day no fewer than twenty shall, if practicable, be examined on said day, and that if fewer examinations be then made, twenty or more having appeared, then there shall be paid for the first examinations made on the next examination day the fee of one dollar only until twenty examinations shall have been made, and the fee shall be three dollars when the examination is made by one surgeon, and the fee for each examination at the claimant's residence provided his residence is outside of the corporate limits of the place of the regular meeting of the examining board or of the place of residence of the surgeon, making the examination shall be five dollars in addition to the payment of the actual traveling expenses of the surgeon: *Provided further*, That no fee shall be paid to any member of an examining board unless personally present and assisting in the examination of applicant: *And provided further*, That the report of such examining surgeons shall specifically state the rating which in their judgment the applicant is entitled to, and the report of such examining surgeons shall specifically and accurately set forth the physical condition of the applicant, each and every existing disability being fully and carefully described. The reports of the special examiners of the Bureau of Pensions shall be open to inspection and copy by the applicant or his attorney, under such rules and regulations as the Secretary of the Interior may prescribe: *And provided further*, That hereafter no pension attorney, claim agent, or other person shall be entitled to receive any compensation for services rendered in securing the introduction of a bill or the passage thereof through Congress granting pension or increase of pension, and any person who shall, directly or indirectly, contract for, demand, receive, or retain any compensation for such services shall be deemed guilty of an offense, and upon conviction thereof shall, for each and every such offense, be fined not exceeding five hundred dollars or imprisoned not exceeding two years, or both, in the discretion of the court.

For salaries of agents for the payment of pensions, at four thousand dollars each, seventy-two thousand dollars or so much thereof as may be necessary.

For clerk hire and other services, in the pension agencies, four hundred and ten thousand dollars, or so much thereof as may be necessary: *Provided*, That the amount of clerk hire, and other services, for each agency, shall be apportioned as nearly as practicable in proportion to the number of pensioners paid at each agency and the salaries paid shall be subject to the approval of the Secretary of the Interior.

For rent, New York agency, four thousand five hundred dollars or so much thereof as may be necessary.

For examination and inspection of pension agencies, as provided by the final provision of the Act of August eighth, eighteen hundred and eighty-two, amending section forty-seven hundred and sixty-six, Revised Statutes, one thousand five hundred dollars.

Accounts.  
Soldiers' homes, etc.  
Payments to inmates of, direct.

Examining surgeons.  
Fees.

Increase of fee.  
R. S., sec. 4777, p. 928,  
amended.

*Provisos.*  
Examinations.

Fees for, if made at  
claimant's residence.

Traveling expenses.

Personal presence  
required.

Ratings to be specifically  
stated, etc.

Inspection of reports,  
etc.

Penalty for attempting  
to secure special  
legislation.

Agents' salaries.

Clerk hire.

*Proviso.*  
Apportionment.

Rent, New York  
agency.

Inspection of agencies.  
Vol. 22, p. 374.  
R. S., sec. 4766, p. 927.

Stationery, etc.  
*Proviso.*  
 Franked envelopes  
 for pensioners.

For stationery and other necessary expenses, sixty-five thousand dollars: *Provided*, That the Secretary of the Interior shall furnish free to all pensioners franked or penalty envelopes, properly addressed, to be used by said pensioners only for the return of their pension vouchers.

Approved, May 28, 1908.

May 28, 1908.  
 [S. 4812.]

**CHAP. 209.**—An Act To regulate the employment of child labor in the District of Columbia.

[Public, No. 149.]

District of Columbia.  
 Regulating child labor in.

Employments forbidden to children under fourteen years of age.

Time of work restricted.

*Provisos.*  
 Senate service excepted.

Permits issued by judge of juvenile court.

Time limited.

Hearings.

Age and schooling certificates.

Approval of certificates required.

Evidence of birth, etc.

Oath.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That no child under fourteen years of age shall be employed or permitted to work in the District of Columbia in any factory, workshop, mercantile establishment, store, business office, telegraph or telephone office, restaurant, hotel, apartment house, club, theater, bowling alley, laundry, boot-black stand, or in the distribution or transmission of merchandise or messages. No such child shall be employed in any work performed for wages or other compensation, to whomsoever payable, during the hours when the public schools of the District of Columbia are in session, nor before the hour of six o'clock in the morning or after the hour of seven o'clock in the evening: *Provided*, That the provisions of this section shall not apply to children employed in the service of the Senate: *And provided further*, That the judge of the juvenile court of said District may, upon the application of the parent, guardian, or next friend of said child, issue a permit for the employment of any child between the ages of twelve and fourteen years at any occupation or employment not in his judgment dangerous or injurious to the health or morals of such child, upon evidence satisfactory to him that the labor of such child is necessary for its support, or for the assistance of a disabled, ill, or invalid father or mother, or for the support in whole or in part of a younger brother or sister or a widowed mother. Such permits shall be issued for a definite time, but they shall be revocable at the discretion of the judge by whom they are issued or by his successor in office. Hearings for granting and revoking permits shall be held upon such notice and under such rules and regulations as the judge of said court shall prescribe.

SEC. 2. That no child under sixteen years of age shall be employed or permitted to work in the District of Columbia in any of the establishments named in section one, unless the person or corporation employing him procures and keeps on file and accessible to the inspectors authorized by this Act and the truant officers of the District of Columbia an age and schooling certificate, and keeps two complete lists of all such children employed therein, one on file and one conspicuously posted near the principal entrance of the building in which such children are employed.

SEC. 3. That an age and schooling certificate shall be approved only by the superintendent of public schools, or by a person authorized by him in writing, who shall have authority to administer the oath provided for therein, but no fee shall be charged therefor.

SEC. 4. That no age and schooling certificate shall be approved unless satisfactory evidence is furnished by duly attested transcript of the certificate of birth or baptism of such child, or other religious record, or the register of birth or the affidavit of the parent or guardian or custodian of a child, which affidavit shall be required, however, only in case such last-mentioned transcript of the certificate of birth be not procured and filed, showing the place and date of birth of such child, which affidavit must be taken before the officer issuing the employment certificate, who is hereby authorized and required to administer such oath, and who shall not demand or receive a fee therefor.

SEC. 5. That the age and schooling certificate of a child under sixteen years of age shall be in the following form:

AGE AND SCHOOLING CERTIFICATE.

This certifies that I am the (father, mother, guardian, or custodian) of (name of child) \_\_\_\_\_, and that (he or she) was born at (name of town or city) \_\_\_\_\_ in the county (name of county, if known) \_\_\_\_\_ and State (or country) \_\_\_\_\_ on the (day and year of birth) \_\_\_\_\_ and is now (number of years and months) \_\_\_\_\_ old.

Form of certificate.

(Signature of (father, mother, guardian, or custodian).

(Date.)

There personally appeared before me the above-named (name of person signing) \_\_\_\_\_ and made oath that the foregoing certificate by (him or her) signed is true to the best of (his or her) knowledge and belief. I hereby approve the foregoing certificate of (name of child) \_\_\_\_\_; complexion (fair or dark), \_\_\_\_\_; hair (color), \_\_\_\_\_ having no sufficient reason to doubt that (he or she) is of the age therein certified, I hereby certify that (he or she) can read at sight and can write legibly simple sentences in the English language, and that (he or she) has reached the normal development of a child of (his or her) age, and is in sound health and is physically able to perform the work which (he or she) intends to do, and that (he or she) has regularly attended the public schools, or a school equivalent thereto, for not less than one hundred and thirty days during the school year previous to applying for such school record, or during the year previous to applying for such school record, and has received during such period instruction in reading, spelling, writing, and arithmetic.

This certificate belongs to (name of child in whose behalf it is drawn) \_\_\_\_\_ and is to be surrendered to (him or her) whenever (he or she) leaves the service of the corporation or employer holding the same, but if not claimed by said child within thirty days from such time it shall be returned to the superintendent of schools.

(Signature of person authorized to approve and sign, with official character of authority.)

(Date.)

A duplicate of each age and schooling certificate shall be filled out and kept on file by the superintendent of public schools. Any explanatory matter may be printed with such certificate, in the discretion of said superintendent: *Provided*, That in exceptional cases the judge of the juvenile court, upon the recommendation of the superintendent of public schools, or the person authorized to act for him, may, in writing, waive the necessity of the schooling certificate provided for in this Act, and in such cases the age certificate shall entitle the holder to be employed without a violation of this Act.

Duplicates.

*Proviso.*  
Waiver.

SEC. 6. That whoever employs a child or permits a child to be employed in violation of sections one, two, eight, or nine of this Act shall be deemed guilty of a misdemeanor and, for such offense, be fined not more than fifty dollars; and whoever continues to employ any child in violation of any of said sections of this Act, after being notified by an inspector authorized by this Act, or a truant officer of the District of Columbia, shall for every day thereafter that such employment continues be fined not more than twenty dollars. A failure to produce to an inspector authorized by this Act, or a truant officer of the District of Columbia, any age or schooling certificate or list required by this Act shall be prima facie evidence of illegal employment of any person whose age and schooling certificate is not produced or whose name is not listed. Any corporation or employer retaining any age and schooling certificate in violation of section five

Penalty for violation.

Failure to produce certificate.

False statements.

of this Act shall be fined not more than twenty dollars. Every person authorized to sign the certificate prescribed by section five of this Act who knowingly certifies to any materially false statement therein shall be fined not more than fifty dollars.

**Inspection.**

SEC. 7. That the inspectors authorized by this Act and the truant officers of the District of Columbia shall visit the establishments named in section one and ascertain whether any minors are employed therein contrary to the provisions of this Act, and they shall report any cases of such illegal employment to the superintendent of public schools and the corporation counsel of the District of Columbia. The inspectors authorized by this Act and the truant officers of the District of Columbia shall require that the age and schooling certificates and lists provided for in this Act of minors employed in the establishments named in section one shall be produced for their inspection.

**Eight-hour limit.**

SEC. 8. That no minor under sixteen years of age shall be employed, permitted, or suffered to work in any of the establishments named in section one more than eight hours in any one day, or before the hour of six o'clock antemeridian, or after the hour of seven o'clock post-meridian, and in no case shall the number of hours exceed forty-eight in a week.

**Posting printed notices.**

SEC. 9. That every employer shall post in a conspicuous place in every room where such persons are employed a printed notice, stating the number of hours required of them on each day of the week, the hours of commencing and stopping work, and the hours when the time or times allowed for dinner or for other meals begin and end. The printed form of such notice shall be furnished by the inspectors authorized by this Act and the truant officers of the District of Columbia, and the employment of any such person for a longer time in any day than that so stated shall be deemed a violation of this section.

**Form.****Appointment of inspectors.**

SEC. 10. That the Commissioners of the District of Columbia are hereby authorized to appoint two inspectors to carry out the purposes of this Act, at a compensation not exceeding one thousand two hundred dollars each per annum.

**Compensation.****Age limit for boot-black trade, etc.**

SEC. 11. That no male child under ten, and no girl under sixteen years of age shall exercise the trade of bootblacking, or sell or expose or offer for sale any newspapers, magazines, periodicals, or goods, wares, or merchandise of any description whatsoever, upon the streets, roads, or highways, or in any public place within the District of Columbia.

**Permits and badges required.**

SEC. 12. That from and after July first, nineteen hundred and eight, no male child under sixteen years shall exercise the trade of bootblacking or sell or expose or offer for sale any newspapers, magazines, periodicals or goods, ware or merchandise of any description whatsoever upon the streets, roads, or highways, or in any public place within the District of Columbia unless a permit and badge as hereinafter provided shall have been issued to him by the superintendent of public schools of the District of Columbia, or by a person authorized by him in writing for that purpose upon the application of the parent, guardian, or other person having the custody of the child desiring such a permit and badge, or in case said child has no parent, guardian, or custodian, then on the application of his next friend, being an adult.

**Permits, etc., issued free.**

SEC. 13. That such permit and badge shall be issued free of charge to the applicant, but shall not be issued until an age and schooling certificate shall have been issued as provided in this Act.

**Contents of permit.**

SEC. 14. Such permit shall state the date and place of birth of the child, the name and address of its parent, guardian, custodian, or next friend, as the case may be, and describe the color of hair and eyes, the height and weight, and any distinguishing facial mark of such child, and shall further state that the age and schooling certificate has been

duly examined and filed, and that the child named in such permit has appeared before the officer issuing the permit. The badge furnished by the officer issuing the permit shall bear on its face a number corresponding to the number of the permit and the name of the child. Every such permit, and every such badge on its reverse side, shall be signed in the presence of the officer issuing the same by the child in whose name it is issued. The badge provided for herein shall be worn conspicuously at all times by such child while so working, and all such permits and badges shall expire annually on the first day of January. The color of the badge shall be changed each year. No child to whom such permit and badge are issued shall transfer the same to any other person, nor be engaged in the District of Columbia in any of the trades or occupations mentioned in this section without having conspicuously upon his person such badge, and he shall exhibit the same upon demand to any police or truant officer or to the inspectors in this Act provided for.

Badges.

Nontransferable,  
etc.Restriction on hours  
of work.Theatrical exhibi-  
tions.  
Employment of  
children.

Jurisdiction.

SEC. 15. That no child to whom a permit and badge are issued as provided for in the preceding sections shall sell or expose or offer for sale any newspapers, magazines, or periodicals or goods, wares, or merchandise of any description whatever after ten o'clock in the evening or before six o'clock in the morning.

SEC. 16. That nothing in this Act contained shall apply to the employment of any child in a theatrical exhibition, provided the written consent of one of the Commissioners of the District of Columbia is first obtained. Such consent shall specify the name of the child, its age, the names and residence of its parents or guardians, together with the place and character of the exhibition.

SEC. 17. That the juvenile court of the District of Columbia is hereby given jurisdiction in all cases arising under this Act.

Approved, May 28, 1908.

**CHAP. 210.**—An Act Granting title to a parcel of land in the city of Dubuque, Iowa, heretofore known as Saint Raphael's Cemetery, to the archbishop of Dubuque and his successors in office, and confirming and establishing title thereto accordingly.

May 28, 1908.  
[S. 6363.]

[Public, No. 150.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all that tract or parcel of land in the city of Dubuque heretofore known as Saint Raphael's Cemetery, and described as follows: "A tract of land three hundred and eighty-two feet in width and four hundred and five feet in length, bounded on the north by Third street, on the south by outlots six hundred and ninety-eight and six hundred and ninety-three A, on the east by outlot six hundred and ninety-three, and on the west by outlot seven hundred and twenty-three," the same being the identical property which was in use as a Catholic cemetery in eighteen hundred and thirty-six, and having been in the open, continuous, and uninterrupted possession of the Catholic Church of Dubuque from said date until the present time, the title of the church to the same having never been contested nor questioned, and the boundaries of the property to-day being identical with those described in the original plat of Dubuque, is hereby granted to the Most Reverend John J. Keane as archbishop of Dubuque, and to his successors in office, and the title thereto is confirmed and established accordingly.

Dubuque, Iowa.  
Title to Saint Ra-  
phael's Cemetery in,  
granted to archbishop  
of.Description.  
Post, p. 469.

Approved, May 28, 1908.

May 28, 1908.  
[S. 6806.]

**CHAP. 211.**—An Act To encourage the development of coal deposits in the Territory of Alaska.

[Public, No. 151.]

Alaska.  
Development of  
coal deposits in.  
Consolidation of  
claims, etc., permit-  
ted.  
Limit of acreage.

Proviso.  
Restriction.

Preference right to  
purchase product for  
Army and Navy re-  
served.

Price fixed by the  
President.  
Litigation.

Unlawful trust, etc.,  
forbidden.

Forfeiture.

Patents.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all persons, their heirs or assigns, who have in good faith personally or by an attorney in fact made locations of coal land in the Territory of Alaska in their own interest, prior to November twelfth, nineteen hundred and six, or in accordance with circular of instructions issued by the Secretary of the Interior May sixteenth, nineteen hundred and seven, may consolidate their said claims or locations by including in a single claim, location, or purchase not to exceed two thousand five hundred and sixty acres of contiguous lands, not exceeding in length twice the width of the tract thus consolidated and for this purpose such persons, their heirs or assigns, may form associations or corporations who may perfect entry of and acquire title to such lands in accordance with the other provisions of law under which said locations were originally made: *Provided,* That no corporation shall be permitted to consolidate its claims under this Act unless seventy-five per centum of its stock shall be held by persons qualified to enter coal lands in Alaska.

SEC. 2. That the United States shall, at all times, have the preference right to purchase so much of the product of any mine or mines opened upon the lands sold under the provisions of this Act as may be necessary for the use of the Army and Navy, and at such reasonable and remunerative price as may be fixed by the President; but the producers of any coal so purchased who may be dissatisfied with the price thus fixed shall have the right to prosecute suits against the United States in the Court of Claims for the recovery of any additional sum or sums they may claim as justly due upon such purchase.

SEC. 3. That if any of the lands or deposits purchased under the provisions of this Act shall be owned, leased, trusted, possessed, or controlled by any device permanently, temporarily, directly, indirectly, tacitly, or in any manner whatsoever so that they form part of, or in any way effect any combination, or are in anywise controlled by any combination in the form of an unlawful trust, or form the subject of any contract or conspiracy in restraint of trade in the mining or selling of coal, or of any holding of such lands by any individual, partnership, association, corporation, mortgage, stock ownership, or control, in excess of two thousand five hundred and sixty acres in the district of Alaska, the title thereto shall be forfeited to the United States by proceedings instituted by the Attorney-General of the United States in the courts for that purpose.

SEC. 4. That every patent issued under this Act shall expressly recite the terms and conditions prescribed in sections two and three hereof.

Approved, May 28, 1908.

May 28, 1908.  
[H. R. 21815.]

**CHAP. 212.**—An Act To amend the laws relating to navigation, and for other purposes.

[Public, No. 152.]

Navigation laws.  
Entry, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section twenty-seven hundred and ninety-two of the Revised Statutes be, and is hereby, amended by adding thereto, thirty days after the passage of this Act, the following:

Vessels making tri-  
weekly trips ex-  
empt from fees.  
R. S., sec. 2792, p. 541,  
amended.

“Any passenger vessel engaged triweekly or oftener in trade between ports of the United States and foreign ports shall be exempt from entrance and clearance fees and tonnage taxes while such service triweekly or oftener is maintained.”

SEC. 2. That section forty-four hundred and thirty-eight of the Revised Statutes is hereby amended to read as follows sixty days after the passage of this Act:

"SEC. 4438. The boards of local inspectors shall license and classify the masters, chief mates, and second and third mates, if in charge of a watch, engineers, and pilots of all steam vessels, and the masters of sail vessels of over seven hundred gross tons, and all other vessels of over one hundred gross tons carrying passengers for hire. It shall be unlawful to employ any person or for any person to serve as a master, chief mate, engineer, or pilot of any steamer or as master of any sail vessel of over seven hundred gross tons or of any other vessel of over one hundred gross tons carrying passengers for hire who is not licensed by the inspectors; and anyone violating this section shall be liable to a penalty of one hundred dollars for each offense."

SEC. 3. That section forty-four hundred and sixty-seven of the Revised Statutes is hereby amended to read as follows:

"SEC. 4467. The master of every passenger steamer shall keep a correct count of all the passengers received and delivered from day to day, which count shall be open to the inspection of the inspectors and officers of the customs at all times, and the aggregate number of passengers shall be furnished to inspectors as often as called for: *Provided, however,* That a correct list of passengers received and delivered from day to day shall be kept, instead of a correct count, by the masters of seagoing passenger steamers in the coastwise trade and by the masters of passenger steamers on the Great Lakes on routes exceeding three hundred miles: *Provided further,* That nothing herein shall affect existing laws relative to vessels running between this country and foreign ports."

SEC. 4. That section forty-four hundred and sixty-eight of the Revised Statutes is hereby amended to read as follows:

"SEC. 4468. Every master of any passenger steamer who fails, through negligence or design, to keep a count or list of passengers as required by the preceding section shall be liable to a penalty of one hundred dollars."

SEC. 5. That whenever it shall be made to appear to the satisfaction of the President of the United States that yachts belonging to any regularly organized yacht club of the United States are allowed to arrive at and depart from any foreign port and to cruise in the waters of such port without entering or clearing at the custom-house thereof and without the payment of any charges for entering or clearing, dues, duty per ton, tonnage taxes or charges for cruising licenses, the Secretary of Commerce and Labor may authorize and direct the customs authorities at the various ports and subports of entry of the United States to allow yachts from such foreign port belonging to any regularly organized yacht club thereof to arrive at and depart from any port or subport of the United States and to cruise in waters of the United States without the payment of any charges for entering or clearing, dues, duty per ton, or tonnage taxes, but the Secretary of Commerce and Labor may, in his discretion, direct that such foreign yachts shall be required to obtain licenses to cruise, in a form prescribed by him, before they shall be allowed under the provisions of this Act to cruise in waters of the United States. Such licenses shall be issued without cost to such yachts and shall prescribe such limitations as to length of time, direction, and place of cruising and action, and such other particulars as the Secretary of Commerce and Labor may deem proper: *Provided,* That the privileges of this section shall not extend to any yacht built outside of the United States and owned, chartered, or used by a citizen of the United States unless such ownership or charter was acquired prior to February fifth, eighteen hundred and ninety-seven.

Licensed officers.

Licenses of masters, etc., modified.  
R. S., sec. 4438, p. 859, amended.  
Vol. 34, p. 864.

Sail vessels.

Penalty for violations.

Count of passengers required.  
R. S., sec. 4467, p. 864, amended.

*Provisos.*  
List required on seagoing, etc., steamers.

Foreign trade not affected.

Penalty for failure.  
R. S., sec. 4468, p. 865, amended.

Yachts.  
Reciprocal exemption of foreign, from tonnage, etc., fees.  
R. S., sec. 4216, p. 812.

Licenses.

Limitations, etc.

*Proviso.*  
Foreign yachts owned, etc., by citizens excluded.

R. S., sec. 4216, p. 812,  
repealed.

SEC. 6. That section forty-two hundred and sixteen of the Revised Statutes is hereby repealed.

Private signals.

SEC. 7. That thirty days after the passage of this Act if a shipowner desires to use for the purpose of a private code any rockets, lights, or other similar signals, he may register those signals and house flags and funnel marks with the Commissioner of Navigation, who shall give public notice from time to time of the signals, house flags, and funnel marks so registered in such manner as he may think requisite for preventing those signals from being mistaken for signals of distress or signals for pilots. The Commissioner of Navigation may refuse to register any signals which in his opinion can not easily be distinguished from signals of distress, signals for pilots, or signals prescribed by laws for preventing collisions.

Registry, etc., per-  
mitted.

SEC. 8. That section three of the Act of August eighteenth, eighteen hundred and ninety-four, entitled "An Act making appropriations for the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes," be, and the same hereby is, amended so as to read as follows, sixty days after the passage of this Act:

New York Harbor.  
Vol. 28, p. 360,  
amended.

"SEC. 3. That section three of the Act to prevent obstructive and injurious deposits within the harbor and adjacent waters of New York City, by dumping or otherwise, and to punish and prevent such offenses, approved June twenty-ninth, eighteen hundred and eighty-eight, shall be, and hereby is, amended so as to read as follows:

Vol. 25, p. 209.  
Injurious deposits  
forbidden.

"SEC. 3. That in all cases of receiving on board of any scows or boats such forbidden matter or substance as herein described, the owner or master, or person acting in such capacity on board of such scows or boats, before proceeding to take or tow the same to the place of deposit, shall apply for and obtain from the supervisor of the harbor appointed hereunder a permit defining the precise limits within which the discharge of such scows or boats may be made; and it shall not be lawful for the owner or master, or person acting in such capacity, of any tug or towboat to tow or move any scow or boat so loaded with such forbidden matter until such permit shall have been obtained; and every person violating the foregoing provisions of this section shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not more than one thousand nor less than five hundred dollars, and in addition thereto the master of any tug or towboat so offending shall have his license revoked or suspended for a term to be fixed by the judge before whom tried and convicted.

Supervisor to designate  
place of deposits.

Permits.  
Deposits elsewhere  
prohibited.

Penalty for proceed-  
ing without license.

"And any deviation from such dumping or discharging place specified in such permit shall be a misdemeanor, and the owner and master, or person acting in the capacity of master, of any scows or boats dumping or discharging such forbidden matter in any place other than that specified in such permit shall be liable to punishment therefor as provided in section one of the said Act of June twenty-ninth, eighteen hundred and eighty-eight; and the owner and master, or person acting in the capacity of master, of any tug or towboat towing such scows or boats shall be liable to equal punishment with the owner and master, or person acting in the capacity of master, of the scows or boats; and, further, every scowman or other employee on board of both scows and towboats shall be deemed to have knowledge of the place of dumping specified in such permit, and the owners and masters, or persons acting in the capacity of masters, shall be liable to punishment, as aforesaid, for any unlawful dumping, within the meaning of this Act or of the said Act of June twenty-ninth, eighteen hundred and eighty-eight, which may be caused by the negligence or ignorance of such scowman or other employee; and, further, neither defect in machinery nor avoidable accidents to scows or towboats, nor unfavorable weather, nor improper handling or moving of scows or

Punishment for dis-  
charging at unauthor-  
ized place.

Persons liable.

Liability of owners,  
etc.

Vol. 25, p. 209.

boats of any kind whatsoever shall operate to release the owners and master and employees of scows and towboats from the penalties hereinafter mentioned.

“Every scow or boat engaged in the transportation of dredgings, earth, sand, mud, cellar dirt, garbage, or other offensive material of any description shall have its name or number and owner's name painted in letters and numbers at least fourteen inches long on both sides of the scow or boat; these names and numbers shall be kept distinctly legible at all times, and no scow or boat not so marked shall be used to transport or dump any such material. Each such scow or boat shall be equipped at all times with a life line or rope extending at least the length of and three feet above the deck thereof, such rope to be attached to the coaming thereof, also with a life-preserver and a life buoy for each person on board thereof, also with anchor to weigh not less than two hundred and seventy-five pounds, and at least one hundred feet of cable attached thereto; a list of the names of all men employed on any such scow or boat shall be kept by the owner or master thereof and the said list shall be open to the inspection of all parties. Failure to comply with any of the foregoing provisions shall render the owner of such scow or boat liable upon conviction thereof to a penalty of not more than five hundred dollars.

“The supervisor of the harbor of New York, designated as provided in section five of the said Act of June twenty-ninth, eighteen hundred and eighty-eight, is authorized and directed to appoint inspectors and deputy inspectors, and, for the purpose of enforcing the provisions of this Act and of the Act aforesaid, and of detecting and bringing to punishment offenders against the same, the said supervisor of the harbor, and the inspectors and deputy inspectors so appointed by him, shall have power and authority:

“First. To arrest and take into custody, with or without process, any person or persons who may commit any of the acts or offenses prohibited by this section and by the Act of June twenty-ninth, eighteen hundred and eighty-eight, aforesaid, or who may violate any of the provisions of the same: *Provided*, That no person shall be arrested without process for any offense not committed in the presence of the supervisor or his inspectors or deputy inspectors, or either of them: *And provided further*, That whenever any such arrest is made the person or persons so arrested shall be brought forthwith before a commissioner, judge, or court of the United States for examination of the offenses alleged against him; and such commissioner, judge, or court shall proceed in respect thereto as authorized by law in case of crimes against the United States.

“Second. To go on board of any scow or towboat engaged in unlawful dumping of prohibited material, or in moving the same without a permit, as required in this section of this Act, or otherwise violating any of the provisions of this section of this Act, and to seize and hold said boats until they are discharged by action of the commissioner, judge, or court of the United States before whom the offending persons are brought.

“Third. To arrest and take into custody any witness or witnesses to such unlawful dumping of prohibited material, the said witnesses to be released under proper bonds.

“Fourth. To go on board of any towboat having in tow scows or boats loaded with such prohibited material, and accompany the same to the place of dumping, whenever such action appears to be necessary to secure compliance with the requirements of this Act and of the Act aforesaid.

“Fifth. To enter gas and oil works and all other manufacturing works for the purpose of discovering the disposition made of sludge, acid, or other injurious material, whenever there is good reason to

Boats to have name, etc., painted.

Life lines, etc., required.  
Post, p. 623.

List of employees.

Penalty for failure.

Inspectors authorized.  
Vol. 25, p. 210.

Duties.

Arrests.

Provisos.  
Process.

Custody of offender.

Seizure of boats.

Custody of witness.

Accompanying towboats.

Inspecting gas, etc., works.

believe that such sludge, acid, or other injurious material is allowed to run into the tidal waters of the harbor in violation of section one of the aforesaid Act of June twenty-ninth, eighteen hundred and eighty-eight.

**Penalty for bribery.** "Every person who, directly or indirectly, gives any sum of money or other bribe, present, or reward, or makes any offer of the same to any inspector, deputy inspector, or other employee of the office of the supervisor of the harbor with intent to influence such inspector, deputy inspector, or other employee to permit or overlook any violation of the provisions of this section or of the said Act of June twenty-ninth, eighteen hundred and eighty-eight, shall, on conviction thereof, be fined not less than five hundred dollars nor more than one thousand dollars, and be imprisoned not less than six months nor more than one year.

**Return of permits.** "Every permit issued in accordance with the provisions of this section of this Act, which may not be taken up by an inspector or deputy inspector, shall be returned within four days after issuance to the office of the supervisor of the harbor; such permit shall bear an

**Indorsement.** indorsement by the master of the towboat, or the person acting in such capacity, stating whether the permit has been used, and, if so, the time and place of dumping. Any person violating the provisions of this section shall be liable to a fine of not more than five hundred dollars nor less than one hundred dollars."

**Penalty.** SEC. 9. That section forty-four hundred and fourteen of the Revised Statutes of the United States be amended by inserting in the first paragraph thereof, after the words "and Burlington, Vermont," and before the words "one inspector of hulls," the words "Honolulu, Hawaii, and San Juan, Porto Rico;" and that the said section be further amended by inserting in the fifth paragraph thereof, after the words "and Norfolk, Virginia," and before the words "at the rate of two thousand dollars," the words "Honolulu, Hawaii, and San Juan, Porto Rico."

Inspectors of hulls and boilers.  
R. S., sec. 4414, p. 854, amended.  
Vol. 33, p. 1026.  
Honolulu and San Juan, P. R., added.

Seagoing barges.  
Annual inspection to be made.

Certificates.  
R. S., secs. 4421, 4423, p. 857.

Life-saving appliances required.

Requirements before registry, etc.

Penalty for violations.

Towing vessels in inland waters.  
Regulations for hawsers, etc., to be prepared.

SEC. 10. That on and after January first, nineteen hundred and nine, the local inspectors of steamboats shall at least once in every year inspect the hull and equipment of every seagoing barge of one hundred gross tons or over, and shall satisfy themselves that such barge is of a structure suitable for the service in which she is to be employed, has suitable accommodations for the crew, and is in a condition to warrant the belief that she may be used in navigation with safety to life. They shall then issue a certificate of inspection in the manner and for the purposes prescribed in sections forty-four hundred and twenty-one and forty-four hundred and twenty-three of the Revised Statutes.

SEC. 11. That every such barge shall be equipped with the following appliances of kinds approved by the Board of Supervising Inspectors: At least one lifeboat, at least one anchor with suitable chain or cable, and at least one life-preserver for each person on board.

SEC. 12. That a register, enrollment, or license shall not be issued or renewed by any collector or other officer of customs to any such barge unless at the time of issue or renewal such barge has in force the certificates of inspection prescribed by section ten and on board the equipment prescribed by section eleven.

SEC. 13. That if any such barge shall be navigated without such certificate of inspection, or without any part of the equipment prescribed by section eleven, the owner shall be liable to a penalty of five hundred dollars for each offense.

SEC. 14. That the chairman of the Light-House Board, the Supervising Inspector-General of the Steamboat-Inspection Service, and the Commissioner of Navigation shall convene as a board at such times as the Secretary of Commerce and Labor shall prescribe to prepare regulations limiting the length of hawsers between towing vessels and seagoing barges in tow and the length of such tows within any of the

inland waters of the United States designated and defined from time to time pursuant to section two of the Act approved February nineteenth, eighteen hundred and ninety-five, and such regulations when approved by the Secretary of Commerce and Labor shall have the force of law.

Vol. 28, p. 672.  
Enforcement.

SEC. 15. That the master of the towing vessel shall be liable to the suspension or revocation of his license for any willful violation of regulations issued pursuant to section fourteen in the manner now prescribed for incompetency, misconduct, or unskillfulness.

Penalty for violation by master.

Approved, May 28, 1908.

**CHAP. 213.** An Act Authorizing the Secretary of War to remove certain obstructions to navigation from the main ship channel, Key West Harbor, Florida, and for other purposes.

May 28, 1908.  
[H. R. 22009.]

[Public, No. 153.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to remove, or cause to be removed, certain reefs from the main ship channel, Key West Harbor, Florida, mentioned in a report made by Lieutenant L. H. Beach to the Secretary of War on February first, nineteen hundred and eight, and the sum of five thousand dollars of the amount heretofore appropriated for improving the harbor at Key West and entrance thereto under the river and harbor Act approved March second, nineteen hundred and seven, or so much of said sum of five thousand dollars as may be necessary, is hereby made available for such purpose.

Harbors, etc.  
Key West Harbor,  
Fla.  
Removal of obstructions from main ship channel.

Vol. 34, p. 1086.

SEC. 2. That the unexpended balance of the amount heretofore appropriated for the improvement of Chicago Harbor, or so much thereof as may be deemed advisable, be, and the same is hereby, made available, in the discretion of the Secretary of War, for expenditure on the existing project for the Chicago River.

Chicago River.  
Unexpended balance.  
Vol. 34, p. 1102.

SEC. 3. That so much as may be necessary of the amount heretofore appropriated, or authorized to be appropriated, for the maintenance of the South Pass of the Mississippi River, or for examinations and surveys of the South Pass of the Mississippi River, or for the improvement of the Southwest Pass of the Mississippi River, may, in the discretion of the Secretary of War, on the recommendation of the Chief of Engineers, United States Army, be used in dredging shoals in the said river between Cubits Gap and the Head of the Passes whenever it may become necessary to secure a depth of channel through said shoals of thirty-five feet, with a practical width.

Mississippi River,  
South Pass.  
Dredging shoals.  
Vol. 34, p. 739.

SEC. 4. That the Secretary of War may, in his discretion, apply the whole or any part of the unexpended balance of the amount heretofore appropriated for the improvement of the Duluth-Superior Harbor, Minnesota, to dredging inside the Duluth entrance thereto, as recommended in House Document Numbered Two hundred and twenty-one, Sixtieth Congress, first session.

Duluth-Superior  
Harbor, Minn.  
Dredging.  
Vol. 34, p. 738.

SEC. 5. That the provision in the river and harbor Act approved March second, nineteen hundred and seven, relating to the construction of the Sandy Lake Reservoir Dam, Minnesota, is hereby amended by striking out the words "without a lock for steamboats."

Sandy Lake Reservoir  
Dam, Minn.  
Vol. 34, p. 1135,  
amended.

SEC. 6. That the Secretary of War be, and he is hereby, authorized, in his discretion, to expend and to enter into a contract or contracts for the expenditure of so much as may be necessary of the amount heretofore appropriated, or authorized to be appropriated, for the improvement of the harbor at Milwaukee, Wisconsin, for the improvement of the Kinnickinnick River, or any part thereof inside the harbor, as heretofore provided by law, whenever and as soon as the city of Milwaukee shall have complied with the provisions set

Milwaukee, Wis.  
Improvement of  
Kinnickinnick River.

Vol. 33, p. 1188.

Vol. 34, p. 819.

Mobile Harbor, Ala.  
Dredging.

Vol. 34, p. 1087.

Neversink River,  
N. Y.  
Vol. 34, p. 1116.  
Scope of survey en-  
larged.

forth in House Document Numbered One hundred and twenty, Fifty-eighth Congress, second session, and authorized by the river and harbor Act approved March third, nineteen hundred and five, and as amended by the Act entitled "An Act to amend the river and harbor Act of March third, nineteen hundred and five," approved June thirtieth, nineteen hundred and six, so far as said provisions apply to the improvement of said Kinnickinnick River or any part thereof.

SEC. 7. That the whole or any part of the amount heretofore authorized to be appropriated for the construction of a dredge for Mobile Harbor, Alabama, with the exception of five thousand dollars for the preparation of plans for said dredge, may be used for dredging said harbor, and the Secretary of War, in his discretion, may enter into a contract or contracts for the performance of the work.

SEC. 8. That to make effective the provision in the river and harbor Act approved March second, nineteen hundred and seven, for a survey of the Neversink River, New York, with a view to the removal of bars and other obstructions at and near its mouth, the scope of such survey be enlarged so as to include the Delaware River at and near the mouth of the Neversink River.

Approved, May 28, 1908.

May 28, 1908.  
[H. R. 21875.]

[Public, No. 154.]

CHAP. 214.—An Act Making appropriations for the support of the Military Academy for the fiscal year ending June thirtieth, nineteen hundred and nine, and for other purposes.

Military Academy  
appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy for the fiscal year ending June thirtieth, nineteen hundred and nine.

Permanent estab-  
lishment.

PERMANENT ESTABLISHMENT.

For pay of seven professors, twenty-seven thousand dollars;  
For pay of one chaplain, two thousand four hundred dollars;  
For pay of the master of the sword, two thousand four hundred dollars;

For pay of cadets, three hundred thousand dollars: *Provided,* That hereafter cadets shall be entitled to rations, or commutation therefor, as hitherto allowed under the Act approved June twenty-eighth, nineteen hundred and two, entitled "An Act making appropriations for the support of the Military Academy for the fiscal year ending June thirtieth, nineteen hundred and three, and for other purposes."

In all, for permanent establishment, three hundred and thirty-one thousand eight hundred dollars.

Extra pay for offi-  
cers.

For extra pay of officers of the Army on detached service at the Military Academy:

For pay of one Superintendent of the United States Military Academy (colonel), in addition to pay as major, one thousand dollars;

For one commandant of cadets (lieutenant-colonel), in addition to pay as captain, one thousand one hundred dollars;

For pay of one professor of ordnance and science of gunnery (lieutenant-colonel), in addition to pay as captain, one thousand one hundred dollars;

Detail of professor  
of hygiene.

The Secretary of War may detail an officer of the Medical Corps of the Army to the Military Academy as instructor of military hygiene.

For pay of one instructor of practical military engineering (major), in addition to pay as captain, six hundred dollars;

For pay of eight assistant professors (captains), in addition to pay as first lieutenants, three thousand two hundred dollars;

For pay of two battalion commanders (majors), in addition to pay as captains, one thousand two hundred dollars;

For pay of one instructor of English and history, to be selected and appointed by the Secretary of War, three thousand dollars; Instructor in English, etc.

For pay of four senior assistant instructors of artillery and infantry tactics and ordnance and gunnery and practical military engineering (captains), in addition to pay as first lieutenants, one thousand six hundred dollars;

For pay of seven instructors of cavalry, artillery, and infantry tactics (captains), in addition to pay as second lieutenants, four thousand nine hundred dollars;

For pay of one adjutant, who shall not be above the rank of captain, of his grade, six hundred dollars;

For pay of one treasurer and quartermaster and commissary of cadets, in addition to pay as captain, six hundred dollars;

For pay of one line officer, on duty in quartermaster's department at Academy, in addition to pay as first lieutenant, four hundred dollars;

For pay of one associate professor of mathematics (major), in addition to pay as captain, six hundred dollars;

For pay of one associate professor of modern languages (major), in addition to pay as captain, six hundred dollars;

For pay of one constructing quartermaster in addition to pay as major, one thousand dollars;

For additional pay of professors and officers (and officers on increased rank) for length of service, twelve thousand dollars; Longevity.

In all, for extra pay of officers of Army on detached service at the Military Academy, thirty-three thousand five hundred dollars.

For pay of the Military Academy band, field musicians, general army service, cavalry and artillery detachment, and enlisted men on detached service, and extra pay for enlisted men on special duty; Enlisted men.

For pay of military band, one band sergeant and assistant leader, nine hundred dollars; Military band.

Twelve enlisted musicians, at forty-five dollars per month, six thousand four hundred and eighty dollars;

Twelve enlisted musicians, at thirty-six dollars per month, five thousand one hundred and eighty-four dollars;

Sixteen enlisted musicians, at thirty dollars per month, five thousand seven hundred and sixty dollars;

Additional pay for length of service, two thousand two hundred and sixty-eight dollars;

Clothing on discharge, one thousand one hundred dollars;

Travel allowance to enlisted men on discharge, seventy-five dollars;

For interest on deposits of enlisted men on discharge, three hundred dollars;

For pay of field musicians: One sergeant, six hundred dollars; Field musicians.

One corporal, two hundred and fifty-two dollars;

Twenty-two privates, at one hundred and eighty dollars each, three thousand nine hundred and sixty dollars;

Additional pay for length of service, five hundred and sixteen dollars;

Clothing on discharge, five hundred dollars;

Travel allowance to enlisted men on discharge, fifty dollars;

Interest on deposits due enlisted men on discharge, forty dollars;

Hereafter the monthly pay during the first enlistment of enlisted men of the band and field musicians of the United States Military Academy shall be as hereinbefore stated, and the continuous service pay of all grades shall be the same as provided in the Act approved May eleventh, nineteen hundred and eight, entitled "An Act making Pay. Ante, p. 110.

- appropriation for the support of the Army for the fiscal year ending June thirtieth, nineteen hundred and nine:" *Provided*, That the band or members thereof and the field musicians of the Military Academy shall not receive remuneration for furnishing music outside the limits of the military reservation when the furnishing of such music places them in competition with local civilian musicians.
- Proviso.**  
Music outside military posts.
- General army service.**  
For pay of general army service: One first sergeant, five hundred and forty dollars;  
Eight sergeants, two thousand eight hundred and eighty dollars;  
Two cooks, seven hundred and twenty dollars;  
Nine corporals, two thousand two hundred and sixty-eight dollars;  
One hundred and eighty privates, thirty-two thousand four hundred dollars;  
Additional pay for length of service, seventeen thousand one hundred and seventy-two dollars;  
Clothing on discharge, five thousand three hundred and ten dollars;  
Interest of deposits of enlisted men, eight hundred and seventy-five dollars;  
For travel allowances due enlisted men on discharge, two hundred and sixty dollars;
- Extra-duty pay.**  
Extra pay of the enlisted men of the Army service detachment, Quartermaster's Department, on extra duty at West Point, twenty-two thousand dollars;
- Cavalry detachment.**  
For pay of cavalry detachment: One first sergeant, five hundred and forty dollars;  
Six sergeants, two thousand one hundred and sixty dollars;  
Two cooks, seven hundred and twenty dollars;  
Eight corporals, two thousand and sixteen dollars;  
Two trumpeters, three hundred and sixty dollars;  
Two farriers and blacksmiths, five hundred and four dollars;  
One saddler, two hundred and fifty-two dollars;  
One wagoner, two hundred and fifty-two dollars;  
Seventy-seven privates (cavalry), thirteen thousand eight hundred and sixty dollars;  
Additional pay for length of service, five thousand three hundred and sixty-four dollars;  
Clothing on discharge, one thousand eight hundred dollars;  
Traveling allowances to enlisted men on discharge, eight hundred and twenty dollars;
- Artillery detachment.**  
Interest on deposits to enlisted men, one hundred dollars;  
For pay of artillery detachment: One first sergeant, five hundred and forty dollars;  
One quartermaster-sergeant, three hundred and sixty dollars;  
One stable sergeant, three hundred and sixty dollars;  
One chief mechanic, two hundred and eighty-eight dollars;  
Six sergeants, two thousand one hundred and sixty dollars;  
Three cooks, one thousand and eighty dollars;  
Twelve corporals, three thousand and twenty-four dollars;  
Four mechanics, one thousand and eight dollars;  
Two trumpeters, three hundred and sixty dollars;  
One hundred and two privates, eighteen thousand three hundred and sixty dollars;  
One electrician sergeant, five hundred and forty dollars;  
One master gunner, four hundred and eighty dollars;
- Additional for gunners.**  
For additional pay for first and second class gunners, one thousand two hundred and sixty dollars;  
Additional pay for length of service, two thousand dollars;  
Clothing on discharge, one thousand five hundred dollars;  
Interest on deposits due enlisted men, one hundred and twenty-five dollars;  
Travel allowances to enlisted men on discharge, nine hundred dollars;

For extra pay of two enlisted men employed as clerks in the office of the adjutant, United States Military Academy, at fifty cents each per day, three hundred and sixty-five dollars; Extra pay, enlisted men.

For extra pay of two enlisted men employed as clerks in the office of the commandant of cadets, at fifty cents each per day, three hundred and sixty-five dollars;

For extra pay of four enlisted men as printers, at headquarters United States Military Academy, at fifty cents each per day, six hundred and twenty-six dollars;

For extra pay of one enlisted man employed as watchman, at thirty-five cents per day, one hundred and ninety-one dollars and sixty-three cents;

For extra pay of one enlisted man employed as trumpeter at the cadet barracks, at thirty-five cents per day, one hundred and fifty-nine dollars and sixty-nine cents;

For extra pay of one enlisted man employed in the philosophical department observatory as a mechanic, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man employed in the philosophical department in care of apparatus, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of two enlisted men employed in the chemical department, at fifty cents per day, three hundred and thirteen dollars;

For extra pay of one enlisted man employed in the department of drawing, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man employed in the mathematical department, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one ordnance soldier as draftsman and lithographic printer, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one ordnance soldier as machinist, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one ordnance soldier as clerk, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one ordnance soldier when employed in department of ordnance and gunnery, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of two enlisted men (cavalrymen) when performing special skilled mechanical labor, at fifty cents each per day, three hundred and thirteen dollars;

For extra pay of one enlisted man (cavalryman) employed as saddler, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man on duty in charge of engineer property and fatigue, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of four enlisted men as assistants and attendants at the library, at fifty cents each per day, six hundred and eighty-four dollars;

For extra pay of one enlisted man as clerk in the department of practical military engineering and to the officer in charge of water-works and works of construction at the Military Academy, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of three enlisted men as clerks in the office of the quartermaster United States Military Academy, at fifty cents each per day, five hundred and twenty-one dollars and fifty cents;

For extra pay of three enlisted men (artillerymen) when performing extra mechanical labor, at fifty cents each per day, four hundred and sixty-nine dollars and fifty cents;

For extra pay of one first sergeant (artilleryman) at thirty-five cents per day, one hundred and twenty-seven dollars and seventy-five cents;

For extra pay of two enlisted men as messengers in the office of the adjutant United States Military Academy, at thirty-five cents each per day, two hundred and nineteen dollars and ten cents;

For extra pay of one enlisted man in charge of property and saddle equipment pertaining to riding and equitation other than military, one hundred and fifty-six dollars and fifty cents;

For extra pay of one first sergeant (cavalryman), at thirty-five cents per day, one hundred and twenty-seven dollars and seventy-five cents;

For extra pay of one enlisted man employed as clerk in charge of clothing room in quartermaster's storehouse, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man employed in the department of civil and military engineering, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one sergeant (cavalryman) in charge of stables and horses, at fifty cents per day, one hundred and eighty-two dollars and fifty cents;

For extra pay of two teamsters (cavalrymen) at thirty-five cents each per day, two hundred and fifty-five dollars and fifty cents;

For extra pay of nine laborers (cavalrymen) employed in keeping clean the equipments used by cadets in riding, nine hundred and eighty-five dollars and ninety-five cents;

For extra pay of one sergeant of engineers, acting first sergeant, one hundred and eight dollars;

For extra pay of two cooks of engineers, at twelve dollars per month each, two hundred and eighty-eight dollars;

In all, for pay of Military Academy band, field musicians, general army service, cavalry detachment, artillery detachment, enlisted men on detached service, and extra pay of enlisted men on special duty at the Military Academy, one hundred and eighty-three thousand nine hundred and ninety-six dollars and eighty-seven cents;

*Provided*, That the extra pay provided by the preceding paragraphs shall not be paid to any enlisted man who receives extra-duty pay under existing laws or army regulations.

*Provided.*  
No duplication.

Pay of civilians.

#### PAY OF CIVILIANS.

For pay of one teacher of music, one thousand seven hundred dollars;

For clerk to the disbursing officer and quartermaster, one thousand five hundred dollars;

For clerk to adjutant in charge of cadet records, one thousand five hundred dollars;

For one clerk to the adjutant, one thousand two hundred dollars;

For clerk to treasurer, one thousand six hundred dollars;

For one clerk to the quartermaster, one thousand two hundred dollars;

For two civilian instructors of French, to be employed under rules prescribed by the Secretary of War, two thousand dollars per year each, four thousand dollars;

For two civilian instructors in Spanish, at two thousand dollars per year each, to be employed under rules prescribed by the Secretary of War, four thousand dollars;

For two expert civilian instructors in fencing, broadsword exercises, and other military gymnastics as may be required to perfect this part of the training of cadets, three thousand dollars;

For pay of one professional civilian instructor in gymnastics, athletics, and swimming, one thousand five hundred dollars;

For pay of one clerk and stenographer in the office of the quartermaster and disbursing officer, one thousand two hundred dollars;

For pay of one clerk in the office of the quartermaster, one thousand two hundred dollars;

For pay of one librarian, three thousand dollars;

For pay of librarian's assistant, one thousand two hundred dollars;

For pay of one superintendent of gas works, one thousand five hundred dollars;

For pay of engineer of heating and ventilating apparatus for the academic building, the cadet barracks and office building, cadet hospital, chapel, and library, one thousand five hundred dollars;

For pay of assistant engineer of same, one thousand dollars;

For pay of eleven firemen, seven thousand nine hundred and twenty dollars;

For pay of one draftsman in department of civil and military engineering, one thousand two hundred dollars;

For pay of mechanic and attendant skilled in the technical preparations necessary to chemical and electrical lectures and to the instruction in mineralogy and geology, one thousand two hundred dollars;

For pay of mechanic assistant in department of natural and experimental philosophy, one thousand dollars;

For pay of custodian of academy building, one thousand dollars;

For pay of one electrician, one thousand five hundred dollars;

For pay of one civilian plumber, one thousand five hundred dollars;

For pay of assistant plumber, nine hundred dollars;

For pay of one plumber's helper, six hundred dollars;

For pay of one scavenger, at sixty dollars a month, seven hundred and twenty dollars;

For compensation of chapel organist, two hundred dollars;

For pay of superintendent of post cemetery, one thousand two hundred dollars;

For pay of engineer and janitor for Memorial Hall, nine hundred dollars;

For pay of printer at headquarters, United States Military Academy, one thousand two hundred dollars;

For pay of one assistant printer at headquarters, United States Military Academy, seven hundred and twenty dollars;

For pay of one janitress, Memorial Hall, six hundred dollars;

For pay of one master mechanic, one thousand eight hundred dollars;

For pay of attendant and skilled photographer in the department of drawing, one thousand dollars;

For pay of one typewriter, copyist, and attendant in charge of the library in the department of law and history, seven hundred and fifty dollars;

For pay of one stenographer and typewriter in the adjutant's office, eight hundred and forty dollars;

For pay of one overseer of the waterworks, five hundred and forty dollars;

For pay of one assistant engineer of steam, electric, and refrigerating apparatus for the cadets' mess, seven hundred and twenty dollars;

For pay of one copyist, typewriter, and attendant in the department of modern languages, seven hundred and fifty dollars;

For pay of one mechanic and attendant skilled in the operation necessary for the preparation of lectures and of material in the department of drawing, seven hundred and twenty dollars;

For pay of janitor for bachelor officers' quarters, six hundred dollars;

For pay of one chief engineer of power plant, two thousand four hundred dollars;

For pay of three engineers for power plant, three thousand six hundred dollars;

For pay of two oilers for power plant, one thousand four hundred and forty dollars;

In all, to civilians employed at Military Academy, sixty-nine thousand three hundred and twenty dollars;

Total pay of Military Academy, six hundred and eighteen thousand six hundred and sixteen dollars and eighty-seven cents;

All the money hereinbefore appropriated for pay of the Military Academy shall be disbursed and accounted for by officers of the Pay Department as pay of the Military Academy, and for that purpose shall constitute one fund.

For current and ordinary expenses as follows:

Current expenses.  
Provisos.  
Board of Visitors.  
R. S., sec. 1327, p. 227.  
Composed of members  
of Committees on  
Military Affairs of  
both Houses.

*Provided*, That hereafter the Board of Visitors to the Military Academy shall consist of five members of the Committee on Military Affairs of the Senate and seven members of the Committee on Military Affairs of the House of Representatives, to be appointed by the respective chairmen thereof, who shall annually visit the Military Academy on such date, during the session of Congress or not more than thirty days prior thereto, as may be fixed by the chairmen of the said committees; and the Superintendent of the Academy and the members of the Board of Visitors shall be notified of such date by the chairmen of the said committees, acting jointly, at least fifteen days before the meeting. The expenses of the members of the Board shall be their actual expenses while engaged upon their duties as members of said Board, and their actual expenses for travel by the shortest mail routes: *Provided further*, That so much of sections thirteen hundred and twenty-seven, thirteen hundred and twenty-eight, and thirteen hundred and twenty-nine, Revised Statutes of the United States, as is inconsistent with the provisions of this Act, is hereby repealed.

Expenses.

Appointments.  
R. S., secs. 1327-1329,  
p. 227, amended.

Expenses.

For the expenses of the members of the Board of Visitors, two thousand dollars, or so much thereof as may be necessary;

Contingent.

Contingencies for Superintendent of the Academy, two thousand dollars;

Repairs, etc.

Repairs and improvements, namely: Timber, planks, boards, joists, wall strips, laths, shingles, slate, tin, sheet lead, zinc, nails, screws, locks, hinges, glass, paints, turpentine, oils, varnish, brushes, stone, brick, flag, lime, cement, plaster hair, sewer and drain pipe, blasting powder, fuse, iron, steel, tools, machinery, mantels, and other similar materials, renewing roofs, and for pay of architect overseer and citizen mechanics, and labor employed upon repairs and improvements that can not be done by enlisted men, forty thousand dollars;

Fuel, etc.

For fuel and apparatus, namely: Coal, wood, charcoal, stoves, grates, heaters, furnaces, ranges and fixtures, fire bricks, clay, sand, and for repairs of steam heating and coal conveying apparatus, grates, stoves, heaters, ranges, and furnaces, mica, thirty thousand dollars;

For gas pipes, gas and electric fixtures, electric lamps, telephone and lighting supplies, lamp-posts, gasometers and retorts, and annual repairs of the same, six thousand five hundred dollars;

For fuel for cadets' mess hall, shops, and laundry, ten thousand dollars;

Postage and tele-  
grams.  
Stationery.

For postage and telegrams, three hundred and fifty dollars;

For stationery, namely: Blank books, paper, envelopes, quills, steel pens, rubbers, erasers, pencils, mucilage, wax, wafers, folders, fasteners, rules, files, ink, inkstands, typewriters, typewriting supplies, office furniture, penholders, tape, desk knives, blotting pads, and rubber bands, one thousand five hundred dollars;

Transportation.

For transportation of materials, discharged cadets, and for ferriages, and for transportation of first class of cadets to and from Gettysburg

battlefield, Watervliet Arsenal, and Sandy Hook proving grounds, and for expenses of officers detailed to accompany cadets on these trips, three thousand dollars.

Printing: For printing and binding, type, materials for office, including repairs to motor and machinery, diplomas for graduates, annual registers, blanks, and monthly reports to parents of cadets, two thousand dollars;

Printing.

For department of cavalry, artillery, and infantry tactics: Tan bark or other proper cover for riding hall, to be purchased in open market upon written order of the Superintendent, nine hundred dollars;

Department of cavalry, infantry, and artillery tactics.

For camp stools, camp and office furniture, and repairs to same; for door mats for cadet barracks, sinks, and guardhouse; for stationery, typewriting supplies and repairs, for use of instructor and assistant instructors of tactics; for books and maps, binding books, and mounting maps; for silk and worsted sashes for cadet officers and acting officers; for furniture, curtains, and rugs for cadet reception room, one thousand four hundred and forty-five dollars;

Gymnasium and athletic supplies: For repairs, new machines, athletic supplies and fixtures for gymnasium; for foils, masks, belts, fencing gloves, fencing jackets, gaiters, sabers, and repairs; for repairs and improvements to dressing rooms, platform, and swimming tank, two thousand eight hundred and twenty dollars;

Gymnasium, etc., supplies.

For repairs to saddles, bridles, purchase of leather, curb chains, bits, stirrups, and so forth, and to keep the same in repair, two hundred and fifty dollars;

For two electric clocks, to be immediately available and to be expended without advertising, fifty dollars;

For department of civil and military engineering: For models, maps, purchase and repair of instruments, apparatus, drawing boards, desks, chairs, shelves and cases for books and instruments, text-books, books of reference, and stationery for the use of instructors, and contingencies, one thousand two hundred dollars;

Department of civil and military engineering.

For department of natural and experimental philosophy: Additions to apparatus to illustrate the principles of mechanics, acoustics, optics, and astronomy; books of reference, scientific periodicals, text-books, stationery, materials, and repairs; and for repairs to the observatory buildings and repairs to clocks, and for contingent expenses not otherwise provided for, one thousand eight hundred and fifty dollars;

Department of natural and experimental philosophy.

For department of instruction in mathematics: Text-books, books of reference, binding, and stationery; for tables of logarithms; for rules and triangles; for purchase of geometrical drawings and models; for cases for geometrical models; for office desks, chairs, bookcases, and office fittings; and for contingencies, seven hundred and twenty-five dollars;

Department of mathematics.

For department of chemistry, mineralogy, and geology: Chemicals, chemical apparatus, glass and porcelain ware, paper, wire, sheet metal, ores, photographic apparatus and materials; rough specimens, fossils, and for apparatus and materials to be used in the practical determination of mineralogical and geological specimens; pencils and paper for the practical instruction in the same branches, and for gradual increase and improvement of the cabinet; for repairs and additions to electric, magnetic, pneumatic, thermic, and optical apparatus; for purchase of laboratory and power-room machinery and apparatus and installation of same; for models, maps, and diagrams, books of reference, text-books, and stationery for use of instructors; and for contingent expenses not otherwise provided for, two thousand five hundred dollars;

Department of chemistry, mineralogy, and geology.

For department of drawing: Drawing material, instruments, and stationery for use of instructors; repairs to models and purchase of new models; desks, stretchers, drawing boards, racks, and stands; framing drawings; books and periodicals on art, architecture, topog-

Department of drawing.

raphy, and technology; binding maps, books, and so forth; repairs to stereopticon and purchase of lantern slides; photographic apparatus and material; purchase of new instruments and repair of old ones, for use of cadets; and for contingent expenses, one thousand two hundred and thirty dollars;

For the preparation of topographical relief models, one hundred dollars;

Department of modern languages.

For department of modern languages: For stationery, text-books, and books of reference for use of instructors, for repairs of books and apparatus and for office furniture, and for printing examination papers, and other necessary papers, and for contingencies, five hundred and ninety-eight dollars;

Department of law and history.

For department of law and history: For stationery, text-books, and books of reference for the use of instructors, maps, map fixtures, furniture, and for repairs to the same, for rebinding books and periodicals, and for contingencies, five hundred dollars;

Department of practical military engineering.

For department of practical military engineering: For purchase and repair of instruments; transportation; purchase of tools, implements, and materials, and for extra-duty pay of engineer soldiers, as follows, namely: For instruments for use in instructing cadets in making reconnoissances; photographic apparatus and material for field photography; drawing instruments and material for platting reconnoissances; surveying instruments; instruments and material for signaling and field telegraphy, transportation of field parties; tools and material for the preservation, augmentation, and repair of wooden pontoon, and one canvas pontoon train; sapping and mining tools and material; rope; cordage; material for rafts and for spar and trestle bridges; trenching tools; tools and material for the repair of Fort Clinton and the batteries of the academy, and for extra-duty pay of engineer soldiers, at fifty cents per day each, when performing special skilled mechanical labor in the department of practical military engineering; for models, books of reference, and stationery, and for extra pay of one engineer soldier as assistant in photographic laboratory, and in charge of photographic laboratory, photographic apparatus, materials, and supplies, at fifty cents per day, two thousand dollars;

Department of ordnance and gunnery.

For department of ordnance and gunnery: Purchase and repair of instruments, models, and apparatus, and purchase of necessary material; for the purchase of samples of arms and accouterments other than those supplied to the military service; for books of reference, text-books, stationery, and lithographic printing materials, and for contingencies, four hundred and fifty dollars;

Manufacture or purchase of models of breech mechanisms of cannon, rapid-fire guns, small arms, and the various machines and tools used in their manufacture, for cadet instruction, one thousand two hundred dollars;

For purchase of machines, tools, and material for practical instructions of cadets in wood and metal working, five hundred dollars;

Department of military hygiene.

For department of military hygiene: For stationery, text-books, and books of reference for use of instructors; for the preparation of plates, purchase of paper and other expenses incidental to the printing of syllabuses of lectures on parts of the subject not covered by the regular text-books; for the purchase of charts, photographs, and pictures for use in demonstration; for the purchase of instruments and models; for shelves and cases for books, instruments, and models and records; and for contingent expenses not otherwise provided for, five hundred dollars;

Lectures.

For a course of lectures for the more complete instruction of cadets, one thousand two hundred dollars;

In all, for current and ordinary expenses, one hundred and seventeen thousand three hundred and sixty-eight dollars.

## MISCELLANEOUS ITEMS AND INCIDENTAL EXPENSES.

Miscellaneous and incidental expenses.

For commercial periodicals, stationery, office furniture and supplies, and for binding orders, circulars, and so forth, for the office of the treasurer, United States Military Academy, two hundred and ten dollars;

Stationery, etc.

For gas-coal, oil, candles, lanterns, matches, chimneys, wicking, and electric lamps and supplies for lighting the Academy building, chapel, library, cadet barracks, mess hall, shops, hospital, offices, stables, and riding hall, sidewalks, camp, and wharfs, ten thousand dollars;

Lighting, plumbing, etc.

For water pipe, plumbing, and repairs, five thousand dollars;

For material and labor for cleaning and policing public buildings (not quarters), three thousand five hundred dollars;

For supplies for recitation rooms not otherwise provided for and for renewing and repairing furniture in same, six hundred dollars;

Increase and expense of library, namely:

Library.

For purchase, preservation, care, storage, binding and repair of books, periodicals, pamphlets, maps, pictures, and manuscripts; purchase of furniture, cases, stationery, and fittings; for expenses of making copies of military manuscripts in other libraries, and for contingent expenses not otherwise provided for; purchases to be made in open market on the written order of the Superintendent, ten thousand dollars;

For contingent funds, to be expended under the direction of the academic board: For instruments, books, repairs to apparatus, and other incidental expenses not otherwise provided for, one thousand dollars;

Contingent, academic board.

*Provided*, That all technical and scientific supplies for the departments of instruction of the Military Academy shall be purchased by contract or otherwise, as the Secretary of War may deem best.

*Provido*.  
Technical supplies.

Purchase of instruments for band and repairs to same; for purchase of reeds, pads, strings, and other materials necessary for brass, wood, wind, and string instruments; for purchase of music stands and other equipments; for purchase of music for military band and orchestra and for extra parts; all to be purchased in open market on order of Superintendent, two thousand three hundred dollars;

Musical supplies.

Repairs and improvements to the laundry machinery and apparatus in the cadet laundry, and the purchase of new material, tools, and so forth, to be expended without advertising, one thousand eight hundred dollars;

Laundry, etc.

Repair of cooking utensils, chairs, tables, and other furniture in the cadet mess, and the replacement of same, to be expended without advertising, one thousand one hundred and fifty dollars;

For the policing of barracks and bath houses, eight thousand four hundred dollars; and for supplying light and plain furniture to cadet barracks, three thousand six hundred dollars;

Policing, etc.

For maintaining the children's school, the Superintendent of the Military Academy being authorized to employ the necessary teachers, three thousand five hundred and twenty dollars;

Children's school.

For necessary alterations and additions to the Library Building as follows:

Library Building.

For galleries in the officers' study, map room, reading room, and periodical room, nine hundred and fifty dollars;

For steel shelves in the present map and chart room, to extend over the present shelving to the ceiling, nine hundred dollars;

In all, for miscellaneous items and incidental expenses, fifty-two thousand nine hundred and thirty dollars;

Total Military Academy, seven hundred and eighty-eight thousand nine hundred and fourteen dollars and eighty-seven cents.

## BUILDINGS AND GROUNDS.

Buildings and grounds.

For cases, materials, fittings, fixtures, and other appliances and repairs for ordnance museum in academy building, three hundred dollars;

For repairs to ordnance laboratory and other buildings pertaining to the department of ordnance and gunnery, and materials for roads and walks, and for repairs to machinery and tools, one hundred and fifty dollars;

For general repairs to the cadet laundry building, and for emergency incidental expenses about building, to be expended without advertising, four hundred dollars;

For general incidental repairs and improvements to the cadet store building, including storerooms, office, tailor shops, and shoe repairing shops, five hundred dollars;

Soldiers' hospital.

For materials and labor for repairs, alterations, and additions needed at the soldiers' hospital, as follows:

Purchase of suitable incandescent lights, droplights, tubing, mantels, and so forth; for paraffin and turpentine for waxing floors; for brushes, paints, glass, putty, and for general repairs; for materials for rebronzing radiators; and for purchase of flowers, fruit trees, shrubs, plants, and so forth, for hospital grounds, one hundred and sixty-five dollars;

Waterworks.

For waterworks: For the maintenance and operation of the filter beds, reservoirs, and pipe lines, including the tools, implements, and materials required therefor; and for policing the grounds and repairing the roads in the vicinity of the reservoirs, filters, and intake dam, two thousand dollars;

Cadet hospital.

For repairs and necessary alterations and additions to the cadet hospital, as follows:

For materials for rebronzing radiators and piping; material for waxing and polishing floors; suitable incandescent lights, droplights, mantles, tubes, for carpets, furniture, and appliances; for repairs of damaged articles, and for miscellaneous expenses, one hundred and twenty dollars;

For purchase of flowers and shrubs for hospital grounds, one hundred dollars;

Tiling.

For tiling floors and walls of north lower ward, including vestibules, lavatory, bathrooms, and so forth, to correspond with all other wards in the hospital, four thousand dollars;

For repainting all ceilings and sidewalls throughout the building, which are not faced with tiles, and for repainting all interior woodwork and which is now painted and refinishing in hard oil all interior woodwork which is now so finished, one thousand eight hundred dollars;

Cadet barracks.

For renewing leaders where necessary, repairing gutters and tin roof of north wing and painting all tin work, nine hundred dollars;

Repairs to cadet barracks:

For repairing and renewing plastering, painting, and calcimining, repairs to woodwork, reflooring, rearranging rooms, increasing sinks, baths, and other incidental repairs to the building, five thousand dollars;

Cemetery.

For maintaining and improving the grounds of the post cemetery, one thousand five hundred dollars;

For continuing the construction of breast-high wall in dangerous places, one thousand dollars;

Roads, etc.

For broken stone and gravel for roads, and for repairing sidewalks, roads, paths, and bridges on the reservation, six thousand dollars;

Fort Putnam.

For continuing work in connection with the restoration of Fort Putnam, on the United States Military Academy Reservation at West Point, New York, to be expended under the direction of the Secretary of War, five thousand dollars;

For one garbage crematory and installation of same, two thousand two hundred dollars;

Garbage crematory.

For hose connections, hose and reels for fire protection in the basement of the cadets mess, one hundred dollars;

For repair of boilers, engines, dynamos, motors, refrigerating and other machinery in the cadet mess, and the replacement of same, to be expended without advertising, five hundred dollars;

For a tile or terrazzo floor and tile wainscoting in the servants' dining room, south scullery, south hallway, vestibule, southeast corner of Grant Hall; south serving room, in the cadet mess, three thousand six hundred dollars;

Tiling, etc.

For construction of one primary station, one secondary station, one battery commander's station, one searchlight station, two emplacement booths, and for the purchase of one searchlight and operating machinery, twelve thousand nine hundred and sixty dollars;

Searchlights.

For purchase of gymnasium apparatus for the drill hall in the barracks of the artillery detachment, one thousand dollars;

Gymnasium apparatus.

For purchase of one power clipping machine for artillery detachment, one hundred dollars;

For purchase of one sewing machine, for leather, for the saddler's shop of the artillery detachment, seventy-five dollars;

For material and labor for the work of forestry improvement on the United States Military Reservation at West Point, two thousand dollars;

Forestry improvement.

For erection of brick stables with slate roof for ambulances and animals belonging to the soldiers' hospital, five thousand dollars;

Stables, soldiers' hospital.

For iron flooring for a portion of the third floor and for removing all the present wooden flooring in library building, two hundred and fifty dollars;

Total buildings and grounds, fifty-six thousand seven hundred and twenty dollars.

No pay shall be withheld from Major G. S. Bingham, Quartermaster's Department, United States Army, because of the acceptance of the quartermaster's steamer Joseph E. Johnston.

G. S. Bingham.  
Pay not to be withheld.

The Secretary of War is hereby authorized to permit not exceeding four Filipinos, to be designated, one for each class, by the Philippine Commission, to receive instruction at the United States Military Academy at West Point: *Provided*, That the Filipinos undergoing instruction, as herein authorized, shall receive the same pay, allowances, and emoluments as are authorized by law for cadets at the Military Academy appointed from the United States, to be paid out of the same appropriations: *And provided further*, That said Filipinos undergoing instruction on graduation shall be eligible only to commissions in the Philippine Scouts. And the provisions of section thirteen hundred and twenty-one, Revised Statutes, are modified in the case of the Filipinos undergoing instruction, so as to require them to engage to serve for eight years, unless sooner discharged, in the Philippine Scouts.

Four Filipinos received for instruction.

*Provisos.*  
Pay, etc.

To serve in Philippine Scouts.

R. S., sec. 1321, p. 227.

The Secretary of War is hereby authorized to permit Colon Eloy Alfaro, of Ecuador, to receive instruction at the Military Academy at West Point: *Provided*, That no expense shall be caused to the United States thereby, and that the said Colon Eloy Alfaro shall agree to comply with all regulations for the police and discipline of the Academy, to be studious, and to give his utmost efforts to accomplish the courses in the various departments of instruction: *And provided further*, That in the case of the said Colon Eloy Alfaro the provisions of sections thirteen hundred and twenty and thirteen hundred and twenty-one of the Revised Statutes shall be suspended.

Colon Eloy Alfaro, of Ecuador.  
Admitted for instruction.  
*Provisos.*  
No expense.

Oath and service.  
R. S., secs. 1320, 1321, p. 227.

Approved, May 28, 1908.

May 28, 1908.  
[H. R., 21410.]

**CHAP. 215.**—An Act Granting condemned ordnance to certain institutions.

[Public, No. 155.]

Obsolete ordnance grants.  
Mercer County Soldiers' and Sailors' Monument Association, Trenton, N. J.

*Proviso.*  
No expense.  
New Hampshire.

*Proviso.*  
No expense.

American Scenic and Historic Preservation Society.  
For Stony Point State Park, N. Y.

*Proviso.*  
No expense.

Confederate Monument Association, Appomattox, Va.

*Proviso.*  
No expense.

University of South Dakota.

*Proviso.*  
No expense.

Elgin Academy, Illinois.

*Proviso.*  
No expense.

San Antonio, Tex.

*Proviso.*  
No expense.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to furnish to the Mercer County Soldiers' and Sailors' Monument Association, of Trenton, New Jersey, eight condemned brass cannon, for the purpose of marking the corners of a soldiers' and sailors' monument, and the lot of ground whereon it may be erected at Trenton, Mercer County, New Jersey, said cannon to be subject at all times to the order of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the delivery of the same.

SEC. 2. That the Secretary of War be, and he is hereby, authorized and directed to donate to the State of New Hampshire the four bronze light twelve-pounder muzzle-loading cannon of obsolete design, formerly the equipment of the First Light Battery, New Hampshire National Guard, together with the carriages, limbers, caissons, and other accessories now in the possession of the State: *Provided,* That no expense shall be incurred by the United States in the delivery of said cannon and accessories.

SEC. 3. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the American Scenic and Historic Preservation Society, incorporated by the State of New York, ten condemned brass cannon, for the purpose of marking certain historic positions connected with the American Revolution within Stony Point State Park, on the Hudson River, Rockland County, New York; said cannon to be subject at all times to the order of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the delivery of same.

SEC. 4. That the Secretary of War be, and he is hereby, authorized, in his discretion, to furnish to the Confederate Monument Association of Appomattox, Virginia, two condemned bronze fieldpieces or cannon, with their carriages, and with a suitable outfit of cannon balls, which may not be needed in the service, the same to be used on the grounds surrounding the monument in the court-house square in the town of Appomattox, Virginia, and be subject at all times to the order of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the delivery of the same.

SEC. 5. That the Secretary of War be, and he is hereby, authorized to deliver to the board of regents of the University of South Dakota, at Vermilion, South Dakota, if the same can be done without detriment to the public service, one condemned twelve-pounder bronze field gun, of a weight not to exceed one thousand eight hundred pounds, as he may deem proper, to be placed on the campus of said university and be subject at all times to the order of the Secretary of War: *Provided,* That the donation shall be without expense to the United States.

SEC. 6. That the Secretary of War be, and he is hereby, authorized, in his discretion, to furnish to the Elgin Academy, of Elgin, Illinois, two condemned fieldpieces or cannon, with a suitable outfit of cannon balls, which may not be needed in the service, the same to be used in the park surrounding the Elgin Academy in the city of Elgin, Illinois, and to be subject at all times to the order of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the delivery of the same.

SEC. 7. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the city of San Antonio, Texas, two condemned brass or bronze cannon or fieldpieces, with their carriages and a suitable outfit of cannon balls, which may not be needed in the service, to be subject at all times to the order of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the transportation and delivery of the same.

SEC. 8. That the Secretary of War is hereby authorized, in his discretion, to donate to the Veteran Relief Guard, of Newburgh, New York, an independent military organization, fifty obsolete Springfield rifles, with bayonets, bayonet scabbards, and ammunition belts for same, which may not be needed in the service of said Department. Such donation shall be made subject to rules and regulations covering the same in the Department, and the Government shall be at no expense in connection with this donation.

Obsolete Springfield rifles.  
Veteran Relief Guard, Newburgh, N. Y.

SEC. 9. That the Secretary of War is hereby authorized, in his discretion, to donate to the Alabama Boys' Industrial School, of Birmingham, Alabama, one hundred and twenty-five obsolete Springfield rifles, with bayonets, bayonet scabbards, and ammunition belts for same, which may not be needed in the service of said Department. Such donation shall be made subject to rules and regulations covering the same in the Department, and the Government shall be at no expense in connection with this donation.

Alabama Boys' Industrial School, Birmingham, Ala.

SEC. 10. That the Secretary of War is hereby authorized, in his discretion, to donate to John Buford Post, Grand Army of the Republic, Numbered Two hundred and forty-three, Department of Illinois, of Rock Island, Illinois, an independent military organization, fifty obsolete Springfield rifles, with bayonets, bayonet scabbards, and ammunition belts for the same, which may not be needed in the service of said Department. Such donation shall be made subject to the rules and regulations covering the same in the Department, and the Government shall be at no expense in connection with this donation.

John Buford Post, G. A. R., Rock Island, Ill.

SEC. 11. That the Secretary of War is hereby authorized, in his discretion, to donate to the Henry Gowdy Relief Guard, of Walden, New York, an independent military organization, one hundred and twenty-five obsolete Springfield rifles, with bayonets, bayonet scabbards, and ammunition belts for same, which may not be needed in the service of said Department. Such donation shall be made subject to rules and regulations covering the same in the Department, and the Government shall be at no expense in connection with this donation.

Henry Gowdy Relief Guard, Walden, N. Y.

SEC. 12. That the Secretary of War is hereby authorized, in his discretion, to donate to the Saint Bartholomew's Battalion, of the city of New York, New York, one hundred and twenty-five obsolete Springfield rifles, with bayonets, bayonet scabbards, and ammunition belts for same, which may not be needed in the service of said Department. Such donation shall be made subject to rules and regulations covering the same in the Department, and the Government shall be at no expense in connection with this donation.

Saint Bartholomew's Battalion, New York, N. Y.

SEC. 13. That the various cannon and other articles of ordnance property furnished under the foregoing provisions of this Act shall not be required to be accounted for to the Chief of Ordnance.

Accounting not required.

SEC. 14. That the Chief of Ordnance is hereby authorized to sell without advertisement to patriotic organizations for military purposes surplus obsolete small arms and their equipments and ammunition at such prices as he may deem reasonable and just: *Provided*, That hereafter obsolete small arms and their equipment and ammunition shall not be disposed of to such organizations except as provided for in this Act.

Sales to patriotic organizations allowed.

*Proviso.*  
Restriction on donations hereafter.

Approved, May 28, 1908.

May 29, 1908.  
[H. R. 21735.]

**CHAP. 216.** An Act To authorize the Secretary of the Interior to issue patents in fee to purchasers of Indian lands under any law now existing or hereafter enacted, and for other purposes.

**Indian allotments. May be sold on petition of allottee.**

**Excepted lands.**

**Lands of minors, etc.**

**Heirs to have fee simple title.**

**Proviso.**  
Use of proceeds.

**Patent to purchaser.**

**States excepted.**

**Menominee Indians, Wis.**  
Adjudication of certain claims against. Jurisdiction.

**Filing claims.**

**Judgments.**

**Payments.**

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the lands, or any part thereof, allotted to any Indian, or any inherited interest therein, which can be sold under existing law by authority of the Secretary of the Interior, except the lands in Oklahoma, and the States of Minnesota and South Dakota may be sold on the petition of the allottee, or his heirs, on such terms and conditions and under such regulations as the Secretary of the Interior may prescribe; and the lands of a minor, or of a person deemed incompetent by the Secretary of the Interior to petition for himself, may be sold in the same manner, on the petition of the natural guardian in the case of infants, and in the case of Indians deemed incompetent as aforesaid, and of orphans without a natural guardian, on petition of a person designated for the purpose by the Secretary of the Interior. That when any Indian who has heretofore received or who may hereafter receive, an allotment of land dies before the expiration of the trust period, the Secretary of the Interior shall ascertain the legal heirs of such Indian, and if satisfied of their ability to manage their own affairs shall cause to be issued in their names a patent in fee simple for said lands; but if he finds them incapable of managing their own affairs, the land may be sold as hereinbefore provided: *Provided,* That the proceeds derived from all sales hereunder shall be used, during the trust period, for the benefit of the allottee, or heir, so disposing of his interest, under the supervision of the Commissioner of Indian Affairs: *And provided further,* That upon the approval of any sale hereunder by the Secretary of the Interior he shall cause a patent in fee to issue in the name of the purchaser for the lands so sold: *And provided further,* That nothing in section one herein contained shall apply to the States of Minnesota and South Dakota.

**SEC. 2.** That jurisdiction be, and hereby is, conferred upon the Court of Claims of the United States to hear, determine, and render final judgment, notwithstanding lapse of time or statute of limitation, for any balances found due, without interest, with the right of appeal as in other cases, upon the claims of H. W. Gilkey, Herman Hankwitz, Herman Hankwitz and Company, W. P. Cook and Brother, M. Wescott, J. A. Liege, assignee of J. F. Gauthier, F. F. Green and the heirs of Mitchell Mahchikaniew, traders, against the Menominee tribe of Indians in Wisconsin and against certain members of said tribe at the Green Bay Agency, for supplies, goods, wares, merchandise, tools, and live stock furnished certain members of the said tribe after the first day of January, in the year eighteen hundred and eighty, for the purpose of carrying on logging operations upon the Menominee Indian Reservation, in Wisconsin. Said claims shall be presented to said court by verified petitions to be filed within six months from the date of the approval of this Act. Said court shall, in rendering judgment, ascertain and determine the amount, if any, due upon each of said claims, and if the court find that there is a liability upon any of said claims, it shall then determine if such liability be that of the said Menominee tribe of Indians as a tribe or that of individual members of said tribe, and it shall render judgment for the amount, if any, found due from said tribe to any of said claimants, and it shall render judgment for the amounts, if any, found due from any of the individual members of said tribe to any of said claimants. Upon the rendition of final judgments, the court shall certify the same to the Secretary of the Interior, who shall thereupon, in case judgments be against the said Menominee tribe of Indians as a tribe, direct the payment of said judgments out of any funds in the Treasury of the United States to the credit of said tribe, and who, in case judgments be against individual

members of said Menominee tribe of Indians, shall, through the disbursing officers in charge of said Green Bay Agency, pay, from any annuity due or which may become due said Indian as an individual or as the head of a family from the United States or from the share of such Indian as an individual or as the head of a family in any distribution of tribal funds deposited in the Treasury of the United States, the amounts of such judgments to the claimants in whose favor such judgments have been rendered: *Provided*, That not more than fifty per centum of the annuity due any such Indian as an individual or as the head of a family shall be applied to the payment of such judgments: *Provided, however*, That if more than one judgment be rendered against any such individual Indian and if fifty per centum of the annuity due such Indian as an individual or as the head of a family be not sufficient to discharge such judgments, such payment shall be made to the claimants in proportion to the amount of their respective judgments: *Provided further*, That in case fifty per centum of any annuity payment due any such Indian as an individual or as the head of a family be not sufficient to satisfy the judgment or judgments rendered against said Indian, then and in that case fifty per centum of subsequent annuity payments due said Indian as an individual and as the head of a family shall be applied to the payment of said judgments until the same be fully satisfied. The Menominee tribe of Indians, through its business committee, is authorized to employ an attorney or attorneys to defend the interests of said tribe and of the individual members of said tribe in any actions brought under the provisions of this Act, the compensation of such attorney or attorneys to be determined by the court, and for which attorneys' fees judgment shall be rendered, and upon its certification to the Secretary of the Treasury the amount of said judgment shall be paid to said attorney or attorneys out of any funds standing to the credit of said Menominee tribe of Indians in the Treasury of the United States.

SEC. 3. That the heirs of Cornplanter, a Seneca Indian chief, as ascertained by the orphan's court of Warren County, Pennsylvania, under act of the legislature of the State of Pennsylvania of May sixteenth, eighteen hundred and seventy-one, and their descendants are hereby authorized and empowered to bring suit for the recovery of the possession or the quieting of title of any lands granted individually to said Cornplanter, alias John O'Bial or Abeel, in the circuit court of the United States for the district in which such lands are situated, and jurisdiction is hereby conferred upon said courts, both in law and in equity, to hear and determine the rights of said Cornplanter under any grant made to him. Any petition filed or other court papers may be verified by the attorneys representing said heirs or their duly authorized attorneys in fact.

SEC. 4. That a lease bearing date September nineteenth, nineteen hundred and seven, between the Seneca Nation of Indians on the Cattaraugus and Alleghany reservations, in the State of New York, and Charles M. L. Ashby, of Erie County, New York, is hereby ratified and confirmed.

SEC. 5. That the Court of Claims is hereby authorized and directed to hear and adjudicate the claims against the Choctaw Nation of Samuel Garland, deceased, and to render judgment thereon in such amounts, if any, as may appear to be equitably due. Said judgment, if any, in favor of the heirs of Garland shall be paid out of any funds in the Treasury of the United States belonging to the Choctaw Nation, said judgment to be rendered on the principle of quantum meruit for services rendered and expenses incurred. Notice of said suit shall be served on the governor of the Choctaw Nation, and the Attorney-General of the United States shall appear and defend in said suit on behalf of said nation.

*Provisos.*  
Restriction.

Proportionate payments.

Future annuities used.

Attorneys for Indians.

Compensation.

Cornplanter, alias John O'Bial.  
Heirs may sue for recovery of lands granted to.

Jurisdiction.

Verification of petition, etc.

Senecas of New York.  
Lease to Charles M. L. Ashby confirmed.

Samuel Garland.  
Adjudicating claims of heirs of, against Choctaw Nation.

Notice of suit.

Oklahoma.

SEC. 6. That the Act of April thirtieth, nineteen hundred and eight, reading as follows:

Bureau of Catholic  
Indian Missions.  
Patent to, of Quapaw  
lands.

"The Secretary of the Interior is hereby authorized to issue a patent to the Bureau of Catholic Indian Missions for the southeast quarter of the northeast quarter of section six, township twenty-eight north, range twenty-four east of the Indian meridian, Indian Territory, the same having been set apart to the Roman Catholic Church for church and school purposes by the Quapaw national council, on August twenty-fourth, eighteen hundred and ninety-three, and said church having maintained a church and school thereon since that date" be amended to read as follows:

Boundary line cor-  
rected.  
*Ante*, p. 88, amended.

"The Secretary of the Interior is hereby authorized to issue a patent to the Bureau of Catholic Indian Missions for the southwest quarter of the northeast quarter of section six, township twenty-eight north, range twenty-four east of the Indian meridian, Indian Territory, the same having been set apart to the Roman Catholic Church for church and school purposes by the Quapaw national council, on August twenty-fourth, eighteen hundred and ninety-three, and said church having maintained a church and school thereon since that date."

Oklahoma.  
Segregation and sur-  
vey of towns, etc., in  
Choctaw and Chicka-  
saw nations.

SEC. 7. That in addition to the towns heretofore segregated, surveyed, and scheduled in accordance with law, the Secretary of the Interior be, and he is hereby, authorized to segregate and survey within that part of the territory of the Choctaw and Chickasaw nations, State of Oklahoma, heretofore segregated as coal and asphalt land, such other towns, parts of towns, or town lots, as are now in existence, or which he may deem it desirable to establish. He shall cause the surface of the lots in such towns or parts of towns to be appraised, scheduled, and sold at the rates, on the terms, and with the same character of estate as is provided in section twenty-nine of the Act of Congress approved June twenty-eighth, eighteen hundred and ninety-eight (Thirtieth Statutes at Large, page four hundred and ninety-five), under regulations to be prescribed by him. That the provisions of section thirteen of the Act of Congress approved April twenty-sixth, nineteen hundred and six (Thirty-fourth Statutes at Large, page one hundred and thirty-seven), shall not apply to town lots appraised and sold as provided herein. That all expenses incurred in surveying, platting, and selling the lots in any town or parts of towns shall be paid from the proceeds of the sale of town lots of the nation in which such town is situate.

Appraisal, etc.

Vol. 30, p. 505.

Coal and asphalt  
lands.  
Vol. 34, p. 142.

Expenses.

Cherokee Nation.  
Payments to inter-  
married white Chero-  
kee citizens.

SEC. 8. That the Secretary of the Interior be, and he is hereby, authorized and directed to pay, out of any funds in the Treasury belonging to the Cherokee tribe of Indians, to those intermarried white citizens of the said Cherokee tribe placed on the final approved rolls of the said Cherokee tribe by the Secretary of the Interior pursuant to an opinion of the Supreme Court of the United States in the case of Daniel Red Bird against The United States, the share or shares to which they are entitled in the funds of the Cherokee Nation on account of payments heretofore made out of said Cherokee funds to members of the Cherokee Nation, but in which payments said intermarried white Cherokee citizens did not participate and to which they were entitled in accordance with the findings of the Supreme Court in the said case of Daniel Red Bird against The United States, said intermarried white Cherokee citizens having married into the Cherokee Nation prior to November first, eighteen hundred and seventy-five, and not having since abandoned their citizenship. In case any of said intermarried Cherokee white citizens have died since final enrollment their share or shares in the money distributed shall be paid to their heirs or legal representatives: *Provided, however*, That the Cherokee Nation shall have the right to protest against the payment of any claim to any such person or persons and upon the protest being filed by or

Payments to heirs,  
etc.

*Proviso.*  
Right of protest.

on behalf of the Cherokee Nation the claim of any such person or persons shall be referred to the Court of Claims and said court is given full jurisdiction to hear and determine the same.

SEC. 9. That the Secretary of the Interior be, and he is hereby, authorized to issue a patent to "The Sisters of the Blessed Sacrament for Indians and Colored People," a charitable corporation organized under the laws of the State of Pennsylvania, for and covering the following described lands, amounting to approximately two hundred and eighty acres, now and for many years occupied by the said "The Sisters of the Blessed Sacrament for Indians and Colored People" as an Indian school, to wit: The southwest quarter of the southwest quarter of section thirteen, the south half of the northeast quarter of section fourteen, and the east half of the northwest quarter and the south half of the northeast quarter of section twenty-four, all in township twenty-six north, range thirty east, Gila and Salt River meridian, on the Navajo Indian Reservation, in Arizona Territory.

SEC. 10. That the Secretary of the Interior is hereby authorized to sell for use for school purposes to school districts of the State of Oklahoma, from the unallotted lands of the Five Civilized Tribes, tracts of land not to exceed two acres in any one district, at prices and under regulations to be prescribed by him, and proper conveyances of such lands shall be executed in accordance with existing laws regarding the conveyance of tribal property; and the Secretary of the Interior also shall have authority to remove the restrictions on the sale of such lands, not to exceed two acres in each case, as allottees of the Five Civilized Tribes, including full-bloods and minors, may desire to sell for school purposes.

SEC. 11. That the borough of Carlisle, in the State of Pennsylvania, shall be, and is hereby, granted the right and privileges of laying through and under the land owned by the United States and now used for the purpose of, or in connection with, the United States Indian Industrial School, such pipe or pipes as may be necessary for use in connection with, or as part of, its sewage system, said pipe or pipes to be laid beneath the surface of the ground, except as to the necessary manholes, and so laid as not to interfere with the use or mar the appearance of the premises: *Provided*, That no pipe or pipes shall be laid in pursuance of authority hereby conferred until the plan showing the location thereof shall have been submitted to and approved by the Secretary of the Interior: *And provided further*, That upon the request of the Secretary of the Interior, and his agreement to pay a fair proportion of the expense, the sewage system, disposal plant, and pipes constructed, or to be constructed, by the borough of Carlisle, shall be of sufficient size to take care of the sewage of the United States Indian Industrial School, which shall be permitted to establish a connection with the said sewage system and use the same.

SEC. 12. That the Secretary of the Interior be, and he hereby is, authorized to cause that part of the Cheyenne school reserve and the Cheyenne and Arapahoe Agency reserve lying east of a public road and separated from the school and agency reserves by such road, being a narrow strip of land more particularly described as lots eight and nine of section four, lots five and six of section nine, lots five and six of section sixteen, and lots five and six of section twenty-one, all in township thirteen north, range seven west, Indian meridian, in the State of Oklahoma, to be appraised by legal subdivisions and sold for the benefit of the Indians of the Cheyenne and Arapahoe reservations; and the owners of the adjoining lands are hereby given the preference right for ninety days from and after the passage of this act to purchase said lands at not less than the appraised value which may be placed thereon by the Secretary of the Interior, the purchase price to be paid in cash at the time of notice of acceptance by said purchasers.

Arizona.  
The Sisters of the Blessed Sacrament for Indians and Colored People.  
Patent to.

Description.

Oklahoma.  
Sale of lands of Five Civilized Tribes for school purposes.  
Maximum acreage.

Restrictions removed from sales by allottees.

Carlisle, Pa.  
May extend sewage system through Indian school land.

Provision.  
Plan.

Connection with school.

Oklahoma.  
Sale of land for benefit of Cheyenne and Arapahoe Indians.

Preference rights.

Sale of lands remaining.

Deposit of funds.

Sale of agency land and buildings.

Elreno given preference rights for sixty days.

Sale of remaining land.

Use of proceeds.

Dewey, Okla. Land set aside for town-site purposes.

Subdivision and sale.

Provisos. Preference rights.

Sale of unimproved lots.

Expenses.

Hartshorne, Okla. Reappraisal of town of.

Past payments. Reimbursement.

Flathead Indian Reservation, Mont. Allotment and sale of lands in. Vol. 33, p. 304, amended.

And in case said lands, or any part thereof, remain unsold after the expiration of said ninety days, the said Secretary shall proceed to offer said lands for sale under such regulations as he may prescribe. The funds received from said sales to be deposited in the Treasury of the United States to the credit of the Indians of the Cheyenne and Arapahoe Reservation, Oklahoma. That the Secretary of the Interior be, and he hereby is, authorized to cause to be appraised and sold six hundred and forty acres of land, together with the buildings and other appurtenances thereto belonging, heretofore set aside as reservation for the Cheyenne and Arapahoe Agency and the Arapahoe Indian school in Oklahoma, and that for sixty days from and after said appraisement the city of Elreno, in Oklahoma, be given the preference right to purchase said land and improvements thereon at the appraised value thereof, to be used for school purposes, the purchase price thereof to be paid in cash at the time of the acceptance by said purchaser. And in case said land remains unsold after the expiration of said sixty days, the Secretary shall proceed to offer said land for sale under such regulations as he may prescribe, and he is authorized to use all or any part of the proceeds of the sale thereof in the erection of new buildings and in repairs and improvements at the present Cheyenne Boarding School in the Cheyenne and Arapahoe Agency, in Oklahoma, and in the establishment of such day schools as may be required for said Cheyenne and Arapahoe Indians in Oklahoma, and that the balance of said proceeds, if any there be, may be used in support of said Cheyenne Boarding School or said day school.

SEC. 13. That the Secretary of the Interior is hereby authorized to set aside for town-site purposes at Dewey, Oklahoma, the south half of the northwest quarter of the northwest quarter, and the northeast quarter of the northwest quarter of the northwest quarter of section twenty-eight, township twenty-seven north, range thirteen east, formerly allotted to Julia Lewis, who failed to establish her citizenship in the Cherokee Nation.

That the Secretary of the Interior is directed to subdivide these lands in accordance with the present streets and alleys laid out on such lands and to dispose of such lands and place the proceeds derived therefrom to the credit of the Cherokee Nation: *Provided*, That the owners of permanent and substantial improvements on such lots shall have the preference right of purchasing their lots for cash at a price not to exceed two hundred dollars per acre: *Provided further*, That all unimproved lots shall be sold at public auction to the highest bidder for cash: *And provided further*, That the expense of surveying, platting, laying out, and selling such lands shall be deducted from the proceeds of such sale.

SEC. 14. That the Secretary of the Interior is hereby authorized to make, and shall cause to be made, within sixty days from the passage of this Act, a reappraisal of the town of Hartshorne, Oklahoma, as of the date of the original appraisement made by the town-site commission; that payment already made on lots therein shall be credited on the basis of the reappraisal; that there shall be reimbursed to lot owners from the town-site funds of the Choctaw and Chickasaw nations any amounts paid by them in excess of the new appraisal, and that the first installment on the purchase price or of the balance remaining unpaid shall be due thirty days after the service of notice of reappraisal, but in all other respects the existing laws relating to the sale of town lots and issue of patents therefor in the Choctaw and Chickasaw nations shall remain in full force and effect.

SEC. 15. That section nine, chapter fourteen hundred and ninety-five, Statutes of the United States of America, entitled "An Act for the survey and allotment of lands now embraced within the limits of the Flathead Indian Reservation, in the State of Montana, and the sale and

disposal of all surplus lands after allotment," be, and the same is hereby, amended to read as follows:

"SEC. 9. That said lands shall be opened to settlement and entry by proclamation of the President, which proclamation shall prescribe the time when and the manner in which these lands may be settled upon, occupied, and entered by persons entitled to make entry thereof, and no person shall be permitted to settle upon, occupy, or enter any of said lands, except as prescribed in such proclamation: *Provided*, That the rights of honorably discharged Union soldiers and sailors of the late civil and the Spanish wars, as defined and prescribed in section twenty-three hundred and four and twenty-three hundred and five of the Revised Statutes, as amended by the Act of March first, nineteen hundred and one, shall not be abridged: *Provided further*, That the price of said lands shall be the appraised value thereof, as fixed by the said Commission, but settlers under the homestead law who shall reside upon and cultivate the land entered in good faith for the period required by existing law shall pay one-third of the appraised value in cash at the time of entry, and the remainder in five equal annual installments, to be paid one, two, three, four, and five years, respectively, from and after the date of entry, and shall be entitled to a patent for the lands so entered upon the payment to the local land officers of said five annual payments, and in addition thereto the same fees and commissions at the time of commutation or final entry as now provided by law where the price of the land is one dollar and twenty-five cents per acre, and no other and further charge of any kind whatsoever shall be required of such settler to entitle him to a patent for the land covered by his entry: *Provided*, That if any entryman fails to make such payments, or any of them, within the time stated, all rights in and to the land covered by his or her entry shall at once cease, and any payments theretofore made shall be forfeited, and the entry shall be forfeited and canceled: *And provided*, That nothing in this Act shall prevent homestead settlers from commuting their entries under section twenty-three hundred and one, Revised Statutes, by paying for the land entered the price fixed by said Commission, receiving credit for payments previously made: *Provided, however*, That the entryman or owner of any land irrigable by any system hereunder constructed under the provisions of section fourteen of this Act shall in addition to the payment required by section nine of said Act be required to pay for a water right the proportionate cost of the construction of said system in not more than fifteen annual installments, as fixed by the Secretary of the Interior, the same to be paid at the local land office, and the register and receiver shall be allowed the usual commissions on all moneys paid.

"The entryman of lands to be irrigated by said system shall in addition to compliance with the homestead laws reclaim at least one-half of the total irrigable area of his entry for agricultural purposes, and before receiving patent for the lands covered by his entry shall pay the charges apportioned against such tract. No right to the use of water shall be disposed of for a tract exceeding one hundred and sixty acres to any one person, and the Secretary of the Interior may limit the areas to be entered at not less than forty nor more than one hundred and sixty acres each.

"A failure to make any two payments when due shall render the entry and water-right application subject to cancellation, with the forfeiture of all rights under this Act, as well as of any moneys paid thereon. The funds arising hereunder shall be paid into the Treasury of the United States and be added to the proceeds derived from the sale of the lands. No right to the use of water for lands in private ownership shall be sold to any landowner unless he be an actual bona fide resident on such land or occupant thereof residing in the neighbor-

Post, p. 795.

Lands opened to settlement.

*Provisos.*  
Soldiers and sailors' rights not affected.  
R. S., sec. 2304, 2305, p. 422.  
Vol. 31, p. 847.

Price.

Payments.

Forfeiture.

Commutation.

R. S., sec. 2301, p. 421.

Irrigable lands.

Vol. 33, p. 304, amended.

Water rights.

Payment for.

Reclamation of part of irrigable lands.

Restriction.

Cancellation and forfeiture.

Disposal of proceeds.

hood of such land, and no such right shall permanently attach until all payments therefor are made.

Payment of annual charges.

"All applicants for water rights under the systems constructed in pursuance of this Act shall be required to pay such annual charges for operation and maintenance as shall be fixed by the Secretary of the Interior, and the failure to pay such charges when due shall render the water-right application and the entry subject to cancellation, with the forfeiture of all rights under this Act as well as of any moneys already paid thereon.

Forfeiture.

Regulations.

"The Secretary of the Interior is hereby authorized to fix the time for the beginning of such payments and to provide such rules and regulations in regard thereto as he may deem proper. Upon the cancellation of any entry or water-right application, as herein provided, such lands or water rights may be disposed of under the terms of this Act and at such price and on such conditions as the Secretary of the Interior may determine, but not less than the cost originally fixed.

Disposal of canceled entries, etc.

Water rights free to Indians.

"The land irrigable under the systems herein provided, which has been allotted to Indians in severalty, shall be deemed to have a right to so much water as may be required to irrigate such lands without cost to the Indians for construction of such irrigation systems. The purchaser of any Indian allotment, purchased prior to the expiration of the trust period thereon, shall be exempt from any and all charge for construction of the irrigation system incurred up to the time of such purchase. All lands allotted to Indians shall bear their pro rata share of the cost of the operation and maintenance of the system under which they lie.

Exemptions.

Pro rata share of cost.

Unallotted irrigable lands.  
Maintenance by owners.

"When the payments required by this Act have been made for the major part of the unallotted lands irrigable under any system and subject to charges for construction thereof, the management and operation of such irrigation works shall pass to the owners of the lands irrigated thereby, to be maintained at their expense under such form of organization and under such rules and regulations as may be acceptable to the Secretary of the Interior.

Regulations.

"The Secretary of the Interior is hereby authorized to perform any and all acts and to make such rules and regulations as may be necessary and proper for the purpose of carrying the provisions of this Act into full force and effect."

That section fourteen of said Act be, and the same is hereby, amended to read as follows:

Disposal of proceeds.  
Vol. 33, p. 305,  
amended.

"SEC. 14. That the proceeds received from the sale of said lands in conformity with this Act shall be paid into the Treasury of the United States, and after deducting the expenses of the Commission, of classification and sale of lands, and such other incidental expenses as shall have been necessarily incurred, and expenses of the survey of the land, shall be expended or paid, as follows: So much thereof as the Secretary of the Interior may deem advisable in the construction of irrigation systems, for the irrigation of the irrigable lands embraced within the limits of said reservation; one half of the money remaining after the construction of said irrigation systems to be expended by the Secretary of the Interior as he may deem advisable for the benefit of said Indians in the purchase of live stock, farming implements, or the necessary articles to aid said Indians in farming and stock raising and in the education and civilization of said Indians, and the remaining half of said money to be paid to said Indians and persons holding tribal rights on said reservation, semiannually as the same shall become available, share and share alike: *Provided*, That the Secretary of the Interior may withhold from any Indian a sufficient amount of his pro rata share to pay any charge assessed against land held in trust for him for operation and maintenance of irrigation system."

Payment of expenses.

Use of remaining funds.

Proviso.  
Payment of assessed charges.

SEC. 16. That jurisdiction is hereby conferred upon the Court of Claims, with right of appeal to the Supreme Court, to hear and determine the claims of Robert V. Belt, of Washington, District of Columbia, and Joseph P. Mullen, formerly of Fort Smith, Arkansas, now of Ardmore, Oklahoma, for services rendered and expenses incurred by them as the attorneys for the Choctaw and Chickasaw freedmen, in the prosecution of their claims for allotments of land within and of the domain of the Choctaw and Chickasaw nations of Indians, now in the State of Oklahoma.

That the suits in said cases shall be begun by filing petitions in the Court of Claims within sixty days after the approval of this Act, wherein shall be set out such facts and in the manner as prescribed by the rules of that court, by the said Robert V. Belt and Joseph P. Mullen, against the Choctaw freedmen in the one case and against the Chickasaw freedmen in the other case; service of said petitions shall be had by delivery of two copies of each to the Attorney-General, who, with such attorney as said freedmen may select and employ, shall appear and defend for all of the defendants in each of said cases.

That the court may receive and consider all papers, documents, records, depositions, or other evidence offered by any of the parties to said suits; and for such amount, if any, as the court shall adjudge to be justly and equitably due to said attorneys, Robert V. Belt and Joseph P. Mullen, as the value of the services rendered and expenses incurred by them for and on behalf of the said Choctaw and Chickasaw freedmen upon the evidence submitted it shall render judgment or decree against the individuals to whom such services were rendered, the same to be a lien against their respective allotments of land for their pro rata amounts thereof.

SEC. 17. That the Secretary of the Interior be, and he is hereby, authorized to cause allotments to be made under the provisions of the Act of March second, eighteen hundred and eighty-nine, entitled "An Act to divide a portion of the reservation of the Sioux Nation in Dakota into separate reservations and secure the relinquishment of the Indian title to the remainder, and for other purposes," to any living children of the Sioux tribe of Indians belonging on the Rosebud Reservation affected thereby, and who have not heretofore been allotted, so long as that tribe is in possession of any unallotted tribal or reservation lands: *Provided*, That no allotment shall be made to any allottee entitled to the same under the provisions of this Act of any lands in the county of Tripp, in the State of South Dakota.

SEC. 18. That the Secretary of the Interior be, and he hereby is, authorized and directed to investigate the allotment made in the name of William Jondron, Yankton Sioux allottee numbered eleven hundred and forty-seven, and if it be shown to his satisfaction that no such person as William Jondron was in existence at the time the Yankton Indians were allotted he is hereby authorized and directed to cancel the patent issued in the name of William Jondron and also the record of the allotment in his name, and to reallocate the lands covered thereby to a member or members of the Yankton tribe who were entitled to allotments, but failed to receive land when the Indians of the said tribe were allotted lands in severalty.

SEC. 19. That the Secretary of the Interior be, and he hereby is, authorized to cause allotments to be made under the provisions of the Act of March second, eighteen hundred and eighty-nine, entitled "An Act to divide a portion of the reservation of the Sioux Nation of Indians in Dakota into separate reservations, and to secure the relinquishment of the Indian title to the remainder, and for other purposes," to any living children of the Sioux tribe of Indians belonging on any of the Great Sioux reservations affected thereby and who have not heretofore been allotted, so long as the tribe to which such Indian children belong

Choctaw and Chickasaw Nations, Okla. Determining claims of Robert V. Belt and Joseph P. Mullen for services.

Procedure.

Judgments.

Rosebud Reservation, S. Dak. Allotments to living children of. Vol. 25, p. 888.

*Proviso.* Tripp County, S. Dak., excluded.

William Jondron. Cancellation of allotment, etc. Vol. 34, p. 374.

Re-allotment of lands authorized.

Great Sioux Reservations. Allotment to living children on any of the. Vol. 25, p. 888.

Allotment of additional lands.

Allotment to heirs.

Proviso. Restriction.

Diocese of Duluth, Minn. Patents in fee to, for school, etc., lands.

On White Earth Indian Reservation. Near White Earth. Description.

Near Beaulieu. Description.

Near Pine Point. Description.

is possessed of any unallotted tribal or reservation lands; and where, for any reason, an Indian did not receive the quantity of land to which he was entitled under the provisions of the said Act of March second, eighteen hundred and eighty-nine, the Secretary of the Interior shall cause to be allotted to him sufficient additional lands on the reservation to which he belongs to make, together with the quantity of land heretofore allotted to him, the acreage to which he is entitled under said Act of March second, eighteen hundred and eighty-nine; and in case of the death of any such Indian, the additional lands to which he is of right entitled may be allotted to his heirs: *Provided*, That the tribe to which he belonged is possessed of any unallotted tribal or reservation lands.

SEC. 20. That the Secretary of the Interior is hereby authorized and directed to issue patents in fee to the Diocese of Duluth, organized under an act of the State of Minnesota entitled "An act concerning religious corporations," approved February twenty-sixth, eighteen hundred and eighty-five, of the Protestant Episcopal Church in the United States of America for the lands set apart to said church on the various Indian reservations in the State of Minnesota, as follows:

On the White Earth Indian Reservation at or near White Earth: The southwest quarter of the southwest quarter and lots seven and nine of section fourteen, township one hundred and forty-two north, range forty-one west of the fifth principal meridian, containing in all one hundred and eighteen and thirty-one one-hundredths acres.

On the White Earth Indian Reservation at or near Beaulieu, on Wild Rice River: All of lot one of section thirty-one, township one hundred and forty-five north, range forty west of the fifth principal meridian, containing twenty-nine and seventy-seven one-hundredths acres, except the two and one-half acres, more or less, on which the Government blacksmith shop is located, which tract corresponds to the southeast quarter of the northeast quarter of the northwest quarter of the northwest quarter of said section, township, and range. Also the two and one-half acres, more or less, of lot two of section thirty-one, township one hundred and forty-five north, range forty west of the fifth principal meridian, corresponding to the northwest quarter of the northwest quarter of the southwest quarter of the northwest quarter of said section, township, and range, upon which the Episcopal parsonage and church building stand. Also the south half of the northwest quarter and the north half of the southwest quarter of section thirty, township one hundred and forty-five north, range forty west of the fifth principal meridian, containing one hundred and thirty-nine and twenty-eight one-hundredths acres, more or less.

On the White Earth Indian Reservation at or near Pine Point: The southeast quarter of the northwest quarter and lot one, all in section thirty-three, township one hundred and forty-one north, range thirty-seven west of the fifth principal meridian, containing sixty-nine and five one-hundredths acres, more or less. Also that part of section thirty-three, township one hundred and forty-one north, range thirty-seven west of the fifth principal meridian, described as follows: Beginning at a point that is twenty chains west and six chains south of the center of said section, thence south five chains, thence west two and one-half chains, thence north five chains, thence east two and one-half chains to the place of beginning, containing one and one-fourth acres, more or less. Also that part of said section described as follows: Beginning at a point five chains east of the southwest corner of said section, thence north ten chains, thence east three and seventy-five one-hundredths chains, thence south ten chains, thence west three and seventy-five one-hundredths chains, containing three and seventy-five one-hundredths acres, more or less, on which is located the missionary's house, and to which the chapel is to be removed.

On the Red Lake Indian Reservation at or near Redby: Lot two and the southwest quarter of the southeast quarter of section nineteen, and the northwest quarter of the northeast quarter of section thirty, township one hundred and fifty-one north, range thirty-three west of the fifth principal meridian, containing ninety-four and seventy-five one-hundredths acres, more or less.

On Red Lake Indian Reservation near Redby.  
Description.

On the Red Lake Indian Reservation at or near the subagency site the following-described parcel of land for cemetery purposes: Starting at the northeast corner of section twenty-nine, township one hundred and fifty-one north, range thirty-four west of the fifth principal meridian, thence running westward along the north line of said section two hundred and forty feet, thence southward on a line parallel to the east line of said section seventy-five feet to reach the point of beginning; thence from said point of beginning westward on a line parallel to the north line of said section four hundred and twenty feet, thence southward on a line parallel to the east line of said section two hundred and ten feet, thence eastward on a line parallel to the north line of said section four hundred and twenty feet, thence northward on a line parallel to the east line of said section two hundred and ten feet to said point of beginning, containing two acres, more or less. Also the northwest quarter of the northwest quarter of the southwest quarter of the northwest quarter of section twenty-eight, township one hundred and fifty-one north, range thirty-four west of the fifth principal meridian, containing five-eighths of an acre, more or less, on which is situated the missionary's house. Also that part of section twenty-one, township one hundred and fifty-one north, range thirty-four west, described as follows: Starting at the southwest corner of said section, thence running eastward along the south line of said section a thousand feet, thence northward on a line parallel to the west line of said section one hundred and sixteen feet to reach the point of beginning, thence from said point of beginning northward on a line parallel to the west line of said section sixty-six feet, thence westward on a line parallel to the south line of said section three hundred and thirty feet, thence southward on a line parallel to the west line of said section sixty-six feet, thence eastward on a line parallel to the south line of said section three hundred and thirty feet to the point of beginning, containing one-half an acre, more or less, on which the church and lace teacher's house are located. Also the southeast quarter of the northwest quarter of the northwest quarter and the southwest quarter of the northwest quarter and the southwest quarter of the southwest quarter of section twenty-eight, township one hundred and fifty-one north, range thirty-four west of the fifth principal meridian, containing ninety acres, more or less.

Near the subagency site.  
Description.

On the Red Lake Indian Reservation at or near the Cross Lake School: West half of lot two, section six, township one hundred and fifty-two north, range thirty-three west of the fifth principal meridian, containing twenty-three acres, more or less.

Near Cross Lake School.  
Description.

On the Cass Lake Indian Reservation at or near the Cass Lake Government school: All of lot three, section twenty-nine, township one hundred and forty-six north, range thirty-one west of the fifth principal meridian, and that part of lot two of said section south of a line running parallel to and forty-five rods south of the north line of said section, containing in all thirty-two acres, more or less: *Provided*, That a roadway twenty feet wide shall be permitted across said lands from the Government school to the place of crossing the Mississippi River.

On Cass Lake Indian Reservation near Government school.  
Description.

*Proviso.*  
Roadway.

On the Leech Lake Indian Reservation at or near Onigum: The following-described tract of land in lot one, section twenty-four, and lot three, section thirteen, township one hundred and forty-two north, range thirty-one west of the fifth principal meridian: Starting at the northwest corner of section twenty-four, township one hundred and

On Leech Lake Indian Reservation near Onigum.  
Description.

forty-two north, range thirty-one west of the fifth principal meridian, and running eastward along the north line of said section twenty-eight and ninety one-hundredths chains to reach the point of beginning; thence from said point of beginning southwest on an angle of thirty-seven degrees and twenty-seven minutes one chain; thence southeast on an angle of sixty-six degrees and twenty-seven minutes five and fifty-eight one-hundredths chains to the lake shore; returning to the point of beginning; thence running northeast on an angle of thirty-seven degrees and twenty-seven minutes one and twenty-seven one-hundredths chains; thence southeast on an angle of sixty-four degrees and two minutes three and nine-tenths chains to the lake shore. The foregoing lines, together with the lake shore, form the boundaries of said tract, containing about one and one-sixteenth acres: *Provided*, That a walk six feet wide shall be permitted across this property leading from the Government school to the dock, as the same is now located.

*Proviso.*  
Walk.

Near old agency.  
Description.

On the Leech Lake Indian Reservation at or near the old agency: All that part of the southwest quarter of the southeast quarter of section seventeen, township one hundred and forty-two north, range thirty west of the fifth principal meridian, described as follows: Beginning at the quarter post between sections seventeen and twenty, thence north seven and seventy-three one-hundredths chains to reach the point of beginning, thence from said point of beginning east three and seventeen one-hundredths chains, thence north three and seventeen one-hundredths chains, thence west three and seventeen one-hundredths chains, thence south three and seventeen one-hundredths chains to the point of beginning, containing one acre, more or less, on which said tract of land the church is located. Also that part of lot four of section seventeen, township one hundred and forty-two north, range thirty west of the fifth principal meridian, described as follows: Starting at the quarter post between sections seventeen and twenty and running thence north sixteen and ninety-four one-hundredths chains, thence west seven-tenths of a chain to reach a point of beginning, thence from said point of beginning north two and twenty-eight one-hundredths chains, thence west two and twenty-eight one-hundredths chains, thence south two and twenty-eight one-hundredths chains, thence east two and twenty-eight one-hundredths chains to the said point of beginning, containing three-fourths of an acre, more or less. Also the southeast quarter of the northwest quarter of the southeast quarter of section seventeen, township one hundred and forty-two north, range thirty west of the fifth principal meridian, containing ten acres, more or less.

Bureau of Catholic  
Indian Missions.  
Patents in fee to, for  
schools, etc.

That the Secretary of the Interior is hereby authorized and directed to issue patents in fee to "The Bureau of Catholic Indian Missions", organized under an Act of the Assembly of Maryland entitled "An Act to incorporate The Bureau of Catholic Indian Missions", approved April sixth, eighteen hundred and ninety-four, for the lands set apart to the Catholic Church on the White Earth and Red Lake Indian Reservations in the State of Minnesota, as follows:

On White Earth In-  
dian Reservation near  
White Earth.  
Description.

On the White Earth Indian Reservation at or near White Earth: The southwest quarter of the southeast quarter of section twenty-six, township one hundred and forty-two north, range forty-one west of the fifth principal meridian, containing forty acres more or less; also the northwest quarter of the northwest quarter and lots two, three and four of section thirty-five, township one hundred and forty-two north, range forty-one west of the fifth principal meridian, containing one hundred and thirty-one and seventy-five hundredths acres, more or less; also the northeast quarter of the northeast quarter of section thirty-four, township one hundred and forty-two north, range forty-one west of the fifth principal meridian, containing forty acres more or less; also the southeast quarter of the southeast quarter of section twenty-seven, township one hundred and forty-two north, range

forty-one west of the fifth principal meridian, containing forty acres more or less.

On the White Earth Indian Reservation at or near Pembina settlement: The southeast quarter of the northwest quarter and the northeast quarter of the southwest quarter of section ten township one hundred and forty-four north, range forty-two west of the fifth principal meridian, containing eighty acres, more or less.

Near Pembina settlement.  
Description.

On the White Earth Indian Reservation at or near Rice River: Lots one, two and twelve of section seven, township one hundred and forty-four north, range forty west of the fifth principal meridian, containing ninety-five and ninety hundredths acres, more or less.

Near Rice River.  
Description.

On the Red Lake Indian Reservation at or near Red Lake: Lots two and three of section twenty, and the west half of the northeast quarter and the east half of the northwest quarter of section twenty-nine, township one hundred and fifty-one north, range thirty-four west of the fifth principal meridian, containing two hundred and forty-five and forty hundredths acres, more or less.

On Red Lake Indian Reservation, near Red Lake.  
Description.

SEC. 21. That the Secretary of the Interior is hereby authorized to convey to the State of Minnesota the following-described tracts and parcels of lands, situate in the county of Carlton, State of Minnesota, and described as follows, to wit: All of section thirty-six, township forty-nine, range eighteen, except east half of northeast quarter; and all of section thirty-one, township forty-nine, range seventeen, except southwest quarter of northwest quarter and southeast quarter of southwest quarter; south half of southeast quarter, south half of southwest quarter, northeast quarter of southeast quarter, and south half of northeast quarter, all in section thirty, township forty-nine, range seventeen; northeast quarter of northwest quarter, south half of northwest quarter, all of the southwest quarter, and south half of southeast quarter and northeast quarter of southeast quarter, section twenty-nine, township forty-nine, range seventeen; north half of northwest quarter, southwest quarter of northeast quarter and southeast quarter, section thirty-two, township forty-nine, range seventeen, upon receipt by said Secretary of the Interior of the sum of one dollar and twenty-five cents per acre to him paid by any person or persons on behalf of said State of Minnesota.

Minnesota.  
Lands in Carlton County conveyed to.  
Description.

Price.

That all restrictions on alienation as to any allottee or allotment embraced in the following-described lands, to wit: East half of northeast quarter, section thirty-six, township forty-nine, range eighteen; southwest quarter of northwest quarter, section thirty-one, township forty-nine, range seventeen; north half of northeast quarter and southeast quarter of northeast quarter, section thirty-two, township forty-nine, range seventeen; and northwest quarter of northwest quarter, northwest quarter of southeast quarter, section twenty-nine, township forty-nine, range seventeen; north half of northeast quarter, northwest quarter of southeast quarter, north half of southwest quarter, southeast quarter of northwest quarter, section thirty, township forty-nine, range seventeen; southeast quarter of southeast quarter, section twenty-five, township forty-nine, range eighteen, are hereby removed in so far that said allottees or any of them or their heirs may convey their allotments to the State of Minnesota upon such allotment being first appraised by the Secretary of the Interior, and not less than the appraised price paid therefor by the State, and in that case the trust patent heretofore issued for such allotment shall be deemed and be a patent in fee, and the proceeds of such allotment in case of an incompetent Indian shall be held and disposed of as provided by the Act of March first, nineteen hundred and seven, (Thirty-fourth Statutes at Large, pages one thousand and fifteen to one thousand and eighteen), or any Indian holding an allotment upon any of the lands described in this section may file with the Commissioner of Indian Affairs a relin-

Chippewa Indians.  
Alienation restrictions removed.  
Land affected.

Conveyance to State permitted.

Allotments of incompetent Indians.

Vol. 34, p. 1018.

Lands in lieu of allotted lands.	quishment of said allotment conveying the same to the State of Minnesota and have the right to take another allotment of any unallotted lands subject to allotment in said State of Minnesota, provided that such relinquishment be accompanied by the sum of one dollar and twenty-five cents for each acre covered by such relinquishment, to be turned over to the Secretary of the Interior and disposed of as hereinafter provided.
Price per acre.	That all moneys received by the Secretary of the Interior under and pursuant to the provisions of this Act shall be placed to the credit of the Chippewa Indians in the State of Minnesota, pursuant to the provisions of an Act of Congress entitled "For the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine, and Acts supplementary thereto.
Chippewas of Minnesota. Proceeds credited to Indians.	That all outstanding contracts for the sale of timber upon any of the foregoing described lands made by the Secretary of the Interior or the General Land Office under the direction of the Secretary shall remain in force and the proceeds applied as provided for by existing laws, except that parties holding said contracts shall not be required to burn any débris upon said lands.
Vol. 26, p. 645.	That this grant is made upon the condition that payment therefor shall be made within two years from the date of the approval of this Act; that as to any land not paid for within that time the grant shall be void, and that said State shall not convey or lease or agree to convey or lease any of said land or any interest therein within ten years from the date of such approval. Any such conveyance, lease or agreement shall cause the land affected thereby to vest in the United States.
Timber-sale contracts, etc.	SEC. 22. That the Secretary of the Treasury be, and he is hereby, authorized and directed to transfer to the credit of the White Earth bands of Chippewa Indians in Minnesota the sum of nineteen thousand six hundred and ninety-four dollars and forty-eight cents, the proceeds of litigation with the Commonwealth Lumber Company, said sum having been heretofore covered into the Treasury by "miscellaneous revenue" covering warrant numbered two thousand two hundred and eighty-three of the first quarter nineteen hundred and five, and erroneously credited to the account of "depreations upon public lands."
Payments limited to two years.	SEC. 23. That the time of complying with the terms of article six of the agreement with the Alsea and other Indians on Siletz Indian Reservation, in Oregon, approved August fifteenth, eighteen hundred and ninety-four, as follows: "It is further stipulated and agreed that any religious society or other organization not occupying under proper authority, for religious or educational work among the Indians, any of the lands in this agreement ceded, shall have the right for two years from the date of the ratification of this agreement (same date as bill) within which to purchase the land so occupied at the rate of two dollars and fifty cents per acre, the same to be conveyed to such organization or society by patent;" be extended to one year from date of approval of this Act in favor of any such religious society or organization heretofore described as can prove that it has maintained religious or educational work among the Indians as contemplated in the original Act. The amount of land to be so conveyed shall not exceed ten acres.
Failure to pay. Restriction.	SEC. 24. That the tracts of land remaining unsold in the Kiowa, Comanche, and Apache reservations under the Act of June fifth, nineteen hundred and six, and also under the Act of June sixth, nineteen hundred, shall be again and at once offered for sale and sold under the provisions and terms of said Act of June fifth, nineteen hundred and six: <i>Provided</i> , That said lands shall be sold under such regulations as may be prescribed by the Secretary of the Interior and for not less
White Earth Band. Proceeds of litigation with Commonwealth Lumber Company credited to.	
Siletz Indian Reservation, Oreg. Land purchases by religious societies on. Time for, extended. Vol. 28, p. 325 amended.	
Requirement.	
Maximum.	
Kiowa, Comanche, and Apache reservations, Okla. Sale of remaining pasture, etc., lands. Vol. 34, p. 213. Vol. 31, p. 677.	
<i>Proviso.</i> Maximum price per acre.	

than one dollar per acre: *And provided further*, That any purchaser of said land may at his option pay the entire amount that is due in cash for such land and receive his title therefor without the necessity of actually settling thereon: *Provided further*, That before offering said lands for sale the Secretary of the Interior shall allot one hundred and sixty acres of land to each child of Indian parentage born since June fifth, nineteen hundred and six, whose father or mother was a duly enrolled member of either the Kiowa, Comanche, or Apache tribe of Indians and entitled to allotment of land under the Act of June fifth, nineteen hundred and six, opening said Kiowa, Comanche, and Apache reservations to settlement, said allotments to be made of lands remaining unsold known as the pasture reserves in said reservations.

The Secretary of the Interior shall make all necessary rules and issue all necessary instructions to carry the provisions of this Act into effect: *Provided*, That any person who has heretofore entered any of said land under said Act of June fifth, nineteen hundred and six, shall receive patents therefor by paying all the deferred installments of purchase money and proving compliance with the requirements of the homestead laws at any time after the expiration of ten months from the date of his entry.

SEC. 25. That whenever the President is satisfied that all the Indians in any part of the Navajo Indian Reservation in New Mexico and Arizona created by Executive orders of November ninth, nineteen hundred and seven, and January twenty-eighth, nineteen hundred and eight, have been allotted, the surplus lands in such part of the reservation shall be restored to the public domain and opened to settlement and entry by proclamation of the President.

SEC. 26. That the Court of Claims is hereby authorized to consider and adjudicate and render judgment as law and equity may require in the matter of the claim of Clarence W. Turner, of Muskogee, Oklahoma, against the Creek Nation, for the destruction of personal property and the value of the loss of the pasture of the said Turner, or his assigns, by the action of any of the responsible Creek authorities, or with their cognizance and acquiescence, either party to said cause in the Court of Claims to have the right of appeal to the Supreme Court of the United States.

SEC. 27. That the Court of Claims is hereby authorized and directed to hear, consider, and adjudicate the claims against the Mississippi Choctaws of William N. Vernon, J. S. Bounds, and Chester Howe, their associates or assigns, for services rendered and expenses incurred in the matter of the claims of the Mississippi Choctaws to citizenship in the Choctaw Nation and to render judgment thereon on the principle of quantum meruit in such amount or amounts as may appear equitable and justly due therefor, which judgment, if any, shall be paid from any funds now or hereafter due such Choctaws as individuals by the United States. The said William N. Vernon, J. S. Bounds, and Chester Howe are hereby authorized to intervene in the suit instituted in said court under the provisions of section nine of the Act of April twenty-sixth, nineteen hundred and six, in behalf of the estate of Charles F. Winton, deceased: *Provided*, That the evidence of the intervenors shall be immediately submitted: *And provided further*, That the lands allotted to the said Mississippi Choctaws are hereby declared subject to a lien to the extent of the claims of the said Winton and of the other plaintiffs authorized by Congress to sue the said defendants, subject to the final judgment of the Court of Claims in the said case. Notice of such suit or intervention shall be served on the governor of the Choctaw Nation, and the Attorney-General shall appear and defend the said suit on behalf of the said Choctaws.

Cash payment, etc.

Allotments to children before sale.

Vol. 34, p. 214.

Regulations, etc.

Proviso.  
Patents.Navajo Indian Reservation, N. Mex.  
Surplus land restored to public domain, etc.Creek Nation.  
Claim of Clarence W. Turner against, to be adjudicated.

Appeal.

Mississippi Choctaws.  
Claims of William N. Vernon et al. against, to be adjudicated.

Payment of judgment.

May intervene in claims of heirs of Charles F. Winton.  
Vol. 34, p. 140.Provisos.  
Immediate submission of evidence.

Lien.

Notice of suit, etc.

Herman Lehman.  
Patent in fee to.

SEC. 28. That the Secretary of the Interior be, and he is hereby, authorized to make an allotment to Herman Lehman (Montechema), an enrolled member of the Comanche tribe of Indians, who did not get an allotment, of one hundred and sixty acres of unappropriated and unallotted land from the lands to be disposed of under the Act of Congress approved June fifth, nineteen hundred and six (Thirty-fourth Statutes at Large, page two hundred and thirteen), and patent shall issue therefor in fee simple.

Vol. 34, p. 213.

Kiowa, etc., lands,  
Okl.  
Repayment of for-  
feited deposits.  
Vol. 34, p. 213.

SEC. 29. That all moneys forfeited under the regulations issued October nineteenth, nineteen hundred and six, by the Secretary of the Interior under the Act entitled "An Act to open for settlement five hundred and five thousand acres of land in the Kiowa-Comanche and Apache Indian Reservation in Oklahoma Territory," approved June fifth, nineteen hundred and six, be repaid to the persons by whom such moneys were deposited in every case where it shall be made to appear to the satisfaction of the Commissioner of the General Land Office that the bid upon which the award was made was the result of a clerical error, or was due to an honest mistake on the part of the bidder as to the numbers, the description, or the character of the land upon which his bid was made.

Regulations.  
Payment of depos-  
its.

That the Commissioner of the General Land Office shall make all necessary rules and issue all necessary instructions to carry the provisions of this Act into effect, and the payment of the deposits herein provided for shall be paid out of any moneys deposited in the Treasury of the United States as the proceeds arising from the sale of lands under said Act of June fifth, nineteen hundred and six, and an appropriation, sufficient in amount to cover such case, is hereby made.

Vol. 34, p. 213.  
Appropriation.

Lawton, Okla.  
Court-house, etc., in.  
Use of part proceeds  
of certain land sale  
for authorized.  
Post, p. 545.

SEC. 30. That twenty per centum of the proceeds arising from the sale of the south half of section thirty, townsite two north, range eleven west of the Indian meridian in Oklahoma, is hereby appropriated, to be available immediately after such sale, to begin construction of a court-house and post-office building at Lawton, in said State, to cost not more than one hundred thousand dollars; and all Acts in conflict herewith are hereby repealed. That the Secretary of the Interior is authorized and directed to turn over to the treasurers of the cities of Lawton, Hobart and Anadarko, the unexpended balance of the proceeds arising from the sale of town lots in said cities heretofore appropriated and set apart for public improvements in such cities by the Act of March third, nineteen hundred and one, and the Acts of June thirtieth, nineteen hundred and two and March fourteenth, nineteen hundred and six.

Lawton, Hobart,  
and Anadarko.  
Sale of town lots.  
Unexpended bal-  
ance paid to.

Vol. 31, p. 1094.  
Vol. 32, p. 506.  
Vol. 34, p. 62.

Approved, May 29, 1908.

May 29, 1908.  
[S. 6163.]

[Public, No. 157.]

CHAP. 217.—An Act To authorize the Secretary of the Interior to sell and dispose of the surplus unallotted agricultural lands of the Spokane Indian Reservation, Washington, and for other purposes.

Spokane Indian  
Reservation, Wash.  
Allotments, etc., of  
lands in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to cause allotments to be made under the provisions of the allotment laws of the United States to all persons having tribal rights or holding tribal relations and who may rightfully belong on the Spokane Indian Reservation and who have not heretofore received allotments.

Classification of sur-  
plus lands.

Agricultural lands  
to be opened to settle-  
ment.

SEC. 2. That upon the completion of said allotments to said Indians the Secretary of the Interior shall classify the surplus lands as agricultural and timber lands, the agricultural lands to be opened to settlement and entry under the provisions of the homestead laws by proclamation of the President, which shall prescribe the time when

and the manner in which these lands may be settled upon, occupied, and entered by persons entitled to make entry thereof; and no person shall be permitted to settle upon, occupy, or enter any of said lands except as prescribed in such proclamation.

SEC. 3. That the price of the lands classified as agricultural shall be five dollars per acre, and said price shall be paid in accordance with rules and regulations to be prescribed by the Secretary of the Interior upon the following terms: One-fifth of the purchase price to be paid in cash at the time of entry and the balance in five equal annual installments to be paid in one, two, three, four, and five years, respectively, from and after the date of entry. In case any entryman fails to make the annual payments, or any of them, promptly when due, all rights in and to the land covered by his entry shall cease and any payments theretofore made shall be forfeited and the entry canceled, and the land shall be reoffered for sale and entry under the provisions of the homestead laws at the same price at which it was first entered: *Provided*, That nothing in this Act shall prevent homestead settlers from commuting their entries under section twenty-three hundred and one of the Revised Statutes of the United States by paying for the land entered the price fixed herein, receiving credit for payments previously made. In addition to the price to be paid for the land the entryman shall pay the same fees and commissions at the time of commutation or final entry as now provided by law where the price of the land is one dollar and twenty-five cents per acre, and when an entryman shall have complied with all the requirements and terms of the homestead laws as to settlement and residence and shall have made the required payments as aforesaid he shall be entitled to a patent for the lands entered: *And provided further*, That all lands classified as agricultural remaining undisposed of at the expiration of four years from the opening of said lands to entry shall be appraised by the Secretary of the Interior from time to time and sold at public auction or under sealed bids to the highest bidder for cash at not less than the said appraised value, under such regulations as the Secretary of the Interior may prescribe: *Provided*, That the rights of honorably discharged Union soldiers and sailors of the late civil and Spanish wars or the Philippine insurrection as defined and described in sections twenty-three hundred and four and twenty-three hundred and five of the Revised Statutes, as amended by the Act of March first, nineteen hundred and one, shall not be abridged: *Provided further*, That sections sixteen and thirty-six of the agricultural lands in each township shall not be disposed of, but shall be reserved for the use of the common schools and paid for by the United States at one dollar and twenty-five cents per acre, and the same are hereby granted to the State of Washington for such purpose.

SEC. 4. That the Secretary of the Interior may reserve such lands as he may deem necessary for agency, school, and religious purposes, to remain reserved so long as needed and so long as agency, school, or religious institutions are maintained thereon for the benefit of the Indians; and he is further authorized and directed to reserve and set aside such tracts as he may deem necessary or convenient for town-site purposes, and he may cause any such reservations to be surveyed into lots and blocks of suitable size and to be appraised and disposed of under such regulations as he may prescribe, and the net proceeds derived from the sale of such lands shall be deposited in the Treasury of the United States to the credit of the Indians of the Spokane Reservation.

SEC. 5. That the lands so classified as timber lands shall remain Indian lands subject to the supervision of the Secretary of the Interior until further action by Congress, and no provision authorizing the sale of timber upon Indian lands shall apply to said lands unless they be

Price per acre.

Payments.

Forfeiture.

*Provisos.*  
Commutation.  
R. S., sec. 2361, p. 421.

Fees, etc.

Lands remaining to be sold at auction.

Sealed bids.

Soldiers' and sailors' rights not affected.

R. S., secs. 2304, 2305,  
p. 422.  
Vol. 31, p. 847.  
School lands.

Lands reserved for agency, schools, etc.

Townsites.

Deposit of proceeds.

Timber-land restrictions.

*Provisos.*  
Cutting timber al-  
lowed.

Pasturage.

Sale of timber.

Use of proceeds.

Appropriation to  
pay for lands granted  
to Washington.

Further appropri-  
ation.

*Proviso.*  
Reimbursement.

Nonresponsibility  
of United States.

*Proviso.*  
Treaty rights not  
affected.

specially designated: *Provided*, That until further legislation the Indians and the officials and employees in the Indian Service on said reservation shall, without cost to them, have the right, under such regulations as the Secretary of the Interior may prescribe, to go upon said timber lands and cut and take therefrom all timber necessary for fuel, or for lumber for the erection of buildings, fences, or other domestic purposes upon their allotments; and for said period the said Indians shall have the privilege of pasturing their cattle, horses, and sheep on said timber lands, subject to such rules and regulations as the Secretary of the Interior may prescribe: *Provided further*, That the Secretary of the Interior is hereby authorized to sell and dispose of for the benefit of the Indians such timber upon said timber lands as in his judgment has reached maturity and is deteriorating and which, in his judgment, would be for the best interests of the Indians to sell, the purpose being to as far as possible protect, conserve, and promote the growth of timber upon said timber lands. The Secretary of the Interior shall deduct from the money received from the sale of such timber the actual expense of making such sale and place the balance to the credit of said Indians, and he is authorized to prescribe such rules and regulations for the sale and removal of such timber so sold as he may deem advisable.

SEC. 6. That the Secretary of the Interior is hereby vested with full power and authority to make all needful rules and regulations for the purpose of carrying out the provisions of this Act, and there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of five thousand dollars, or so much thereof as may be necessary, to pay the Indians for the lands granted to the State of Washington, as provided in section three of this Act, and there is hereby appropriated the further sum of seven thousand dollars, or so much thereof as may be necessary, for the purpose of carrying out the other provisions of this Act: *Provided*, That the appropriation other than that to pay for the lands granted to the State of Washington shall be reimbursed to the United States from the proceeds of the sale of the lands described herein, or from any money in the Treasury of the United States belonging to the said Spokane Indians.

SEC. 7. That nothing in this Act contained shall in any manner bind the United States to purchase any portion of the land herein described, except sections sixteen and thirty-six of the agricultural lands or the equivalent in each township, or to dispose of said land except as provided herein, or to guarantee to find purchasers for said lands or any portion thereof, it being the intention of this Act that the United States shall act as trustee for said Indians to dispose of the said lands and to expend and pay over the proceeds received from the sale thereof only as received as herein provided: *Provided*, That nothing in this Act shall be construed to deprive said Indians of the Spokane Indian Reservation, in the State of Washington, of any benefits to which they are entitled under existing treaties or agreements not inconsistent with the provisions of this Act.

Approved, May 29, 1908.

May 29, 1908.  
[S. 1385.]

[Public, No. 158.]

**CHAP. 218.**—An Act To authorize the sale and disposition of a portion of the surplus and unallotted lands in the Cheyenne River and Standing Rock Indian reservations in the States of South Dakota and North Dakota, and making appropriation and provision to carry the same into effect.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized and directed, as hereinafter provided, to sell and dispose of all that portion of the Cheyenne River and Standing Rock Indian reservations in the States of South Dakota

Sioux Indians.  
Sale of lands in  
Cheyenne River and  
Standing Rock reser-  
vations, S. Dak. and  
N. Dak.

and North Dakota lying and being within the following described boundaries, to-wit: Beginning at a point on the one hundred and second meridian of longitude west, where the township line between townships nine and ten north intersects the same; thence east on said township line to a point where the same intersects the range line between ranges twenty-four and twenty-five east of the Black Hills meridian; thence north on said range line to a point where the same intersects the township line between townships fifteen and sixteen north; thence east along said township line to a point in the center of the main channel of the Missouri River; thence in a northerly direction along the center of the main channel of said Missouri River to a point where the township line between townships eighteen and nineteen north intersects the same, and including also entirely all islands, if any, in said river; thence west on said township line to a point where the range line between ranges twenty-two and twenty-three east intersects the same; thence north along said range line to the northwest corner of section nineteen in township twenty-one north of range twenty-three east; thence east on the section line north of sections nineteen, twenty, twenty-one, twenty-two, twenty-three and twenty-four to a point where the same intersects the range line between ranges twenty-three and twenty-four east; thence north along said range line to the State line between the States of South Dakota and North Dakota; thence west on said State line to a point where the range line between ranges eighty-four and eighty-five west in North Dakota intersects the same; thence north on said range line to a point where said range line intersects the center of the main channel of the South Fork of the Cannon Ball River; thence in a westerly direction up and along the center of the main channel of the said river to a point where the same intersects the one hundred and second meridian of longitude west; thence south along said one hundred and second meridian of longitude west to the place of beginning, except such portions thereof as have been allotted to Indians: *Provided*, That sections sixteen and thirty-six of the lands in each township therein shall not be disposed of, but shall be reserved for the use of the common schools of the States of South Dakota and North Dakota, as the same may be located in the said States, respectively: *Provided further*, That the Secretary of the Interior may reserve such lands as he may deem necessary for agency, school, and religious purposes, to remain reserved as long as needed, and as long as agency, school, or religious institutions are maintained thereon for the benefit of said Indians: *Provided, however*, That the Secretary of the Interior is hereby authorized and directed to issue a patent in fee simple to the duly authorized missionary board, or other proper authority of any religious organization heretofore engaged in mission or school work on said reservations, for such lands thereon (not included in any town site herein provided for) as have been heretofore set apart to such organization for mission or school purposes.

SEC. 2. That the lands shall be disposed of by proclamation under the general provisions of the homestead and town-site laws of the United States, and shall be opened to settlement and entry by proclamation of the President, which proclamation shall prescribe the manner in which the lands may be settled upon, occupied, and entered by persons entitled to make entry thereof, and no person shall be permitted to settle upon, occupy, or enter any of said lands except as prescribed in such proclamation: *Provided*, That prior to the said proclamation the Secretary of the Interior, in his discretion, may permit Indians who have an allotment within the area described in section one of this Act to relinquish such allotment and to receive in lieu thereof an allotment anywhere within the respective reservations thus diminished to which reservation the said Indians may belong: *Provided further*, That prior to the said proclamation the Secretary of the Interior shall cause allotments to be made to every man, woman, and

Description.

*Provisos.*  
School lands reserved.

Lands reserved for agency, etc., purposes.

Patents in fee to religious organizations.

Opened to settlement by proclamation.

*Provisos.*  
Lands to Indians in lieu of allotted lands.

Allotments to be made.

child belonging to or holding tribal relations in said Cheyenne River and Standing Rock reservations who have not heretofore received the allotments to which they are entitled under provisions of existing laws: *Provided further*, That the Secretary of the Interior be, and he is hereby, authorized and directed to cause to be surveyed all the lands embraced within said reservations, and to cause an examination to be made of the lands by experts of the Geological Survey, and if there be found any lands bearing coal, the said Secretary is hereby authorized to reserve them from allotment or disposition until further action by Congress: *Provided further*, That the rights of honorably discharged Union soldiers and sailors of the late civil and Spanish wars or Philippine insurrection, as defined and described in sections twenty-three hundred and four and twenty-three hundred and five of the Revised Statutes, as amended by the Act of March first, nineteen hundred and one, shall not be abridged.

**SEC. 3.** That the price of said lands entered as homesteads under the provisions of this Act shall be fixed by appraisalment as herein provided. The President of the United States shall appoint two commissions, one for each reservation, each commission to consist of three persons to inspect, appraise, and value all of said lands that shall not have been allotted in severalty to said Indians, or reserved by the Secretary of the Interior or otherwise disposed of, and excepting sections sixteen and thirty-six in each of said townships, each commission to be constituted as follows: One resident citizen of the States of North or South Dakota, one representative of the Indian Bureau and one person holding tribal relations with one of said tribes of Indians. That within twenty days after their appointment the said commissioners so appointed for each of the said reservations, respectively, shall meet and organize by the election of one of their number as chairman. Each commission is hereby empowered to select such clerks and assistants at such compensation as the Secretary of the Interior may approve. That said commissioners shall then proceed to personally inspect, classify, and appraise, in one hundred and sixty acre tracts each, all of the remaining lands embraced within each reservation as described in section one of this Act. In making such classification and appraisalment said lands shall be divided into the following classes: First, agricultural land of the first class; second, agricultural land of the second class; third, grazing land; fourth, timber land; fifth, mineral land, if any, the mineral land not to be appraised. That said commissioners shall be paid a salary of not to exceed ten dollars per day each while actually employed in the inspection and classification of said lands and necessary expenses to be approved by the Secretary of the Interior; such inspection and classification to be completed within six months from the date of the organization of said commissions respectively, and no compensation shall be paid to either the commissioners or employees after the said six months. That when said commissions shall have completed the classification and appraisalment of all of said lands the same shall be subject to the approval of the Secretary of the Interior.

**SEC. 4.** That the price of said lands shall be paid in accordance with the rules and regulations to be prescribed by the Secretary of the Interior upon the following terms: One fifth of the purchase price to be paid in cash at the time of entry, and the balance in five equal annual installments, to be paid in one, two, three, four, and five years, respectively, from and after the date of entry. In case any entryman fails to make the annual payments, or any of them, when due, all rights in and to the land covered by his entry shall cease, and any payments theretofore made shall be forfeited and the entry canceled, and the lands shall be reoffered for sale and entry under the provisions of the homestead law at the appraised price thereof: *And provided*, That nothing in this Act shall prevent homestead settlers from commuting

Survey.

Coal lands reserved.

Rights of soldiers and sailors not affected.  
R. S., sec. 2304, 2306, p. 422.  
Vol. 31, p. 847.

Price fixed by appraisalment.

Two commissions created.

Duties.

Composition.

Organization.

Clerks.

Classification, appraisalment, etc.

Division of lands.

Compensation.

Time limit for classification, etc.

Approval.

Payment of purchase price.

Forfeiture.

Proviso.  
Commutation.  
R. S., sec. 2301, p. 421.

their entries under section twenty-three hundred and one, Revised Statutes, by paying for the land entered the price fixed herein, receiving credit for payments previously made. In addition to the price to be paid for the land, the entryman shall pay the same fees and commissions at the time of commutation or final entry as now provided by law, where the price of land is one dollar and twenty-five cents per acre, and when the entryman shall have complied with all the requirements and terms of the homestead laws as to settlement and residence and shall have made all the required payments aforesaid he shall be entitled to a patent for the lands entered: *And provided further*, That all lands remaining undisposed of at the expiration of four years from the opening of said lands to entry may, in the discretion of the Secretary of the Interior, be reappraised in the manner provided for in this Act. And it is further provided that any lands remaining unsold after said lands have been open to entry for seven years may be sold to the highest bidder for cash without regard to the prescribed price thereof fixed under the provisions of this Act, under such rules and regulations as the Secretary of the Interior may prescribe.

Fees and commissions.

Patents.

Reappraisal of undisposed lands.

Sale of remaining lands.

SEC. 5. That the Secretary of the Interior is authorized to reserve from said lands such tracts for townsite purposes as in his opinion may be required for the future public interests, and he may cause the same to be surveyed into blocks and lots and disposed of under such regulations as he may prescribe, in accordance with section twenty-three hundred and eighty-one of the United States Revised Statutes. The net proceeds derived from the sale of such lands shall be credited to the Indians as hereinafter provided.

Town sites reserved.

Survey.

R. S., sec. 2381, p. 436.

SEC. 6. That from the proceeds arising from the sale and disposition of the lands aforesaid, exclusive of the customary fees and commissions, there shall be deposited in the Treasury of the United States, to the credit of the Indians belonging and having tribal rights on the reservations aforesaid in the States of South Dakota and North Dakota the sums to which the respective tribes may be entitled, which shall draw interest at three per centum per annum; that the moneys derived from the sale of said lands and deposited in the Treasury of the United States to the credit of said Indians respectively shall be expended for their benefit under the direction of the Secretary of the Interior.

Deposit of proceeds to credit of Indians.

Use of proceeds.

SEC. 7. That sections sixteen and thirty-six of the land in each township within the tract described in section one of this Act shall not be subject to entry, but shall be reserved for the use of the common schools and paid for by the United States at one dollar and twenty-five cents per acre, and the same are hereby granted to the States of South Dakota and North Dakota for such purpose as the same are located in the said States respectively; and in case any of said sections, or parts thereof, are lost to said States by reason of allotments thereof to any Indian or Indians, or otherwise, the governors of said States, respectively, with the approval of the Secretary of the Interior, are hereby authorized, within the area in the respective States described in section one of this Act, to locate other lands not occupied not exceeding two sections in any one township, which shall be paid for by the United States as herein provided, in quantity equal to the loss, and such selections shall be made prior to the opening of such lands to settlement.

Purchase of school lands for South Dakota and North Dakota.

Price per acre.

Lieu lands.

SEC. 8. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of not more than two hundred and twenty-five thousand dollars, or so much thereof as may be necessary, to pay for the lands granted to the States of South Dakota and North Dakota, as provided in section seven of this Act. And there is hereby appropriated the further sum of seventy-five thousand dollars, or so much thereof as may be necessary, for the purpose of making the appraisal and classification and allotments

Appropriation to pay for lands granted to South Dakota and North Dakota.

Appropriation for expense of allotment, etc.

*Proviso.*  
Reimbursement.

provided for herein: *Provided*, That the latter appropriation, or any further appropriation hereafter made for the purpose of carrying out the provisions of this Act, shall be reimbursed to the United States from the proceeds received from the sale of the lands described herein or from any money in the Treasury belonging to said Indian tribes respectively.

Nonresponsibility of  
United States.

SEC. 9. That nothing in this Act contained shall in any manner bind the United States to purchase any portion of the land herein described, except sections sixteen and thirty-six or the equivalent in each township, or to dispose of said land except as provided herein, or to guarantee to find purchasers for said lands or any portion thereof, it being the intention of this Act that the United States shall act as trustee for said Indians to dispose of the said lands and to expend and pay over the proceeds received from the sale thereof only as received and as herein provided: *Provided*, That nothing in this Act shall be construed to deprive the said Indians of the Cheyenne River or Standing Rock Indian reservations, in South Dakota and North Dakota, of any benefits to which they are entitled under existing treaties or agreements not inconsistent with the provisions of this Act: *Provided*, That Indians residing upon their allotments in townships sixteen north of ranges twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, and thirty-one east shall have the right to use timber in said townships, except on sections sixteen and thirty-six for domestic purposes only as long as the lands remain part of the public domain.

*Provisos.*  
Treaty rights not  
affected.

Use of timber per-  
mitted.

Approved, May 29, 1908.

May 29, 1908.  
[S. 2295.]

[Public, No. 159.]

**CHAP. 219.** An Act To extend the time within which the Washington and Western Maryland Railroad Company shall be required to complete the road of said company under the provisions of an Act of Congress approved March second, eighteen hundred and eighty-nine, as amended by an Act of Congress approved June twenty-eighth, nineteen hundred and six.

District of Columbia,  
Washington and  
Western Maryland  
Railroad Company.  
Vol. 25, p. 876.  
Time of construc-  
tion extended.  
Vol. 34, p. 536,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the time within which the Washington and Western Maryland Railroad Company is required to complete and put in operation its railroad in the District of Columbia under the provisions of an Act of Congress approved March second, eighteen hundred and eighty-nine, as amended by an Act of Congress approved June twenty-eighth, nineteen hundred and six, be, and the same is hereby, extended for the term of eighteen months from the twenty-eighth day of December, nineteen hundred and seven, and all of the franchises, rights, and powers conferred by said Acts, or either of them, upon said railroad company, may be enjoyed and exercised as fully and completely as if said railroad had been completed and put in operation prior to the twenty-eighth day of December, anno Domini nineteen hundred and seven: *Provided*, That within one month after the approval of this Act the said Washington and Western Maryland Railroad Company shall deposit with the collector of taxes of the District of Columbia the sum of two thousand dollars to guarantee the construction of said railroad within the time herein extended. If this sum is not so deposited this Act shall be void; if this sum is deposited and the said railroad company shall fail to construct and have in operation the said railroad, within the time herein prescribed, the said sum shall be forfeited to the District of Columbia and this Act shall be void.

*Proviso.*  
Deposit.

Forfeiture.

Approved, May 29, 1908.

**CHAP. 220.** An Act Authorizing a resurvey of certain townships in the State of Wyoming, and for other purposes.

May 29, 1908.  
[S. 6190.]

[Public, No. 160.]

Public lands.  
Wyoming.  
Resurvey of certain townships.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to cause to be made in the manner now provided by law for the survey and resurvey of public lands, and from time to time as may be necessary, a resurvey of the following townships in the State of Wyoming: Townships forty-one to forty-four north, ranges eighty-one to ninety-two west, inclusive; townships forty-five to forty-eight north, ranges eighty-one to one hundred and four west, inclusive, except township forty-eight north, ranges eighty-eight to ninety-one west, inclusive; townships forty-nine to fifty-two north, ranges eighty-nine to ninety-two west, inclusive; townships fifty-three to fifty-six north, ranges one hundred and one to one hundred and three west, inclusive; townships twelve and thirteen north, range eighty-six west; townships twelve, thirteen, and fourteen north, range eighty-seven west; townships twelve to sixteen north, ranges eighty-eight to one hundred and four west, inclusive; townships seventeen to twenty-four north, ranges ninety-seven to one hundred west, inclusive; townships twelve north, ranges one hundred and five to one hundred and eight west, inclusive; townships twelve to twenty-three north, ranges one hundred and nine to one hundred and twelve west, inclusive; township twenty-four north, range one hundred and eleven west; township twenty-four north, range one hundred and fourteen west; townships seventeen to twenty-one west, inclusive; township fifty-seven north, range sixty-eight west; townships fifty-four to fifty-six north, ranges eighty and eighty-one west, inclusive; all west of the sixth principal meridian.

**SEC. 2.** That nothing herein contained shall cause the applications of settlers upon other lands to be rejected, or caused to be increased the amount annually apportioned to the district of Wyoming, out of the appropriation for surveys and resurveys of public lands. And all rules and regulations of the Department of the Interior requiring petitions from all settlers on said lands asking for a resurvey and an agreement to abide by the result of the survey, so far as these lands are concerned, are hereby abrogated: *Provided*, That nothing herein contained shall be so construed as to impair the present bona fide rights or claims of any actual occupant of any of said lands so occupied to the amount of land to which, under the law, he is entitled: *Provided further*, That before any resurvey is ordered it shall be made to appear to the Secretary of the Interior that the former official survey of said lands is so inaccurate or obliterated as to make it necessary to resurvey the land, and only such parts of the land where the survey is so inaccurate or obliterated shall be resurveyed: *Provided further*, That where it is found that, at the time the resurvey is entered upon, more than half the lands in any township have been disposed of by entry or otherwise, the resurvey in such township shall not be made; but this proviso shall not apply to lands within railroad land grant limits.

**SEC. 3.** That the Secretary of the Interior be, and he is hereby, authorized and directed to certify to the State of Kansas, for the benefit of the Kansas State Agricultural College, seven thousand six hundred and eighty-two acres of public land in said State, the same to be in full satisfaction of the claim of said State under an Act entitled "An Act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and mechanic arts," approved July second, eighteen hundred and sixty-two.

**SEC. 4.** That the tracts of land described as follows: Sections nine and ten, lot four, southwest quarter of northwest quarter, west half of southwest quarter, section three, east half of southeast quarter sec-

Application of settlers, etc., not affected.

Certain regulations abrogated.

*Prorios.*  
Present rights, etc., not impaired.

Inaccurate, etc., surveys.

Restriction.

Kansas.  
Lands certified to, for benefit of State Agricultural College, etc.

Vol. 12, p. 503.

Oklahoma.  
Lands granted for insane asylum.

tion four, township twenty-four north, range twenty-two west; east half of northeast quarter, east half of southeast quarter, section thirty-four, southwest quarter of northwest quarter, northwest quarter of southwest quarter, section thirty-five, township twenty-five north, range twenty-two west, Indian meridian, together with the buildings and improvements thereon, which lands were formerly a part of the Fort Supply Military Reservation, in the former Territory and now State of Oklahoma, the use of which for the purpose of an insane asylum was granted to the Territory of Oklahoma by the Act of Congress approved February eighth, in the year eighteen hundred and ninety-nine, entitled "An Act authorizing the Secretary of the Interior to permit the use of the buildings on the Fort Supply Military Reservation by Oklahoma Territory for an insane asylum," be, and the same are hereby, granted to the State of Oklahoma for the purpose of an insane asylum for said State, and for other purposes.

Vol. 30, p. 822.

North Dakota.  
Authority to sell  
part of White Stone  
Hills Park.  
Vol. 33, p. 312.  
Description.

SEC. 5. That the State of North Dakota is hereby authorized and empowered to sell such portion as it may deem wise of the southeast quarter of section seven and the southwest quarter of section eight and the northeast quarter of section eighteen and the northwest quarter of section seventeen, all in township one hundred and thirty-one north, range sixty-five west, heretofore granted to said State to be used for the purpose of a memorial park and burial ground of the soldiers killed at the battle of White Stone Hills, the money derived from the sale of said land to be used by the said State only for the purpose of erecting monuments and improving and beautifying such portions of such grounds as it may desire to use as a memorial park: *Provided*, That not less than forty acres be reserved immediately surrounding the graves located on said land.

Use of proceeds.

*Proviso.*  
Cemetery.

SEC. 6. That all qualified homesteaders who, under an order issued by the Land Department bearing date October twenty-second, eighteen hundred and ninety-one, and taking effect November second, eighteen hundred and ninety-one, made settlement upon and improved any portion of an odd-numbered section within the conflicting limits of the grants made in aid of the construction of the Chicago, Saint Paul, Minneapolis and Omaha Railway and the Wisconsin Central Railroad, and were thereafter prevented from completing title to the land so settled upon and improved by reason of the decision of the Supreme Court in the case of Wisconsin Central Railroad Company against Forsythe (One hundred and fifty-ninth United States, page forty-six), shall, in making final proof upon homestead entries made for other lands, be given credit for the period of their bona fide residence upon and the amount of their improvements made on the lands for which they were unable to complete title. In the event that any entryman entitled to the benefits of this Act shall have died, the right to make such second entry shall inure to his surviving widow, and if there be no widow living then to his minor child or children, if any, in the manner hereinbefore provided: *Provided*, That no such person shall be entitled to the benefits of this Act who shall fail to make entry within two years after the passage of this Act: *And provided further*, That this Act shall not be considered as entitling any person to make another homestead entry who shall have received the benefits of the homestead law since being prevented, as aforesaid, from completing title to the lands as aforesaid settled upon and improved by him.

Wisconsin Central  
Railroad grants.  
Settlers ejected  
from, given credit for  
residence, etc., on  
making new entries.  
Vol. 33, p. 184.

Widow's, etc., rights.

*Provisos.*  
Time limit.

Second entries forbidden.

Nebraska.  
Vol. 33, p. 548.

SEC. 7. That section two of an Act entitled "An Act to amend the homestead laws as to certain unappropriated and unreserved lands in Nebraska," approved April twenty-eighth, nineteen hundred and four, be, and the same hereby is, amended to read as follows:

"SEC. 2. That entrymen under the homestead laws of the United States within the territory above described who own and occupy the lands heretofore entered by them may, under the provisions of this Act and subject to its conditions, enter other lands contiguous to their

Additional entries  
by present homestead-  
ers.

said homestead entry, which shall not, with the land so already entered, owned, and occupied, exceed in the aggregate six hundred and forty acres; and residence continued and improvements made upon the original homestead, subsequent to the making of the additional entry, shall be accepted as equivalent to actual residence and improvements made upon the additional land so entered, but final entry shall not be allowed of such additional land until five years after first entering the same, except in favor of entrymen entitled to credit for military service."

SEC. 8. That such portions of the lands of the abandoned Fort Sheridan Military Reservation, and of the abandoned Fort McPherson Military Reservation which were added to the original Fort McPherson Military Reservation by Executive order dated April nineteenth, eighteen hundred and seventy-eight, title to which remains in the Government and have become subject to homestead entry, be, and the same are hereby, exempted from the payment of the appraised values imposed by the Act of Congress approved July fifth, eighteen hundred and eighty-four, and this provision shall include existing unperfected entries.

SEC. 9. That no final certificate issued upon proof offered under the commutation provisions of the homestead laws prior to the passage of this Act shall be canceled solely upon the ground of insufficient residence in any case where such proof shows that the entryman had in good faith resided upon and improved the lands covered by his entry for at least eight months within the year immediately preceding the submission of such proof, and in all such cases where the final certificate has been canceled because of insufficient residence such certificate shall, upon application made therefor by the entryman, his heirs or assigns, within one year from the passage of this Act, be reinstated and confirmed if no fraud was practiced by the entryman and no valid adverse rights have attached to the land affected thereby at the date of the filing of such application.

SEC. 10. That no homestead entry heretofore made under the provisions of section two of the Act of Congress entitled "An Act for the relief of the Colorado Cooperative Colony, to permit homestead entries in certain cases, and for other purposes," approved June fifth, nineteen hundred, shall be canceled for the reason that the former entry made by the entryman was commuted under the provisions of an Act entitled "An Act relating to the public lands of the United States," approved June fifteenth, eighteen hundred and eighty (Twenty-first Statutes, page two hundred and thirty-seven). And all entries heretofore canceled on the ground that an entryman who commuted under the provisions of said Act of June fifteenth, eighteen hundred and eighty, is not entitled to the benefits of the Act of June fifth, nineteen hundred, shall be reinstated upon a showing by the entryman or his heirs, within one year from the approval of this Act, that there were no valid grounds for the cancellation of such entries except that a former entry was perfected under the Act of June fifteenth, eighteen hundred and eighty, in all cases where valid adverse rights have not attached to the lands covered by such second entries since the date of their cancellation.

SEC. 11. That all the provisions of the mining laws of the United States are hereby extended and made applicable to the undisposed-of lands in the Bitter Root Valley, State of Montana, above the mouth of the Lo Lo Fork of the Bitter Root River, designated in the Act of June fifth, eighteen hundred and seventy-two: *Provided*, That all mining locations and entries heretofore made or attempted to be made upon said lands shall be determined by the Department of the Interior as if said lands had been subject to mineral location and entry at the time such locations and entries were made or attempted to be made: *And provided further*, That this Act shall not be applicable to lands withdrawn for administration sites for use of the Forest Service.

Residence, etc., on original homestead accepted.  
Vol. 33, p. 548, amended.

Fort McPherson Military Reservation.  
Parts of, exempt from appraised values.

Vol. 23, p. 103.

Homestead commutations.  
Not canceled on ground of insufficient residence.  
Requirements.

Canceled certificates reinstated, etc.  
Exception.

Commuted homestead entries.  
Certain, not to be canceled.

Vol. 31, p. 268.

Vol. 21, p. 237.

Reinstatement of canceled entries.

Bitter Root Valley, Mont.  
Mining laws extended to all undisposed-of lands in.  
Vol. 17, p. 227.

Provisions.  
Determining locations, etc.

Exception.

Military land warrant, etc., patents declared valid.

Certain locations legalized, etc.

Proviso.  
Restriction.

North Dakota and South Dakota. Lemmon land district established. Boundaries.

Office at Lemmon. Register and receiver.

Fees of registers and receivers.  
R. S., sec. 2238, p. 393, amended.

Desert land added.

Fees. General Land Office.  
R. S., sec. 461, p. 78.  
Vol. 25, p. 76, amended.

SEC. 12. That all patents heretofore issued on applications made for title to public lands between June fifth, nineteen hundred and one, and June twentieth, nineteen hundred and seven, with either military bounty land warrants, agricultural college land scrip, or surveyor-general's certificates, be, and the same are hereby, declared valid; and that all such locations, where the applications to locate were made between June fifth, nineteen hundred and one, and June twentieth, nineteen hundred and seven, with either military bounty land warrants, agricultural college land scrip, or surveyor-general's certificates, and upon which patents have not been issued, but which may hereafter be approved for patent by the Department under the ruling in the case of Roy McDonald, December twenty-first, nineteen hundred and seven, are hereby declared legal, and the Commissioner of the General Land Office is hereby authorized and directed to issue patents on all such locations which may be approved by him for patent as above provided: *Provided*, That they are otherwise in accordance with the rules and regulations in such cases made and provided.

SEC. 13. That all that part of the States of North and South Dakota lying within the following-described boundaries, to wit: Commencing at a point on the boundary line between the States of North and South Dakota where the east boundary line of the county of Schnasse intersects said State line, thence due north to a point on the eighth standard parallel north; thence west on said eighth standard parallel north to a point where the boundary line between the States of North Dakota and Montana intersects the said eighth standard parallel north; thence south on the boundary line between the States of North Dakota and Montana and South Dakota and Montana to a point where the fourth standard parallel north intersects said State boundary line; thence east on the said fourth standard parallel north to the northeast corner of township sixteen north, of range nine east; thence south along the range line between ranges nine and ten east to a point where the same intersects the third standard parallel north; thence east on said third standard parallel north to a point where the same intersects the western boundary line of the county of Schnasse; thence north along the western boundary line of said county to a point where the same intersects the fifth standard parallel north; thence east along the said fifth standard parallel north to a point where the same intersects the range line between ranges twenty-three and twenty-four east; thence along said range line to a point where the same intersects the State line between the States of North Dakota and South Dakota; thence west along the said State line to the point of beginning, be, and the same hereby is, constituted a new land district, to be known as the Lemmon land district; and the United States land office for said district is hereby located at the town of Lemmon, in Butte County. That the President be, and he hereby is, authorized to appoint, by and with the advice and consent of the Senate, a register and a receiver for said land district, and they shall be subject to the same laws and be entitled to the same compensation as is or may be hereafter provided by law in relation to the existing land offices and officers in said State.

SEC. 14. That subdivision ten of section twenty-two hundred and thirty-eight of the Revised Statutes of the United States be, and the same is hereby, amended so as to read as follows:

"Tenth. Registers and receivers are allowed jointly at the rate of fifteen cents per hundred words for testimony reduced by them to writing for claimants in establishing preemption, desert-land, and homestead rights."

SEC. 15. That section four hundred and sixty-one of the Revised Statutes of the United States, as amended by the Act approved April second, eighteen hundred and eighty-eight, be, and the same is hereby, amended to read as follows:

“SEC. 461. All exemplifications of patents or papers on file or of record in the General Land Office which may be required by parties interested shall be furnished by the Commissioner upon payment by such parties at the rate of fifteen cents per hundred words, and thirty cents each for photolithographic copies of township plats or diagrams unverified, not to exceed ten copies to any one person, and twenty-five cents each for all copies in excess of ten, with an additional sum of one dollar for the Commissioner's certificate of verification, with the General Land Office seal; and the amount so received shall, under the direction of the Commissioner, be paid into the Treasury; but fees shall not be demanded for such authenticated copies as may be required by the officers of any branch of the Government, nor for such unverified copies as the Commissioner, in his discretion, may deem proper to furnish; but said Commissioner may, if he deem it advisable, make such charge for unverified copies as will, in his judgment, cover the cost of the preparation thereof.”

Exemplifications of patents, etc.

Fees for copies of records.

Unverified copies to Departments. Commissioner may charge for cost of.

SEC. 16. That each member of the selecting commission mentioned and described in section eight of the Act of Congress approved June twenty-first, eighteen hundred and ninety-eight, entitled “An Act to make certain grants of land to the Territory of New Mexico, and for other purposes,” consisting of the governor of the Territory of New Mexico, the surveyor-general of said Territory, and the attorney-general thereof, may receive from said Territory such compensation for their services as members of said commission as the legislative assemblies of said Territory may from time to time provide, not to exceed the sum of six hundred dollars each per annum.

New Mexico. School land grants. Compensation to selecting commission. Vol. 30, p. 485.

Minimum.

SEC. 17. That the Secretary of the Interior is hereby authorized to sell to the State of Idaho section eighteen, the south half of section seven, township eleven north, range forty-four east, and the south half of section twelve of township eleven north, range forty-three east, Boise meridian, providing that the State of Idaho shall pay one dollar and twenty-five cents per acre for the land, and providing the Secretary of the Interior shall be assured by the State of Idaho that the lands so purchased shall be used for a State fish hatchery and game reserve, and if not so used for a period of five years shall revert to the Government of the United States.

Idaho. Sale of land to, for State fish hatchery, etc.

Price per acre.

Reversion.

SEC. 18. That the south two hundred feet, lot two, Block A, as shown by the plat of Perry town site, approved by the Commissioner of the General Land Office September fourteenth, eighteen hundred and ninety-three, be, and the same is hereby, conveyed to and given to the city of Perry, State of Oklahoma, for a city library and other city and public buildings.

Perry, Okla. Land for public buildings conveyed to.

SEC. 19. That the title of block one, being ten acres reserved by law for park, school, and other public purposes, of the plat of Luther M. McGuire, of the southwest quarter of the northwest quarter of section eight, township twenty-two north of range six west of the Indian meridian, as filed with and approved by the Secretary of the Interior, with the application of the said Luther M. McGuire as homestead entryman of said lands to purchase the same for town-site purposes, be, and the same is hereby, vested in the municipality of the city of Enid, State of Oklahoma, for park, school, and other public purposes.

Enid, Okla. Certain land granted to.

SEC. 20. That all that tract or parcel of land in the city of Dubuque, heretofore known as Saint Raphael's Cemetery, and described as follows: “A tract of land three hundred and eighty-two feet in width and four hundred and five feet in length, bounded on the north by Third street, on the south by outlots six hundred and ninety-eight and six hundred and ninety-three A, on the east by outlot six hundred and ninety-three, and on the west by outlot seven hundred and twenty-three,” the same being the identical property which was in use as a Catholic cemetery in eighteen hundred and thirty-six, and having been

Dubuque, Iowa. Saint Raphael's Cemetery granted to archbishop of. Description.

Ante, p. 423.

in the open, continuous, and uninterrupted possession of a Catholic Church of Dubuque from said date until the present time, the title of the church to the same having never been contested nor questioned, and the boundaries of the property to-day being identical with those described in the original plat of Dubuque, is hereby granted to the Most Reverend John J. Keane, as archbishop of Dubuque, and to his successors in office, and the title thereto is confirmed and established accordingly.

Minnesota and  
Manitoba Railroad  
Company.  
May convey land on  
right of way to Thomas  
Cathcart.

Description.

Vol. 31, p. 134.

Alienation restric-  
tions removed, etc.

SEC. 21. That the Minnesota and Manitoba Railroad Company is hereby authorized to convey in fee simple to Thomas Cathcart, his heirs and assigns, such part as may not be needed for railway purposes of the following-described land, to wit: Lots three and four and the easterly one hundred and forty feet of the southwest quarter of section thirty-five, in township one hundred and sixty-one north, range thirty-one west, granted to it for railroad purposes by Act of Congress entitled "An Act granting the right of way to the Minnesota and Manitoba Railroad Company across the ceded portion of the Chippewa (Red Lake) Indian Reservation, Minnesota," approved April seven-teenth, nineteen hundred, and the restrictions upon alienation upon said grant are hereby removed, and the United States hereby relinquishes all claim or title and hereby conveys to said railroad company the fee to such part of said land as shall be conveyed to said Thomas Cathcart.

Pawnee Indian Res-  
ervation, Okla.  
Disqualification of  
Charles A. Going to  
enter lands in, re-  
moved.

Entry restored.

Proviso.  
Price per acre.

SEC. 22. That the disqualification of Charles A. Going to enter lands under the homestead laws in force in the State of Oklahoma and applying to lands opened to settlement in the Pawnee Indian Reservation, in the said State, arising by reason of the said Charles A. Going having heretofore entered a homestead in the State of Kansas, be, and the same are hereby, removed, and that the entry of said Charles A. Going of the southeast quarter of section numbered four, in township numbered twenty-two north, of range numbered four east of the Indian meridian, in Pawnee County, Oklahoma Territory, be, and the same is, restored as fully and to all intents and purposes as if the said Charles A. Going at the time of entering said lands had been qualified under the laws of the United States to enter the same: *Provided*, That the said Going shall pay the sum of one dollar and twenty-five cents per acre for said land.

Crookston land dis-  
trict, Minn.  
Entry of lands by  
Walter H. Quist in,  
allowed.  
Vol. 33, p. 46.

SEC. 23. That the homestead entry of Walter H. Quist for the southeast quarter of section thirty-five, in township one hundred and fifty-four north, range thirty-nine west, in the Crookston land district, Minnesota, under the Act approved February twentieth, nineteen hundred and four, entitled "An Act to authorize the sale of a part of what is known as the Red Lake Indian Reservation, in the State of Minnesota," upon which final proof and full payment was made, but which was held for cancellation by the Secretary of the Interior for want of qualification to make the same, be, and the same is hereby, allowed and permitted to remain of record as of the date of said entry, and that patent shall issue in the name of said Walter H. Quist for said land.

Fargo land district,  
N. Dak.  
Entry of land in, by  
Annie Ward, formerly  
Annie Brown, con-  
firmed.

Patent.

SEC. 24. That the entry of Annie Ward, formerly Annie Brown, of the southwest quarter of section twenty, township one hundred and forty-four north, range seventy-one west, in the Fargo land district, in the State of North Dakota, held for cancellation by the Commissioner of the General Land Office and ordered canceled by the Secretary of the Interior, be, and the same is hereby, confirmed, and the Secretary of the Interior is hereby authorized and directed to cause a patent to the land embraced within said entry to be issued to the said Annie Ward, formerly Annie Brown, provided there is no valid adverse claim for such land.

SEC. 25. That the title of Raleigh Brewer, senior, in and to the southeast quarter of section ten, township fifteen north, range nineteen east, Noxubee County, Mississippi, as assignee of the conveyance of Tish-o-no-wah, executed June second, eighteen hundred and thirty-one, to Reuben H. Grant and Jefferson Clement, be, and the same is hereby, quieted and confirmed, and patent therefor shall be issued to Raleigh Brewer, senior.

Raleigh Brewer.  
Title to land in  
Noxubee County,  
Miss., confirmed.

SEC. 26. That the following-described land, to wit, the southeast quarter of the northwest quarter of section thirty, and the point of land in section eighteen extending from lot one in section nineteen, omitted from the original United States land survey, but which is shown upon the plat of survey made under the direction of the War Department by the United States engineer office at Saint Paul for the Gull Lake Reservoir, in Minnesota, which said land was reserved for reservoir purposes and the reservation approved by the President January eighteenth, eighteen hundred and ninety-six, in township one hundred and thirty-four north, of range twenty-nine west, in the State of Minnesota, be, and the same hereby is, restored to the public domain subject to homestead entry; and all prior rights of settlement and entry, or attempted entry, are hereby reserved to the occupant and claimant of the land, to be passed upon and determined by the Commissioner of the General Land Office: *Provided, however,* That any homestead entry of said land or final certificate or patent that may be issued therefor shall be subject to the right of the United States to construct and maintain a dam for reservoir purposes at Gull Lake and to flood any part of said land by means of said dam.

Gull Lake Reser-  
voir, Minn.  
Land reserved for,  
restored to public do-  
main.

Prior rights reserved.

*Proviso.*  
Reservation for  
dam.

SEC. 27. That the Commissioner of the General Land Office be, and he is hereby, authorized and directed to issue a patent to the assignees of Warner Bailey conveying all the right, title, and interest of the Government of the United States in and to the following-described land: West half northeast quarter and east half northwest quarter section thirty-six, township twelve north, range three west, lying and situated in Choctaw County, State of Alabama: *Provided,* That the said patent shall be in full satisfaction of and shall extinguish military bounty land warrant numbered seventy-five thousand seven hundred and forty-three.

Warner Bailey.  
Patent to assignees  
of.

*Proviso.*  
Land warrant.

That the Secretary of the Interior be, and he is hereby, authorized to cause to be made a resurvey of the lands in the following townships: nine north, ranges eighty-six to eighty-nine, inclusive; eight north, ranges eighty-six to eighty-nine, inclusive; seven north, ranges eighty-six to ninety-one, inclusive; six north, ranges eighty-five to ninety-one, inclusive; five north, ranges eighty-five to ninety-one, inclusive; four north, ranges eighty-five to eighty-nine, inclusive, and ninety-one; three north, ranges eighty-five and eighty-six; one south, ranges one hundred and one and one hundred and two; two south, ranges one hundred and one and one hundred and two; three, south, ranges one hundred to one hundred and three, inclusive; four south, ranges one hundred to one hundred and two, inclusive; seven south, range one hundred and two; eight south, ranges one hundred and two and one hundred and three; ten south, range ninety-seven; eleven south, ranges ninety-seven and ninety-eight; twelve, south, ranges ninety-three to ninety-eight, inclusive; thirteen south, ranges eighty-nine to ninety-six, inclusive; and ninety-eight; fourteen south, ranges eighty-nine and ninety-six; twelve north, ranges eighty-seven to ninety-one, inclusive; eleven north, ranges eighty-seven to ninety, inclusive; ten north, ranges eighty-six to eighty-nine, inclusive; four north, range ninety; three north, ranges eighty-eight to ninety-one, inclusive; fifteen south, range eighty-nine; nineteen south, range fifty-four; all west of the sixth principal meridian, also of the lands in townships thirty-three and thirty-four north, of range two west of the New Mexico principal meridian, and of the lands in Cheyenne County, all

Colorado.  
Resurvey of lands in.  
Description.

Regulations abro-  
gated.

Provisos.  
Present claims not  
affected.

Inaccurate surveys.

in the State of Colorado; and all rules and regulations of the Interior Department requiring petitions from all settlers in said townships asking for resurvey and agreements to abide by the result of same, so far as any of these lands are concerned, are hereby abrogated: *Provided*, That nothing herein contained shall be so construed as to impair the present bona fide claim of any actual occupant on any of said lands so occupied: *And provided further*, That before any survey is ordered under this Act it shall be made to appear to the Secretary of the Interior that the former official survey of said lands is so inaccurate or obliterated as to make it necessary to resurvey the lands, and only such parts of the lands described herein where the survey is so inaccurate or obliterated shall be resurveyed.

Approved, May 29, 1908.

May 29, 1906.  
[S. 6200.]

[Public, No. 161.]

**CHAP. 221.**—An Act Granting certain rights of way and providing for certain exchanges of the same.

Rights of way.  
Salt Lake City, Utah,  
granted easement,  
etc., over Fort Doug-  
las Military Reserva-  
tion.

Proviso.  
Conditions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby granted to Salt Lake City, a municipal corporation organized and existing under the laws of the State of Utah, a perpetual easement and right of way for the operation, maintenance, repair, and renewal of the conduit and pipe line as now constructed over and upon the Fort Douglas Military Reservation in said State, the same being connected with the water supply system of the said city; and also for the construction, operation, maintenance, repair, and renewal of all valve houses which may be deemed necessary in connection with said pipe line: *Provided*, That the said conduit and pipe line must be at all times maintained entirely below the surface of the ground; that the ground must be at all times kept in such condition as will enable troops to pass over the same without hindrance; that no fences shall be constructed to prevent the passage of troops and that all work done upon the reservation in pursuance of this grant shall be to the satisfaction of the post commander and under such regulations as he may prescribe in the interest of good order and discipline; and that in case of the removal of the conduit or pipe line or any of the valve houses the ground shall be restored by the grantee to its original condition.

Plattsburg, N. Y.  
Delaware and Hud-  
son Company granted  
right of way through  
military reservation  
at.  
Conditions.

Proviso.  
Restriction.

**SEC. 2.** That the Secretary of War be, and he is hereby, authorized and empowered, upon the release to the United States by the Delaware and Hudson Company, or its subsidiary companies, of all rights of way and other easements of said company and of its subsidiary companies within the limits of the military reservation of Plattsburg Barracks, at Plattsburg, in the county of Clinton and State of New York, as said reservation existed prior to January first, eighteen hundred and ninety, to convey to said Delaware and Hudson Company, its successors and assigns, for the operation and maintenance of its railway, a right of way one hundred feet wide through said military reservation, together with a right of way sixty-six feet wide along the north end of the reservation, and the right to occupy and use about two acres in the northeast corner of the same, within limits described in and shown upon a blueprint attached to a memorandum of agreement made between said company and the United States represented by Major J. G. Galbraith, Inspector-General United States Army, in October, nineteen hundred and six: *Provided*, That except as to the said two-acre tract in the northeast corner of the reservation, which may be used for the storage of cars, engines, and so forth, the right of way herein authorized to be granted shall be used for main and passing track purposes only, and not for the storage of cars, engines, and so forth, thereon; and that the occupation and use of any land

within the reservation shall be subject to such restrictions as the Secretary of War may prescribe to protect the interests of the United States and for the maintenance of good order and discipline on said military reservation.

Approved, May 29, 1908.

**CHAP. 222.**—An Act To amend an Act to authorize the Baltimore and Washington Transit Company, of Maryland, to enter the District of Columbia, approved June eighth, eighteen hundred and ninety-six.

May 29, 1908.  
[S. 3405.]

[Public, No. 162.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Baltimore and Washington Transit Company, of Maryland, a corporation created by the laws of the State of Maryland, and authorized by Act of Congress to extend its line into the District of Columbia by an Act approved June eighth, eighteen hundred and ninety-six, be, and is hereby, authorized and required to further extend its line of street railway within the District of Columbia over, along, and upon the following-described route: Beginning where Third street northwest (as said street is designated on the map of the first section of the highway extension plan of said District) intersects the present line of the railway of said transit company; thence south on said Third street to Kennedy street; thence west on said Kennedy street to Colorado avenue; thence southwesterly along said Colorado avenue to the intersection of Fourteenth street northwest: *Provided,* That said company shall not construct its said railway over, along, or upon any portion of the aforementioned route which is not now a public highway of the District of Columbia until it shall have obtained, by dedication or condemnation, title to a right of way not less than thirty feet in width along such portion of said route as is not now a public highway; and before it shall have authority to lay tracks in said right of way it shall dedicate the same to the District of Columbia as a public highway.

District of Columbia, Baltimore and Washington Transit Company may extend line within.  
Vol. 29, p. 264.

Route specified.

*Proviso.*  
Right of way obtained by condemnation, etc., dedicated as public highway.

**SEC. 2.** That the said transit company shall be empowered to construct, maintain, equip, and operate a single or double track street railway over said line, with all necessary buildings, switches, machinery, appliances, appurtenances, and other devices necessary to operate the same by electricity, compressed air, storage battery, or other motive power, to be approved by the Commissioners of said District: *Provided,* That if electric power propulsion is used upon said extension or on any other portion of the line or lines of said company no portion of the electrical circuit shall be through the earth, but a return circuit of proper capacity and located similarly to the feed-wire circuit shall be provided for the electrical current, and that wherever the trolley system is used each car shall be provided with a double trolley, and that no earth connection shall be made with any dynamo furnishing power for the road. That section four of the Act entitled "An Act to authorize the Baltimore and Washington Transit Company, of Maryland, to enter the District of Columbia," approved June eighth, eighteen hundred and ninety-six, be, and the same is hereby, repealed: *Provided, however,* That said railway shall be constructed of good material, with rails of approved pattern, and in a neat and substantial manner, subject to the supervision and approval of the Commissioners of the District of Columbia; the standard gauge to be used and the surfaces of the tracks to conform to the grades of the streets established by the Commissioners of the District of Columbia, and where the tracks lie within the streets of the District of Columbia the same to be paved between the rails and two feet outside thereof with such material and in such manner as shall be approved by the said Commissioners, and kept in repair by the said railway company.

May construct street railway, etc.

*Proviso.*  
Restrictions on electric system.

Vol. 29, p. 264, repealed.

Construction, etc., requirements.

Repairs.

Deposit.  
 Forfeiture.  
 Penalty.  
 Proviso.  
 Time of completion, etc.  
 Fare.  
 Limitations, etc., of act, June 8, 1896, not affected.  
 Exceptions.  
 Regulations.  
 Penalty for violation.  
 Amendment.

SEC. 3. That within sixty days from the approval of this Act the company shall deposit one thousand dollars with the collector of taxes of the District of Columbia to guarantee the construction of its railway within the prescribed time. If this sum is not so deposited, this charter shall be void. If the sum is so deposited and the road is not in operation as herein prescribed, said one thousand dollars shall be forfeited to the District of Columbia and this charter shall be void.

SEC. 4. That failure or neglect to comply with any of the provisions of this Act, except as hereinbefore provided for, shall render the said corporation liable to a fine of twenty-five dollars for each and every day during which such failure or neglect shall continue, which penalty may be recovered in the name of the District of Columbia by the Commissioners of the said District in any court of competent jurisdiction: *Provided, however,* That unless the line of the said railway shall be completed, with cars running regularly thereon for the accommodation of passengers, within two years from the date of the passage of this Act this charter shall be null and void.

SEC. 5. That the said company, in conjunction with the Capital Traction Company, may receive a rate of fare not exceeding five cents for each passenger for one continuous ride over the route aforesaid and the route of the said Capital Traction Company within the District of Columbia, or any part thereof, and shall sell tickets at the rate of six for twenty-five cents.

SEC. 6. That all the powers, rights, duties, and limitations imposed by the Act of Congress authorizing said Baltimore and Washington Transit Company to enter the District of Columbia, approved June eighth, eighteen hundred and ninety-six, shall be applicable to the extension of the line of said company as proposed herein except as said Act may be amended by the provisions hereof, it being the intent that said original Act shall be applied to this extension in the same manner as if said extension had been included in the original Act.

SEC. 7. That the privileges herein granted are granted on the express condition that cars shall be run under such rules as may from time to time be made by the District Commissioners, and any violation of which shall be a misdemeanor, and for any such violation said corporation shall be liable to a fine of not less than fifty dollars and not to exceed two hundred dollars.

SEC. 8. That Congress reserves the right to alter, amend, or repeal this Act.

Approved, May 29, 1908.

May 30, 1908.  
 [S. 642.]  
 [Public, No. 163.]  
 Salt Lake City, Utah.  
 Assay office established at.  
 Vol. 17, p. 424.  
 R. S., sec. 3495, p. 693, amended.  
 Officers.  
 Rent.  
 Appropriation.

CHAP. 223.—An Act To establish an assay office at Salt Lake City, State of Utah.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and required to establish an assay office of the United States at Salt Lake City, in the State of Utah; said assay office to be conducted under the provisions of the Act entitled "An Act revising and amending the laws relating to the mints and assay offices and the coinage of the United States," approved February twelfth, eighteen hundred and seventy-three; that the officers of the assay office shall be an assayer in charge, at a salary of two thousand five hundred dollars per annum, who shall also perform the duties of melter; chief clerk, at a salary of one thousand five hundred dollars per annum; and the Secretary of the Treasury is hereby authorized to rent a suitable building for the use of said assay office, and there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of twenty thousand dollars for salary of assayer in charge, chief clerk, and wages of workmen, rent, and contingent expenses.

Approved, May 30, 1908.

**CHAP. 224.**—An Act For the incorporation of the Brotherhood of Saint Andrew.

May 30, 1908.  
[H. R. 16757.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That James L. Houghteling, of Winnetka, Illinois; John E. Baird, of Philadelphia, Pennsylvania; Edmund Billings, of Boston, Massachusetts; William C. Sturgis, of Colorado Springs, Colorado; J. C. Loomis, of Louisville, Kentucky; Samuel S. Nash, of Tarboro, North Carolina; John W. Wood, of New York, New York; H. C. Turnbull, junior, of Baltimore, Maryland; Frank J. Weber, of Detroit, Michigan; Francis H. Holmes, of West Orange, New Jersey; Robert H. Gardiner, of Gardiner, Maine; H. R. Braden, of Berkeley, California; W. A. Gallup, of North Adams, Massachusetts; H. D. W. English, of Pittsburg, Pennsylvania; E. C. Browne, of Omaha, Nebraska; Mahlon N. Kline, of Philadelphia, Pennsylvania; Courtenay Barber, of Chicago, Illinois; E. C. Day, of Helena, Montana; C. C. Payson, of Brookline, Massachusetts; Frank V. Whiting, of Cleveland, Ohio; G. Ward Kemp, of Seattle, Washington; Robert S. Hart, of Baltimore, Maryland; Bert T. Amos, of Washington, District of Columbia; A. M. Hadden, of New York, New York; S. H. Riker, of Lansingburg, New York; A. A. Talmage, of Los Angeles, California; J. G. Bragaw, junior, of Washington, North Carolina; F. W. Rollins, of Concord, New Hampshire; T. K. Robinson, of Vicksburg, Mississippi; C. M. Lovsted, of Honolulu, Hawaii; A. L. Fellows, of Denver, Colorado; James H. Falconer, of New York, New York; B. F. Finney, of Savannah, Georgia; John M. Locke, of Orange, New Jersey; W. B. Dall, of Brooklyn, New York; E. H. Bonsall, of Philadelphia, Pennsylvania; William A. Cornelius, of McKeesport, Pennsylvania; George R. Robinson, of Kirkwood, Missouri; Ivanhoe S. Huber, of Shamokin, Pennsylvania; J. L. Houghteling, junior, of Winnetka, Illinois; Robert E. Anderson, of Richmond, Virginia; George T. Ballachey, of Buffalo, New York; George H. Batchelor, of Memphis, Tennessee; Edwin Belknap, of New Orleans, Louisiana; W. B. Dent, of Washington, District of Columbia; E. A. Fusch, of Nashville, Tennessee; A. A. McKechnie, of Saint Paul, Minnesota; J. H. Radtke, of Milwaukee, Wisconsin, and their associates, who shall be members in good standing of the Brotherhood of Saint Andrew at the time when this Act takes effect, and those thereafter associated with them and their successors, be, and they are hereby, incorporated and made a body politic and corporate of the District of Columbia under the name of "The Brotherhood of Saint Andrew." And by that name they and their successors may have perpetual succession, may use a common seal, and alter the same at pleasure, and elect officers and agents, and may do business and take, receive, hold, and convey real and personal estate necessary for the purposes of the society.

**SEC. 2.** That the sole object of said corporation shall be the spread of Christ's Kingdom among men. And, in pursuance of said object, it may have a constitution, by-laws, rules, and regulations to carry out the same, and shall have power to change and amend its constitution, by-laws, rules, and regulations at pleasure: *Provided,* That such constitution, by-laws, rules, and regulations, or amendments thereof, do not conflict with the laws of the United States or of any State.

**SEC. 3.** That said corporation shall have the right to hold its meetings and meetings of its council at any place within the United States as may be best suited or most advantageous to the carrying out of the purposes for which this corporation is formed.

**SEC. 4.** That this Act shall take effect and said corporation be established when this Act shall have been accepted by vote of the Brotherhood of Saint Andrew at any of its annual conventions held within three years from November thirtieth, nineteen hundred and seven, and a copy of such vote attested by the secretary of said convention and

[Public, No. 164.]

District of Columbia.  
Brotherhood of  
Saint Andrew incor-  
porated.  
Incorporators.

Name.

Powers, etc.

Object.

Constitution, etc.

*Proviso.*

Restriction.

Meetings.

Effect.

Election of officers,  
etc.

filed in the office of the recorder of deeds of the District of Columbia shall be sufficient evidence of such acceptance. The officers of the corporation shall be elected and its constitution and by-laws adopted at the annual convention of the Brotherhood of Saint Andrew at which this Act is accepted, acting in accordance with the constitution of said brotherhood as it then exists.

Amendment.

SEC. 5. That Congress may at any time amend, alter, or repeal this Act.

Approved, May 30, 1908.

May 30, 1908.  
[H. R. 19795.]

**CHAP. 225.**—An Act To promote the safety of employees on railroads.

[Public, No. 165.]

Locomotive ash  
pan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That on and after the first day of January, nineteen hundred and ten, it shall be unlawful for any common carrier engaged in interstate or foreign commerce by railroad to use any locomotive in moving interstate or foreign traffic, not equipped with an ash pan, which can be dumped or emptied and cleaned without the necessity of any employee going under such locomotive.

Engines to be  
equipped with safety  
pans.

Use of locomotives  
not equipped with,  
forbidden.

SEC. 2. That on and after the first day of January, nineteen hundred and ten, it shall be unlawful for any common carrier by railroad in any Territory of the United States or the District of Columbia to use any locomotive not equipped with an ash pan, which can be dumped or emptied and cleaned without the necessity of any employee going under such locomotive.

Penalty for viola-  
tion.

SEC. 3. That any such common carrier using any locomotive in violation of any of the provisions of this Act shall be liable to a penalty of two hundred dollars for each and every such violation, to be recovered in a suit or suits to be brought by the United States district attorney in the district court of the United States having jurisdiction in the locality where such violation shall have been committed; and it shall be the duty of such district attorney to bring such suits upon duly verified information being lodged with him of such violation having occurred; and it shall also be the duty of the Interstate Commerce Commission to lodge with the proper district attorneys information of any such violations as may come to its knowledge.

Suits.

Information.

Interstate Com-  
merce Commission to  
enforce act.

SEC. 4. That it shall be the duty of the Interstate Commerce Commission to enforce the provisions of this Act, and all powers heretofore granted to said Commission are hereby extended to it for the purpose of the enforcement of this Act.

Receivers, etc., in-  
cluded in term "com-  
mon carrier."

SEC. 5. That the term "common carrier" as used in this Act shall include the receiver or receivers or other persons or corporations charged with the duty of the management and operation of the business of a common carrier.

Exception.

SEC. 6. That nothing in this Act contained shall apply to any locomotive upon which, by reason of the use of oil, electricity, or other such agency, an ash pan is not necessary.

Approved, May 30, 1908.

May 30, 1908.  
[H. R. 22029.]

**CHAP. 226.**—An Act To incorporate the Congressional Club.

[Public, No. 166.]  
District of Columbia.  
Congressional Club  
incorporated.  
Incorporators.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Mrs. James Breck Perkins, of New York; Mrs. John Sharp Williams, of Mississippi; Mrs. Henry Cabot Lodge, of Massachusetts; Mrs. Julius Kahn, of California; Mrs. Champ Clark, of Missouri; Mrs. Joseph Dixon, of Mon-

tana; Mrs. J. Sloat Fassett, of New York; Mrs. William M. Howard, of Georgia; Miss E. P. Wood, of New Jersey; Mrs. A. A. Wiley, Mrs. Richmond P. Hobson, and Mrs. O. W. Underwood, of Alabama; Mrs. William B. Cravens, of Arkansas; Mrs. W. F. Englebright, Mrs. Duncan E. McKinlay, Mrs. Joseph R. Knowland, Mrs. James C. Needham, and Mrs. S. C. Smith, of California; Mrs. Simon Guggenheim, Mrs. George W. Cook, and Mrs. Robert W. Bonyng, of Colorado; Mrs. Morgan G. Bulkeley, Mrs. Zalinski, Mrs. Nehemiah D. Sperry, and Mrs. Edwin W. Higgins, of Connecticut; Mrs. Harry A. Richardson, of Delaware; Mrs. Frank D. Clark and Mrs. William B. Lamar, of Florida; Mrs. Alexander S. Clay, Mrs. James M. Griggs, Mrs. Charles L. Bartlett, Mrs. Gordon Lee, and Mrs. Thomas W. Hardwick, of Georgia; Mrs. Weldon B. Heyburn and Mrs. Burton L. French, of Idaho; Mrs. Albert J. Hopkins, Mrs. James R. Mann, Mrs. William W. Wilson, Mrs. Frank O. Lowden, Mrs. Joseph V. Graff, Miss Cannon, Miss Mattis, Mrs. Henry T. Rainey, Mrs. Benjamin F. Caldwell, Mrs. Pleasant T. Chapman, and Mrs. Frank Vrooman, of Illinois; Mrs. Albert J. Beveridge, Mrs. John H. Foster, Mrs. Jesse Overstreet, and Mrs. Edgar D. Crumpacker, of Indiana; Mrs. J. P. Dolliver, Mrs. John A. T. Hull, Mrs. Walter I. Smith, Mrs. James P. Conner, Mrs. Elbert H. Hubbard, Mrs. William E. Fuller, and Mrs. Brayton, of Iowa; Mrs. C. Curtis, Mrs. Daniel R. Anthony, Mrs. Charles F. Scott, and Mrs. James M. Miller, of Kansas; Mrs. Ollie M. James and Mrs. Ben Johnson, of Kentucky; Mrs. Arsène P. Pujo, of Louisiana; Mrs. Eugene Hale, Mrs. Llewellyn Powers, and Mrs. Charles E. Littlefield, of Maine; Mrs. Isidor Rayner, of Maryland; Mrs. W. Murray Crane, Mrs. Charles G. Washburn, Mrs. Charles Q. Tirrell, Mrs. Samuel W. McCall, Mrs. John W. Weeks, and Mrs. Augustus P. Gardner, of Massachusetts; Mrs. William Alden Smith, Mrs. Gilbert Wilkes, Mrs. Edward L. Hamilton, Mrs. Gerrit J. Diekema, Mrs. Samuel W. Smith, Mrs. Joseph W. Fordney, and Mrs. George A. Loud, of Michigan; Mrs. Halvor Steenerson, of Minnesota; Mrs. Thomas Spight, Mrs. Eaton J. Bowers, and Mrs. Frank A. McLain, of Mississippi; Mrs. James T. Lloyd, Mrs. Joshua W. Alexander, Mrs. Edgar C. Ellis, Mrs. David A. De Armond, Mrs. Richard Bartholdt, Mrs. Joseph J. Russell, and Mrs. Thomas Hackney, of Missouri; Mrs. Charles N. Pray, of Montana; Mrs. Norris Brown and Mrs. John F. Boyd, of Nebraska; Mrs. Francis G. Newlands, of Nevada; Mrs. Frank D. Currier, of New Hampshire; Miss Kean, Mrs. Frank O. Briggs, Mrs. Henry C. Loudenslager, Mrs. Charles N. Fowler, Mrs. William Hughes, Mrs. Le Gage Pratt, Mrs. Eugene W. Leake, and Mrs. John J. Gardner, of New Jersey; Mrs. Chauncey M. Depew, Mrs. Charles B. Law, Mrs. George E. Waldo, Mrs. William M. Calder, Mrs. W. Bourke Cockran, Mrs. Herbert Parsons, Mrs. J. Van Vechten Olcott, Mrs. Francis B. Harrison, Mrs. William S. Bennet, Mrs. D. S. Alexander, Mrs. John E. Andrus, Mrs. George W. Fairchild, Mrs. James S. Sherman, Mrs. Michael E. Driscoll, Mrs. John W. Dwight, Mrs. Sereno E. Payne, Mrs. Peter A. Porter, Mrs. Edward B. Vreeland, and Mrs. William H. Ryan, of New York; Mrs. John H. Small, Mrs. Charles R. Thomas, and Mrs. Robert N. Page, of North Carolina; Mrs. Porter J. McCumber, of North Dakota; Mrs. Robert L. Owen, of Oklahoma; Mrs. Joseph B. Foraker, Mrs. Nicholas Longworth, Mrs. J. Eugene Harding, Mrs. Timothy T. Ansberry, Mrs. Edward L. Taylor, junior, Mrs. Matthew R. Denver, Mrs. Ralph D. Cole, Mrs. G. E. Mouser, Mrs. Albert Douglas, and Mrs. James Kennedy, of Ohio; Mrs. Willis C. Hawley and Mrs. William R. Ellis, of Oregon; Mrs. Joel Cook, Mrs. J. Hampton Moore, Mrs. William W. Foulkrod, Mrs. George W. Kipp, Mrs. Benjamin K. Focht, Mrs. Daniel F. Lafean, Mrs. George F. Huff, Mrs. J. Davis Brodhead, Mrs. Joseph G. Beale, Mrs. Nelson P. Wheeler, Mrs. William H. Graham, Mrs. John Dalzell, Mrs. James Francis Burke, and Mrs.

Andrew J. Barchfeld, of Pennsylvania; Mrs. George P. Wetmore and Miss Granger, of Rhode Island; Mrs. Robert J. Gamble and Mrs. William H. Parker, of South Dakota; Mrs. Robert L. Taylor, Mrs. William C. Houston, Mrs. Thetus W. Sims, and Mrs. Finis J. Garrett, of Tennessee; Mrs. Charles A. Culberson, Mrs. Jack Beall, Mrs. Rufus Hardy, Mrs. A. W. Gregg, Mrs. John M. Moore, Mrs. Albert S. Burleson, Mrs. Robert L. Henry, Mrs. Oscar W. Gillespie, Mrs. James L. Slayden, and Mrs. John N. Garner, of Texas; Mrs. Reed Smoot and Mrs. George Sutherland, of Utah; Mrs. David J. Foster, of Vermont; Mrs. Charles C. Carlin, of Virginia; Mrs. William E. Humphrey, of Washington; Mrs. Stephen B. Elkins, Mrs. Nathan B. Scott, Mrs. Harry C. Woodyard, and Mrs. James A. Hughes, of West Virginia; Mrs. Robert M. La Follette, Mrs. Henry A. Cooper, Mrs. James H. Davidson, Mrs. Elmer A. Morse, and Mrs. John J. Jenkins, of Wisconsin; Mrs. Frank W. Mondell, of Wyoming; Mrs. N. G. White, Mrs. Vespasian Warner, Mrs. J. B. Henderson, Mrs. Silas Hare, Mrs. Thropp, Mrs. H. S. Irwin, and Mrs. Z. L. Tanner, of the District of Columbia, and all such other persons as may from time to time be associated with them and their successors, are hereby constituted a body corporate and politic in the city of Washington, in the District of Columbia, by the name of "The Congressional Club." And by that name they and their successors may have perpetual succession, may use a common seal, and alter the same at pleasure, and elect officers and agents, and may take, receive, hold, and convey real and personal estate necessary for the purposes of the association.

Name.

Seal.

Powers.

Object.

Constitution, etc.

Proviso.  
Restriction.

Amendment.

SEC. 2. That the object of the club is to promote acquaintanceship among its members, to facilitate their social intercourse, and to provide a place of meeting which may help to secure for them the advantages of life in the national capital. And, in pursuance of said object, it may have a constitution, by-laws, rules, and regulations to carry out the same, and shall have power to change and amend its constitution, by-laws, rules, and regulations at pleasure: *Provided*, That such constitution, by-laws, rules, and regulations, or amendments thereof, do not conflict with the laws of the United States or of any State.

SEC. 3. That Congress reserves the right to alter, amend, or repeal this Act.

Approved, May 30, 1908.

May 30, 1908.  
[H. R. 21946.]

[Public, No. 167.]

**CHAP. 227.**—An Act Making appropriations to supply deficiencies in the appropriations for the fiscal year ending June thirtieth, nineteen hundred and eight, and for prior years, and for other purposes.

Deficiencies appro-  
priations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the appropriations for the fiscal year nineteen hundred and eight, and for prior years, and for other objects hereinafter stated, namely:

Department of  
State.

DEPARTMENT OF STATE.

Samoan claims.  
Norway.  
Vol. 31, p. 1876.

To pay to the Government of Norway the moiety of the United States of an award under the convention between the United States, Great Britain, and Germany for the settlement of Samoan claims, which was signed at Washington on November seventh, eighteen hundred and ninety-nine, two hundred dollars.

Sweden.  
Vol. 31, p. 1876.

To pay to the Government of Sweden the moiety of the United States of an award under the convention between the United States, Great Britain, and Germany for the settlement of Samoan claims, which was

signed at Washington on November seventh, eighteen hundred and ninety-nine, three hundred and seventy-five dollars.

That the President be, and he is hereby, empowered and requested to direct the Secretary of the Smithsonian Institution and the Secretary of Agriculture to place at the disposition of the International Tuberculosis Congress, under such terms and conditions as the President may authorize or prescribe, such space, not now occupied, in the new National Museum and Agricultural buildings, respectively, as may be needed to properly provide for the meeting of such International Tuberculosis Congress, including exhibits, to be held in September and October of the present year, and the use of said buildings for such purposes is hereby authorized; and permanent occupancy of such buildings, respectively, shall be postponed in so far as may be necessary to carry out the foregoing provisions; and the sum of forty thousand dollars, or so much thereof as may be necessary, to be expended in accordance with the directions of the President for the payment of expenses in connection with the suitable temporary preparation of said buildings for such purposes, is hereby appropriated.

To pay to the owners of the Norwegian steamship Nicaragua in full for compensation for damage to said owners by reason of the rescue of an American citizen, John McCafferty, and the consequent quarantine of said ship at Mobile, Alabama, in the year eighteen hundred and ninety-four, four thousand nine hundred and twenty-six dollars and sixty-seven cents.

### TREASURY DEPARTMENT.

OFFICE OF TREASURER OF THE UNITED STATES (NATIONAL CURRENCY TO BE REIMBURSED BY NATIONAL BANKS): For reimbursement of the Bureau of Engraving and Printing for the services of employees detailed to the office of the Treasurer of the United States to assort notes in the National Bank Redemption Agency from April sixth to June thirtieth, nineteen hundred and eight, three thousand six hundred and nineteen dollars and fifty-nine cents.

CONTINGENT EXPENSES, TREASURY DEPARTMENT: For freight, expressage, telegraph and telephone service, three thousand five hundred dollars.

For rent of the third and fourth floors of the Union Building, located on G street, between Sixth and Seventh streets northwest, Washington, District of Columbia, including light, heat, janitor, and elevator service, and repairs, for offices of Auditor for the Interior Department, for the fiscal year nineteen hundred and nine, thirteen thousand dollars.

For shelving and transferring records, furniture, and files from the Treasury building, including the personal services of laborers and skilled mechanics in connection therewith, for the fiscal year nineteen hundred and nine, ten thousand five hundred dollars.

TRANSPORTATION OF FRACTIONAL SILVER COIN: For transportation of fractional silver coin, by registered mail or otherwise, ten thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, fractional silver coin when requested to do so: *Provided*, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.

To pay amounts found due by the accounting officers of the Treasury on account of the appropriation "Transportation of silver coin," for the fiscal year nineteen hundred and seven, one hundred and thirty dollars and sixty-five cents.

International Tuberculosis Congress.  
Use of new National Museum and Agricultural buildings for meeting.  
*Post*, p. 568.

Expenses.

"Nicaragua."  
Payment to owners.

Treasury Department.

Treasurer's office.

Counters.

Contingent expenses.

Rent.  
Auditor for Interior Department.

Transferring records, etc.

Transporting fractional silver coin.

*Proviso*.  
Deposits.

Independent Treasury, contingent expenses.

**CONTINGENT EXPENSES, INDEPENDENT TREASURY:** For contingent expenses under the requirements of section thirty-six hundred and fifty-three of the Revised Statutes of the United States, for the collection, safe-keeping, transfer, and disbursement of the public money, and for transportation of notes, bonds, and other securities of the United States, for fiscal years as follows:

For the fiscal year nineteen hundred and eight, thirty thousand dollars.

To pay amounts found due by the accounting officers of the Treasury on account of the appropriation "Contingent expenses, Independent Treasury," for the fiscal year nineteen hundred and seven, one thousand dollars.

Director of the Mint. Examinations, etc. Use of balance.

**OFFICE OF DIRECTOR OF THE MINT:** For examinations of mints, expenses in visiting mints for the purpose of superintending the annual settlements, and for special examinations the sum of two thousand dollars of the unexpended balance of the appropriation of three thousand five hundred dollars made by the Act of February twenty-sixth, nineteen hundred and seven, for the collection of statistics relative to the annual production and consumption of the precious metals of the United States, is hereby authorized to be expended for the purpose of such examinations; and so forth, during the remainder of the fiscal year nineteen hundred and eight.

Vol. 34, p. 966.

New York assay office. Andrew Mason. Reimbursement.

**CONTINGENT EXPENSES, ASSAY OFFICE AT NEW YORK:** To reimburse Andrew Mason, late superintendent of the United States assay office at New York, the amount due for supplies furnished the assay office at New York by Arthur, Mountain and Company, in the fiscal year nineteen hundred and four, and erroneously paid by said Mason from the appropriation for the fiscal year nineteen hundred and five, which amount was disallowed by the accounting officers and repaid into the Treasury by said Mason from his private funds, forty-one dollars and ten cents.

Kansas. Claim for repelling invasions, etc., to be adjusted. Post, p. 911.

**PAYMENT TO KANSAS:** The Secretary of the Treasury is authorized and directed to reopen, adjust, and audit the claim of the State of Kansas for interest and discount on moneys borrowed by said State for the purpose of repelling invasions and suppressing Indian hostilities, and ascertain and determine under the rules applied to the claims allowed to States under the Act of July twenty-seventh, eighteen hundred and sixty-one, the amount actually expended by said State for such interest and discount, and report the amount so ascertained to Congress for consideration.

Vol. 12, p. 276.

Walter Hunnewell. Payment of French spoliation claim to.

**PAYMENT TO WALTER HUNNEWELL, ADMINISTRATOR OF SAMUEL WELLES:** The sum of five thousand nine hundred and ninety-nine dollars and twenty-two cents, heretofore appropriated to be paid to H. Hollis Hunnewell, administrator of Samuel Welles, in the Act entitled "An Act for the allowance of certain claims for stores and supplies reported by the Court of Claims under the provisions of the Act approved March third, eighteen hundred and eighty-three, and commonly known as the Bowman Act, and for other purposes," approved May twenty-seventh, nineteen hundred and two (page two hundred and thirty-two of volume thirty-two of the United States Statutes at Large), be now paid to Walter Hunnewell, as administrator of Samuel Welles: *Provided, however,* That the same shall not be paid until the Court of Claims shall certify to the Secretary of the Treasury that the administrator, Walter Hunnewell, represents the next of kin of said Samuel Welles, on whose estate he has administered, and the court which granted the administration to the said administrator shall certify that he has given adequate security for the legal disbursement of the sum herein appropriated.

Vol. 32, p. 232.

*Proviso.* Certificate required.

## INTERNAL-REVENUE SERVICE.

Internal-revenue.

To pay W. H. M. Austin, sheriff of Rockdale County, Georgia, the reward offered for the arrest and conviction of the person or persons who, on June thirtieth, nineteen hundred and two, fired upon and wounded Deputy Collectors J. H. Surber and J. W. Martin after said officers had destroyed an illicit distillery near the house of Herd Kent, in Walton County, Georgia, two hundred dollars.

W. H. M. Austin.  
Reward.

## BUREAU OF ENGRAVING AND PRINTING.

Engraving and  
Printing.

The Secretary of the Treasury is hereby authorized and directed to transfer from the unexpended balance now to the credit of the appropriation for plate printing, Bureau of Engraving and Printing, nineteen hundred and eight, eighty-two thousand seven hundred and eighty-nine dollars and seventy-nine cents, as follows:

Transfer of balance.

To the appropriation for compensation of employees, Bureau of Engraving and Printing, nineteen hundred and eight, twenty-two thousand seven hundred and eighty-nine dollars and seventy-nine cents; and to the appropriation for materials and miscellaneous expenses, Bureau of Engraving and Printing, nineteen hundred and eight, sixty thousand dollars; and to use the sums so transferred as though they had been originally appropriated for the purposes of said appropriations for compensation of employees, Bureau of Engraving and Printing, nineteen hundred and eight, and materials and miscellaneous expenses, Bureau of Engraving and Printing, nineteen hundred and eight.

Salaries.

Materials.

To reimburse the appropriation "Compensation of employees, Bureau of Engraving and Printing," fiscal year nineteen hundred and eight, for the services of employees detailed from said Bureau to the office of the Treasurer of the United States to the close of the fiscal year ending June thirtieth, nineteen hundred and eight, twenty-two thousand seven hundred and fifty-four dollars and sixty-eight cents.

Counters.

## REVENUE-CUTTER SERVICE.

Revenue-Cutter  
Service.

For amount required to be added to appropriation expenses, Revenue-Cutter Service, nineteen hundred and eight, to carry out the provisions of Acts of April sixteenth and May eleventh, nineteen hundred and eight, for the remainder of the current fiscal year, fifty-four thousand two hundred and twenty-seven dollars and fifty-five cents.

Increased pay, etc.  
*Ante*, pp. 61, 108.

## LIFE-SAVING SERVICE.

Life-Saving Service.

For an additional amount for the Life-Saving Service for the fiscal year nineteen hundred and eight, made necessary by the increase in the compensation of the district superintendents, the keepers, and number one surfmen in the Life-Saving Service, and the allowance of rations or commutation thereof for keepers and crews, under the provisions of an Act entitled "An Act to increase the efficiency of the personnel of the Life-Saving Service of the United States," approved March twenty-sixth, nineteen hundred and eight, fifty-one thousand dollars.

Superintendents,  
etc.  
Increased pay.*Ante*, p. 46.

## PUBLIC BUILDINGS.

Public buildings.

Toward amounts requisite for public buildings, authorized under the provisions of an Act entitled "An Act to increase the limit of cost of certain public buildings, to authorize the enlargement, extension, remodeling or improvement of certain public buildings, to authorize the erection and completion of public buildings, to authorize the purchase of sites for public buildings, and for other purposes", passed at the first session of the Sixtieth Congress, namely:

Authorizations in  
omnibus act.  
*Post*, p. 520.

Limit of cost increased and construction authorized.

- Post*, p. 520.  
Rome, Ga.  
Burlington, Iowa.  
Council Bluffs, Iowa.  
Duluth, Minn.  
*Post*, p. 534.  
Saint Joseph, Mo.  
Johnstown, Pa.  
Murfreesboro, Tenn.  
Tyler, Tex.  
Salt Lake City, Utah.  
Fairmont, W. Va.  
Wheeling, W. Va.  
Platteville, Wis.  
Enlargement, etc.  
*Post*, p. 524.  
Montgomery, Ala.  
Hot Springs, Ark.  
Sacramento, Cal.  
San Jose, Cal.  
New London, Conn.  
Wilmington, Del.  
Athens, Ga.  
Augusta, Ga.  
Boise, Idaho.  
Elgin, Ill.  
Peoria, Ill.  
Quincy, Ill.  
Rock Island, Ill.  
Davenport, Iowa.  
Fort Dodge, Iowa.  
Emporia, Kans.  
Kansas City, Kans.  
Lexington, Ky.  
Frankfort, Ky.  
Paducah, Ky.  
Richmond, Ky.  
Bath, Me.  
Belfast, Me.  
Ellsworth, Me.  
*Post*, p. 913.  
Jackson, Mich.  
Meridian, Miss.  
Beatrice, Nebr.  
Fremont, Nebr.
- Under the provisions and limitations of section one of said Act, as follows:  
Rome, Georgia, post-office and court-house, fifteen thousand dollars.  
Burlington, Iowa, post-office, five thousand dollars.  
Council Bluffs, Iowa, post-office and court-house, six thousand two hundred and fifty dollars, for the purchase of additional land.  
Duluth, Minnesota, post-office, and so forth, ninety-five thousand dollars.  
Saint Joseph, Missouri, post-office and court-house, twelve thousand dollars.  
Johnstown, Pennsylvania, post-office, twenty thousand dollars.  
Murfreesboro, Tennessee, post-office, ten thousand dollars.  
Tyler, Texas, post-office, fifteen thousand dollars.  
Salt Lake City, Utah, post-office, and so forth, sixty thousand dollars.  
Fairmont, West Virginia, post-office, ten thousand dollars.  
Wheeling, West Virginia, post-office and court-house, twenty thousand dollars.  
Platteville, Wisconsin, post-office, fifteen thousand dollars.  
Under the provisions and limitations of section two of said Act, as follows:  
Montgomery, Alabama, post-office and court-house, fifteen thousand dollars.  
Hot Springs, Arkansas, post-office, twenty thousand dollars.  
Sacramento, California, post-office and court-house, thirty thousand dollars.  
San Jose, California, post-office, two thousand dollars.  
New London, Connecticut, post-office, twenty thousand dollars.  
Wilmington, Delaware, post-office and court-house, forty thousand dollars.  
Athens, Georgia, post-office and court-house, twenty thousand dollars.  
Augusta, Georgia, post-office and court-house, two thousand dollars.  
Boise, Idaho, post-office and other Governmental Buildings, forty thousand dollars.  
Elgin, Illinois, post-office, twenty thousand dollars.  
Peoria, Illinois, post-office and court-house, ten thousand dollars.  
Quincy, Illinois, post-office and court-house, twenty-five thousand dollars.  
Rock Island, Illinois, post-office, twenty-five thousand dollars.  
Davenport, Iowa, post-office and court-house, twenty-five thousand dollars.  
Fort Dodge, Iowa, post-office, twenty-five thousand dollars.  
Emporia, Kansas, post-office, fifteen thousand dollars.  
Kansas City, Kansas, post-office, forty thousand dollars.  
Lexington, Kentucky, post-office, twenty-five thousand dollars.  
Frankfort, Kentucky, post-office and court-house, twenty thousand dollars.  
Paducah, Kentucky, post-office and court-house, fifteen thousand dollars.  
Richmond, Kentucky, post-office and court-house, ten thousand dollars.  
Bath, Maine, post-office and custom-house, twenty thousand dollars.  
Belfast, Maine, post-office and custom-house, twenty thousand dollars.  
Ellsworth, Maine, post-office and custom-house, twenty thousand dollars.  
Jackson, Michigan, post-office, fifteen thousand dollars.  
Meridian, Mississippi, post-office and court-house, twenty thousand dollars.  
Beatrice, Nebraska, post-office, twenty thousand dollars.  
Fremont, Nebraska, post-office, fifteen thousand dollars.

Manchester, New Hampshire, post-office and court-house, fifteen thousand dollars.	Manchester, N. J.
Hoboken, New Jersey, post-office, twenty thousand dollars.	Hoboken, N. H.
New Brunswick, New Jersey, post-office, twenty thousand dollars.	New Brunswick, N. J.
Trenton, New Jersey, post-office and court-house, ten thousand dollars.	Trenton, N. J.
Goldsboro, North Carolina, post-office, ten thousand dollars.	Goldsboro, N. C.
Newbern, North Carolina, post-office and court-house, fifteen thousand dollars.	Newbern, N. C.
Raleigh, North Carolina, post-office and court-house, ten thousand dollars.	Raleigh, N. C.
Lima, Ohio, post-office, twenty thousand dollars.	Lima, Ohio.
Chester, Pennsylvania, post-office, twenty thousand dollars.	Chester, Pa.
Reading, Pennsylvania, post-office, twenty-five thousand dollars.	Reading, Pa.
Pawtucket, Rhode Island, post-office, twenty thousand dollars.	Pawtucket, R. I.
Sioux Falls, South Dakota, post-office and court-house, twenty thousand dollars.	Sioux Falls, S. Dak.
Bristol, Tennessee, post-office and court-house, twenty thousand dollars.	Bristol, Tenn.
Jackson, Tennessee, post-office and court-house, twenty thousand dollars.	Jackson, Tenn.
Charlottesville, Virginia, post-office, thirty-five thousand dollars.	Charlottesville, Va.
Danville, Virginia, post-office and court-house, twenty thousand dollars.	Danville, Va.
Charleston, West Virginia, post-office and court-house, twenty-five thousand dollars.	Charleston, W. Va.
Huntington, West Virginia, post-office and court-house, five thousand five hundred dollars.	Huntington, W. Va.
La Crosse, Wisconsin, post-office and court-house, twenty thousand dollars.	La Crosse, Wis.
Under the provisions and limitations of section three of said Act, as follows:	Construction authorized. <i>Post</i> , p. 526.
Demopolis, Alabama, post-office, fifteen thousand dollars.	Demopolis, Ala.
Troy, Alabama, post-office, twenty thousand dollars.	Troy, Ala.
Santa Cruz, California, post-office, twenty thousand dollars.	Santa Cruz, Cal.
Griffin, Georgia, post-office, twenty thousand dollars.	Griffin, Ga.
Newnan, Georgia, post-office, twenty thousand dollars.	Newnan, Ga.
Way Cross, Georgia, post-office, fifteen thousand dollars.	Way Cross, Ga.
Lewiston, Idaho, post-office and land office, twenty thousand dollars.	Lewiston, Idaho.
Centralia, Illinois, post-office, twenty thousand dollars.	Centralia, Ill.
Litchfield, Illinois, post-office, twenty thousand dollars.	Litchfield, Ill.
Columbus, Indiana, post-office, twenty thousand dollars.	Columbus, Ind.
Connersville, Indiana, post-office, twenty thousand dollars.	Connersville, Ind.
Greencastle, Indiana, post-office, twenty thousand dollars.	Greencastle, Ind.
Jeffersonville, Indiana, post-office, fifteen thousand dollars.	Jeffersonville, Ind.
Kokomo, Indiana, post-office, twenty thousand dollars.	Kokomo, Ind.
Peru, Indiana, post-office, and so forth, twenty thousand dollars.	Peru, Ind.
Decorah, Iowa, post-office, fifteen thousand dollars.	Decorah, Iowa.
Estherville, Iowa, post-office, fifteen thousand dollars.	Estherville, Iowa.
Shenandoah, Iowa, post-office, fifteen thousand dollars.	Shenandoah, Iowa.
Catlettsburg, Kentucky, post-office and court-house, twenty thousand dollars.	Catlettsburg, Ky.
Beverly, Massachusetts, post-office, fifteen thousand dollars.	Beverly, Mass.
Marlboro, Massachusetts, post-office, twenty thousand dollars.	Marlboro, Mass.
Plymouth, Massachusetts, post-office, twenty-five thousand dollars.	Plymouth, Mass.
Webster, Massachusetts, post-office, fifteen thousand dollars.	Webster, Mass.
Woburn, Massachusetts, post-office, fifteen thousand dollars.	Woburn, Mass.
Pontiac, Michigan, post-office, twenty thousand dollars.	Pontiac, Mich.
Austin, Minnesota, post-office, fifteen thousand dollars.	Austin, Minn.
Brainerd, Minnesota, post-office, ten thousand dollars.	Brainerd, Minn.
Rochester, Minnesota, post-office, fifteen thousand dollars.	Rochester, Minn.

Hattiesburg, Miss.	Hattiesburg, Mississippi, post-office, twenty thousand dollars.
West Point, Miss.	West Point, Mississippi, post-office, no site.
Carrollton, Mo.	Carrollton, Missouri, post-office, fifteen thousand dollars.
Clinton, Mo.	Clinton, Missouri, post-office, twenty thousand dollars.
Independence, Mo.	Independence, Missouri, post-office, fifteen thousand dollars.
Lexington, Mo.	Lexington, Missouri, post-office, fifteen thousand dollars.
Macon, Mo.	Macon, Missouri, post-office, fifteen thousand dollars.
Warrensburg, Mo.	Warrensburg, Missouri, post-office, twenty thousand dollars.
Missoula, Mont.	Missoula, Montana, post-office, and so forth, twenty-five thousand dollars.
Columbus, Nebr.	Columbus, Nebraska, post-office, twenty thousand dollars.
Plattsmouth, Nebr.	Plattsmouth, Nebraska, post-office, fifteen thousand dollars.
Keene, N. H.	Keene, New Hampshire, post-office, twenty thousand dollars.
Amsterdam, N. Y.	Amsterdam, New York, post-office, twenty thousand dollars.
Malone, N. Y.	Malone, New York, post-office, fifteen thousand dollars.
Middletown, N. Y.	Middletown, New York, post-office, twenty thousand dollars.
Concord, N. C.	Concord, North Carolina, post-office, twenty thousand dollars.
Henderson, N. C.	Henderson, North Carolina, post-office, twenty thousand dollars.
High Point, N. C.	High Point, North Carolina, post-office, twenty thousand dollars.
Ashtabula, Ohio.	Ashtabula, Ohio, post-office, twenty thousand dollars.
Delaware, Ohio.	Delaware, Ohio, post-office, twenty thousand dollars.
Enid, Okla.	Enid, Oklahoma, post-office and court-house, twenty thousand dollars.
Bradford, Pa.	Bradford, Pennsylvania, post-office, fifteen thousand dollars.
Carbondale, Pa.	Carbondale, Pennsylvania, post-office, twenty thousand dollars.
Chambersburg, Pa.	Chambersburg, Pennsylvania, post-office, twenty thousand dollars.
Easton, Pa.	Easton, Pennsylvania, post-office, twenty thousand dollars.
Greensburg, Pa.	Greensburg, Pennsylvania, post-office, twenty thousand dollars.
Sewickley, Pa.	Sewickley, Pennsylvania, post-office, twenty thousand dollars.
Shamokin, Pa.	Shamokin, Pennsylvania, post-office, twenty thousand dollars.
York, Pa.	York, Pennsylvania, post-office and internal-revenue office, fifty thousand dollars.
Aiken, S. C.	Aiken, South Carolina, post-office, fifteen thousand dollars.
Cleveland, Tenn.	Cleveland, Tennessee, post-office, fifteen thousand dollars.
Palestine, Tex.	Palestine, Texas, post-office, twenty thousand dollars.
San Marcos, Tex.	San Marcos, Texas, post-office, ten thousand dollars.
Temple, Tex.	Temple, Texas, post-office, twenty thousand dollars.
Bellingham, Wash.	Bellingham, Washington, post-office and court-house, twenty-five thousand dollars.
North Yakima, Wash.	North Yakima, Washington, post-office and court-house, twenty-five thousand dollars.
Hinton, W. Va.	Hinton, West Virginia, post-office, fifteen thousand dollars.
Appleton, Wis.	Appleton, Wisconsin, post-office, fifteen thousand dollars.
Beloit, Wis.	Beloit, Wisconsin, post-office, twenty thousand dollars.
Watertown, Wis.	Watertown, Wisconsin, post-office, twenty thousand dollars.
Lander, Wyo.	Lander, Wyoming, post-office and court-house, twenty thousand dollars.
Purchase of sites, etc. <i>Ante</i> , p. 528.	Under the provisions and limitations of section four of said Act, as follows:
Ensley, Ala.	Ensley, Alabama, post-office, twenty-five thousand dollars.
Eufaula, Ala.	Eufaula, Alabama, post-office, fifteen thousand dollars.
Talladega, Ala.	Talladega, Alabama, post-office, twenty thousand dollars.
Phoenix, Ariz.	Phoenix, Arizona, post-office and court-house, thirty thousand dollars.
Hope, Ark.	Hope, Arkansas, post-office, twelve thousand five hundred dollars.
Jonesboro, Ark.	Jonesboro, Arkansas, post-office, twenty-five thousand dollars.
Paragould, Ark.	Paragould, Arkansas, post-office, fifteen thousand dollars.
Alameda, Cal.	Alameda, California, post-office, thirty thousand dollars.
Santa Barbara, Cal.	Santa Barbara, California, post-office, twenty thousand dollars.
Riverside, Cal.	Riverside, California, post-office, thirty thousand dollars.
Fort Collins, Colo.	Fort Collins, Colorado, post-office, twenty-five thousand dollars.
Ansonia, Conn.	Ansonia, Connecticut, post-office, thirty-five thousand dollars.

Bristol, Connecticut, post-office, thirty thousand dollars.	Bristol, Conn.
Danbury, Connecticut, post-office, twenty thousand dollars.	Danbury, Conn.
Wallingford, Connecticut, post-office, fifteen thousand dollars.	Wallingford, Conn.
Miami, Florida, post-office, custom-house, and so forth, twenty thousand dollars.	Miami, Fla.
Cordele, Georgia, post-office, fifteen thousand dollars.	Cordele, Ga.
Dublin, Georgia, post-office, fifteen thousand dollars.	Dublin, Ga.
Lagrange, Georgia, post-office, twenty thousand dollars.	Lagrange, Ga.
Milledgeville, Georgia, post-office, twenty thousand dollars.	Milledgeville, Ga.
Chicago Heights, Illinois, post-office, thirty thousand dollars.	Chicago Heights, Ill.
Granite City, Illinois, post-office, twenty-five thousand dollars.	Granite City, Ill.
Greenville, Illinois, post-office, twenty-five thousand dollars.	Greenville, Ill.
La Salle, Illinois, post-office, twenty thousand dollars.	La Salle, Ill.
Mattoon, Illinois, post-office, thirty thousand dollars.	Mattoon, Ill.
Murphysboro, Illinois, post-office, twenty thousand dollars.	Murphysboro, Ill.
Pana, Illinois, post-office, sixteen thousand dollars.	Pana, Ill.
Pontiac, Illinois, post-office, twenty thousand dollars.	Pontiac, Ill.
Bloomington, Indiana, post-office, twenty thousand dollars.	Bloomington, Ind.
Elwood, Indiana, post-office, twenty thousand dollars.	Elwood, Ind.
Brazil, Indiana, post-office, twenty thousand dollars.	Brazil, Ind.
Goshen, Indiana, post-office, fifteen thousand dollars.	Goshen, Ind.
Laporte, Indiana, post-office, fifteen thousand dollars.	Laporte, Ind.
Princeton, Indiana, post-office, twenty thousand dollars.	Princeton, Ind.
Wabash, Indiana, post-office, twenty thousand dollars.	Wabash, Ind.
Ames, Iowa, post-office, twenty-five thousand dollars.	Ames, Iowa.
Clay Center, Kansas, post-office, ten thousand dollars.	Clay Center, Kans.
Coffeyville, Kansas, post-office, twenty-five thousand dollars.	Coffeyville, Kans.
Great Bend, Kansas, post-office, fifteen thousand dollars.	Great Bend, Kans.
Independence, Kansas, post-office, and so forth, fifteen thousand dollars.	Independence, Kans.
Parsons, Kansas, post-office, and so forth, twenty-five thousand dollars.	Parsons, Kans.
Wellington, Kansas, post-office, fifteen thousand dollars.	Wellington, Kans.
Mount Sterling, Kentucky, post-office, eleven thousand dollars.	Mount Sterling, Ky.
Somerset, Kentucky, post-office, fifteen thousand dollars.	Somerset, Ky.
Crowley, Louisiana, post-office, fifteen thousand dollars.	Crowley, La.
Franklin, Louisiana, post-office, fifteen thousand dollars.	Franklin, La.
Waterville, Maine, post-office, twenty-five thousand dollars.	Waterville, Me.
Frostburg, Maryland, post-office, fifteen thousand dollars.	Frostburg, Md.
Athol, Massachusetts, post-office, twenty thousand dollars.	Athol, Mass.
Chelsea, Massachusetts, post-office, thirty thousand dollars.	Chelsea, Mass.
Milford, Massachusetts, post-office, twenty-five thousand dollars.	Milford, Mass.
Westfield, Massachusetts, post-office, ten thousand dollars.	Westfield, Mass.
Hillsdale, Michigan, post-office, fifteen thousand dollars.	Hillsdale, Mich.
Ionia, Michigan, post-office, twenty-five thousand dollars.	Ionia, Mich.
Monroe, Michigan, post-office, fifteen thousand dollars.	Monroe, Mich.
Mount Clemens, Michigan, post-office, fifteen thousand dollars.	Mount Clemens, Mich.
Faribault, Minnesota, post-office, twenty thousand dollars.	Faribault, Minn.
Virginia, Minnesota, post-office, twenty thousand dollars.	Virginia, Minn.
Wilmar, Minnesota, post-office, seventeen thousand dollars.	Wilmar, Minn.
Brookhaven, Mississippi, post-office, twenty thousand dollars.	Brookhaven, Miss.
Corinth, Mississippi, post-office, fifteen thousand dollars.	Corinth, Miss.
Greenwood, Mississippi, post-office, fifteen thousand dollars.	Greenwood, Miss.
Maryville, Missouri, post-office, and so forth, fifteen thousand dollars.	Maryville, Mo.
Mexico, Missouri, post-office, twenty thousand dollars.	Mexico, Mo.
Billings, Montana, post-office and land office, thirty thousand dollars.	Billings, Mont.
Fairbury, Nebraska, post-office, fifteen thousand dollars.	Fairbury, Nebr.
Holdrege, Nebraska, post-office, twenty thousand dollars.	Holdrege, Nebr.
Goldfield, Nevada, post-office, and so forth, fifteen thousand dollars.	Goldfield, Nev.
North Platte, Nebraska, post-office and court-house, fifteen thousand dollars.	North Platte, Nebr.

Asbury Park, N. J.	Asbury Park, New Jersey, post-office, thirty thousand dollars.
Burlington, N. J.	Burlington, New Jersey, post-office, twenty-five thousand dollars.
Plainfield, N. J.	Plainfield, New Jersey, post-office, and so forth, twenty-five thousand dollars.
Roswell, N. Mex.	Roswell, New Mexico, post-office and court-house, twenty thousand dollars.
Newark, N. Y.	Newark, New York, post-office, eighteen thousand dollars.
Penn Yan, N. Y.	Penn Yan, New York, post-office, twenty thousand dollars.
Gastonia, N. C.	Gastonia, North Carolina, post-office, fifteen thousand dollars.
Lexington, N. C.	Lexington, North Carolina, post-office, fifteen thousand dollars.
Wilson, N. C.	Wilson, North Carolina, post-office, and so forth, twenty thousand dollars.
Bismarck, N. Dak.	Bismarck, North Dakota, post-office and court-house, forty-five thousand dollars.
Minot, N. Dak.	Minot, North Dakota, post-office and court-house, twenty-five thousand dollars.
Alliance, Ohio.	Alliance, Ohio, post-office, thirty thousand dollars.
Ironton, Ohio.	Ironton, Ohio, post-office, twenty thousand dollars.
Mansfield, Ohio.	Mansfield, Ohio, post-office, twenty thousand dollars.
Massillon, Ohio.	Massillon, Ohio, post-office, twenty thousand dollars.
Muskogee, Okla.	Muskogee, Oklahoma, post-office, and so forth, fifty thousand dollars.
Albany, Oreg.	Albany, Oregon, post-office, fifteen thousand dollars.
La Grande, Oreg.	La Grande, Oregon, post-office, twenty thousand dollars.
Pendleton, Oreg.	Pendleton, Oregon, post-office, twenty-two thousand dollars.
Braddock, Pa.	Braddock, Pennsylvania, post-office, thirty-five thousand dollars.
Bristol, Pa.	Bristol, Pennsylvania, post-office, fifteen thousand dollars.
Connellsville, Pa.	Connellsville, Pennsylvania, post-office, thirty-three thousand dollars.
Homestead, Pa.	Homestead, Pennsylvania, post-office, thirty-five thousand dollars.
Steelton, Pa.	Steelton, Pennsylvania, post-office, forty thousand dollars.
Westerly, R. I.	Westerly, Rhode Island, post-office, twenty-five thousand dollars.
Abbeville, S. C.	Abbeville, South Carolina, post-office, twenty thousand dollars.
Darlington, S. C.	Darlington, South Carolina, post-office, fifteen thousand dollars.
Gaffney, S. C.	Gaffney, South Carolina, post-office, ten thousand dollars.
Laurens, S. C.	Laurens, South Carolina, post-office, fifteen thousand dollars.
Newberry, S. C.	Newberry, South Carolina, post-office, fifteen thousand dollars.
Orangeburg, S. C.	Orangeburg, South Carolina, post-office, fifteen thousand dollars.
Union, S. C.	Union, South Carolina, post-office, twenty thousand dollars.
Huron, S. Dak.	Huron, South Dakota, post-office, twenty-five thousand dollars.
Dyersburg, Tenn.	Dyersburg, Tennessee, post-office, fifteen thousand dollars.
Harriman, Tenn.	Harriman, Tennessee, post-office, thirteen thousand dollars.
Union City, Tenn.	Union City, Tennessee, post-office, thirteen thousand dollars.
Bonham, Tex.	Bonham, Texas, post-office, fifteen thousand dollars.
Cleburne, Tex.	Cleburne, Texas, post-office, twenty thousand dollars.
Corpus Christi, Tex.	Corpus Christi, Texas, post-office and custom-house, twenty thousand dollars.
Del Rio, Tex.	Del Rio, Texas, post-office and court-house, seventeen thousand dollars.
Hillsboro, Tex.	Hillsboro, Texas, post-office, twenty-five thousand dollars.
McKinney, Tex.	McKinney, Texas, post-office, twenty thousand dollars.
Mineral Wells, Tex.	Mineral Wells, Texas, post-office, fifteen thousand dollars.
Port Arthur, Tex.	Port Arthur, Texas, post-office and custom-house, thirteen thousand dollars.
Sulphur Springs, Tex.	Sulphur Springs, Texas, post-office, thirteen thousand dollars.
Terrell, Tex.	Terrell, Texas, post-office, fifteen thousand dollars.
Victoria, Tex.	Victoria, Texas, post-office and court-house, fifteen thousand dollars.
Waxahachie, Tex.	Waxahachie, Texas, post-office, twenty thousand dollars.
Wichita Falls, Tex.	Wichita Falls, Texas, post-office, twenty thousand dollars.
Park City, Utah.	Park City, Utah, post-office, eleven thousand dollars.
Brattleboro, Vt.	Brattleboro, Vermont, post-office and court-house, twenty-five thousand dollars.

Richford, Vermont, post-office and custom-house, fifteen thousand dollars.	Richford, Vt.
Big Stone Gap, Virginia, post-office and court-house, fifteen thousand dollars.	Big Stone Gap, Va.
Lexington, Virginia, post-office, ten thousand dollars.	Lexington, Va.
Suffolk, Virginia, post-office, twenty-five thousand dollars.	Suffolk, Va.
Everett, Washington, post-office, and so forth, thirty-five thousand dollars.	Everett, Wash.
Walla Walla, Washington, post-office and court-house, thirty-five thousand dollars.	Walla Walla, Wash.
Morgantown, West Virginia, post-office, twenty-five thousand dollars.	Morgantown, W. Va.
Point Pleasant, West Virginia, post-office, twenty thousand dollars.	Point Pleasant, W. Va.
Stevens Point, Wisconsin, post-office, twenty thousand dollars.	Stevens Point, Wis.
Rock Springs, Wyoming, post-office, and so forth, fifteen thousand dollars.	Rock Springs, Wyo.
Under the provisions and limitations of section five of said Act, as follows:	Sites for buildings. Post, p. 532.
Cullman, Alabama, post-office, five thousand dollars.	Cullman, Ala.
Mobile, Alabama, post-office, one hundred and twenty-five thousand dollars.	Mobile, Ala.
Opelika, Alabama, post-office, seven thousand five hundred dollars.	Opelika, Ala.
Eureka Springs, Arkansas, post-office, seven thousand five hundred dollars.	Eureka Springs, Ark.
Searcy, Arkansas, post-office, six thousand dollars.	Searcy, Ark.
Grass Valley, California, post-office, ten thousand dollars.	Grass Valley, Cal.
Pasadena, California, post-office, fifty thousand dollars.	Pasadena, Cal.
Grand Junction, Colorado, post-office, ten thousand dollars.	Grand Junction, Colo.
Greeley, Colorado, post-office, fifteen thousand dollars.	Greeley, Colo.
Naugatuck, Connecticut, post-office, fifteen thousand dollars.	Naugatuck, Conn.
Washington, District of Columbia, post-office, five hundred thousand dollars.	Washington, D. C., post-office.
Live Oak, Florida, post-office, seven thousand five hundred dollars.	Live Oak, Fla.
Lewes, Delaware, post-office, five thousand dollars.	Lewes, Del.
Saint Petersburg, Florida, post-office, seven thousand five hundred dollars.	Saint Petersburg, Fla.
Augusta, Georgia, post-office and other governmental offices, thirty-five thousand dollars.	Augusta, Ga.
Bainbridge, Georgia, post-office, seven thousand five hundred dollars.	Bainbridge, Ga.
Carrolton, Georgia, post-office, seven thousand five hundred dollars.	Carrolton, Ga.
Cartersville, Georgia, post-office, seven thousand five hundred dollars.	Cartersville, Ga.
Cedartown, Georgia, post-office, seven thousand five hundred dollars.	Cedartown, Ga.
Elberton, Georgia, post-office, seven thousand five hundred dollars.	Elberton, Ga.
Savannah, Georgia, Marine Hospital, thirteen thousand five hundred dollars.	Savannah, Ga., marine hospital.
Tifton, Georgia, post-office, seven thousand five hundred dollars.	Tifton, Ga.
Pocatello, Idaho, post-office and court-house, ten thousand dollars.	Pocatello, Idaho.
Chicago, Illinois, post-office, one million two hundred and fifty thousand dollars.	Chicago, Ill., post-office.
Duquoin, Illinois, post-office, five thousand dollars.	Duquoin, Ill.
Harrisburg, Illinois, post-office, seven thousand five hundred dollars.	Harrisburg, Ill.
Rochelle, Illinois, post-office, seven thousand five hundred dollars.	Rochelle, Ill.
South Chicago, Illinois, post-office, twenty-five thousand dollars.	South Chicago, Ill.
Sterling, Illinois, post-office, five thousand dollars.	Sterling, Ill.
Frankfort, Indiana, post-office, fifteen thousand dollars.	Frankfort, Ind.
Denison, Iowa, post-office, ten thousand dollars.	Denison, Iowa.
Fort Madison, Iowa, post-office, ten thousand dollars.	Fort Madison, Iowa.
Iowa Falls, Iowa, post-office, seven thousand five hundred dollars.	Iowa Falls, Iowa.
Le Mars, Iowa, post-office, ten thousand dollars.	Le Mars, Iowa.
Red Oak, Iowa, post-office, ten thousand dollars.	Red Oak, Iowa.
Abilene, Kansas, post-office, seven thousand five hundred dollars.	Abilene, Kans.
Beloit, Kansas, post-office, seven thousand five hundred dollars.	Beloit, Kans.

Concordia, Kans.	Concordia, Kansas, post-office, seven thousand five hundred dollars.
Ottawa, Kans.	Ottawa, Kansas, post-office, seven thousand five hundred dollars.
Ashland, Ky.	Ashland, Kentucky, post-office, twelve thousand dollars.
Bardstown, Ky.	Bardstown, Kentucky, post-office, ten thousand dollars.
Cynthiana, Ky.	Cynthiana, Kentucky, post-office, ten thousand dollars.
Hopkinsville, Ky.	Hopkinsville, Kentucky, post-office, twelve thousand dollars.
Lawrenceburg, Ky.	Lawrenceburg, Kentucky, post-office, seven thousand five hundred dollars.
Lafayette La.	Lafayette, Louisiana, post-office, five thousand dollars.
Biddeford, Me.	Biddeford, Maine, post-office, twenty thousand dollars.
Camden, Me.	Camden, Maine, post-office, ten thousand dollars.
Gardiner, Me.	Gardiner, Maine, post-office, fifteen thousand dollars.
Old Town, Me.	Old Town, Maine, post-office, ten thousand dollars.
Attleboro, Mass.	Attleboro, Massachusetts, post-office, twenty thousand dollars.
Boston, Mass., cus- tom-house.	Boston, Massachusetts, custom-house, five hundred thousand dollars.
New Bedford, Mass.	New Bedford, Massachusetts, post-office, one hundred and twenty-five thousand dollars.
Battle Creek, Mich.	Battle Creek, Michigan, post-office, nineteen thousand five hundred dollars.
Petoskey, Mich.	Petoskey, Michigan, post-office, ten thousand dollars.
Moorhead, Minn.	Moorhead, Minnesota, post-office, five thousand dollars.
Laurel, Miss.	Laurel, Mississippi, post-office, twelve thousand five hundred dollars.
Vicksburg, Miss.	Vicksburg, Mississippi, post-office and court-house, fifteen thousand dollars.
Aurora, Mo.	Aurora, Missouri, post-office, ten thousand dollars.
Boonville, Mo.	Boonville, Missouri, post-office, ten thousand dollars.
Brookfield, Mo.	Brookfield, Missouri, post-office, ten thousand dollars.
Chillicothe, Me.	Chillicothe, Missouri, post-office, ten thousand dollars.
Marshall, Mo.	Marshall, Missouri, post-office, ten thousand dollars.
Poplar Bluff, Mo.	Poplar Bluff, Missouri, post-office, ten thousand dollars.
Rolla, Mo.	Rolla, Missouri, post-office, five thousand dollars.
Trenton, Mo.	Trenton, Missouri, post-office, ten thousand dollars.
Livingstone, Mont.	Livingstone, Montana, post-office, fifteen thousand dollars.
McCook, Nebr.	McCook, Nebraska, post-office and court-house, eight thousand dollars.
Rochester, N. H.	Rochester, New Hampshire, post-office, fifteen thousand dollars.
Morristown, N. J.	Morristown, New Jersey, post-office, thirty-five thousand dollars.
Orange, N. J.	Orange, New Jersey, post-office, thirty thousand dollars.
Batavia, N. Y.	Batavia, New York, post-office, fifteen thousand dollars.
Bronx Borough, N. Y. City.	Borough of Bronx, New York City, New York, post-office, one hundred thousand dollars.
Cortland, N. Y.	Cortland, New York, post-office, twenty thousand dollars.
Fulton, N. Y.	Fulton, New York, post-office, ten thousand dollars.
Hornell, N. Y.	Hornell, New York, post-office, twenty thousand dollars.
Mount Vernon, N. Y.	Mount Vernon, New York, post-office, thirty-five thousand dollars.
Oneonta, N. Y.	Oneonta, New York, post-office, twenty thousand dollars.
Salamanca, N. Y.	Salamanca, New York, post-office, ten thousand dollars.
Syracuse, N. Y.	Syracuse, New York, post-office only, seventy-five thousand dollars.
Waterloo, N. Y.	Waterloo, New York, post-office, ten thousand dollars.
Greenville, N. C.	Greenville, North Carolina, post-office, ten thousand dollars.
Hickory, N. C.	Hickory, North Carolina, post-office, ten thousand dollars.
Monroe, N. C.	Monroe, North Carolina, post-office, ten thousand dollars.
Oxford, N. C.	Oxford, North Carolina, post-office, seven thousand five hundred dollars.
Chickasha, Okla.	Chickasha, Oklahoma, post-office and court-house, fifteen thousand dollars.
Guthrie, Okla.	Guthrie, Oklahoma, post-office and court-house, thirty-five thousand dollars.
McAlester, Okla.	McAlester, Oklahoma, post-office and court-house, fifteen thousand dollars.
Tulsa, Okla.	Tulsa, Oklahoma, post-office and court-house, twenty thousand dollars.

Bellaire, Ohio, post-office, twenty thousand dollars.	Bellaire, Ohio.
Bellefontaine, Ohio, post-office, ten thousand dollars.	Bellefontaine, Ohio.
Bowling Green, Ohio, post-office, ten thousand dollars.	Bowling Green, Ohio.
Cambridge, Ohio, post-office, ten thousand dollars.	Cambridge, Ohio.
Defiance, Ohio, post-office, ten thousand dollars.	Defiance, Ohio.
Middletown, Ohio, post-office, ten thousand dollars.	Middletown, Ohio.
Steubenville, Ohio, post-office, twenty thousand dollars.	Steubenville, Ohio.
Tiffin, Ohio, post-office, twelve thousand five hundred dollars.	Tiffin, Ohio.
Van Wert, Ohio, post-office, ten thousand dollars.	Van Wert, Ohio.
Wooster, Ohio, post-office, ten thousand dollars.	Wooster, Ohio.
Xenia, Ohio, post-office, ten thousand dollars.	Xenia, Ohio.
Corry, Pennsylvania, post-office, eighteen thousand dollars.	Corry, Pa.
Gettysburg, Pennsylvania, post-office, twenty-five thousand dollars.	Gettysburg, Pa.
Kittanning, Pennsylvania, post-office, fifteen thousand dollars.	Kittanning, Pa.
Ridgeway, Pennsylvania, post-office, ten thousand dollars.	Ridgeway, Pa.
Sunbury, Pennsylvania, post-office, twenty-five thousand dollars.	Sunbury, Pa.
Titusville, Pennsylvania, post-office, twenty thousand dollars.	Titusville, Pa.
Rapid City, South Dakota, post-office, seven thousand five hundred dollars.	Rapid City, S. Dak.
Brookings, South Dakota, post-office, seven thousand five hundred dollars.	Brookings, S. Dak.
Lebanon, Tennessee, post-office, five thousand dollars.	Lebanon, Tenn.
Morristown, Tennessee, post-office, five thousand dollars.	Morristown, Tenn.
Pulaski, Tennessee, post-office, seven thousand five hundred dollars.	Pulaski, Tenn.
Shelbyville, Tennessee, post-office, five thousand dollars.	Shelbyville, Tenn.
Springfield, Tennessee, post-office, five thousand dollars.	Springfield, Tenn.
Austin, Texas, post-office, forty thousand dollars.	Austin, Tex.
Brenham, Texas, post-office, ten thousand dollars.	Brenham, Tex.
Brownwood, Texas, post-office, seven thousand five hundred dollars.	Brownwood, Tex.
Clarksville, Texas, post-office, five thousand dollars.	Clarksville, Tex.
Cuero, Texas, post-office, seven thousand five hundred dollars.	Cuero, Tex.
Marlin, Texas, post-office, seven thousand five hundred dollars.	Marlin, Tex.
Marshall, Texas, post-office, ten thousand dollars.	Marshall, Tex.
New Braunfels, Texas, post-office, seven thousand five hundred dollars.	New Braunfels, Tex.
Nacogdoches, Texas, post-office, five thousand dollars.	Nacogdoches, Tex.
Navasota, Texas, post-office, five thousand dollars.	Navasota, Tex.
Weatherford, Texas, post-office, seven thousand five hundred dollars.	Weatherford, Tex.
Bennington, Vermont, post-office, ten thousand dollars.	Bennington, Vt.
Covington, Virginia, post-office, seven thousand five hundred dollars.	Covington, Va.
Wytheville, Virginia, post-office, five thousand dollars.	Wytheville, Va.
Bedford City, Virginia, post-office, seven thousand five hundred dollars.	Bedford City, Va.
Olympia, Washington, post-office, twenty thousand dollars.	Olympia, Wash.
Elkins, West Virginia, post-office, ten thousand dollars.	Elkins, W. Va.
Grafton, West Virginia, post-office, fifteen thousand dollars.	Grafton, W. Va.
Parkersburg, West Virginia, post-office and court-house, thirty-five thousand dollars.	Parkersburg, W. Va.
Sistersville, West Virginia, post-office, ten thousand dollars.	Sistersville, W. Va.
Menomonie, Wisconsin, post-office, ten thousand dollars.	Menomonie, Wis.
Merrill, Wisconsin, post-office, seven thousand five hundred dollars.	Merrill, Wis.
Milwaukee, Wisconsin, appraisers' stores, fifty thousand dollars.	Milwaukee, Wis., appraisers' stores.
Waukesha, Wisconsin, post-office, fifteen thousand dollars.	Waukesha, Wis.
Casper, Wyoming, post-office, ten thousand dollars.	Casper, Wyo.
Douglas, Wyoming, post-office, ten thousand dollars.	Douglas, Wyo.
Under the provisions and limitations of section six of said Act, as follows:	
GENERAL EXPENSES OF PUBLIC BUILDINGS: To enable the Secretary of the Treasury to execute and give effect to the provisions of section six of said Act, and under the limitations and provisions thereof, twenty-five thousand dollars, to be immediately available and continue	Administrative expenses. Post, p. 537.

available for expenditure during the fiscal year nineteen hundred and nine, but this Act shall not be construed to repeal the allowances made for personal services, in the annual appropriations under the control of the Supervising Architect, carried in the sundry civil Act for the fiscal year ending June thirtieth, nineteen hundred and nine.

Supervising Archi-  
tect's Office.  
Skilled draftsmen,  
etc.  
Additional employ-  
ees.

**OFFICE OF SUPERVISING ARCHITECT:** The services of skilled draftsmen, civil engineers, computers, and such other services as the Secretary of the Treasury may deem necessary and specially order, may be employed during the fiscal year nineteen hundred and nine, in addition to those now authorized, only in the Office of the Supervising Architect exclusively to carry into effect the various appropriations for the construction of public buildings, to be paid for from and equitably charged against such appropriations made in whole or in part prior to July first, nineteen hundred and seven: *Provided*, That the additional expenditure on this account for the fiscal year ending June thirtieth, nineteen hundred and nine, shall not exceed one hundred thousand dollars, and that the Secretary of the Treasury shall each year, in the annual estimates, report to Congress the number of persons so employed, their duties, and the amount paid to each: *And provided further*, That the authorization of three hundred thousand dollars for like services as above, contained in the legislative, executive, and judicial appropriation Act for the fiscal year ending June thirtieth, nineteen hundred and nine, shall be similarly charged against public building appropriations made in whole or in part prior to July first, nineteen hundred and seven.

*Proviso.*  
Maximum.

Apportionment of  
expenses.  
*Ante*, p. 201.

*Post*, p. 538.

Under the provisions and limitations of section seven of said Act, as follows:

Danville, Ill.

Danville, Illinois, post-office, court-house, and so forth, fifty thousand dollars.

*Post*, p. 538.

Under the provisions and limitations of section eight of said Act, as follows:

Ottumwa, Iowa.

Ottumwa, Iowa, post-office, court-house, and so forth, thirty thousand dollars.

*Post*, p. 539.

Under the provisions and limitations of section ten of said Act, as follows:

Peekskill, N. Y.

Peekskill, New York, post-office, and so forth, forty-five thousand dollars.

*Post*, p. 541.

Under the provisions and limitations of section eighteen of said Act, as follows:

Honolulu, Hawaii.

Honolulu, Hawaii, custom-house, court-house, and so forth, thirty thousand dollars.

*Post*, p. 541.

Under the provisions and limitations of section nineteen of said Act, as follows:

Oklahoma City,  
Okla.

Oklahoma City, Oklahoma, post-office, court-house, and so forth, twenty thousand dollars.

*Post*, p. 541.

Under the provisions and limitations of section twenty of said Act, as follows:

Shreveport, La.

Shreveport, Louisiana, court-house, and so forth, twenty-five thousand dollars.

*Post*, p. 542.

Under the provisions and limitations of section twenty-one of said Act, as follows:

Minneapolis, Minn.

Minneapolis, Minnesota, post-office, twenty thousand dollars.

*Post*, p. 542.

Under the provisions and limitations of section twenty-two of said Act, as follows:

Dayton, Ohio.

Dayton, Ohio, post-office, court-house, and so forth, twenty thousand dollars.

*Post*, p. 542.

Under the provisions and limitations of section twenty-four of said Act, as follows:

Wilmington, N. C.

Wilmington, North Carolina, custom-house, and so forth, eighty thousand dollars.

Under the provisions and limitations of section twenty-nine of said Act, as follows:

Washington, District of Columbia, court-house, fifty thousand dollars.

*Post*, p. 544.

Washington, D. C.  
Court-house.

Under the provisions and limitations of section thirty of said Act, as follows:

*Post*, p. 545.

Washington, District of Columbia, site for buildings for Departments of State, Justice, and Commerce and Labor, two million five hundred thousand dollars, or so much thereof as may be necessary.

Washington, D. C.  
Departments of  
State, Justice, and  
Commerce and Labor.  
Site.

*Post*, p. 545.

Under the provisions and limitations of section thirty-one of said Act, as follows:

Denver, Colorado, post-office, court-house, and so forth, fifty thousand dollars.

Denver, Colo.

Under the provisions and limitations of section thirty-two of said Act, as follows:

*Post*, p. 545.

Point Pleasant, W.  
Va.

Monument.  
Pond and Pond.  
Payment to.

Point Pleasant, West Virginia, monument, ten thousand dollars.

To pay Pond and Pond the balance accruing to them for services as architects for the post-office building at Kankakee, Illinois, eighty-six dollars and fifty-eight cents.

Authority is granted the Secretary of the Treasury to pay, from rental collections derived from the buildings occupying the site of the proposed new Federal building at Pittsburg, Pennsylvania, the bills for advertising certain of said buildings for rent, amounting in all to four dollars and twenty cents, as set forth on page five of House Document Numbered Eight hundred and eighty of the present session.

Pittsburg, Pa.  
Advertising bills.

Authority is granted the Secretary of the Treasury to pay, from the appropriation, "Post-office, court-house, and custom-house, Richmond, Virginia," to the Sanitary Towel Supply Company, Roscoe C. Nelson, trustee, the sum of twenty-four dollars, for towel service for the lavatories in the Shafer Building, Richmond, Virginia, during the fiscal years nineteen hundred and six and nineteen hundred and seven.

Richmond, Va.  
Towel service.

Authority is granted the Secretary of the Treasury to pay from the appropriation for "Post-office, Saint Louis, Missouri," the sum of twenty-two dollars and eighty-one cents to the board of public improvements of the city of Saint Louis, Missouri, for services rendered in sprinkling streets adjacent to the site of the new post-office building at Saint Louis, Missouri, during the calendar year nineteen hundred and five.

Saint Louis, Mo.  
Post-office, sprin-  
kling streets.

Authority is granted the Secretary of the Treasury to pay, from the appropriation for "Post-office, Westchester, Pennsylvania," the sum of eighteen dollars and seventy-five cents, to the widow of Frank B. Wheaton, for his services in cleaning snow from the sidewalks adjacent to the site of the new post-office building at Westchester, Pennsylvania, during the winter of nineteen hundred and four and nineteen hundred and five.

Westchester, Pa.  
Cleaning snow.

To enable the Secretary of the Treasury to make payment of the cost of advertising for proposals for the purchase of the old custom-house property at Wheeling, West Virginia, authorized to be sold by the Act of June sixth, nineteen hundred and two, upon the completion of the new building, as follows: Intelligencer Publishing Company, Wheeling, West Virginia, thirty-one dollars and ninety-six cents; News Publishing Company, Wheeling, West Virginia, thirty dollars and twenty-four cents; in all, sixty-two dollars and twenty cents.

Wheeling, W. Va.  
Advertising bills.

Authority is granted the Secretary of the Treasury to pay from the appropriation "Repairs and preservation of public buildings, nineteen hundred and seven," the sum of two dollars and ten cents to the Bay City Times Company and the sum of two dollars and forty-five cents to the Bay City Tribune for advertising for bids for purchase of old brick taken from sidewalk surrounding the Federal building at Bay City, Michigan.

Bay City, Mich.  
Advertising.

Birmingham, Ala.  
Refund.

The Secretary of the Treasury is authorized to refund to Allen J. Krebs, of Birmingham, Alabama, from the appropriation for "Repairs and preservation of public buildings, nineteen hundred and eight," the sum of fifty dollars, erroneously paid by him as rental for a portion of the grounds belonging to the Federal building site at Birmingham, Alabama, which said amount was covered into the Treasury to the credit of the general fund, as evidenced by certificate of deposit numbered two thousand three hundred and eighty-one, issued by the First National Bank of Birmingham on December eleventh, nineteen hundred and seven.

Lincoln, Nebr.  
Supplies.

The Secretary of the Treasury is authorized to pay Rudge and Guenzel Company, from the appropriation for "Repairs and preservation of public buildings, nineteen hundred and eight," the sum of four dollars and seventy cents, for certain articles and supplies furnished the Federal building at Lincoln, Nebraska, during the fiscal years nineteen hundred and two, nineteen hundred and three, nineteen hundred and four, and nineteen hundred and five.

George A. Bartlett.  
Credit in accounts.

The accounting officers of the Treasury are directed to credit in the accounts of the late George A. Bartlett, disbursing clerk of the Treasury Department, the sum of twenty-eight dollars and sixty-two cents, standing against him on the books of the Treasury Department, under the appropriation "Post-office, Saint Louis, Missouri;" also the sum of seventy-five dollars standing against him under the appropriation "Court-house, Portland, Maine."

Thomas J. Hobbs.  
Credit in accounts.

The accounting officers of the Treasury are directed to credit in the accounts of Thomas J. Hobbs, late disbursing clerk of the Treasury Department, the sum of one hundred and thirty-one dollars and fifty-five cents, standing against him on the books of the Treasury Department, under the appropriation, "Plans for public buildings, nineteen hundred and eight."

New York, N. Y.  
Post-office, alterations, etc.

New York, New York, court-house and post-office: For alterations and repairs, including adjustment and rebuilding of screens, bridge over light court, new stamp booths, painting first and mezzanine stories and all work incident to completing this portion of the building for the needs of the Government business after the removal of the mailing division to quarters outside of the building, twenty thousand dollars.

Asheville, N. C.  
Rent.

Asheville, North Carolina: For rent of temporary quarters and moving expenses, one thousand dollars.

San Jose, Cal.  
Repairs, etc.

San Jose, California, post-office: For completing repairs, and placing lamp standards, and so forth, five thousand dollars.

Smithsonian Institution.

#### UNDER THE SMITHSONIAN INSTITUTION.

Zoological Park.  
Court expenses.

National Zoological Park: For defraying the expenses for witness fees, court costs, professional services of physicians, and other necessary charges incurred in the defense of the suit by Hannah Jackson against Frank Baker, superintendent of the park, one hundred and fifteen dollars and seventy cents.

Statue of Washington.  
Transferring to Smithsonian, etc.

Washington Statue: For the transfer of the marble statue of Washington, by Greenough, from the plaza in front of the Capitol to the Smithsonian Institution, under the direction of the Secretary of the Smithsonian Institution and the Superintendent of the Capitol Building and Grounds, including the construction of a foundation and a marble base, five thousand dollars.

Post, p. 576.

Government in the Territories.

#### GOVERNMENT IN THE TERRITORIES.

New Mexico.  
Additional expenses.

Authority is hereby granted to pay out of the treasury of the Territory of New Mexico, a sum not exceeding fifteen thousand dollars, for additional employees and for contingent expenses of the thirty-

eighth legislative assembly of said Territory of New Mexico, to be convened during the month of January, nineteen hundred and nine; said sum to be expended notwithstanding the Act of Congress approved June nineteenth, eighteen hundred and seventy-eight (Twentieth Statutes at Large, page one hundred and ninety-three), and the Act of Congress approved May twenty-eighth, eighteen hundred and ninety-six (Twenty-ninth Statutes at Large, page one hundred and sixty-one).

Vol. 20, p. 193.

Vol. 29, p. 161.

## DISTRICT OF COLUMBIA.

District of Columbia.

**CORONER'S OFFICE:** For amount required to pay the deputy coroner for services during the absence of the coroner, for the fiscal years that follow:

Coroner's office.  
Deputy coroner.

Fiscal year nineteen hundred and eight, five hundred and fifteen dollars.

Fiscal year nineteen hundred and seven, sixty dollars.

## CONTINGENT EXPENSES.

Contingent expenses.

For additional amount required to meet the objects set forth in the appropriation for judicial expenses for the fiscal year nineteen hundred and seven, three hundred and fifty-four dollars and eighty-nine cents.

Judicial expenses.

For additional amount required to meet the objects set forth in the appropriation for coroner's office, for the fiscal years that follow:

Coroner's office.

For fiscal year nineteen hundred and eight, one thousand dollars.

For fiscal year nineteen hundred and six, four dollars and twenty-five cents.

For fiscal year nineteen hundred and five, three dollars and seventy-five cents.

For additional amount required for general advertising, authorized and required by law, and for school and tax notices and notices of changes in regulations, at rates not exceeding the commercial rates for advertising in the District of Columbia, being on account of the fiscal years that follow:

Advertising.

For fiscal year nineteen hundred and seven, two thousand and twenty-nine dollars and fifty-nine cents.

For fiscal year nineteen hundred and six, twenty dollars and forty cents.

Hereafter there shall not be paid by the government of the District of Columbia, for general advertising authorized and required by law and for tax and school notices and notices of changes in regulations, rates exceeding those charged to individuals or commercial interests for similar advertising in the District of Columbia.

Charges restricted.

For Georgetown Market: New roof for Georgetown market house, six hundred and twenty-five dollars.

Georgetown market.

**ASSESSMENT AND PERMIT WORK:** For additional amount required for assessment and permit work, fiscal year nineteen hundred and five, two dollars and sixty-two cents.

Assessment and permit work.

**CONDEMNATION OF STREETS, ROADS, AND ALLEYS:** For additional amount required for purchase or condemnation of streets, roads, and alleys for the fiscal year nineteen hundred and seven, one hundred and two dollars and fifty cents.

Condemning streets, etc.

**RENT OF WHARF PROPERTY:** The Commissioners of the District of Columbia are hereby authorized to rent wharf property for storage of construction material, at a rate not to exceed nine hundred dollars per annum, for a period of one year from March first, nineteen hundred and eight, said sum to be paid from the appropriations for improvements and repairs, District of Columbia, and sewers, District of Columbia.

Storage wharf.  
Rent for construction material.

Alleys.  
Payment of costs in  
disallowed cases.

**ALLEYS:** That hereafter in cases of condemnation proceedings for opening, widening, and extending alleys and minor streets in the District of Columbia, taken pursuant to law, which fail of confirmation and ratification by the court, the Commissioners of the District of Columbia are authorized to pay all costs and expenses that may be incurred in connection with such proceedings from the appropriation for "Alleys, District of Columbia."

Extension of streets  
and avenues.

**EXTENSION OF STREETS AND AVENUES:** For additional amount required to provide the necessary funds for the payment of costs and expenses of condemnation proceedings taken pursuant to the following public acts, to be paid wholly from the revenues of the District of Columbia:

Eighth street NW.  
Vol. 33, p. 247.

"An Act for the extension of Eighth street northwest, or Wrights road, District of Columbia," approved April twenty-second, nineteen hundred and four, one hundred and thirty-three dollars and fifty-five cents;

Kalorama avenue.  
Vol. 33, pp. 514, 1010.

"An Act authorizing the joining of Kalorama avenue," approved April twenty-eighth, nineteen hundred and four, ninety-three dollars and seventy-eight cents;

Euclid place.  
Vol. 33, p. 516.

"An Act to connect Euclid place with Erie street," approved April twenty-eighth, nineteen hundred and four, thirty-four dollars and two cents;

Nineteenth street.  
Vol. 33, p. 1007.

"An Act for the extension of Nineteenth street from Woodley road to Baltimore street," approved March third, nineteen hundred and five, five hundred and forty-five dollars and ninety cents;

Euclid street.  
Vol. 34, p. 236.

"An Act for the extension of Euclid street in Meridian Hill, District of Columbia," approved June eleventh, nineteen hundred and six, five hundred and thirty-four dollars and forty-five cents;

Kalorama road NW.  
Vol. 34, p. 616.

"An Act authorizing the extension of Kalorama road northwest," approved June twenty-ninth, nineteen hundred and six, eighty-two dollars and thirty-three cents;

Macomb street NW.  
Vol. 34, p. 853.

"An Act for the opening of Macomb street northwest, District of Columbia," approved January twenty-first, nineteen hundred and seven, seventy-three dollars and eighty-two cents;

Mills avenue NW.  
Vol. 34, p. 1244.

"An Act for the opening of Mills avenue northwest, from Rhode Island avenue to Twenty-fourth street," approved March second, nineteen hundred and seven, one hundred and twenty-five dollars and eighteen cents;

M street.  
Vol. 33, p. 977.

"An Act for the extension of M street east of Bladensburg road, and for other purposes," approved March third, nineteen hundred and five, fifty-seven dollars and three cents;

T street.  
Vol. 33, p. 1001.

"An Act for the extension of T street, and for other purposes," approved March third, nineteen hundred and five, one hundred and twenty-nine dollars and eighteen cents;

Harvard street.  
Vol. 34, p. 856.

"An Act for the extension of Harvard street, Columbia Heights, District of Columbia," approved January twenty-second, nineteen hundred and seven, one hundred and seventy-seven dollars and nineteen cents;

Fessenden street  
NW.  
Vol. 34, p. 855.

"An Act for the opening of Fessenden street northwest, District of Columbia," approved January twenty-second, nineteen hundred and seven, four dollars and fifty-six cents;

Kalorama avenue.  
Vol. 33, p. 1010.

"An Act to provide for condemning the land necessary for joining Kalorama avenue and Prescott place," approved March third, nineteen hundred and five, ten dollars and seventy-seven cents;

Rittenhouse street.  
Vol. 33, p. 1038.

"An Act for the extension of Rittenhouse street, and for other purposes," approved March third, nineteen hundred and five, twenty-nine dollars and sixty-one cents;

Summit place.  
Vol. 34, p. 846.

"An Act to provide for the extension of Genesee place and Summit place, District of Columbia," approved January ninth, nineteen hundred and seven, sixty-six dollars and twenty-two cents;

"An Act for the extension of Seventh street and Franklin street northeast, and for other purposes," approved January ninth, nineteen hundred and seven, seventy-seven dollars and fifty-five cents;

Seventh and Franklin streets NE.  
Vol. 34, p. 844.

"An Act for the extension of Twenty-third street from S street to California avenue," approved April twenty-second, nineteen hundred and four, six dollars and thirty-eight cents;

Twenty-third street.  
Vol. 33, p. 252.

"An Act for the extension of Albemarle street," approved April twenty-eighth, nineteen hundred and four, six dollars and thirteen cents;

Albemarle street.  
Vol. 33, p. 534.

"An Act authorizing the extension of Rhode Island avenue northeast," approved February nineteenth, nineteen hundred and six, one hundred and fifty-one dollars and seventy cents;

Rhode Island avenue NE.  
Vol. 34, p. 15.

"An Act for the extension of Albemarle street northwest, District of Columbia," approved March second, nineteen hundred and seven, one hundred and seventy-one dollars and eighty-five cents;

Albemarle street NW.  
Vol. 34, p. 1225.

"An Act authorizing the extension of Monroe street northeast," approved March second, nineteen hundred and seven, three hundred and ninety-two dollars and twelve cents; in all, two thousand nine hundred and three dollars and thirty-two cents.

Monroe street NE.  
Vol. 34, p. 1222.

**WIDENING V STREET NORTHWEST:** For additional amount required to provide the necessary funds for the costs and expenses of condemnation proceedings taken pursuant to public Act approved April twenty-eighth, nineteen hundred and four, entitled "An Act for the widening of V street northwest," to be paid wholly from the revenues of the District of Columbia, thirty-two dollars and seventy-six cents.

Widening V street.  
Vol. 33, p. 520.

**EXTENSION OF FOURTEENTH STREET NORTHWEST:** For additional amount required to provide the necessary funds for the cost and expenses of condemnation proceedings taken pursuant to law, twelve dollars and thirty-seven cents.

Extending Fourteenth street NW.  
Vol. 33, p. 371.

**CONNECTING SIXTEENTH STREET WITH ROCK CREEK PARK:** For additional amount required for the costs and expenses of condemnation proceedings taken pursuant to the public Act approved February twenty-seventh, nineteen hundred and seven, entitled "An Act for the opening of a connecting parkway along Piney Branch, between Sixteenth street and Rock Creek Park, District of Columbia," one hundred and twelve dollars and seventy cents.

Rock Creek Park. Parkway from Sixteenth street.  
Vol. 34, p. 1000.

**DISPOSAL OF CITY REFUSE:** For additional amount required to meet the objects set forth in the appropriation for disposal of city refuse, fiscal year nineteen hundred and eight, eight thousand three hundred and forty-five dollars and seventy-five cents.

Disposal of city refuse.

**BATHING BEACH:** For additional amount required for maintenance of bathing beach, fiscal year nineteen hundred and five to nineteen hundred and six, forty dollars and sixty cents.

Bathing beach.

**SEWERS:** Condemnation of rights of way: For additional amount required for purchase or condemnation of rights of way for construction, maintenance, and repair of public sewers for the fiscal years that follow:

Sewers Rights of way.

For fiscal year nineteen hundred and eight, three hundred and seventeen dollars and fifty-three cents.

For fiscal year nineteen hundred and seven, seventy-five dollars and seventy-three cents.

For fiscal year nineteen hundred and five, seventy-six dollars and fifty cents.

**PUBLIC SCHOOLS: Kindergarten supplies:** For additional amount required for kindergarten supplies, fiscal year nineteen hundred and six, two dollars and forty cents.

Public schools. Kindergarten supplies.

The Commissioners of the District of Columbia are authorized and directed to pay to George W. Thecker the sum of thirty-three dollars for wood furnished the public schools of the District of Columbia, on property clerk's order numbered seventy-six hundred and thirty, without the usual certificate of inspection required by law, during the fiscal year nineteen hundred and eight.

Fuel.

Fire department. Forage.	<b>FIRE DEPARTMENT:</b> Forage: For additional amount required for forage, one thousand four hundred and seventy-five dollars.
Contingent expenses.	For additional amount required to meet the objects set forth in the appropriation for contingent expenses, fiscal year nineteen hundred and six, eight hundred and forty dollars and nine cents.
Juvenile court. Incidental expenses.	<b>JUVENILE COURT:</b> For additional amount required for fuel, ice, gas, and laundry work, stationery, printing, law books, books of reference, periodicals, typewriter and repairs thereto, binding and rebinding, preservation of records, mops, brooms, and buckets, removal of ashes and refuse, telephone service, traveling expenses and other incidental expenses not otherwise provided for, for the fiscal year nineteen hundred and seven, fifty-seven dollars and twenty-eight cents.
Police court. Jurors.	<b>POLICE COURT:</b> For additional amount required for compensation of jurors, for the fiscal years that follow: For fiscal year nineteen hundred and eight, one thousand five hundred dollars. For fiscal year nineteen hundred and seven, five hundred and ninety-four dollars.
Ground for building.	<b>POLICE COURT BUILDING:</b> For additional amount required to pay costs incident to condemnation of additional ground in square numbered four hundred and eighty-nine in the city of Washington, for site for new police court building, twenty-four dollars and forty-five cents.
Lunacy writs.	<b>WRITS OF LUNACY:</b> For additional amounts required to meet the objects set forth in the appropriations for writs of lunacy for the fiscal years that follow: For fiscal year nineteen hundred and seven, one hundred and five dollars. For fiscal year nineteen hundred, ten dollars.
Washington Asylum.	<b>WASHINGTON ASYLUM:</b> For additional amount required for provisions, fuel, forage, harness, and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs, and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, twelve thousand dollars.
Eastern Dispensary.	<b>EASTERN DISPENSARY:</b> For additional amount required for emergency care and treatment of, and free dispensary service to, indigent patients, under a contract or agreement with the Eastern Dispensary by the Board of Charities, two thousand five hundred dollars.
Reform School.	<b>REFORM SCHOOL:</b> For additional amount required for care and maintenance of boys committed to the reform school by courts of the District of Columbia under contract with the Board of Charities by the authorities of said reform school, one thousand eight hundred dollars.
Board of Childrens' Guardians. Transfer of balances.	<b>BOARD OF CHILDREN'S GUARDIANS:</b> The sum of one thousand one hundred and four dollars and fifty cents of the unexpended balance of the appropriation for board and care of children committed to the guardianship of said board by the courts of the District and for temporary care of children pending investigation, or while being transferred from place to place, for the fiscal year ending June thirtieth, nineteen hundred and seven, is hereby made available for payment to institutions adjudged to be under sectarian control, in addition to the sum of one thousand five hundred dollars authorized and paid from said appropriation to said institutions during the fiscal year.
Home for Aged and Infirm.	<b>HOME FOR THE AGED AND INFIRM:</b> For additional amount required for additional steam boiler, including foundations, piping, and necessary expenses of installation, fiscal years nineteen hundred and seven and nineteen hundred and eight, one thousand one hundred dollars.
Municipal almshouse. Additional land.	<b>MUNICIPAL ALMSHOUSE:</b> For additional amount required for acquiring, by purchase or condemnation, additional ground, being part of lot seven in the subdivision of Bellevue or Blue Plains, containing nineteen acres, more or less, bounded on three sides by the ground

purchased by the District of Columbia for site for a municipal almshouse and burial place for indigent dead, six dollars and sixty cents.

**HEALTH DEPARTMENT:** The unexpended balance of the appropriation of twenty-five thousand dollars for the fiscal year nineteen hundred and seven provided for the enforcement of various laws to prevent the spread of contagious diseases in the District of Columbia, and for other purposes, is hereby reappropriated and continued available until June thirtieth, nineteen hundred and nine, to meet the objects set forth in the law granting said appropriation, including expenditures for objects of like character necessary for the enforcement of an Act of Congress approved May thirteenth, nineteen hundred and eight, to provide for the registration of all cases of tuberculosis in the District of Columbia, and for other purposes.

Health department.  
Contagious diseases.  
Balance reappropriated.

Tuberculosis cases.  
*Ante*, p. 126.

**JUDGMENTS:** For payment of the judgments, including costs, against the District of Columbia, set forth in House Document Numbered Eight hundred and eighty, of this session, twenty thousand eight hundred and forty-eight dollars and ninety cents and for additional judgments amounting to ninety-six dollars and ninety-five cents, in all, twenty thousand nine hundred and forty-five dollars and eighty-five cents, together with a further sum sufficient to pay the interest, at not exceeding four per centum, on said judgments, as provided by law, from the date the same became due until the date of payment.

Judgments.

**SUPPORT OF CONVICTS:** To pay amounts found due by the accounting officers of the Treasury on account of the appropriation "Support of convicts, District of Columbia," for the fiscal year nineteen hundred and seven, three thousand three hundred and sixty-eight dollars and sixty-five cents.

Support of convicts.

**HOSPITAL FOR THE INSANE:** For additional amount required for support of indigent insane of the District of Columbia in the Government Hospital for the Insane, as provided by law, sixteen thousand five hundred dollars.

Hospital for Insane.

**REIMBURSEMENT OF PHILADELPHIA, BALTIMORE AND WASHINGTON RAILROAD COMPANY:** For reimbursement of the Philadelphia, Baltimore and Washington Railroad Company for the cost of maintenance of the Long Bridge from February Twelfth, nineteen hundred and six, to December eighteenth, nineteen hundred and six, six thousand four hundred and eighteen dollars and sixteen cents.

Philadelphia, Baltimore and Washington Railroad Company.  
Care of Long Bridge.

**RESERVATIONS FOR UNITED STATES GOVERNMENT:** For amount required to meet the costs and expenses of condemnation proceedings taken pursuant to section twenty-two of the Act of June thirtieth, nineteen hundred and six, entitled "An Act to increase the limit of cost of certain public buildings, to authorize the purchase of sites for public buildings, to authorize the erection and completion of public buildings, and for other purposes," four hundred and thirty-three dollars, payable wholly from the revenues of the United States.

Condemnation of triangles.

Vol. 34, p. 787.

Wholly from United States revenues.

**AMENDMENT OF SECTION TWO, DISTRICT APPROPRIATION ACT, FISCAL YEAR NINETEEN HUNDRED AND EIGHT:** That section two of the District of Columbia appropriation Act, approved March second, nineteen hundred and seven, placing a limitation on expenditures for purposes specified therein of sixty thousand dollars during the fiscal year nineteen hundred and eight, is hereby amended by increasing said limitation to sixty-six thousand dollars during said fiscal year.

Temporary employees on streets, etc.  
Vol. 34, p. 1156.

Limit increased.

Except as otherwise provided, one-half of the foregoing amounts to meet deficiencies in the appropriations on account of the District of Columbia shall be paid from the revenues of the District of Columbia and one-half from any money in the Treasury not otherwise appropriated.

Half from District revenues.

## Army.

## MILITARY ESTABLISHMENT.

## Pay Department.

## PAY DEPARTMENT.

Pay.  
Balances reappropriated.

For pay of officers and enlisted men of the Army, the unexpended balances of the appropriations for pay of officers and enlisted men of the Army for the fiscal years nineteen hundred and six and nineteen hundred and seven, not to exceed eight hundred thousand dollars, are hereby reappropriated and made available for the service of the fiscal year nineteen hundred and eight.

Increased pay.  
*Ante*, p. 108.

For increased pay of officers and enlisted men of the Army, under the provisions of the army appropriation Act approved May eleventh, nineteen hundred and eight, one million two hundred and fifty thousand dollars.

Military Academy.  
Professor of ordnance and gunnery.

Pay of Military Academy: Professor of ordnance and science of gunnery: One lieutenant-colonel in addition to pay as captain, mounted, one hundred and eleven dollars and twelve cents.

Increased pay.  
*Ante*, p. 108.

For pay of officers and enlisted men at the Military Academy, under the provisions of the army appropriation Act approved May eleventh, nineteen hundred and eight, sixty thousand dollars.

## MISCELLANEOUS.

Fort Caswell, N. C.  
Survey of reservation.

For cost of survey of a portion of the Fort Caswell Military Reservation, near Wilmington, North Carolina, including services of engineer and assistants in making said survey under order of the court, in the case of Thompson versus Harmon, now pending in the circuit court of the United States for the eastern district of North Carolina, seven hundred and fifty dollars, or so much thereof as may be assigned by the court.

Ira L. Fredendall.  
Allowance in accounts.

The accounting officers of the Treasury are authorized and directed to allow the sum of one hundred and sixty-four dollars in the settlement of the accounts of Captain Ira L. Fredendall, quartermaster, United States Army, being the cost of transportation of the remains of Sergeant Louis Lemay, Company F, Fifteenth Infantry, from Monterey, California, to his home in Marlboro, Massachusetts, at the request of the family of the deceased, one hundred and sixty-four dollars.

Edward N. Johnston.  
Credit in accounts.

The accounting officers of the Treasury are directed to credit in the accounts of First Lieutenant Edward N. Johnston, Corps of Engineers, the sum of one thousand three hundred and ninety-one dollars and sixty-seven cents now standing against him on the books of the Treasury.

Mark Brooke.  
Credit in accounts.

The accounting officers of the Treasury are directed to credit in the accounts of Lieutenant Mark Brooke, Corps of Engineers, the sum of eighty-five dollars now standing against him on the books of the Treasury.

Oran Perry.  
Credit in accounts.

The accounting officers of the Treasury are hereby directed to credit in the accounts of Brigadier-General Oran Perry, adjutant-general and disbursing officer, Organized Militia, State of Indiana, the sum of five hundred and fifty-three dollars and sixty cents now standing against him on the books of the Treasury.

G. S. Bingham.  
Allowance in accounts.

The accounting officers of the Treasury be, and they are hereby, authorized and directed to allow the sum of three hundred and twenty-one dollars and sixty-seven cents in the accounts of Major G. S. Bingham, Quartermaster's Department, on account of charges paid for the storage of baggage of officers on duty with the forces in military occupation of the island of Cuba during the interval between their return to New York on May twentieth, nineteen hundred and two, and their subsequent assignment to stations in the United States.

Credit in accounts for furnishing officers' quarters.

The proper accounting officers of the Treasury are authorized and directed to credit the following-named officers with the sums set oppo-

site their respective names in the settlement of their accounts for furniture purchased by them by authority of the Secretary of War for public buildings at posts, including expenditures for the equipment of messes for bachelor officers:

Captain Charles C. Ballou, Twelfth Infantry, assistant quartermaster, Presidio of Monterey, California, ninety-eight dollars and sixty-one cents.

Charles C. Ballou.

Captain Leon S. Roudiez, assistant quartermaster, Fort Riley, Kansas, seven hundred and eighty-four dollars and eighty-three cents.

Leon S. Roudiez.

Captain George C. Barnhardt, Fort Ethan Allen, Vermont, one thousand six hundred and thirty-five dollars and sixty-two cents.

George C. Barnhardt.

Lieutenant William J. Davis, Eighth Infantry, assistant quartermaster, Fort Slocum, New York, one thousand five hundred and sixty-three dollars and fifty-seven cents.

William J. Davis.

Lieutenant Willis C. Metcalf, Coast Artillery Corps, Fort Washington, Maryland, two hundred and six dollars and seventy-seven cents.

Willis C. Metcalf.

Captain Courtland Nixon, quartermaster's department, Fort Oglethorpe, Georgia, one thousand three hundred and eighty-two dollars and ninety cents.

Courtland Nixon.

To reimburse First Lieutenant Charles E. Morton, Sixteenth United States Infantry, the amount refunded by him to the United States Government to cover loss of public funds for which he was accountable, and which were stolen at Echague, province of Isabela, Luzon, Philippine Islands, without fault or neglect on his part, one hundred and eighty-six dollars.

Charles E. Morton.  
Reimbursement.  
*Post*, p. 1324.

The sum of sixty thousand dollars appropriated for the erection and completion of a military hospital at San Juan, Porto Rico, under Construction and Repair of Hospitals, in the Act approved March second, nineteen hundred and seven, for the support of the Army for the fiscal year ending June thirtieth, nineteen hundred and eight (Thirty-Fourth Statutes, page eleven hundred and seventy-two), is hereby reappropriated and made available during the fiscal year ending June thirtieth, nineteen hundred and nine, for the erection and completion of said hospital.

San Juan, P. R.  
Military hospital.  
Reappropriation.  
Vol. 34, p. 1172.

For payment to the post exchange, Fort Moultrie, South Carolina, of an amount pertaining thereto, which was erroneously deposited in the Treasury to the credit of "Miscellaneous receipts," forty dollars.

Fort Moultrie, S. C.  
Post exchange.

To provide for the payment by the Secretary of War of the sum of one hundred and twenty-five dollars per month to Jennie Carroll, widow of James Carroll, major and surgeon, United States Army, and the like sum per month to Mabel H. Lazear, widow of Doctor Jesse W. Lazear, late acting assistant contract surgeon, United States Army, as provided by law, three thousand dollars.

Jennie Carroll and  
Mabel H. Lazear.  
Annuities.  
*Post*, p. 1325.

For payment of certain claims approved by the Auditor of the War Department for damages done to private property by the firing of heavy guns at Forts Heath and Banks, Winthrop, Boston Harbor, Massachusetts, one thousand two hundred and fifty dollars.

Forts Heath and  
Banks, Mass.  
Damages for artil-  
lery firing.

For payment of twenty-four approved claims, exclusive of claim numbered two hundred thirty-one thousand eight hundred and sixty-one, provided for in the preceding paragraph, for damages to and loss of private property belonging to citizens of the United States and the Philippine Islands, estimated for on page four hundred and six, House Document numbered twelve, Sixtieth Congress, first session, four thousand five hundred and fifty-two dollars and thirty-five cents.

Philippine Islands.  
Claims for damages.

CLAIMS FOR PROPERTY TAKEN FROM CONFEDERATE OFFICERS AND SOLDIERS AFTER SURRENDER: The time for filing claims under the provisions of the Act of February twenty-seventh, nine hundred and two, and amendments thereto, for horses, saddles, and bridles taken from Confederate soldiers in violation of terms of surrender, and for the payment thereof is extended for twelve months from the passage of this Act; and all claims not presented within this time shall be forever barred.

Property of Confed-  
erate soldiers.  
Time extended for  
presenting claims.  
Vol. 32, p. 43.

Texas.  
Reimbursement for  
defense of frontier.

**PAYMENT TO THE STATE OF TEXAS:** To reimburse the State of Texas, in full settlement of all claims of any nature whatever on account of moneys actually expended by that State after June twentieth, eighteen hundred and sixty, from appropriations made by the legislature of the State of Texas before that date in payment of State volunteers or rangers called into service by authority of the governor of Texas in defense of the frontier of that State against Mexican marauders and Indian depredations, for which reimbursement has not been made out of the Treasury of the United States, as ascertained under the Act of Congress approved March third, nineteen hundred and five, and certified in Senate Document Numbered One hundred and sixty-nine, first session Fifty-ninth Congress, twenty-one thousand three hundred and ninety-five dollars and ninety-five cents.

Vol. 33, p. 1224.

Fort Mason, Cal.,  
depot.  
Construction au-  
thorized to proceed.  
Vol. 34, p. 257.

**GENERAL DEPOT FOR UNITED STATES ARMY SUPPLIES AT FORT MASON, CALIFORNIA:** The Secretary of War is hereby authorized to proceed with the construction of the General Depot for the Supply Departments of the United States Army at Fort Mason, California, authorized by the Army Appropriation Act approved June twelfth, nineteen hundred and six, without waiting for the completion of the condemnation proceedings which have been instituted with a view to the acquisition of certain submerged lands which are necessary for the construction of the wharves and buildings constituting said depot; and the requirements of section three hundred and fifty-five of the Revised Statutes of the United States are hereby suspended in their application to this case.

Securing title  
waived.  
R. S., sec. 355, p. 60.

Navy Department.

#### NAVY DEPARTMENT.

Office of Secretary.

#### OFFICE OF THE SECRETARY.

Ballantyne and  
Sons.  
Payment to.

The Secretary of the Navy is authorized to pay from the appropriations for library, Navy Department, for the fiscal years nineteen hundred and six and nineteen hundred and seven, voucher in favor of Ballantyne and Sons, Washington, District of Columbia, for city directories, amounting to twenty-nine dollars, purchased for the library of the Navy Department, the Comptroller of the Treasury having decided, after the obligation was incurred, that the appropriation for library, Navy Department, being for "professional and technical books and periodicals," was not available for said payment.

Charles W. Stewart.  
Services.

To pay Charles W. Stewart, for services in compiling the volume commemorative of John Paul Jones, seven hundred and fifty dollars.

Hydrographic Of-  
fice.

#### HYDROGRAPHIC OFFICE.

Fred. A. Schmidt.  
Payment to.

To pay an account of Fred. A. Schmidt for three yards of mounted drawing paper, the bill for which was not received until after the balance of the appropriation had been carried to the surplus fund, being for the fiscal year nineteen hundred and three, six dollars and ten cents.

Naval Observatory.

#### NAVAL OBSERVATORY.

Contingent expenses.

For repairs to buildings, fixtures, and fences; furniture, gas, chemicals, and stationery; freight (including the transmission of public documents through the Smithsonian exchange), foreign postage, and expressage; plants, fertilizer, and all contingent expenses, three hundred dollars.

For fuel, oil, grease, tools, pipe, wire, and other materials needed for the maintenance and repair of boilers, engines, heating apparatus, electric lighting and power plant, and water-supply system; purchase and maintenance of teams; material for boxing nautical instruments for transportation; paints, telegraph and telephone service, and incidental labor, four hundred and seven dollars and fifty cents.

## NAVAL ESTABLISHMENT.

Naval establish-  
ment.

## PAY OF THE NAVY.

To supply a deficiency in the appropriation "Pay of the Navy," for the fiscal year ending June thirtieth, nineteen hundred and eight (Act of March second, nineteen hundred and seven, volume thirty-four, page eleven hundred and seventy-six, section one), four hundred and fifty-seven thousand three hundred and sixty-three dollars and fifty cents.

Pay.  
Vol. 34, p. 1176.

In computing the pay of retired officers of the Navy, the ten per cent additional pay allowed for sea duty or for shore duty beyond the continental limits of the United States shall not be included, and the pay of commodore shall be the same in all respects as that of rear-admiral, second nine.

Retired officers.  
Sea duty, etc., not  
to be computed.  
Pay of commodore.  
*Ante*, p. 123.

## GENERAL ACCOUNT OF ADVANCES.

To reimburse "General account of advances," created by the Act of June nineteenth, eighteen hundred and seventy-eight (Twentieth Statutes, one hundred and sixty-seven), for amounts advanced therefrom and expended on account of the several appropriations named in excess of the sums appropriated therefor for the fiscal year given, found to be due the "general account" on adjustment by the accounting officers, there is appropriated as follows:

General account of  
advances.  
Vol. 20, p. 167.

For pay of the Navy, nineteen hundred and five, eight hundred and forty-seven dollars and forty-four cents;

Pay.

For pay of the Navy, nineteen hundred and four, seven hundred and ninety-six dollars and twenty-six cents;

For pay of the Navy, nineteen hundred and three, two hundred and forty-eight dollars and fifty-three cents;

For pay of the Navy, nineteen hundred and two, forty-eight dollars and sixty cents;

For pay of the Navy, nineteen hundred and one, sixteen cents;

For pay of the Navy, nineteen hundred, fourteen cents;

For pay, miscellaneous, nineteen hundred and five, one hundred and forty dollars and five cents;

Pay, miscellaneous.

For pay, miscellaneous, nineteen hundred and four, two thousand four hundred and forty-nine dollars and eighty-five cents;

For pay, miscellaneous, nineteen hundred and three, two hundred and seven dollars and eighty-two cents;

For pay, miscellaneous, nineteen hundred and two, one hundred and fifty dollars and eighty-three cents;

For contingent, Navy, nineteen hundred and five, one hundred and thirteen dollars and thirty-four cents;

Contingent.

For pay, Marine Corps, nineteen hundred and four, two hundred and fourteen dollars and forty-one cents;

Marine Corps.

For pay, Marine Corps, nineteen hundred and three, two dollars and thirty-two cents;

For pay, Marine Corps, nineteen hundred and two, fourteen dollars and twenty-eight cents;

For provisions, Marine Corps, nineteen hundred and five, thirty-four dollars and seventy-five cents;

For provisions, Marine Corps, nineteen hundred and four, six hundred and sixty dollars;

For provisions, Marine Corps, nineteen hundred and three, fifteen dollars and seven cents;

For clothing, Marine Corps, nineteen hundred and five, thirty-one dollars and fourteen cents;

For clothing, Marine Corps, nineteen hundred and four, eighty-six cents;

For clothing, Marine Corps, nineteen hundred and three, ten dollars;

For transportation and recruiting, Marine Corps, nineteen hundred and five, twenty dollars and thirty-six cents;

For transportation and recruiting, Marine Corps, nineteen hundred and three, ten cents;

For contingent, Marine Corps, nineteen hundred and five, sixty-two dollars and fifty-nine cents;

For contingent, Marine Corps, nineteen hundred and four, forty-eight dollars and twenty-eight cents;

For contingent, Marine Corps, nineteen hundred and three, fifty-two dollars and seventy-six cents;

For contingent, Marine Corps, nineteen hundred and two, sixty-two dollars and thirty-three cents;

Bureau of Navigation.

For transportation, Bureau of Navigation, nineteen hundred and five, fifty-two dollars and eleven cents;

For transportation, Bureau of Navigation, nineteen hundred and four, thirty-two dollars and thirty-eight cents;

For recruiting, Bureau of Navigation, nineteen hundred and four, three hundred and sixty-two dollars and ten cents;

For contingent, Bureau of Navigation, nineteen hundred and five, forty cents;

For contingent, Bureau of Navigation, nineteen hundred and four, twenty-seven dollars and eighty cents;

For transportation, recruiting, and contingent, Bureau of Navigation, nineteen hundred and three, thirteen dollars;

For transportation, recruiting, and contingent, Bureau of Navigation, nineteen hundred and two, one hundred and eighty-nine dollars;

For gunnery exercises, Bureau of Navigation, nineteen hundred and five, one hundred and twenty-seven dollars and forty-nine cents;

For gunnery exercises, Bureau of Navigation, nineteen hundred and four, two hundred and eleven dollars and thirty-nine cents;

For outfits on first enlistment, Bureau of Navigation, nineteen hundred and five, sixty-five dollars and six cents;

For outfits on first enlistment, Bureau of Navigation, nineteen hundred and four, fifty-six dollars and fifty-six cents;

For outfits for naval apprentices, Bureau of Navigation, nineteen hundred and two, forty-five dollars;

Bureau of Ordnance.

For ordnance and ordnance stores, Bureau of Ordnance, nineteen hundred and five, seventy-six dollars and seventy-eight cents;

For ordnance and ordnance stores, Bureau of Ordnance, nineteen hundred and four, twenty-five dollars;

For contingent, Bureau of Ordnance, nineteen hundred and five, one hundred and fifty-six dollars and thirty-four cents;

Bureau of Equipment.

For equipment of vessels, Bureau of Equipment, nineteen hundred and five, fourteen dollars and sixty-two cents;

For equipment of vessels, Bureau of Equipment, nineteen hundred and four, fifty-six dollars and sixteen cents;

For equipment of vessels, Bureau of Equipment, nineteen hundred and two, fifty-seven dollars;

For coal and transportation, Bureau of Equipment, nineteen hundred and four, four dollars;

For ocean and lake surveys, Bureau of Equipment, nineteen hundred and four, eight hundred and seventy dollars;

Bureau of Yards and Docks.

For maintenance, Bureau of Yards and Docks, nineteen hundred and five, fifty-one dollars and seventy-two cents;

For maintenance, Bureau of Yards and Docks, nineteen hundred and four, fifteen dollars;

Bureau of Medicine and Surgery.

For Medical Department, Bureau of Medicine and Surgery, nineteen hundred and four, one hundred and forty-eight dollars and ninety-nine cents;

For Medical Department, Bureau of Medicine and Surgery, nineteen hundred and three, fifty-one dollars and forty-five cents;

For contingent, Bureau of Medicine and Surgery, nineteen hundred and five, one hundred and sixty-six dollars and sixty-five cents;

For contingent, Bureau of Medicine and Surgery, nineteen hundred and four, one hundred and four dollars and thirty-nine cents;

For contingent, Bureau of Medicine and Surgery, nineteen hundred and three, seventeen dollars and forty cents;

For provisions, Bureau of Supplies and Accounts, nineteen hundred and five, three hundred and ninety-nine dollars and eighty-seven cents;

Bureau of Supplies and Accounts.

For provisions, Bureau of Supplies and Accounts, nineteen hundred and four, eight thousand five hundred and thirty dollars and twelve cents;

For contingent, Bureau of Supplies and Accounts, nineteen hundred and five, eight hundred and seventy dollars and thirty-five cents;

For contingent, Bureau of Supplies and Accounts, nineteen hundred and four, one hundred and ninety-five dollars and twenty-seven cents;

For construction and repair, Bureau of Construction and Repair, nineteen hundred and five, four hundred and twenty-six dollars and fifty-one cents;

Bureau of Construction and Repair.

For construction and repair, Bureau of Construction and Repair, nineteen hundred and four, one hundred and sixty-six dollars and thirty-one cents;

For construction and repair, Bureau of Construction and Repair, nineteen hundred and two, twenty-three thousand seven hundred and thirty-one dollars and fifty-two cents;

For steam machinery, Bureau of Steam Engineering, nineteen hundred and five, fifteen dollars and eighty-one cents;

Bureau of Steam Engineering.

For steam machinery, Bureau of Steam Engineering, nineteen hundred and four, one hundred and sixty-eight dollars and fifty-one cents;

For steam machinery, Bureau of Steam Engineering, nineteen hundred and two, three dollars and fifty cents;

For relief of George T. Pettengill (Act January twenty-fifth, nineteen hundred and seven), four hundred and eighty-four dollars and ninety-seven cents; in all, forty-four thousand two hundred and twenty-two dollars and eighty cents.

George T. Pettengill.  
Vol. 34, p. 2306.  
*Ante*, p. 23.

#### BUREAU OF NAVIGATION.

Bureau of Navigation.

To supply a deficiency in the appropriation "Pay of the Navy," two million dollars.

Pay.

To supply a deficiency in the appropriation "Outfits on first enlistment," one hundred thousand and eighty dollars.

Outfits.

The members of the class of midshipmen graduated from the Naval Academy on September twelfth, nineteen hundred and six, and February eleventh, nineteen hundred and seven, shall, subject to the usual examinations, be commissioned as ensigns after two years' sea service from the dates, respectively, of such graduation, and as in the case of other graduates from the Naval Academy.

Commissions to certain midshipmen.

#### BUREAU OF ORDNANCE.

Bureau of Ordnance.

For miscellaneous items, namely, freight to foreign stations, advertising, cartage and express charges, expenses of light and water at magazines and stations, tolls, ferriage, foreign postage, and telegrams to and from the Bureau, technical books, and incidental expenses attending inspection of ordnance material for the fiscal year nineteen hundred and five, one hundred and ninety-five dollars.

Miscellaneous.

For new powder magazine, Fort Mifflin, Pennsylvania, including lightning protection, track connections, and so forth, for the fiscal year nineteen hundred and five, nine hundred and eighty-four dollars.

Fort Mifflin, Pa.,  
magazine.  
New building, etc.

Bureau of Equip-  
ment.

BUREAU OF EQUIPMENT.

Coal and transpor-  
tation.

For purchase of coal and other fuel for steamer's and ship's use, and other equipment purposes, including expenses of transportation, storage, and handling the same, and for the general maintenance of naval coaling depots and coaling plants, for the fiscal year nineteen hundred and eight, seven hundred thousand dollars.

Bureau of Medicine  
and Surgery.

BUREAU OF MEDICINE AND SURGERY.

Bringing home re-  
mains.

To supplement the appropriation bringing home remains of officers and men, Navy and Marine Corps, who die abroad, including all objects mentioned under this title of appropriation in the naval appropriation Act for the fiscal year nineteen hundred and eight, three thousand dollars.

Bureau of Supplies  
and Accounts.

BUREAU OF SUPPLIES AND ACCOUNTS.

Contingent.

For expressage, fuel, books and blanks, stationery, advertising, furniture and interior fittings for general storehouses and pay offices in navy-yards; coffee mills and repairs thereto; expenses of naval clothing factory and machinery for same, postage, telegrams, telephones, tolls, ferriages, yeoman's stores, safes, newspapers, ice, and other incidental expenses, ten thousand dollars.

Herbert E. Stevens.  
Credit in accounts.

The auditor for the Navy Department is hereby authorized and directed to credit, in the settlement of the accounts of Paymaster Herbert E. Stevens, United States Navy, the sum of two thousand seven hundred and sixty dollars and eighty-eight cents, being the value of clothing and small stores stolen from him by Chief Yeoman Oscar S. Kelley, United States Navy, and which has been charged against his accounts on the books of the Treasury Department.

Bureau of Steam  
Engineering.

BUREAU OF STEAM ENGINEERING.

Steam machinery.

For amount reported by accounting officers of the United States Treasury, April sixteenth, nineteen hundred and eight, as found in the adjustment of appropriations to be due the appropriation "General account of advances," being for the fiscal year nineteen hundred and six, five thousand eight hundred and seventy dollars and twenty-six cents.

Marine Corps.

MARINE CORPS.

Pay.

For amount of deficiency in appropriation for pay of the Marine Corps, reported by the Auditor for the Navy Department, under date of January twenty-second, nineteen hundred and eight, for the fiscal year nineteen hundred and five, one hundred and thirty-three thousand four hundred and thirteen dollars and eighty-eight cents.

George Richards.  
Credit in accounts.

CREDIT IN ACCOUNTS OF LIEUTENANT-COLONEL GEORGE RICHARDS, ASSISTANT PAYMASTER, UNITED STATES MARINE CORPS: The Auditor for the Navy Department is authorized and directed to credit in the accounts of Lieutenant-Colonel George Richards, assistant paymaster, United States Marine Corps, for the second quarter, nineteen hundred and five, under the appropriation "Pay Marine Corps, nineteen hundred and five," the amount disallowed pursuant to decision by the Comptroller of the Treasury, August seventh, nineteen hundred and five, as excess travel allowance on discharge of certain enlisted men, aggregating fifty-eight dollars and thirty-two cents.

Provisions.

FOR PROVISIONS, MARINE CORPS: Including items specified under this head in naval appropriation Act for the fiscal year nineteen hundred and eight, one hundred and twenty-five thousand dollars.

Fuel.

For fuel, Marine Corps, including items specified under this head in naval appropriation Act, for the fiscal year nineteen hundred and eight, twenty-five thousand dollars.

For hire of quarters, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and six, one thousand seven hundred and ninety-three dollars and thirteen cents.	Hire of quarters.
For military stores, Marine Corps, including items specified under this head in naval appropriation Acts, for fiscal years as follows:	Military stores.
For the fiscal year nineteen hundred and two, one thousand three hundred and sixty-three dollars and fifty-one cents.	
For the fiscal year nineteen hundred and three, one hundred and ten dollars and ten cents.	
For contingent, Marine Corps, including items specified under this head in naval appropriation Acts, for fiscal years as follows:	Contingent.
For the fiscal year nineteen hundred and two, seven dollars.	
For the fiscal year nineteen hundred and three, three hundred and fifteen dollars and sixty-five cents.	
For the fiscal year nineteen hundred and four, twenty-two cents.	
For the fiscal year nineteen hundred and five, fifteen dollars and forty-one cents.	
For the fiscal year nineteen hundred and six, three thousand one hundred and forty-four dollars and forty-seven cents.	
For repairs of barracks, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and three, one hundred and seventy-four dollars and fifty-three cents.	Repairs of barracks.
For provisions, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and four, twenty-nine dollars.	Provisions.
For transportation and recruiting, Marine Corps, including items specified under this head in naval appropriation Acts, for fiscal years as follows:	Transportation and recruiting.
For the fiscal year nineteen hundred and four, three hundred and forty-one dollars and thirty-one cents.	
For the fiscal year nineteen hundred and five, ninety-six cents.	
For hire of quarters, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and four, ninety-four dollars and fifty-three cents.	Hire of quarters.
For fuel, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and five, one thousand one hundred and thirty-three dollars and twenty-six cents.	Fuel.

## MISCELLANEOUS.

The Secretary of the Navy is authorized to employ and pay, during the fiscal year nineteen hundred and nine, out of the lump appropriations of the several bureaus of the Navy Department, such classified civil-service employees as may be necessary to properly perform the clerical, drafting, inspection, messenger, and other classified work at the several navy-yards and stations: *Provided*, That the Secretary of the Navy shall submit to Congress detailed estimates for all such classified civil-service employees that may be required to be employed during the fiscal year nineteen hundred and ten, and annually thereafter, and no such classified civil-service employees shall be employed during the fiscal year nineteen hundred and ten, or in any subsequent fiscal year, and paid from such lump appropriations except under specific authorization granted by law from year to year based upon estimates as herein required.

Employment of classified employees from lump appropriations. *Ante*, p. 159.

*Proviso*. Detailed estimates required.

Employment forbidden hereafter unless specially provided for.

## Interior Department.

## INTERIOR DEPARTMENT.

## Capitol.

## CAPITOL BUILDING AND REPAIRS.

Repairs, etc.  
Suspended items al-  
lowed.

The unexpended balances of the appropriations of the fiscal years nineteen hundred and seven, and nineteen hundred and seven and nineteen hundred and eight, is hereby reappropriated and made available for the fiscal year nineteen hundred and eight, for payment of the items disallowed and suspended by the Auditor for the Interior Department against the appropriation Capitol Building and repairs, nineteen hundred and seven and nineteen hundred and eight, amounting to two thousand and five dollars and ninety-one cents, and for work at Capitol, and for general repairs thereof, including flags for the east and west fronts of the center of the Capitol, flagstaves, halyards and tackle, wages of mechanics and laborers, purchase, maintenance, and driving of office vehicle, and not exceeding one hundred dollars for the purchase of technical and necessary reference books.

George S. Cunning-  
ham and H. M. Sulli-  
van.  
Reimbursement.

To reimburse George S. Cunningham and H. M. Sullivan for loss of time and doctors' fees on account of injuries received while employed in the construction of the office building for the House of Representatives, two hundred and fifty dollars each; in all, five hundred dollars.

M. H. Mosman.  
Payment to.

To pay M. H. Mosman for material and labor for repairing damage due to accident in erection of bronze doors, House wing of Capitol, one thousand seven hundred and seventy dollars.

Lighting.  
Fixtures for House  
Office Building.

The unexpended balance of the appropriation for lighting the Capitol building and grounds, fiscal year nineteen hundred and seven, is hereby reappropriated and made available for the fiscal year nineteen hundred and nine for the purchase of lighting fixtures for the House Office Building.

House Office Build-  
ing.  
Electric current.

To pay the Potomac Electric and Power Company for furnishing electric current for House Office Building for the months of January, February, March, April, and for estimated sum required for electric current for the months of May and June, nineteen hundred and eight, fifteen thousand one hundred and thirty dollars.

Senate kitchen.  
Balance for general  
repairs.  
Vol. 34, p. 658.

The unexpended balance of the appropriation for the necessary improvements in the Senate kitchen, and so forth, provided for in the deficiency Act approved June thirtieth, nineteen hundred and six, is hereby reappropriated and made available for work at the Capitol and for general repairs thereof for the fiscal year nineteen hundred and nine.

## Public lands.

## PUBLIC LAND SERVICE.

Truman G. Daniells  
and Sargent S. Mor-  
ton.  
Payment to.

For payment to Truman G. Daniells, register, and Sargent S. Morton, late receiver, of the United States land office at Oakland, formerly San Francisco, California, the difference between the amount of compensation received by them for services rendered in the conduct of said office from June second, nineteen hundred and six, to June thirtieth, nineteen hundred and seven, and the maximum compensation of three thousand dollars per annum each allowed by law, but which they were deprived of earning owing to the destruction of the office at San Francisco by earthquake and fire on April eighteenth, nineteen hundred and six, four thousand five hundred and ninety-three dollars and fifty-two cents.

Deputy surveyors.  
Payment to.

For payment to certain United States deputy surveyors for surveys and resurveys of public lands executed by them and necessary to complete the surveys under their contracts, being the amounts found due them by the Commissioner of the General Land Office, in accordance with the rates as authorized in the Acts making appropriation for the survey and resurvey of public lands for the fiscal years in which the work was executed, as fully set forth on page twenty-five of House

Document Numbered Eight hundred and eighty of the present session, three thousand seven hundred and sixty-one dollars and ninety cents.

To pay Howard B. Carpenter the balance due him for survey of boundary line between the States of Idaho and Montana, under contract dated February tenth, nineteen hundred and four, two thousand four hundred and forty-six dollars and thirty-four cents.

Howard B. Carpenter.  
Surveying Idaho and Montana boundary.

## INDIAN OFFICE.

Indian Office.

For one clerk of class three, for the fiscal year nineteen hundred and nine, one thousand six hundred dollars.

Clerk.

## RECLAMATION SERVICE.

Reclamation service.

To reimburse certain disbursing agents of the United States Reclamation Service for losses sustained by them on service payments made during July and August, nineteen hundred and six, in accordance with prior regulations, the notice of change in methods of payments for services under the provisions of section six of the sundry civil Act approved June thirtieth, nineteen hundred and six, not having been brought to their attention until after such payments had been made, and which were subsequently disallowed in their accounts and the amounts repaid by them to the United States from their personal funds, as fully set forth on page twenty-six of House Document Numbered Eight hundred and eighty of the present session, one hundred and four dollars and sixty-one cents.

Reimbursing disbursing agents.

Vol. 34, p. 763.

## INDIAN AFFAIRS.

Indian Department.

To pay the expense of purchasing goods and supplies for the Indian Service, advertising, and all other expenses connected therewith, and for telegraphing and telephoning, and for transportation of Indian goods and supplies for the fiscal year nineteen hundred and seven, ten thousand dollars.

Purchasing, etc., supplies.

To enable the Secretary of the Interior to complete the survey, allotment, classification, and appraisal of the lands of the Blackfeet Indian Reservation in Montana, in accordance with the provisions of the Act of March first, nineteen hundred and seven, entitled "An Act making appropriations for the current and contingent expenses of the Indian Department, for fulfilling treaty stipulations with the various Indian tribes, and for other purposes, for the fiscal year ending June thirtieth, nineteen hundred and eight," three thousand dollars, or so much thereof as may be necessary: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of the surplus lands and town sites of said reservation, three thousand dollars.

Blackfeet Indian Reservation, Mont. Surveying, allotting, etc.

Vol. 34, p. 1035.

*Proviso.*  
Reimbursement.

## PENSIONS.

Pensions.

Army and Navy pensions, as follows: For invalids, widows, minor children, and dependent relatives, army nurses, and all other pensioners who are now borne on the rolls or who may hereafter be placed thereon, under the provisions of any and all Acts of Congress: *Provided*, That the appropriation aforesaid for navy pensions shall be paid from the income of the navy pension fund, so far as the same shall be sufficient for that purpose: *And provided further*, That the amount expended under each of the above items shall be accounted for separately, ten million dollars.

Army and Navy.

*Provisos.*  
Navy from naval fund.

Separate accounts.

Department of Commerce and Labor.

DEPARTMENT OF COMMERCE AND LABOR.

Office of the Secretary.

OFFICE OF THE SECRETARY.

William L. Soleau.  
Credit in accounts.

The accounting officers of the Treasury Department are hereby authorized and directed to credit in the accounts of William L. Soleau, disbursing clerk, Department of Commerce and Labor, the sum of four dollars and seventy-two cents, disallowed by the Auditor for the State and other Departments, from his accounts for the quarter ended September thirtieth, nineteen hundred and six.

Immigration.

BUREAU OF IMMIGRATION AND NATURALIZATION.

Ellis Island, N. Y.  
Contagious disease hospital buildings.

For the installation of mechanical equipments and incidental construction work in the buildings of the contagious disease hospital group at Ellis Island, New York; and for leveling, filling and grading approaches to these buildings, and constructing sidewalks, one hundred and fifteen thousand dollars, which shall be paid from the permanent appropriation for "Expenses of regulating immigration," one hundred and fifteen thousand dollars.

Compagnie Generale Transatlantique.  
Refund.

For refund to the Compagnie Generale Transatlantique of an amount erroneously collected from said company for hospital treatment of the aliens Ofeara and Sarquis Persigian, from January thirty-first, nineteen hundred and seven, to June thirtieth, nineteen hundred and seven, inclusive, to be paid from the appropriation "Expenses of regulating immigration," two hundred and seventy-three dollars.

Point Arena, Cal.,  
light-station.

For completing the restoration of the Point Arena light-station, California, five thousand dollars.

Fisheries Bureau.

BUREAU OF FISHERIES.

Baird, Cal.  
Fish hatchery.

For the construction and repair of buildings at Baird, California, and auxiliary stations, and the improvement of water supply, eight hundred and fifty dollars.

Department of Justice.

DEPARTMENT OF JUSTICE.

Contingent expenses.

For miscellaneous expenditures, including telegraphing, fuel, lights, foreign postage, labor, repairs of buildings, care of grounds, books of reference, periodicals, typewriters and exchange of same, and other necessities directly ordered by the Attorney-General, one thousand dollars;

McNeil Island, Wash., penitentiary.  
Heating plant.

For the purchase and installation of a heating plant at the United States Penitentiary, McNeil Island, Washington, six thousand dollars.

Opinions of Attorney-General, Volume 26.  
Preparation.

To enable the Attorney-General to employ, at his discretion, and irrespective of the provisions of section seventeen hundred and sixty-five of the Revised Statutes, such competent person or persons, as will, in his judgment, best perform the service, to edit and prepare for publication and superintend the printing of volume twenty-six of the Opinions of the Attorney-General, five hundred dollars; the printing of said volume to be done in accordance with the provisions of section three hundred and eighty-three of the Revised Statutes.

Printing.  
R. S., sec. 383, p. 63.

Defending suits in claims.

For defraying the necessary expenses, including salaries of necessary employees in Washington, District of Columbia, incurred in the examination of witnesses and procuring of evidence in the matter of claims against the United States and in defending suits in the Court of Claims, including defense for the United States in the matter of French spoliation claims, to be expended under the direction of the Attorney-General, for the fiscal year nineteen hundred and seven, six dollars.

P. S. Petersen.  
Payment to.

For the payment to Guard P. S. Petersen, at Fairbanks, Alaska, eight hundred and thirty-three dollars.

## UNITED STATES COURTS.

United States courts.

For salaries of district attorneys and marshals for Oklahoma, from November sixteenth, nineteen hundred and seven, to June thirtieth, nineteen hundred and eight, at the rate of four thousand dollars per annum each, ten thousand dollars.

Oklahoma.  
District attorneys  
and marshals.

For fees of clerks for the fiscal years as follows:

Clerks' fees.

For the fiscal year nineteen hundred and eight, forty thousand dollars.

For the fiscal year nineteen hundred and seven, ten thousand six hundred and ninety-seven dollars and nine cents.

For the fiscal year nineteen hundred and six, four hundred and forty-seven dollars and eighty cents.

To enable the Attorney-General to pay, on the certificate of the clerk of the court, each of the witnesses in the trial of the case of the United States against Hyde, Dimond, Benson, and Schneider in the District of Columbia, who attend said trial from outside of the District of Columbia, in addition to the amounts that may be paid them under authority of the urgent deficiency appropriation Act approved February fifteenth, nineteen hundred and eight, a sum equal to three dollars per day for each day actually occupied in attendance on said trial, including the days necessarily occupied in traveling from and returning to their homes, the number of days consumed or to be consumed in such travel to be evidenced by affidavits filed with the clerk of the court, ten thousand dollars, or so much thereof as may be necessary.

Land fraud cases.  
Payments to wit-  
nesses.

For payment of such miscellaneous expenses as may be authorized by the Attorney-General, for the United States courts and their officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and moving of records, for the fiscal years, as follows:

Miscellaneous.

For the fiscal year nineteen hundred and eight, twenty-five thousand dollars.

For the fiscal year nineteen hundred and six, two hundred and fifty dollars and twenty-five cents.

For the fiscal year nineteen hundred and five, sixty dollars and eighty cents.

For the fiscal year nineteen hundred and four, forty-six dollars and seventy-eight cents.

For rent of rooms for the United States courts and judicial officers, ten thousand dollars.

Rent of courtrooms.

For supplies for the United States courts and judicial officers, to be expended under the direction of the Attorney-General, for the fiscal year nineteen hundred and seven, two hundred and eighty-seven dollars and seventy-four cents.

Supplies.

To supply a deficiency in the appropriation for pay of bailiffs and criers of United States courts, including all objects of expenditure under this title of appropriation in the sundry civil appropriation Act for the fiscal year nineteen hundred and eight, five thousand dollars.

Bailiffs, etc.

For support of United States prisoners, including all objects of expenditure under this title of appropriation in the sundry civil appropriation Act for the fiscal year nineteen hundred and five, five hundred dollars.

Support of prisoners.

For support of inmates, including storeroom supplies and other necessary articles and supplies, for the Reform School, Washington, District of Columbia, two thousand seven hundred dollars.

Reform School, D. C.

## Court of Claims.

## COURT OF CLAIMS.

A. A. Birney.

For contingent expenses, Court of Claims, fiscal year nineteen hundred and seven, to pay the account of A. A. Birney, administrator of the estate of Allen C. McLean, for repairs made to furniture, thirteen dollars and eighty cents.

Pope Manufacturing Company.

For contingent expenses, Court of Claims, fiscal year nineteen hundred and six, to pay the account of the Pope Manufacturing Company for one bicycle tire furnished for use on the bicycle used by the court messenger, three dollars and fifty cents.

Lucien B. Howry.

For payment to Lucien B. Howry for services rendered the Court of Claims during the month of May, nineteen hundred and six, one hundred and eight dollars.

Post-Office Department.

## POST-OFFICE DEPARTMENT.

Filing devices, etc.

For indexes and filing devices, one thousand dollars.

Postal service.

## OUT OF THE POSTAL REVENUES.

Clerk hire.

To reimburse certain postmasters for amounts paid on account of clerk hire during the fiscal year nineteen hundred and six, six hundred and fifty-six dollars and thirteen cents.

Mail-messenger service.

For mail-messenger service, forty-seven thousand dollars.

Wagon service.

For regulation, screen, or other wagon service, forty-six thousand dollars.

Assistant superintendents, railway mail service.

For necessary official expenses of assistant superintendents, railway mail service, not covered by per diem allowance, four hundred dollars.

Indemnity, registered mail.

For the payment of limited indemnity for the loss of pieces of first-class registered matter on account of fiscal years as follows:

For the fiscal year nineteen hundred and eight, five thousand dollars.

For the fiscal year nineteen hundred and seven, eight thousand dollars.

For the fiscal year nineteen hundred and six, five thousand dollars.

To pay amounts found due by the Auditor for the Post-Office Department and certified in House Document Numbered Eight hundred and eighty, of the present session, as follows:

City delivery.

City delivery service, incidental expenses, nineteen hundred and five and prior years, three thousand and sixty-eight dollars and seventy-one cents.

Miscellaneous, first and second class offices.

Miscellaneous items, first and second class offices, nineteen hundred and five and prior years, one thousand three hundred and forty dollars and fifty cents.

Rural delivery.

Rural delivery service, rural agents, salary and per diem, nineteen hundred and five and prior years, fifty-four dollars.

Rural delivery service, incidental expenses, nineteen hundred and five and prior years, nine hundred and eighty-two dollars and twenty-nine cents.

Postmasters.

Compensation to postmasters, fiscal year nineteen hundred and seven, two thousand eight hundred and sixty-one dollars and seventy cents.

Special delivery.

Special-delivery service, fees to messengers, fiscal year nineteen hundred and seven, forty dollars and forty cents.

Star routes.

Inland mail transportation, star, fiscal year nineteen hundred and seven, seven thousand and forty-seven dollars and twenty cents.

Inland mail transportation, star, fiscal year nineteen hundred and six, forty dollars and seventeen cents.

Doremus Machine Company. Payment to. Proviso.

To close the account of the Doremus Machine Company for cancelling machines furnished during the fiscal year nineteen hundred and three, twenty-six thousand nine hundred and fifty dollars: *Provided,*

That said sum shall be accepted by said company in full of all claim and demand against the United States arising under their contract with the United States, dated May sixth, nineteen hundred and two.

Acceptance in full.

### LEGISLATIVE.

Legislative.

To enable the Secretary of the Senate and the Clerk of the House of Representatives to pay to the officers and employees of the Senate and House borne on the annual and session rolls on the first day of May, nineteen hundred and eight, including the Capitol police, the official reporters of the Senate and House, and W. A. Smith, Congressional Record Clerk, for extra services during the first session of the Sixtieth Congress, a sum equal to one month's pay at the compensation then paid them by law, the same to be immediately available.

Extra month's pay to employees.

### SENATE.

Senate.

To pay Sara Alice Latimer, widow of Honorable Asbury C. Latimer, late a Senator from the State of South Carolina, seven thousand five hundred dollars.

Asbury C. Latimer.  
Payment to widow.

To pay Emily J. Proctor, widow of Honorable Redfield Proctor, late a Senator from the State of Vermont, seven thousand five hundred dollars.

Redfield Proctor.  
Payment to widow.

To pay Janet G. A. Bryan, widow of Honorable William James Bryan, late a Senator from the State of Florida, seven thousand five hundred dollars.

William James Bryan.  
Payment to widow.

To pay to Joseph Whyte and Clymer Whyte, sons, and to William Pinkney Whyte, Charles G. Whyte, Mary T. Wallbrecht, and William Hollingsworth Whyte, grandchildren, of Honorable William Pinkney Whyte, late a Senator from the State of Maryland, seven thousand five hundred dollars.

William Pinkney Whyte.  
Payment to children and grandchildren.

To pay to Ida Mallory, Stephen R. Mallory, Kathleen Mallory, Ruby Mallory Fisher, Cora Mallory, Nellie Mallory Pasco, and Stephen R. Mallory Kennedy, nephews and nieces of Honorable Stephen R. Mallory, late a Senator from the State of Florida, seven thousand five hundred dollars.

Stephen R. Mallory.  
Payment to nephews and nieces.

For salaries and mileage of Senators, eight thousand four hundred and forty dollars and sixty-two cents.

Senators.  
Pay and mileage.

For miscellaneous items, exclusive of labor, twenty-five thousand dollars.

Miscellaneous items.

To reimburse the official reporters of the proceedings and debates of the Senate for expenses incurred from March fourth, nineteen hundred and seven, to March fourth, nineteen hundred and eight, for clerk hire and other extra clerical services, four thousand seven hundred and forty dollars.

Official reporters.  
Extra expenses.

To pay William M. Malloy for reporting hearings before the Committee on Foreign Relations on Wireless Telegraph Treaty and consular bill, one hundred and eighty-seven dollars and fifty cents.

William M. Malloy.  
Services.

To pay Robert W. Farrar, for indexing and for extra services as clerk to the Committee on Pensions, one thousand dollars.

Robert W. Farrar.  
Services.

To pay Dennis M. Kerr, for services as assistant clerk by detail to the Committee on Pensions, one thousand dollars.

Dennis M. Kerr.  
Services.

To pay for extra services rendered to the Committee on Military Affairs during the investigation of the Brownsville affray, from January twenty-third, nineteen hundred and seven, during the recess of the Senate, and until March eleventh, nineteen hundred and eight, as authorized by Senate Resolution Numbered Two hundred and eight, Fifty-ninth Congress, second session, as follows: To L. M. Wells, two thousand dollars; to J. A. Breckons, one thousand two hundred dollars; to C. E. Lane, six hundred dollars; to Ray Colwell, one hundred

Committee on Military Affairs.  
Extra services to.

dollars; to Joseph Carter, one hundred dollars; to E. L. Cornelius, six hundred dollars; to Peter Reily, one hundred dollars; to John R. Williams, one hundred dollars; in all, four thousand eight hundred dollars.

J. H. Jones.  
Services.

To pay J. H. Jones for extra services in the care of the Senate chronometer and for the work in connection therewith, one hundred dollars for the first session of the Sixtieth Congress.

N. M. Wakefield.  
Services.

To pay N. M. Wakefield for service rendered in preparing a tracer of legislation, and notifying the members of the Senate of the movements of the Senate bills, one thousand dollars.

House of Represent-  
atives.

HOUSE OF REPRESENTATIVES.

Compensation,  
Members, Delegates,  
and Resident Com-  
missioners.

For compensation of Members of the House of Representatives, Delegates from Territories, the Resident Commissioner from Porto Rico, and the Resident Commissioners from the Philippine Islands, thirteen thousand two hundred and forty-three dollars and fourteen cents.

Adolph Meyer.  
Payment to widow.

To pay the widow of Adolph Meyer, late a Representative in Congress from the State of Louisiana, seven thousand five hundred dollars.

A. L. Brick.  
Payment to widow.

To pay the widow of A. L. Brick, late a Representative in Congress from the State of Indiana, seven thousand five hundred dollars.

Contested election  
expenses.

For allowance to the following contestants and contestees for expenses incurred in contested election cases as audited and recommended by the committees on elections:

Stanley H. Kunz.

Stanley H. Kunz, two thousand dollars;

Charles McGavin.

Charles McGavin, two thousand dollars;

Adolph J. Sabath.

Adolph J. Sabath, two thousand dollars;

Anthony Michalek

Anthony Michalek, two thousand dollars;

Aaron P. Prioleau.

Aaron P. Prioleau, two thousand dollars;

George S. Legare.

George S. Legare, two thousand dollars;

J. O. Patterson.

J. O. Patterson, two thousand dollars;

A. F. Lever.

A. F. Lever, two thousand dollars;

William B. Cravens.

William B. Cravens; five hundred dollars; in all, sixteen thousand five hundred dollars.

Miscellaneous  
items, etc.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, to continue available during the fiscal year nineteen hundred and nine, seventy-five thousand dollars.

Stationery.

For stationery for Members of the House of Representatives, including stationery for the use of the committees and officers of the House, two thousand five hundred dollars.

House Office Build-  
ing.

Telephone service.

For telephone service for House Office Building for last half of the fiscal year nineteen hundred and eight, two thousand seven hundred and sixty dollars.

Doorkeeper.

For hire of horses, feed, repair of wagons and harness for the Doorkeeper's office, three hundred dollars.

Folding.

For folding speeches, to continue available during the fiscal year nineteen hundred and nine, three thousand dollars.

J. E. Rose.  
Payment to.

To pay J. E. Rose balance due on account for delivery of coal to House Office Building instead of to House wing of Capitol building, five hundred and thirty-four dollars.

Official reporters  
and stenographers.  
Extra expenses.

To reimburse the official reporters of debates and the official stenographers to committees for moneys actually paid out by them for clerical hire and extra clerical services from March fourth, nineteen hundred and seven, to March fourth, nineteen hundred and eight, seven hundred and fifty dollars each, and to John J. Cameron, two hundred and forty dollars; in all, seven thousand seven hundred and forty dollars.

L. W. Busbey.  
Services.

To pay L. W. Busbey for services as clerk of the Committee on Rules, one thousand dollars.

To pay James Dent and J. F. Kelly one hundred dollars each for caring for rooms of Committee on Appropriations.

To pay J. C. Stewart for caring for and regulating the House chronometer one hundred dollars.

To pay Foster Scoll for services as additional clerk to the Committee on Enrolled Bills one hundred and fifty dollars.

To pay Alexander McDowell, Clerk of the House of Representatives, the amount due for services in compiling, arranging for the printer, reading of proof, indexing of testimony, supervision of the work, and expenses incurred in the contested elections to the Sixtieth Congress, as authorized by an Act entitled, "An Act relating to contested elections, approved March second, eighteen hundred and eighty-seven," the sum of one thousand dollars, and an additional sum of five hundred dollars to such persons as were actually engaged in the work designated by the said Alexander McDowell, and in such proportion as he may deem just for assistance rendered in the work; in all, one thousand five hundred dollars.

For janitor to the Committee on Arts and Expositions during the fiscal year nineteen hundred and nine, seven hundred and twenty dollars.

#### LIBRARY OF CONGRESS.

The accounting officers of the Treasury Department are authorized and directed to allow and credit in the accounts of Bernard R. Green, superintendent Library building and grounds, such sums as he expended during the fiscal year nineteen hundred and seven, not exceeding the sum of three hundred and ten dollars, in compensation of certain employees of the Library for additional employment as guides for the building, Library of Congress, sections seventeen hundred and sixty-four and seventeen hundred and sixty-five, Revised Statutes, notwithstanding, the same not to involve the further payment of money from the Treasury.

#### PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both Houses of Congress, the Supreme Court of the United States, the supreme court of the District of Columbia, the Court of Claims, the Library of Congress, the Executive Office, and the Departments; for salaries, compensation, or wages of all necessary clerks and employees; for rents, fuel, gas, electric current, gas and electric fixtures, and ice; for bicycles, horses, wagons, and harness, and the care, driving, and subsistence of the same, to be used only for official purposes, including the purchase, maintenance, and driving of horses and vehicles for official use of officers of the Government Printing Office when in writing ordered by the Public Printer; for freight, expressage, telegraph and telephone service; for furniture, typewriters, and carpets; for traveling expenses, stationery, postage, and advertising; for adding and numbering machines, time stamps, and other machines of similar character; for repairs to machinery, implements, and buildings; for other necessary contingent and miscellaneous items authorized by the Public Printer; and for all the necessary materials needed in the prosecution of the work, on account of the fiscal years, as follows:

For the fiscal year nineteen hundred and eight, including a sufficient sum to pay the Acting Public Printer the difference between his salary and the salary of the Public Printer from the date of suspension of the Public Printer to the date of the qualification of his successor, and to

James Dent and  
J. F. Kelly.  
Services.  
J. C. Stewart.  
Services.

Foster Scoll.  
Services.

Alexander McDowell.  
Compiling, etc., con-  
tested election cases.

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Committee on Arts  
and Expositions.  
Janitor.

Library of Congress.

Bernard R. Green.  
Credit in accounts.

Printing and bind-  
ing.

General expenses.

Congress.  
Acting Public  
Printer.  
Salary, etc.

reimburse him the amount he paid for his bond as Acting Public Printer, five hundred thousand dollars.

For the fiscal year nineteen hundred and seven, one hundred and fifty-nine thousand nine hundred and seventy-three dollars and sixty-eight cents.

Hydrographic Office.

For printing and binding for the Navy Department, for the use of the Hydrographic Office, two thousand five hundred dollars.

Navy Code.

For printing, binding, and casing the Navy Code, to continue available during the fiscal year nineteen hundred and nine, four thousand eight hundred dollars.

Department of Justice.

For printing and binding for the Department of Justice, ten thousand dollars.

Civil Service Commission.

For printing and binding for the Civil Service Commission, eight thousand seven hundred and three dollars and forty-nine cents.

Executive Office.

For printing and binding for the Executive Office, one thousand five hundred dollars.

Treasury Department.

For printing and binding for the Treasury Department, thirty thousand dollars.

Court of Claims.

For printing and binding for the Court of Claims, three thousand five hundred dollars.

Interstate Commerce Commission.

For printing and binding for the Interstate Commerce Commission, ten thousand dollars.

Messengers, night duty.

To pay Samuel Robinson, William Madden, and Joseph De Fontes, as messengers on night duty during the first session of the present Congress, for extra services, five hundred dollars each; in all, one thousand five hundred dollars.

William S. Rossiter.

To pay William S. Rossiter for services in conducting, by direction of the President, an investigation of the affairs and operations of the Government Printing Office, and reporting thereon, one thousand dollars.

Services.

#### JUDGMENTS, COURT OF CLAIMS.

Judgments, Court of Claims.

Payment.

For the payment of the judgments rendered by the Court of Claims, reported to Congress at its present session in House Document Numbered Eight hundred and eighty-eight and Senate Document Numbered Four hundred and ninety-eight, namely:

Classification.

Under legislative—Miscellaneous, one thousand dollars.

Under War Department, seventy-seven thousand three hundred and eighty-nine dollars and eighty-six cents;

Under Navy Department, twenty-eight thousand one hundred and fifty-four dollars and fourteen cents;

Under Post-Office Department, seven thousand two hundred and fifty-eight dollars and twenty cents;

Under Department of Justice, two thousand two hundred and fifty-eight dollars and seventy-five cents;

Under Department of Commerce and Labor, three thousand two hundred and thirty-nine dollars and twenty-eight cents;

Under Department of Agriculture, ten thousand one hundred and ninety dollars and ninety-eight cents;

Under Department of Interior, seven hundred and eighty-eight thousand eight hundred sixty-six dollars and eighty-seven cents; in all, nine hundred and eighteen thousand three hundred and fifty-eight dollars and eight cents: *Provided*, That none of the judgments herein provided for shall be paid until the right of appeal shall have expired.

Proviso. Appeal.

Judgments, Indian depredation claims.

#### JUDGMENTS IN INDIAN DEPREDAATION CLAIMS.

Payment.

For payment of judgments rendered by the Court of Claims in Indian depredation cases, certified to Congress at its present session in House Document Numbered Eight hundred and seventy-eight and Senate Document Numbered Five hundred, one hundred and forty-four thou-

sand and ninety-four dollars; said judgments to be paid after the deductions required to be made under the provisions of section six of the Act approved March third, eighteen hundred and ninety-one, entitled "An Act to provide for the adjustment and payment of claims arising from Indian depredations," shall have been ascertained and duly certified by the Secretary of the Interior to the Secretary of the Treasury, which certification shall be made as soon as practicable after the passage of this Act, and such deductions shall be made according to the discretion of the Secretary of the Interior, having due regard to the educational and other necessary requirements of the tribe or tribes affected; and the amounts paid shall be reimbursed to the United States at such times and in such proportions as the Secretary of the Interior may decide to be for the interests of the Indian Service: *Provided*, That no one of said judgments provided in this paragraph shall be paid until the Attorney-General shall have certified to the Secretary of the Treasury that there exist no grounds sufficient, in his opinion, to support a motion for a new trial or an appeal of said cause.

Deductions.

Vol. 26, p. 853.

Reimbursement.

*Proviso.*  
Appeal.

### JUDGMENTS, UNITED STATES COURTS.

Judgments, United States courts.

For payment of the final judgments and decrees, including costs of suit, which have been rendered under the provisions of the Act of March third, eighteen hundred and eighty-seven, entitled "An Act to provide for the bringing of suits against the Government of the United States," certified to Congress at its present session in House Document Numbered Eight hundred and eighty-four and Senate Document Numbered Four hundred and ninety-nine, and which have not been appealed, namely:

Payment.

Vol. 24, p. 505.

Under the War Department, two hundred and twenty-two dollars and fifty-four cents;

Classification.

Under the Navy Department, one thousand and forty-five dollars; in all, one thousand two hundred and sixty-seven dollars and fifty-four cents, together with such additional sum as may be necessary to pay interest on the respective judgments at the rate of four per centum per annum from the date thereof until the time this appropriation is made: *Provided*, That none of the judgments herein provided for shall be paid until the right of appeal shall have expired.

*Proviso.*  
Appeal.

For the payment of interest at the rate of four per centum per annum, in accordance with section ten of the Act of March third, eighteen hundred and eighty-seven, upon the final judgments and decrees, including costs of suit, certified to Congress at its present session in Senate Document Numbered One hundred and ninety-five, the principal of which was provided for in the deficiency Act approved February fifteenth, nineteen hundred and eight, so much money therefor as may be necessary.

Interest.

Vol. 24, p. 507.

*Ante*, p. 26.

### AWARDS SPANISH TREATY CLAIMS COMMISSION.

Spanish Treaty Claims Commission.

To pay the awards made by the Spanish Treaty Claims Commission under the provisions of the Act of March second, nineteen hundred and one, certified to Congress in House Document Numbered Eight hundred and eighty-nine, of the present session, two hundred and forty-four thousand and eighty-five dollars.

Awards.

Vol. 31, p. 879.

SEC. 2. That for the payment of the following claims, certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the Act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year nineteen hundred and five and prior years, unless otherwise stated, and which have been certified to Congress under sec-

Claims certified by accounting officers.

Vol. 18, p. 110.

Vol. 23, p. 254.

tion two of the Act of July seventh, eighteen hundred and eighty-four, as fully set forth in House Document Numbered Eight hundred and eighty-seven, reported to Congress at its present session, there is appropriated as follows:

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE TREASURY DEPARTMENT.

Claims allowed by Auditor for Treasury Department.

For collecting the revenue from customs, three hundred and thirty-nine dollars and thirty-six cents.

For redemption of stamps, fifty-seven dollars and fifty cents.

For refunding taxes illegally collected, six hundred and thirty-one dollars and seventy-three cents.

For payment of judgments against internal-revenue officers, four hundred and sixty-two dollars and eighty-six cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE WAR DEPARTMENT.

Claims allowed by Auditor for War Department.

For pay, and so forth, of the Army, two thousand five hundred and eight dollars and seventy-seven cents.

For regular supplies, Quartermaster's Department, four hundred and five dollars and seventy-eight cents.

For incidental expenses, Quartermaster's Department, eight dollars and sixteen cents.

For barracks and quarters, one thousand and twenty dollars.

For military post exchanges, ninety-seven dollars and forty cents.

For transportation of the Army and its supplies, five thousand nine hundred and nineteen dollars and sixty-seven cents.

For medical and hospital department, seven dollars and fifty cents.

For contingencies of fortifications, including fieldworks, forty-five dollars.

For headstones for graves of soldiers, one dollar and thirty-nine cents.

For burial of indigent soldiers, thirty six dollars.

For payment to State of Delaware, account of war of eighteen hundred and twelve to eighteen hundred and fifteen, eighty-three thousand two hundred and fifty dollars and fifty cents.

For refunding to States expenses incurred in raising volunteers, ninety-seven thousand four hundred and sixty-six dollars and two cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers in eighteen hundred and fifty-five and eighteen hundred and fifty-six, thirty-nine dollars and one cent.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE NAVY DEPARTMENT.

Claims allowed by Auditor for Navy Department.

For pay of the Navy, three thousand and eighteen dollars and fifty-five cents.

For pay, miscellaneous, six dollars and fifty-one cents.

For pay, Marine Corps, one thousand five hundred and thirty dollars and sixty-seven cents.

For contingent, Marine Corps, five thousand five hundred and seventy-eight dollars and ninety-two cents.

For gunnery exercises, Bureau of Navigation, two dollars and twelve cents.

For outfits on first enlistment, Bureau of Navigation, seventeen dollars and five cents.

Delaware.

For ordnance and ordnance stores, Bureau of Ordnance, eighteen thousand seven hundred and five dollars and eight cents.

For contingent, Bureau of Ordnance, fifty-four dollars and fourteen cents.

For equipment of vessels, Bureau of Equipment, nine hundred and sixty-three dollars and seventy-one cents.

For maintenance, Bureau of Yards and Docks, twenty-four dollars and eighty cents.

For contingent, Bureau of Supplies and Accounts, twenty-one dollars and fifteen cents.

For construction and repair, Bureau of Construction and Repair, three thousand five hundred and ninety-three dollars and fifty cents.

For steam machinery, Bureau of Steam Engineering, one thousand and thirty-six dollars and sixty-seven cents.

For repairs and preservation at navy-yards, nine hundred and five dollars.

For indemnity for lost property, naval service, Act March second, eighteen hundred and ninety-five, one hundred and thirty-nine dollars and ninety cents.

For destruction of clothing and bedding for sanitary reasons, sixty dollars and forty-eight cents.

For enlistment bounties to seamen, seven hundred and thirty-two dollars and one cent.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE INTERIOR DEPARTMENT.

For surveying the public lands, fifty-eight thousand seven hundred and twenty dollars and thirty cents. Claims allowed by Auditor for Interior Department.

For Geological Survey, thirty-three cents.

For Indian school buildings, four hundred dollars.

For transportation of Indian supplies, eighty dollars and thirty-eight cents.

For Indian school, Grand Junction, Colorado, twenty dollars and seventy-five cents.

For town-site commissioners, Indian Territory, one hundred and thirty-seven dollars and twenty-one cents.

For incidentals in North Dakota, nineteen hundred and seven, twenty-eight dollars and four cents.

For support of Sioux of different tribes, subsistence and civilization, six dollars and thirty-four cents.

For surveying Pine Ridge and Standing Rock reservations, four thousand one hundred and forty-three dollars and ninety-eight cents.

For irrigation, Yakima Reservation, Washington (reimbursable), six dollars and forty-nine cents.

For pensions, widows and others, one hundred and fourteen dollars and seventy-eight cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE STATE AND OTHER DEPARTMENTS.

For salaries and expenses, United States court for China, nineteen hundred and seven, one hundred and eighty-seven dollars and seventy-eight cents. Claims allowed by Auditor for State, etc., Departments.

For salaries, consular service, ten dollars and eighty-three cents.

For pay of consular officers for services to American vessels and seamen, twenty-five dollars and sixty-two cents.

For relief and protection of American seamen, nineteen hundred and seven, three thousand eight hundred and twenty-four dollars and seventy-three cents.

For soil investigations, five dollars.

For purchase and distribution of valuable seeds, one hundred and seventy-six dollars and eighty-nine cents.

For general expenses, Weather Bureau, thirty-one dollars and thirteen cents.

For enforcement of the Chinese exclusion Act, eight dollars and six cents.

For expenses of light vessels, five dollars and twenty-five cents.

For expenses of buoyage, eighty-two dollars and twenty-five cents.

For general expenses, Bureau of Standards, nineteen hundred and seven, twenty-seven dollars and fifty cents.

For salaries, fees, and expenses of marshals, United States courts, four hundred and seventy-eight dollars and fifty cents.

For fees of clerks, United States courts, two hundred and forty-five dollars and seventy cents.

For fees of commissioners, United States courts, seventy-eight dollars and ninety cents.

For support of prisoners, United States courts, seven dollars.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE POST-OFFICE DEPARTMENT.

Claims allowed by Auditor for Post-Office Department.

For compensation to postmasters, one dollar.

For city-delivery service, incidental expenses, two dollars and fifty cents.

For clerk hire, separating, fifty dollars.

For inland mail transportation, star, one thousand two hundred and thirty-four dollars and sixty-five cents.

For limited indemnity for lost registered mail, three hundred and twenty-three dollars and thirteen cents.

Additional claims.

SEC. 3. That for the payment of the following claims, certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the Act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year nineteen hundred and five and prior years, unless otherwise stated, and which have been certified to Congress under section two of the Act of July seventh, eighteen hundred and eighty-four, as fully set forth in Senate Document Numbered Four hundred and ninety-seven, reported to Congress at its present session, there is appropriated as follows:

Vol. 18, p. 110.

Vol. 23, p. 264.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE TREASURY DEPARTMENT.

Claims allowed by Auditor for Treasury Department.

For payment of judgments against internal-revenue officers, two thousand six hundred and ten dollars and forty-nine cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE WAR DEPARTMENT.

Claims allowed by Auditor for War Department.

For pay, and so forth, of the Army, six hundred and ninety-five dollars and thirty-four cents.

For encampment and maneuvers, organized militia, two hundred and fifty-three dollars and thirty-five cents.

For subsistence of the Army, seventy-seven dollars.

For transportation of the Army and its supplies, three hundred and eighty-eight dollars and twenty-three cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers in eighteen hundred and fifty-five and eighteen hundred and fifty-six, eighty-six dollars and sixty-nine cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE NAVY DEPARTMENT.

For pay of the Navy, four thousand seven hundred and five dollars and fourteen cents.

Claims allowed by Auditor for Navy Department.

For pay, miscellaneous, three dollars and fifty-two cents.

For contingent, Navy, seventy-six dollars.

For pay, Marine Corps, three hundred and eighty-one dollars and sixty-five cents.

For contingent, Marine Corps, seven hundred and forty-two dollars and ninety-five cents.

For gunnery exercises, Bureau of Navigation, twenty-one dollars and seventy-five cents.

For equipment of vessels, Bureau of Equipment, six thousand two hundred and thirty-four dollars and sixty-two cents.

For construction and repair, Bureau of Construction and Repair, two thousand nine hundred and fifty-three dollars and fifty-six cents.

For indemnity for lost property, naval service, Act March second, eighteen hundred and ninety-five, five hundred and three dollars and twenty-nine cents.

For destruction of clothing and bedding for sanitary reasons, six dollars and ninety-five cents.

For enlistment bounties to seamen, three hundred and eight dollars and thirty-four cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE INTERIOR DEPARTMENT.

For surveying the public lands, fourteen thousand five hundred and seventy-one dollars and eighty-one cents.

Claims allowed by Auditor for Interior Department.

For incidentals in New Mexico, nineteen hundred and seven, twenty-one dollars and one cent.

For payment to estate of Wyatt Gilchrist, deceased, for stock stolen from him by Comanche Indians in eighteen hundred and sixty-six, three hundred dollars.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE STATE AND OTHER DEPARTMENTS.

Claims allowed by Auditor for State, etc., Departments.

**TREASURY DEPARTMENT:** To pay the State of Oklahoma the amount found due by the accounting officers as interest at three per centum per annum on the sum of five million dollars appropriated by section seven of the Act approved June sixteenth, nineteen hundred and six (Thirty-fourth Statutes, page two hundred and sixty-seven), from June sixteenth, nineteen hundred and six, to December seventeenth, nineteen hundred and seven, in accordance with the decision of the Comptroller of the Treasury dated May eleventh, nineteen hundred and eight, two hundred and twenty-five thousand four hundred and nine dollars and eighty-four cents.

Oklahoma.  
Interest on school fund.  
Vol. 34, p. 272.

**DEPARTMENT OF AGRICULTURE:** For protection of forest reserves, sixty dollars.

**DEPARTMENT OF COMMERCE AND LABOR:** For repairs and incidental expenses of light-houses, forty-two dollars and seventy-five cents.

**DEPARTMENT OF JUSTICE:** For fees of clerks, United States courts, nineteen hundred and seven, two hundred and sixty-three dollars and sixty-three cents.

For fees of commissioners, United States courts, thirty-one dollars and forty cents.

Vol. 34, p. 1376.

For prosecution of Indians in Arizona, Act of March fourth, nineteen hundred and seven (Apache County), three thousand six hundred and twenty-six dollars and six cents.

Approved, May 30, 1908.

May 30, 1908.  
[H. R. 21897.]

[Public, No. 168.]

**CHAP. 228.**—An Act To increase the limit of cost of certain public buildings, to authorize the enlargement, extension, remodeling, or improvement of certain public buildings, to authorize the erection and completion of public buildings, to authorize the purchase of sites for public buildings, and for other purposes.

Public buildings,  
omnibus act.  
Limit of cost in-  
creased.  
Act, p. 481.  
Post, p. 1067.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That to enable the Secretary of the Treasury of the United States to give effect to and execute the provisions of existing legislation authorizing the acquisition of land for sites or the enlargement thereof, and the erection, enlargement, extension, remodeling, or repair of public buildings in the several cities hereinafter enumerated, the limit of cost heretofore fixed by Congress therefor be, and the same is hereby, increased, respectively, as follows, and the Secretary of the Treasury is hereby authorized to enter into contracts for the completion of each of said buildings within its respective limit of cost, including site:

- Dothan, Ala. United States post-office and court-house at Dothan, Alabama, sixty thousand dollars.
- Gadsden, Ala. United States post-office at Gadsden, Alabama, thirty-five thousand dollars.
- Fayetteville, Ark. United States post-office at Fayetteville, Arkansas, ten thousand dollars.
- Eureka, Cal. United States post-office and court-house at Eureka, California, twenty-five thousand dollars.
- Santa Rosa, Cal. United States post-office at Santa Rosa, California, five thousand dollars.
- Boulder, Colo. United States post-office at Boulder, Colorado, ten thousand dollars.
- Colorado Springs, Colo. United States post-office and court-house at Colorado Springs, Colorado, fifteen thousand dollars, said increase to be employed in substituting granite for sandstone.
- Trinidad, Colo. United States post-office at Trinidad, Colorado, fifteen thousand dollars.
- Willimantic, Conn. United States post-office at Willimantic, Connecticut, twenty-five thousand dollars.
- Milford, Del. United States post-office at Milford, Delaware, ten thousand dollars.
- Gainesville, Fla. United States post-office and court-house at Gainesville, Florida, ninety thousand dollars.
- Ocala, Fla. United States post-office and court-house at Ocala, Florida, twenty-five thousand dollars.
- Americus, Ga. United States post-office at Americus, Georgia, twenty-five thousand dollars.
- Gainesville, Ga. United States post-office at Gainesville, Georgia, fifteen thousand dollars.
- Marietta, Ga. United States post-office at Marietta, Georgia, ten thousand dollars.
- Rome, Ga. United States post-office and court-house at Rome, Georgia, twenty thousand dollars.
- Alton, Ill. United States post-office at Alton, Illinois, fifteen thousand dollars.
- Belleville, Ill. United States post-office at Belleville, Illinois, fifteen thousand dollars.
- Belvidere, Ill. United States post-office at Belvidere, Illinois, eight thousand dollars.
- Dixon, Ill. United States post-office at Dixon, Illinois, twenty-five thousand dollars.
- East Saint Louis, Ill. United States post-office and court-house at East Saint Louis, Illinois, twenty-five thousand dollars.

United States post-office at Kewanee, Illinois, ten thousand dollars.	Kewanee, Ill.
United States post-office at Lincoln, Illinois, ten thousand dollars.	Lincoln, Ill.
United States post-office at Moline, Illinois, thirty-five thousand dollars.	Moline, Ill.
United States post-office at Paris, Illinois, twenty-five thousand dollars.	Paris, Ill.
United States post-office at Waukegan, Illinois, twenty thousand dollars.	Waukegan, Ill.
United States post-office at Bedford, Indiana, fifteen thousand dollars.	Bedford, Ind.
United States post-office at Burlington, Iowa, five thousand dollars.	Burlington, Iowa.
United States post-office and court-house at Cedar Rapids, Iowa, ten thousand dollars.	Cedar Rapids, Iowa.
United States post-office and court-house at Council Bluffs, Iowa, seventy-one thousand dollars: <i>Provided</i> , That not to exceed six thousand two hundred and fifty dollars may be available for the acquisition of additional ground.	Council Bluffs, Iowa. <i>Proviso.</i> Additional ground.
United States post-office at Mason City, Iowa, five thousand dollars.	Mason City, Iowa.
United States post-office at Manhattan, Kansas, twenty thousand dollars.	Manhattan, Kans.
United States post-office and court-house at Bowling Green, Kentucky, forty thousand dollars.	Bowling Green, Ky.
United States post-office at Danville, Kentucky, thirty thousand dollars.	Danville, Ky.
United States post-office at Lebanon, Kentucky, twenty-five thousand dollars.	Lebanon, Ky.
United States post-office and court-house at London, Kentucky, forty thousand dollars.	London, Ky.
United States post-office at Mayfield, Kentucky, fifteen thousand dollars.	Mayfield, Ky.
United States post-office at Paris, Kentucky, fifteen thousand dollars.	Paris, Ky.
United States post-office at Versailles, Kentucky, twenty-five thousand dollars.	Versailles, Ky.
United States post-office at Winchester, Kentucky, twenty-five thousand dollars.	Winchester, Ky.
United States post-office at Ruston, Louisiana, twenty thousand dollars.	Ruston, La.
United States post-office at Bar Harbor, Maine, ten thousand dollars.	Bar Harbor, Me.
United States post-office and custom-house at Calais, Maine, ten thousand dollars.	Calais, Me.
United States post-office at Portland, Maine, ninety thousand dollars: <i>Provided</i> , That not to exceed twenty thousand dollars may be available for the acquisition of additional ground.	Portland, Me. <i>Post</i> , p. 1067. <i>Proviso.</i> Additional ground.
United States post-office and court-house at Baltimore, Maryland, thirty-five thousand dollars.	Baltimore, Md.
United States post-office and custom-house at Springfield, Massachusetts, fifteen thousand dollars.	Springfield, Mass.
United States post-office at Alpena, Michigan, twenty-five thousand dollars.	Alpena, Mich.
United States post-office at Coldwater, Michigan, ten thousand dollars.	Coldwater, Mich.
United States post-office at Escanaba, Michigan, fourteen thousand dollars.	Escanaba, Mich.
United States post-office at Manistee, Michigan, thirty-five thousand dollars.	Manistee, Mich.
United States post-office at Niles, Michigan, twenty thousand dollars.	Niles, Mich.
United States post-office at Owosso, Michigan, five thousand dollars.	Owosso, Mich.
United States post-office at Sault Sainte Marie, Michigan, fifty thousand dollars.	Sault Sainte Marie, Mich.
United States post-office at Alexandria, Minnesota, twenty thousand dollars.	Alexandria, Minn.
United States post-office at Crookston, Minnesota, twenty-five thousand dollars.	Crookston, Minn.

New Ulm, Minn.	United States post-office at New Ulm, Minnesota, twenty thousand dollars.
Columbus, Miss.	United States post-office at Columbus, Mississippi, twenty thousand dollars.
Greenville, Miss.	United States post-office at Greenville, Mississippi, fifteen thousand dollars.
Gulfport, Miss.	United States post-office and custom-house, Gulfport, Mississippi, forty thousand dollars.
Jackson, Miss.	United States post-office and court-house at Jackson, Mississippi, ten thousand dollars.
Yazoo City, Miss.	United States post-office at Yazoo City, Mississippi, twenty thousand dollars.
Cape Girardeau, Mo.	United States post-office and court-house at Cape Girardeau, Missouri, thirty thousand dollars.
Carthage, Mo.	United States post-office at Carthage, Missouri, fifteen thousand dollars.
Nevada, Mo.	United States post-office at Nevada, Missouri, twenty-five thousand dollars.
Saint Joseph, Mo.	United States post-office and court-house at Saint Joseph, Missouri, twelve thousand dollars.
Saint Louis, Mo. Post-office.	United States post-office at Saint Louis, Missouri, two hundred and seventy-five thousand dollars.
Kearney, Nebr.	United States post-office at Kearney, Nebraska, thirty thousand dollars.
Bridgeton, N. J.	United States post-office and custom-house at Bridgeton, New Jersey, ten thousand dollars.
Albuquerque, N. Mex.	United States post-office and court-house at Albuquerque, New Mexico, thirty thousand dollars.
Olean, N. Y.	United States post-office at Olean, New York, ten thousand dollars.
Schenectady, N. Y.	United States post-office at Schenectady, New York, forty thousand dollars.
Watertown, N. Y.	United States post-office at Watertown, New York, twenty-three thousand dollars.
Yonkers, N. Y.	United States post-office at Yonkers, New York, forty-five thousand dollars.
Fayetteville, N. C.	United States post-office at Fayetteville, North Carolina, ten thousand dollars.
Kinston, N. C.	United States post-office at Kinston, North Carolina, forty thousand dollars.
Salisbury, N. C.	United States post-office and court-house at Salisbury, North Carolina, sixty-five thousand dollars.
Washington, N. C.	United States post-office and court-house at Washington, North Carolina, thirty-five thousand dollars.
Cleveland, Ohio.	United States post-office and court-house at Cleveland, Ohio, seven hundred and seventy-five thousand dollars.
Columbus, Ohio.	United States post-office and court-house at Columbus, Ohio, one hundred thousand dollars.
Toledo, Ohio.	United States post-office at Toledo, Ohio, fifty thousand dollars.
Marion, Ohio.	United States post-office at Marion, Ohio, twenty thousand dollars.
Springfield, Ohio.	United States post-office at Springfield, Ohio, twelve thousand dollars.
Eugene, Oreg.	United States post-office at Eugene, Oregon, twenty thousand dollars.
Carlisle, Pa.	United States post-office at Carlisle, Pennsylvania, ten thousand dollars.
Charleroi, Pa.	United States post-office at Charleroi, Pennsylvania, forty thousand dollars.
Johnstown, Pa.	United States post-office at Johnstown, Pennsylvania, eighty thousand dollars.
Meadville, Pa.	United States post-office at Meadville, Pennsylvania, ten thousand dollars.

United States post-office at Woonsocket, Rhode Island, ten thousand dollars.	Woonsocket, R. I.
United States post-office and court-house at Anderson, South Carolina, twenty thousand dollars.	Anderson, S. C.
United States post-office at Sumter, South Carolina, twenty thousand dollars.	Sumter, S. C.
United States post-office at Johnson City, Tennessee, ten thousand dollars.	Johnson City, Tenn.
United States post-office at Murfreesboro, Tennessee, twenty-five thousand dollars.	Murfreesboro, Tenn.
United States post-office at Corsicana, Texas, thirty thousand dollars.	Corsicana, Tex.
United States post-office and court-house at San Angelo, Texas, twenty thousand dollars.	San Angelo, Tex.
United States court-house at Texarkana, Texas, twenty thousand dollars.	Texarkana, Tex.
United States post-office and court-house at Tyler, Texas, fifteen thousand dollars.	Tyler, Tex.
United States post-office at Logan, Utah, twenty thousand dollars.	Logan, Utah.
United States post-office and court-house at Salt Lake City, Utah, one hundred and seventy-five thousand dollars: <i>Provided</i> , That not to exceed forty thousand dollars may be available for the acquisition of additional ground.	Salt Lake City, Utah. <i>Proviso.</i> Additional ground.
United States post-office at Barre, Vermont, thirteen thousand five hundred dollars.	Barre, Vt.
United States post-office at Clifton Forge, Virginia, twenty thousand dollars.	Clifton Forge, Va.
United States post-office at Fredericksburg, Virginia, twenty thousand dollars.	Fredericksburg, Va.
United States post-office at Manchester, Virginia, five thousand dollars.	Manchester, Va.
United States post-office at Petersburg, Virginia, twenty thousand dollars.	Petersburg, Va.
United States post-office at Roanoke, Virginia, twenty-five thousand dollars.	Roanoke, Va.
United States post-office at Winchester, Virginia, five thousand dollars.	Winchester, Va.
United States post-office and court-house at Bluefield, West Virginia, twenty thousand dollars.	Bluefield, W. Va.
United States post-office at Fairmont, West Virginia, fifty thousand dollars: <i>Provided</i> , That of the amount heretofore authorized so much as may be necessary shall be available for the acquisition of a suitable site.	Fairmont, W. Va. <i>Proviso.</i> Site.
United States post-office and court-house at Wheeling, West Virginia, twenty thousand dollars: <i>Provided</i> , That the Secretary of the Treasury be, and he is hereby, authorized, in his discretion, to sell the old post-office, court-house, and custom-house building, and the site thereof, situate at the corner of Market and Sixteenth streets, in the city of Wheeling and State of West Virginia, at public or private sale, after proper advertisement, at such time and on such terms as he may deem to be to the best interests of the United States, and to execute a quitclaim deed to the purchaser thereof, and to deposit the proceeds of said sale in the Treasury of the United States as a miscellaneous receipt: <i>Provided</i> , That said building and site shall not be sold for any sum less than one hundred thousand dollars.	Wheeling, W. Va. <i>Provisos.</i> Sale of old buildings.  Minimum price.
United States post-office at Chippewa Falls, Wisconsin, fifteen thousand dollars.	Chippewa Falls, Wis.
United States post-office at Green Bay, Wisconsin, five thousand dollars, to be used in erecting a stone facing for the east wall of the Government building.	Green Bay, Wis.

- Manitowoc, Wis. United State post-office at Manitowoc, Wisconsin, twenty thousand dollars.
- Platteville, Wis. United States post-office at Platteville, Wisconsin, twenty-five thousand dollars.
- Enlargement, etc.,  
authorized.  
*Ante*, p. 482. SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the enlargement, extension, remodeling, or improvement of the following-named buildings, within the respective limits of cost hereby fixed:
- Montgomery, Ala. United States post-office and court-house at Montgomery, Alabama, twenty-five thousand dollars.
- Hot Springs, Ark. United States post-office at Hot Springs, Arkansas, fifty thousand dollars.
- Sacramento, Cal. United States post-office and court-house at Sacramento, California, one hundred and twenty thousand dollars.
- San Jose, Cal. United States post-office at San Jose, California, two thousand dollars.
- New London, Conn. United States post-office and court-house at New London, Connecticut, fifty thousand dollars.
- Wilmington, Del. United States post-office and court-house at Wilmington, Delaware, one hundred and twenty thousand dollars.
- Athens, Ga. United States post-office and court-house at Athens, Georgia, forty-three thousand dollars.
- Augusta, Ga. United States post-office and court-house at Augusta, Georgia, two thousand dollars.
- Boise, Idaho. United States post-office and other governmental buildings at Boise, Idaho, one hundred and twenty-five thousand dollars.
- Elgin, Ill. United States post-office at Elgin, Illinois, forty thousand dollars.
- Peoria, Ill. United States post-office and court-house at Peoria, Illinois, twenty-seven thousand dollars.
- Quincy, Ill. United States post-office and court-house at Quincy, Illinois, one hundred thousand dollars.
- Rock Island, Ill. United States post-office at Rock Island, Illinois, eighty thousand dollars.
- Davenport, Iowa. United States post-office and court-house at Davenport, Iowa, seventy thousand dollars.
- Fort Dodge, Iowa. United States post-office at Fort Dodge, Iowa, one hundred and thirty thousand dollars.
- Emporia, Kans. United States post-office at Emporia, Kansas, thirty thousand dollars.
- Kansas City, Kans. United States post-office at Kansas City, Kansas, one hundred and fifty thousand dollars.
- Lexington, Ky. United States post-office at Lexington, Kentucky, eighty thousand dollars.
- Frankfort, Ky. United States post-office and court-house at Frankfort, Kentucky, sixty thousand dollars.
- Paducah, Ky. United States post-office and court-house at Paducah, Kentucky, fifteen thousand dollars.
- Richmond, Ky. United States post-office and court-house at Richmond, Kentucky, ten thousand dollars, for the installation of an elevator.
- Bath, Me. United States post-office and custom-house at Bath, Maine, thirty-five thousand dollars.
- Belfast, Me. United States post-office and custom-house at Belfast, Maine, thirty-seven thousand dollars.
- Ellsworth, Me. United States post-office and custom-house at Ellsworth, Maine, forty-two thousand dollars.
- Jackson, Mich. United States post-office at Jackson, Michigan, twenty-five thousand dollars.
- Meridian, Miss. United States post-office and court-house at Meridian, Mississippi, fifty thousand dollars.
- Beatrice, Nebr. United States post-office at Beatrice, Nebraska, fifty thousand dollars.

United States post-office at Fremont, Nebraska, fifty thousand dollars.	Fremont, Nebr.
United States post-office and court-house at Manchester, New Hampshire, twenty-five thousand dollars.	Manchester, N. H.
United States post-office at Hoboken, New Jersey, sixty thousand dollars: <i>Provided</i> , That not to exceed twenty thousand dollars may be available for the acquisition of additional ground.	Hoboken, N. J. <i>Proviso.</i> Additional ground.
United States post-office at New Brunswick, New Jersey, forty-five thousand dollars: <i>Provided</i> , That the Secretary of the Treasury may, in his discretion, reduce the open space for fire protection to twenty-five feet.	New Brunswick, N. J. <i>Proviso.</i> Open space.
United States post-office and court-house at Trenton, New Jersey, fifty thousand dollars.	Trenton, N. J.
United States post-office at Goldsboro, North Carolina, ten thousand dollars.	Goldsboro, N. C.
United States post-office and court-house at Newbern, North Carolina, fifteen thousand dollars.	Newbern, N. C.
United States post-office and court-house at Raleigh, North Carolina, ten thousand dollars, for the installation of elevator.	Raleigh, N. C.
United States post-office at Lima, Ohio, sixty thousand dollars.	Lima, Ohio.
United States post-office at Chester, Pennsylvania, forty thousand dollars.	Chester, Pa.
United States post-office at Reading, Pennsylvania, sixty-five thousand dollars.	Reading, Pa.
United States post-office at Pawtucket, Rhode Island, fifty thousand dollars: <i>Provided</i> , That the Secretary of the Treasury may, in his discretion, reduce the open space for fire protection to fifteen feet.	Pawtucket, R. I. <i>Proviso.</i> Open space.
United States post-office and court-house at Sioux Falls, South Dakota, one hundred thousand dollars.	Sioux Falls, S. Dak.
United States post-office and court-house at Bristol, Tennessee, forty thousand dollars.	Bristol, Tenn.
United States post-office and court-house at Jackson, Tennessee, fifty thousand dollars.	Jackson, Tenn.
United States post-office and court-house at San Antonio, Texas, one hundred thousand dollars.	San Antonio, Tex.
United States post-office at Charlottesville, Virginia, thirty-five thousand dollars, to be used for supplying and placing in position, complete, the marble entablature and columns for said building as contemplated by the original plans and specifications.	Charlottesville, Va.
United States post-office and court-house at Danville, Virginia, sixty thousand dollars.	Danville, Va.
United States post-office and court-house at Charleston, West Virginia, one hundred and twenty-five thousand dollars.	Charleston, W. Va.
United States post-office and court-house at Huntington, West Virginia, five thousand five hundred dollars, for the installation of elevator.	Huntington, W. Va.
United States post-office and court-house at La Crosse, Wisconsin, forty thousand dollars.	La Crosse, Wis.
That the present site in each of the cities heretofore mentioned shall not be enlarged by the acquisition of ground under the provisions of this Act, unless the Secretary of the Treasury is given specific authority herein to enlarge said sites, and where such authority is given the Secretary is authorized to secure, by purchase, condemnation, or otherwise, such additional ground as he may deem necessary, respectively: <i>Provided</i> , That the limits of cost hereinbefore respectively fixed shall include all necessary changes in, alterations and repairs of, the above-named buildings, and of the heating, ventilating, and plumbing systems and elevators therein, which may become necessary by reason of, or incident to, the extension or enlargement of said building, or which it may be found expedient or advisable to make to such heating, ventilating, and plumbing systems and elevators because of the enlarge-	Specific authority required.
	<i>Proviso.</i> Limit of cost to include changes, repairs, etc., due to enlarging.

General repairs from regular appropriations.

ment, extension, remodeling, or improving of said buildings, and the annual appropriations for the general maintenance of public buildings under the control of the Treasury Department shall be construed to be available for all other repairs to and equipment of said buildings, grounds, and approaches, and the heating, hoisting, plumbing, and ventilating apparatus thereof.

Construction of new buildings.  
*Ante*, p. 483.

SEC. 3. That the Secretary of the Treasury be, and he is hereby, authorized and directed to contract for the erection and completion of a suitable building, including fireproof vaults, heating and ventilating apparatus, and approaches, complete, for the use and accommodation of the United States post-office and other governmental offices upon ground now owned by the United States or authorized to be acquired in each of the following cities, respectively, within its respective limit of cost hereby fixed:

Demopolis, Ala.

United States post-office at Demopolis, Alabama, forty thousand dollars.

Troy, Ala.

United States post-office at Troy, Alabama, forty thousand dollars.

Santa Cruz, Cal.

United States post-office at Santa Cruz, California, ninety thousand dollars.

Griffin, Ga.

United States post-office at Griffin, Georgia, fifty thousand dollars.

Newnan, Ga.

United States post-office at Newnan, Georgia, forty-five thousand dollars.

Way Cross, Ga.

United States post-office at Way Cross, Georgia, seventy-five thousand dollars: *Provided*, That not to exceed six thousand dollars may be available for the acquisition of additional ground.

*Proviso.*

Additional ground.

Lewiston, Idaho.

United States post-office and land office at Lewiston, Idaho, eighty-five thousand dollars.

Centralia, Ill.

United States post-office at Centralia, Illinois, sixty thousand dollars.

Litchfield, Ill.

United States post-office at Litchfield, Illinois, sixty thousand dollars.

Columbus, Ind.

United States post-office at Columbus, Indiana, sixty-five thousand dollars.

Connersville, Ind.

United States post-office at Connersville, Indiana, sixty thousand dollars.

Greencastle, Ind.

United States post-office at Greencastle, Indiana, fifty thousand dollars.

Jeffersonville, Ind.

United States post-office at Jeffersonville, Indiana, sixty-five thousand dollars.

Kokomo, Ind.

United States post-office at Kokomo, Indiana, seventy-five thousand dollars.

Peru, Ind.

United States post-office at Peru, Indiana, seventy-five thousand dollars.

Decorah, Iowa.

United States post-office at Decorah, Iowa, sixty thousand dollars.

Estherville, Iowa.

United States post-office at Estherville, Iowa, sixty thousand dollars.

Shenandoah, Iowa.

United States post-office at Shenandoah, Iowa, fifty thousand dollars.

Catlettsburg, Ky.

United States post-office and court-house at Catlettsburg, Kentucky, one hundred thousand dollars.

Beverly, Mass.

United States post-office at Beverly, Massachusetts, seventy thousand dollars: *Provided*, That not to exceed five thousand dollars may be available for the acquisition of additional ground.

*Proviso.*

Additional ground.

Marlboro, Mass.

United States post-office at Marlboro, Massachusetts, seventy thousand dollars.

Plymouth, Mass.

United States post-office at Plymouth, Massachusetts, seventy-five thousand dollars: *Provided*, That not to exceed ten thousand dollars may be available for the acquisition of a site in addition to twelve thousand dollars heretofore authorized.

*Proviso.*

Site.

Webster, Mass.

United States post-office at Webster, Massachusetts, sixty thousand dollars.

Woburn, Mass.

United States post-office at Woburn, Massachusetts, sixty thousand dollars.

Pontiac, Mich.

United States post-office at Pontiac, Michigan, seventy thousand dollars.

United States post-office at Austin, Minnesota, fifty thousand dollars.	Austin, Minn.
United States post-office at Brainerd, Minnesota, forty-five thousand dollars.	Brainerd, Minn.
United States post-office at Rochester, Minnesota, fifty thousand dollars.	Rochester, Minn.
United States post-office at Hattiesburg, Mississippi, seventy thousand dollars.	Hattiesburg, Miss.
United States post-office at West Point, Mississippi, fifty thousand dollars.	West Point, Miss.
United States post-office at Carrollton, Missouri, sixty thousand dollars.	Carrollton, Mo.
United States post-office at Clinton, Missouri, sixty-five thousand dollars.	Clinton, Mo.
United States post-office at Independence, Missouri, eighty thousand dollars: <i>Provided</i> , That not to exceed five thousand dollars shall be available for additional ground.	Independence, Mo. <i>Proviso.</i> Additional land.
United States post-office at Lexington, Missouri, forty-five thousand dollars.	Lexington, Mo.
United States post-office at Macon, Missouri, sixty thousand dollars.	Macon, Mo.
United States post-office at Warrensburg, Missouri, sixty-five thousand dollars.	Warrensburg, Mo.
United States post-office at Missoula, Montana, one hundred and fifteen thousand dollars.	Missoula, Mont.
United States post-office at Columbus, Nebraska, sixty-five thousand dollars.	Columbus, Nebr.
United States post-office at Plattsmouth, Nebraska, fifty thousand dollars.	Plattsmouth, Nebr.
United States post-office at Keene, New Hampshire, seventy thousand dollars.	Keene, N. H.
United States post-office at Amsterdam, New York, sixty-five thousand dollars.	Amsterdam, N. Y.
United States post-office at Malone, New York, fifty thousand dollars.	Malone, N. Y.
United States post-office at Middletown, New York, seventy-five thousand dollars.	Middletown, N. Y.
United States post-office at Concord, North Carolina, sixty thousand dollars.	Concord, N. C.
United States post-office at Henderson, North Carolina, sixty thousand dollars.	Henderson, N. C.
United States post-office at High Point, North Carolina, sixty-five thousand dollars.	High Point, N. C.
United States post-office at Ashtabula, Ohio, eighty thousand dollars.	Ashtabula, Ohio.
United States post-office at Delaware, Ohio, sixty-five thousand dollars.	Delaware, Ohio.
United States post-office and court-house at Enid, Oklahoma, one hundred thousand dollars.	Enid, Okla.
United States post-office at Bradford, Pennsylvania, seventy thousand dollars.	Bradford, Pa.
United States post-office at Carbondale, Pennsylvania, sixty thousand dollars.	Carbondale, Pa.
United States post-office at Chambersburg, Pennsylvania, sixty-five thousand dollars.	Chambersburg, Pa.
United States post-office at Easton, Pennsylvania, one hundred thousand dollars.	Easton, Pa.
United States post-office at Greensburg, Pennsylvania, one hundred thousand dollars.	Greensburg, Pa.
United States post-office at Sewickley, Pennsylvania, sixty thousand dollars.	Sewickley, Pa.
United States post-office at Shamokin, Pennsylvania, seventy-five thousand dollars.	Shamokin, Pa.

- York, Pa. United States post-office and internal-revenue office at York, Pennsylvania, three hundred thousand dollars: *Provided*, That not to exceed thirty-five thousand dollars shall be available for the acquisition of additional ground.
- Proviso.*  
Additional ground.
- Aiken, S. C. United States post-office at Aiken, South Carolina, fifty thousand dollars.
- Cleveland, Tenn. United States post-office at Cleveland, Tennessee, fifty thousand dollars.
- Palestine, Tex. United States post-office at Palestine, Texas, seventy thousand dollars.
- San Marcos, Tex. United States post-office at San Marcos, Texas, fifty thousand dollars.
- Temple, Tex. United States post-office at Temple, Texas, seventy thousand dollars.
- Bellingham, Wash. United States post-office and court-house at Bellingham, Washington, one hundred and twenty thousand dollars.
- North Yakima, Wash. United States post-office and court-house at North Yakima, Washington, one hundred and twenty thousand dollars.
- Hinton, W. Va. United States post-office at Hinton, West Virginia, fifty thousand dollars.
- Appleton, Wis. United States post-office at Appleton, Wisconsin, sixty-five thousand dollars.
- Beloit, Wis. United States post-office at Beloit, Wisconsin, seventy-five thousand dollars.
- Watertown, Wis. United States post-office at Watertown, Wisconsin, sixty-five thousand dollars.
- Lander, Wyo. United States post-office and court-house at Lander, Wyoming, one hundred and fifteen thousand dollars.
- Acquiring sites and erecting buildings authorized.  
*Act, p. 484.*
- SEC. 4. That the Secretary of the Treasury be, and he is hereby, authorized and directed to acquire, by purchase, condemnation, or otherwise, a site and to contract for the erection and completion thereon of a suitable building, including fireproof vaults, heating and ventilating apparatus, and approaches, complete, for the use and accommodation of the United States post-office and other governmental offices in each of the cities enumerated in this section, within its respective limit of cost, including site, hereby fixed:
- Ensley, Ala. United States post-office at Ensley, Alabama, sixty thousand dollars.
- Eufaula, Ala. United States post-office at Eufaula, Alabama, fifty thousand dollars.
- Talladega, Ala. United States post-office at Talladega, Alabama, sixty-five thousand dollars.
- Phoenix, Ariz. United States post-office and court-house at Phoenix, Arizona, one hundred and forty thousand dollars.
- Hope, Ark. United States post-office at Hope, Arkansas, fifty thousand dollars.
- Jonesboro, Ark. United States post-office at Jonesboro, Arkansas, eighty thousand dollars.
- Paragould, Ark. United States post-office at Paragould, Arkansas, fifty thousand dollars.
- Alameda, Cal. United States post-office at Alameda, California, one hundred and twenty thousand dollars.
- Santa Barbara, Cal. United States post-office at Santa Barbara, California, one hundred and ten thousand dollars.
- Riverside, Cal. United States post-office at Riverside, California, one hundred and ten thousand dollars.
- Fort Collins, Colo. United States post-office at Fort Collins, Colorado, sixty thousand dollars.
- Ansonia, Conn. United States post-office at Ansonia, Connecticut, ninety thousand dollars.
- Bristol, Conn. United States post-office at Bristol, Connecticut, ninety thousand dollars, of which amount not to exceed thirty thousand dollars may be available for the acquisition of a suitable site: *Provided*, That the requirement herein contained that all sites selected under the provisions of this Act shall be bounded on at least two sides by streets shall not be applicable to the acquisition of a site at Bristol.
- Proviso.*  
Exception.

United States post-office at Danbury, Connecticut, one hundred and fifteen thousand dollars.	Danbury, Conn.
United States post-office at Wallingford, Connecticut, sixty thousand dollars.	Wallingford, Conn.
United States post-office, court-house, and custom-house at Miami, Florida, one hundred and seventy-five thousand dollars.	Miami, Fla.
United States post-office at Cordele, Georgia, fifty thousand dollars.	Cordele, Ga.
United States post-office at Dublin, Georgia, fifty thousand dollars.	Dublin, Ga.
United States post-office at Lagrange, Georgia, fifty thousand dollars.	Lagrange, Ga.
United States post-office at Milledgeville, Georgia, fifty thousand dollars.	Milledgeville, Ga.
United States post-office at Chicago Heights, Illinois, sixty-five thousand dollars.	Chicago Heights, Ill.
United States post-office at Granite City, Illinois, seventy thousand dollars.	Granite City, Ill.
United States post-office at Greenville, Illinois, sixty-five thousand dollars.	Greenville, Ill.
United States post-office at La Salle, Illinois, sixty-five thousand dollars.	La Salle, Ill.
United States post-office at Mattoon, Illinois, seventy thousand dollars.	Mattoon, Ill.
United States post-office at Murphysboro, Illinois, sixty-five thousand dollars: <i>Provided</i> , That the Secretary of the Treasury may, in his discretion, reduce the open space for fire protection to fifteen feet.	Murphysboro, Ill. <i>Proviso.</i> Open space.
United States post-office at Pana, Illinois, seventy thousand dollars.	Pana, Ill.
United States post-office at Pontiac, Illinois, sixty-five thousand dollars.	Pontiac, Ill.
United States post-office at Bloomington, Indiana, sixty thousand dollars, in addition to six thousand dollars heretofore authorized.	Bloomington, Ind.
United States post-office at Brazil, Indiana, sixty-five thousand dollars.	Brazil, Ind.
United States post-office at Elwood, Indiana, fifty thousand dollars.	Elwood, Ind.
United States post-office at Goshen, Indiana, seventy thousand dollars.	Goshen, Ind.
United States post-office at Laporte, Indiana, seventy thousand dollars.	Laporte, Ind.
United States post-office at Princeton, Indiana, sixty-five thousand dollars.	Princeton, Ind.
United States post-office at Wabash, Indiana, sixty-five thousand dollars.	Wabash, Ind.
United States post-office at Ames, Iowa, sixty thousand dollars.	Ames, Iowa.
United States post-office at Clay Center, Kansas, sixty-five thousand dollars.	Clay Center, Kans.
United States post-office at Coffeyville, Kansas, seventy-five thousand dollars.	Coffeyville, Kans.
United States post-office at Great Bend, Kansas, sixty thousand dollars.	Great Bend, Kans.
United States post-office at Independence, Kansas, seventy-five thousand dollars.	Independence, Kans.
United States post-office at Parsons, Kansas, seventy-five thousand dollars.	Parsons, Kans.
United States post-office at Wellington, Kansas, sixty-five thousand dollars.	Wellington, Kans.
United States post-office at Mount Sterling, Kentucky, sixty-five thousand dollars.	Mount Sterling, Ky.
United States post-office at Somersèt, Kentucky, sixty-five thousand dollars.	Somersèt, Ky.
United States post-office at Crowley, Louisiana, fifty-five thousand dollars.	Crowley, La.
United States post-office at Franklin, Louisiana, fifty thousand dollars.	Franklin, La.

Waterville, Me.	United States post-office at Waterville, Maine, one hundred and twenty thousand dollars.
Frostburg, Md.	United States post-office at Frostburg, Maryland, fifty thousand dollars.
Athol, Mass.	United States post-office at Athol, Massachusetts, sixty-five thousand dollars.
Chelsea, Mass.	United States post-office at Chelsea, Massachusetts, one hundred and twenty-five thousand dollars.
Milford, Mass.	United States post-office at Milford, Massachusetts, eighty thousand dollars.
Westfield, Mass.	United States post-office at Westfield, Massachusetts, seventy-five thousand dollars.
Hillsdale, Mich.	United States post-office at Hillsdale, Michigan, fifty thousand dollars.
Ionia, Mich.	United States post-office at Ionia, Michigan, seventy thousand dollars.
Monroe, Mich.	United States post-office at Monroe, Michigan, sixty thousand dollars.
Mount Clemens, Mich.	United States post-office at Mount Clemens, Michigan, sixty-five thousand dollars.
Faribault, Minn.	United States post-office at Faribault, Minnesota, fifty thousand dollars.
Virginia, Minn.	United States post-office at Virginia, Minnesota, sixty thousand dollars.
Wilmar, Minn.	United States post-office at Wilmar, Minnesota, fifty thousand dollars.
Brookhaven, Miss.	United States post-office at Brookhaven, Mississippi, sixty-five thousand dollars.
Corinth, Miss.	United States post-office at Corinth, Mississippi, sixty thousand dollars.
Greenwood, Miss.	United States post-office at Greenwood, Mississippi, sixty thousand dollars.
Maryville, Mo.	United States post-office at Maryville, Missouri, fifty thousand dollars.
Mexico, Mo.	United States post-office at Mexico, Missouri, eighty thousand dollars.
Billings, Mont.	United States post-office and land-office at Billings, Montana, one hundred and twenty-five thousand dollars.
Fairbury, Nebr.	United States post-office at Fairbury, Nebraska, seventy thousand dollars.
Holdrege, Nebr.	United States post-office at Holdrege, Nebraska, eighty thousand dollars.
Goldfield, Nev.	United States post-office at Goldfield, Nevada, seventy-five thousand dollars.
North Platte, Nebr.	United States post-office and court-house at North Platte, Nebraska, one hundred and ten thousand dollars.
Asbury Park, N. J.	United States post-office at Asbury Park, New Jersey, one hundred and twenty-five thousand dollars.
Burlington, N. J.	United States post-office at Burlington, New Jersey, fifty thousand dollars.
Plainfield, N. J.	United States post-office at Plainfield, New Jersey, one hundred thousand dollars.
Roswell, N. Mex.	United States post-office and court-house at Roswell, New Mexico, one hundred and twenty-five thousand dollars.
Newark, N. Y.	United States post-office at Newark, New York, fifty thousand dollars.
Penn Yan, N. Y.	United States post-office at Penn Yan, New York, fifty thousand dollars.
Gastonia, N. C.	United States post-office at Gastonia, North Carolina, sixty-five thousand dollars.

United States post-office at Lexington, North Carolina, sixty-five thousand dollars.	Lexington, N. C.
United States post-office at Wilson, North Carolina, sixty thousand dollars.	Wilson, N. C.
United States post-office and court-house at Bismarek, North Dakota, one hundred and fifty thousand dollars.	Bismarek, N. Dak.
United States post-office and court-house at Minot, North Dakota, one hundred and fifty thousand dollars.	Minot, N. Dak.
United States post-office at Alliance, Ohio, ninety thousand dollars.	Alliance, Ohio.
United States post-office at Ironton, Ohio, ninety thousand dollars.	Ironton, Ohio.
United States post-office at Mansfield, Ohio, one hundred thousand dollars.	Mansfield, Ohio.
United States post-office at Massillon, Ohio, ninety thousand dollars.	Massillon, Ohio.
United States post-office at Albany, Oregon, sixty-five thousand dollars.	Albany, Oreg.
United States post-office at La Grande, Oregon, sixty-five thousand dollars.	La Grande, Oreg.
United States post-office at Pendleton, Oregon, seventy thousand dollars.	Pendleton, Oreg.
United States post-office at Braddock, Pennsylvania, one hundred and twenty-five thousand dollars.	Braddock, Pa.
United States post-office at Bristol, Pennsylvania, seventy-five thousand dollars.	Bristol, Pa.
United States post-office at Connellsville, Pennsylvania, seventy thousand dollars, in addition to twenty thousand dollars heretofore authorized for site only.	Connellsville, Pa.
United States post-office at Homestead, Pennsylvania, one hundred thousand dollars.	Homestead, Pa.
United States post-office at Steelton, Pennsylvania, seventy-five thousand dollars.	Steelton, Pa.
United States post-office at Westerly, Rhode Island, one hundred thousand dollars.	Westerly, R. I.
United States post-office at Abbeville, South Carolina, fifty thousand dollars.	Abbeville, S. C.
United States post-office at Darlington, South Carolina, fifty thousand dollars.	Darlington, S. C.
United States post-office at Gaffney, South Carolina, fifty thousand dollars.	Gaffney, S. C.
United States post-office at Laurens, South Carolina, fifty thousand dollars.	Laurens, S. C.
United States post-office at Newberry, South Carolina, fifty thousand dollars.	Newberry, S. C.
United States post-office at Orangeburg, South Carolina, fifty thousand dollars.	Orangeburg, S. C.
United States post-office at Union, South Carolina, fifty thousand dollars.	Union, S. C.
United States post-office at Huron, South Dakota, eighty thousand dollars.	Huron, S. Dak.
United States post-office at Dyersburg, Tennessee, fifty thousand dollars.	Dyersburg, Tenn.
United States post-office at Harriman, Tennessee, fifty-five thousand dollars.	Harriman, Tenn.
United States post-office at Union City, Tennessee, fifty thousand dollars.	Union City, Tenn.
United States post-office at Bonham, Texas, fifty thousand dollars.	Bonham, Tex.
United States post-office at Cleburne, Texas, seventy thousand dollars.	Cleburne, Tex.
United States post-office and custom-house at Corpus Christi, Texas, seventy thousand dollars.	Corpus Christi, Tex.

Del Rio, Tex.	United States post-office and court-house at Del Rio, Texas, ninety thousand dollars.
Hillsboro, Tex.	United States post-office at Hillsboro, Texas, sixty thousand dollars.
McKinney, Tex.	United States post-office at McKinney, Texas, sixty thousand dollars.
Mineral Wells, Tex.	United States post-office at Mineral Wells, Texas, sixty thousand dollars.
Port Arthur, Tex.	United States post-office and custom-house at Port Arthur, Texas, one hundred and twenty-five thousand dollars.
Sulphur Springs, Tex.	United States post-office at Sulphur Springs, Texas, fifty thousand dollars.
Terrell, Tex.	United States post-office at Terrell, Texas, fifty thousand dollars.
Victoria, Tex.	United States post-office and court-house at Victoria, Texas, ninety-five thousand dollars.
Waxahachie, Tex.	United States post-office at Waxahachie, Texas, sixty thousand dollars.
Wichita Falls, Tex.	United States post-office at Wichita Falls, Texas, fifty thousand dollars.
Park City, Utah.	United States post-office at Park City, Utah, twenty-five thousand dollars.
Brattleboro, Vt.	United States post-office and court-house at Brattleboro, Vermont, ninety thousand dollars.
Richford, Vt.	United States post-office and custom-house at Richford, Vermont, sixty thousand dollars.
Big Stone Gap, Va.	United States post-office and court-house at Big Stone Gap, Virginia, one hundred thousand dollars.
Lexington, Va.	United States post-office at Lexington, Virginia, sixty thousand dollars.
Suffolk, Va.	United States post-office at Suffolk, Virginia, sixty thousand dollars.
Everett, Wash.	United States post-office and custom-house at Everett, Washington, one hundred and thirty thousand dollars.
Walla Walla, Wash.	United States post-office and court-house at Walla Walla, Washington, one hundred and forty thousand dollars.
Morgantown, W. Va.	United States post-office at Morgantown, West Virginia, one hundred thousand dollars: <i>Provided</i> , That of this amount so much as may be necessary shall be available for the acquisition of a suitable site.
<i>Proviso Site.</i>	
Point Pleasant, W. Va.	United States post-office at Point Pleasant, West Virginia, seventy-five thousand dollars.
Stevens Point, Wis.	United States post-office at Stevens Point, Wisconsin, sixty-five thousand dollars.
Rock Springs, Wyo.	United States post-office at Rock Springs, Wyoming, seventy-five thousand dollars.
Acquiring site, authorized. <i>Ante</i> , p. 487.	SEC. 5. That the Secretary of the Treasury be, and he is hereby, authorized and directed to acquire, by purchase, condemnation, or otherwise, a suitable site for the United States post-office and other governmental offices in each of the cities enumerated in this section within its respective limit of cost hereby fixed:
Culman, Ala.	United States post-office at Culman, Alabama, five thousand dollars.
Mobile, Ala.	United States post-office at Mobile, Alabama, one hundred and twenty-five thousand dollars.
Opelika, Ala.	United States post-office at Opelika, Alabama, seven thousand five hundred dollars.
Eureka Springs, Ark.	United States post-office at Eureka Springs, Arkansas, seven thousand five hundred dollars.
Searcy, Ark.	United States post-office at Searcy, Arkansas, six thousand dollars.
Grass Valley, Cal.	United States post-office at Grass Valley, California, ten thousand dollars.
Pasadena, Cal.	United States post-office at Pasadena, California, fifty thousand dollars.
Grand Junction, Colo.	United States post-office at Grand Junction, Colorado, ten thousand dollars.

United States post-office at Greeley, Colorado, fifteen thousand dollars.	Greeley, Colo.
United States post-office at Naugatuck, Connecticut, fifteen thousand dollars.	Naugatuck, Conn.
United States post-office at Washington, District of Columbia, five hundred thousand dollars.	Washington, D. C., post-office.
United States post-office at Live Oak, Florida, seven thousand five hundred dollars.	Post, p. 1069. Live Oak, Fla.
United States post-office at Lewes, Delaware, five thousand dollars.	Lewes, Del.
United States post-office at Saint Petersburg, Florida, seven thousand five hundred dollars.	Saint Petersburg, Fla.
United States post-office and court-house at Augusta, Georgia, thirty-five thousand dollars.	Augusta, Ga.
United States post-office at Bainbridge, Georgia, seven thousand five hundred dollars.	Bainbridge, Ga.
United States post-office at Carrollton, Georgia, seven thousand five hundred dollars.	Carrollton, Ga.
United States post-office at Cartersville, Georgia, seven thousand five hundred dollars.	Cartersville, Ga.
United States post-office at Cedartown, Georgia, seven thousand five hundred dollars.	Cedartown, Ga.
United States post-office at Elberton, Georgia, seven thousand five hundred dollars.	Elberton, Ga.
United States marine hospital at Savannah, Georgia, thirteen thousand five hundred dollars, for additional land.	Savannah, Ga., ma- rine hospital.
United States post-office at Tifton, Georgia, seven thousand five hundred dollars.	Tifton, Ga.
United States post-office and court-house at Pocatello, Idaho, ten thousand dollars.	Pocatello, Idaho.
United States post-office at Chicago, Illinois, one million two hundred and fifty thousand dollars.	Chicago, Ill., post- office.
United States post-office at Duquoin, Illinois, five thousand dollars.	Duquoin, Ill.
United States post-office at Harrisburg, Illinois, seven thousand five hundred dollars.	Harrisburg, Ill.
United States post-office at Rochelle, Illinois, seven thousand five hundred dollars.	Rochelle, Ill.
United States post-office at South Chicago, Illinois, twenty-five thousand dollars, in addition to twenty-five thousand dollars heretofore authorized: <i>Provided</i> , That the Secretary of the Treasury may, in his discretion, reduce the open space for fire protection to fifteen feet.	South Chicago, Ill.  <i>Proviso.</i> Open space.
United States post-office at Sterling, Illinois, five thousand dollars, for additional ground.	Sterling, Ill.
United States post-office at Frankfort, Indiana, fifteen thousand dollars.	Frankfort, Ind.
United States post-office at Denison, Iowa, ten thousand dollars.	Denison, Iowa.
United States post-office at Fort Madison, Iowa, ten thousand dollars.	Fort Madison, Iowa.
United States post-office at Iowa Falls, Iowa, seven thousand five hundred dollars.	Iowa Falls, Iowa.
United States post-office at Le Mars, Iowa, ten thousand dollars.	Le Mars, Iowa.
United States post-office at Red Oak, Iowa, ten thousand dollars.	Red Oak, Iowa.
United States post-office at Abilene, Kansas, seven thousand five hundred dollars.	Abilene, Kans.
United States post-office at Beloit, Kansas, seven thousand five hundred dollars.	Beloit, Kans.
United States post-office at Concordia, Kansas, seven thousand five hundred dollars.	Concordia, Kans.
United States post-office at Ottawa, Kansas, seven thousand five hundred dollars.	Ottawa, Kans.
United States post-office at Ashland, Kentucky, twelve thousand dollars.	Ashland, Ky.

Bardstown, Ky.	United States post-office at Bardstown, Kentucky, ten thousand dollars.
Cynthiana, Ky.	United States post-office at Cynthiana, Kentucky, ten thousand dollars.
Hopkinsville, Ky.	United States post-office at Hopkinsville, Kentucky, twelve thousand dollars.
Lawrenceburg, Ky.	United States post-office at Lawrenceburg, Kentucky, seven thousand five hundred dollars.
Lafayette, La.	United States post-office at Lafayette, Louisiana, five thousand dollars.
Biddeford, Me.	United States post-office at Biddeford, Maine, twenty thousand dollars.
Camden, Me.	United States post-office at Camden, Maine, ten thousand dollars.
Gardiner, Me.	United States post-office at Gardiner, Maine, fifteen thousand dollars.
Old Town, Me.	United States post-office at Old Town, Maine, ten thousand dollars.
Attleboro, Mass.	United States post-office at Attleboro, Massachusetts, twenty thousand dollars.
Boston, Mass., custom-house. Post, p. 1068.	United States custom-house at Boston, Massachusetts, five hundred thousand dollars.
New Bedford, Mass.	United States post-office at New Bedford, Massachusetts, one hundred and twenty-five thousand dollars.
Battle Creek, Mich.	United States post-office at Battle Creek, Michigan, nineteen thousand five hundred dollars, for additional ground.
Petoskey, Mich.	United States post-office at Petoskey, Michigan, ten thousand dollars.
Duluth, Minn. Act, p. 482. Proviso. Sale of land to city.	United States post-office and court-house at Duluth, Minnesota, ninety-five thousand dollars for additional ground: <i>Provided</i> , That if at any time, should any portion of the ground now owned, or hereafter to be acquired by the government, be used for street, park or other purposes by the City of Duluth, the Secretary of the Treasury be, and he is hereby authorized, in his discretion, to sell to said city any part of such ground, on such terms as he may deem to be for the best interests of the United States, and to deposit the proceeds of said sale in the Treasury of the United States, as a miscellaneous receipt: <i>Provided further</i> , That in no case shall any portion of the ground now owned, or hereafter to be acquired by the Government, be sold for less than its fair market value.
Price.	
Moorhead, Minn.	United States post-office at Moorhead, Minnesota, five thousand dollars.
Laurel, Miss.	United States post-office at Laurel, Mississippi, twelve thousand five hundred dollars.
Vicksburg, Miss.	United States post-office and court-house at Vicksburg, Mississippi, fifteen thousand dollars, for additional ground.
Aurora, Mo.	United States post-office at Aurora, Missouri, ten thousand dollars.
Brookfield, Mo.	United States post-office at Brookfield, Missouri, ten thousand dollars.
Boonville, Mo.	United States post-office at Boonville, Missouri, ten thousand dollars.
Chillicothe, Mo.	United States post-office at Chillicothe, Missouri, ten thousand dollars.
Marshall, Mo.	United States post-office at Marshall, Missouri, ten thousand dollars.
Poplar Bluff, Mo.	United States post-office at Poplar Bluff, Missouri, ten thousand dollars.
Rolla, Mo.	United States post-office at Rolla, Missouri, five thousand dollars.
Trenton, Mo.	United States post-office at Trenton, Missouri, ten thousand dollars.
Livingston, Mont.	United States post-office at Livingston, Montana, fifteen thousand dollars.
McCook, Nebr.	United States post-office and court-house at McCook, Nebraska, eight thousand dollars.
Rochester, N. H.	United States post-office at Rochester, New Hampshire, fifteen thousand dollars.

United States post-office at Morristown, New Jersey, thirty-five thousand dollars.	Morristown, N. J.
United States post-office at Orange, New Jersey, thirty thousand dollars.	Orange, N. J.
United States post-office at Batavia, New York, fifteen thousand dollars.	Batavia, N. Y.
United States post-office, Borough of Bronx, New York City, New York, one hundred thousand dollars.	Bronx Borough, N. Y. City.
United States post-office at Cortland, New York, twenty thousand dollars.	Cortland, N. Y.
United States post-office at Fulton, New York, ten thousand dollars.	Fulton, N. Y.
United States post-office at Hornell, New York, twenty thousand dollars.	Hornell, N. Y.
United States post-office at Mount Vernon, New York, thirty-five thousand dollars.	Mount Vernon, N. Y.
United States post-office at Oneonta, New York, twenty thousand dollars.	Oneonta, N. Y.
United States post-office at Salamanca, New York, ten thousand dollars; the Secretary of the Treasury is authorized to accept title under Act of Congress of February nineteenth, eighteen hundred and seventy-five, chapter ninety, United States Statutes at Large, as amended by Act approved September thirtieth, eighteen hundred and ninety, chapter eleven hundred and thirty-two, United States Statutes at Large, volume twenty-six.	Salamanca, N. Y. Acceptance of title. Vol. 18, p. 330. Vol. 26, p. 558.
United States post-office only at Syracuse, New York, seventy-five thousand dollars, in addition to one hundred and fifty thousand dollars heretofore authorized for the acquisition of a site for post-office and court-house.	Syracuse, N. Y.
United States post-office at Waterloo, New York, ten thousand dollars.	Waterloo, N. Y.
United States post-office at Greenville, North Carolina, ten thousand dollars.	Greenville, N. C.
United States post-office at Hickory, North Carolina, ten thousand dollars.	Hickory, N. C.
United States post-office at Monroe, North Carolina, ten thousand dollars.	Monroe, N. C.
United States post-office at Oxford, North Carolina, seven thousand five hundred dollars.	Oxford, N. C.
United States post-office and court-house at Chickasha, Oklahoma, fifteen thousand dollars.	Chickasha, Okla.
United States post-office and court-house at Guthrie, Oklahoma, thirty-five thousand dollars, for additional ground.	Guthrie, Okla.
United States post-office and court-house at McAlester, Oklahoma, fifteen thousand dollars.	McAlester, Okla.
United States post-office and court-house at Tulsa, Oklahoma, twenty thousand dollars.	Tulsa, Okla.
United States post-office at Bellaire, Ohio, twenty thousand dollars.	Bellaire, Ohio.
United States post-office at Bellefontaine, Ohio, ten thousand dollars.	Bellefontaine, Ohio.
United States post-office at Bowling Green, Ohio, ten thousand dollars.	Bowling Green, Ohio.
United States post-office at Cambridge, Ohio, ten thousand dollars.	Cambridge, Ohio.
United States post-office at Defiance, Ohio, ten thousand dollars.	Defiance, Ohio.
United States post-office at Middletown, Ohio, ten thousand dollars.	Middletown, Ohio.
United States post-office at Steubenville, Ohio, twenty thousand dollars.	Steubenville, Ohio.
United States post-office at Tiffin, Ohio, twelve thousand five hundred dollars.	Tiffin, Ohio.
United States post-office at Van Wert, Ohio, ten thousand dollars.	Van Wert, Ohio.
United States post-office at Wooster, Ohio, ten thousand dollars.	Wooster, Ohio.
United States post-office at Xenia, Ohio, ten thousand dollars.	Xenia, Ohio.
United States post-office at Corry, Pennsylvania, eighteen thousand dollars.	Corry, Pa.

- Gettysburg, Pa. United States post-office at Gettysburg, Pennsylvania, twenty-five thousand dollars.
- Kittanning, Pa. United States post-office at Kittanning, Pennsylvania, fifteen thousand dollars.
- Ridgeway, Pa. United States post-office at Ridgeway, Pennsylvania, ten thousand dollars.
- Sunbury, Pa. United States post-office at Sunbury, Pennsylvania, twenty-five thousand dollars.
- Titusville, Pa. United States post-office at Titusville, Pennsylvania, twenty thousand dollars.
- Brookings, S. Dak. United States post-office at Brookings, South Dakota, seven thousand five hundred dollars.
- Rapid City, S. Dak. United States post-office at Rapid City, South Dakota, seven thousand five hundred dollars.
- Lebanon, Tenn. United States post-office at Lebanon, Tennessee, five thousand dollars.
- Morristown, Tenn. United States post-office at Morristown, Tennessee, five thousand dollars.
- Pulaski, Tenn. United States post-office at Pulaski, Tennessee, seven thousand five hundred dollars.
- Shelbyville, Tenn. United States post-office at Shelbyville, Tennessee, five thousand dollars.
- Springfield, Tenn. United States post-office at Springfield, Tennessee, five thousand dollars.
- Austin, Tex. United States post-office at Austin, Texas, forty thousand dollars.
- Brenham, Tex. United States post-office at Brenham, Texas, ten thousand dollars.
- Brownwood, Tex. United States post-office at Brownwood, Texas, seven thousand five hundred dollars.
- Clarksville, Tex. United States post-office at Clarksville, Texas, five thousand dollars.
- Cuero, Tex. United States post-office at Cuero, Texas, seven thousand five hundred dollars.
- Marlin, Tex. United States post-office at Marlin, Texas, seven thousand five hundred dollars.
- Marshall, Tex. United States post-office at Marshall, Texas, ten thousand dollars.
- New Braunfels, Tex. United States post-office at New Braunfels, Texas, seven thousand five hundred dollars.
- Nacogdoches, Tex. United States post-office at Nacogdoches, Texas, five thousand dollars.
- Navasota, Tex. United States post-office at Navasota, Texas, five thousand dollars.
- Weatherford, Tex. United States post-office at Weatherford, Texas, seven thousand five hundred dollars.
- Bennington, Vt. United States post-office at Bennington, Vermont, ten thousand dollars.
- Covington, Va. United States post-office at Covington, Virginia, seven thousand five hundred dollars.
- Wytheville, Va. United States post-office at Wytheville, Virginia, five thousand dollars.
- Bedford City, Va. United States post-office at Bedford City, Virginia, seven thousand five hundred dollars.
- Olympia, Wash. United States post-office at Olympia, Washington, twenty thousand dollars.
- Elkins, W. Va. United States post-office at Elkins, West Virginia, ten thousand dollars.
- Grafton, W. Va. United States post-office at Grafton, West Virginia, fifteen thousand dollars, in addition to ten thousand dollars heretofore authorized.
- Parkersburg, W. Va. United States post-office and court-house at Parkersburg, West Virginia, thirty-five thousand dollars, for additional ground.
- Sistersville, W. Va. United States post-office at Sistersville, West Virginia, ten thousand dollars.
- Menomonie, Wis. United States post-office at Menomonie, Wisconsin, ten thousand dollars.

United States post-office at Merrill, Wisconsin, seven thousand five hundred dollars.

United States appraisers' stores at Milwaukee, Wisconsin, fifty thousand dollars.

United States post-office at Waukesha, Wisconsin, fifteen thousand dollars in addition to ten thousand dollars heretofore authorized.

United States post-office at Casper, Wyoming, ten thousand dollars.

United States post-office at Douglas, Wyoming, ten thousand dollars.

SEC. 6. That the appropriations made to carry into effect the provisions of legislation authorizing the acquisition of land for sites for public buildings or the enlargement thereof, or for the construction, enlargement, extension, remodeling, or special repairs of public buildings under the control of the Treasury Department, shall be deemed to be available only for the purposes specifically enumerated in said legislation, and the Secretary of the Treasury is hereby authorized and directed to submit to Congress annually detailed estimates of appropriations necessary for defraying all expenses, both in the Office of the Supervising Architect and in the field, of every kind and character incident to, or requisite for, the administrative work of carrying into effect the provisions of this or subsequent public-building Acts, so far as the same relate to public buildings under the control of the Treasury Department, such estimates to be in addition to and separate and apart from the estimates of appropriations providing specifically for the salaries of certain officers and employees in the Office of the Supervising Architect; that the appropriations for said administrative work, when made, shall be immediately available for such personal services and all other expenses and supplies, both for office and field work, as the Secretary of the Treasury may deem necessary and specially order or approve to carry into effect the provisions of this and subsequent Acts relating to the acquisition of land for sites or the enlargement thereof, or for the construction, enlargement, extension, remodeling, or special repairs of public buildings under the control of the Treasury Department, including the annual appropriations under the control of the Supervising Architect: *Provided*, That such persons as may be regularly appointed and paid from such appropriations shall be subject, in all respects, to the laws, rules, and regulations respecting entrance into or separation from the classified civil service of the United States, and shall be employed only in the Office of the Supervising Architect or in fieldwork of construction and repair under his supervision and control, and the Secretary of the Treasury shall annually submit to Congress in the Book of Estimates a statement, showing the names of all persons whose salaries or compensation are paid from said appropriations, their duties, and the rate of compensation and the amount paid to each of them, respectively: *And provided further*, That this Act shall not be construed as rendering unavailable for the employment of personal services in the Office of the Supervising Architect, or for any other purpose now authorized by law, any of the appropriations or balances of appropriations made prior to July first, nineteen hundred and seven, for the acquisition of land for sites, or the enlargement thereof, or for the erection, enlargement, extension, remodeling, or special repairs of public buildings under the control of the Treasury Department, or any of the annual appropriations under the control of the Supervising Architect. And all appropriations made in full or in part subsequent to July first, nineteen hundred and seven, for extension of the limits of cost of public buildings or sites, or for the acquisition of land for sites, or the enlargement thereof, or for the erection, enlargement, extension, remodeling, or special repairs of public buildings under the control of the Treasury Department, or for any annual appropriation under the control of the Supervising Architect, shall be subject to the provisions hereof.

Merrill, Wis.

Milwaukee, Wis., appraisers' stores.

Waukesha, Wis.

Casper, Wyo.

Douglas, Wyo.

Specific authority required.  
*Ante*, p. 489.

Estimates for administrative work.

Appropriations for personal services, etc., immediately available.

*Proviso*.  
Appointments, etc.

Statement of names, salaries, etc.

Supervising Architect's Office.  
Personal services under existing laws continued.

Appropriations after July 1, 1907, subject to this law.

Danville, Ill.  
Disposal of present  
building.  
New building au-  
thorized on site.  
*Ante*, p. 490.

SEC. 7. That the Secretary of the Treasury be, and he is hereby, authorized and directed to dispose of the Federal building at Danville, Illinois, at such time and in such manner and upon such terms as he may deem for the best interests of the United States; and to cause to be erected upon the site thereof a suitable and commodious building, including fireproof vaults, heating and ventilating apparatus, elevators, and approaches, complete, for the use of the post-office, United States courts, and other governmental offices in said city, at a limit of cost for said building not to exceed the sum of two hundred and twenty-five thousand dollars. That the new building hereby authorized shall be protected from danger from fire in adjacent structures by an open space of not less than twenty-five feet on all sides, including streets and alleys, and the open space of forty feet required by existing law to be preserved for that purpose in connection with the present building is hereby reduced accordingly.

Open space.

Acquiring new site  
by exchange.

That the Secretary of the Treasury be, and he is hereby, authorized and empowered, in his discretion, in lieu of the foregoing, to acquire by exchange for the present post-office building and the site thereof a rectangular site at the northeast corner of Harrison and Vermillion streets in said city, having a frontage on Vermillion street of not less than one hundred and forty feet, with a depth on Harrison street of at least one hundred and forty-eight feet and six inches, and to execute on behalf of the United States the necessary conveyances to effect such exchange; and also to acquire by purchase, condemnation, or otherwise so much of the remaining frontage on Vermillion street, between Harrison and Madison streets, and having a like depth of not less than one hundred and forty-eight feet and six inches, as he may deem necessary, to provide a suitable site for the building hereinafter authorized to be erected.

Erection of building  
on new site.

That upon said new site, when acquired as aforesaid, the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be constructed a suitable and commodious building, with fireproof vaults, heating and ventilating apparatus, elevators and approaches, complete, for the use and accommodation of the post-office, United States courts, and other governmental offices in said city, at a total limit of cost of not to exceed two hundred and seventy-five thousand dollars, including such land, if any, as may be acquired in addition to that secured by exchange for the present site.

Ottumwa, Iowa.  
Removal of old, and  
erection of new build-  
ing on same site.  
*Ante*, p. 490.

SEC. 8. That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause the United States post-office building at Ottumwa, Iowa, to be taken down and a new building to be erected on the site thereof for the accommodation of the United States post-office, courts, and other governmental offices, at a total cost to the Government, including the removal of the present building and the construction of a new building with fireproof vaults, heating and ventilating apparatus, and approaches, complete, not to exceed two hundred thousand dollars; including thirty-five thousand dollars authorized by the Act of June thirtieth, nineteen hundred and six, which shall be available for this purpose.

Vol. 34, p. 774.

Florence, Ala.  
Sale of strip of land  
to lodge of Elks.

SEC. 9. That the Secretary of the Treasury be, and he is hereby, authorized and directed, in his discretion, to sell at private sale to the Florence Lodge, Numbered Eight hundred and twenty, Benevolent and Protective Order of Elks, at Florence, Alabama, the following-described strip or parcel of land, situate and being in the city of Florence, county of Lauderdale, State of Alabama: Beginning on the southerly line to Tombigbee street, in Florence, Alabama, at the northeasterly corner of the tract of land purchased by the United States Government from Dwight Devine and others on the seventeenth day of December, nineteen hundred and three, the deed to which is on record in the office of the probate judge of Lauderdale County, Alabama, book numbered sixty-seven, pages two hundred and

Description.

ninety-five, two hundred and ninety-six, and two hundred and ninety-seven; thence at right angles to said Tombigbee street, southwardly, one hundred feet; thence, at right angles, westwardly, ten feet; thence, northwardly, at right angles, one hundred feet to Tombigbee street; thence at right angles eastwardly along the said street ten feet to the point of beginning, which embraces a strip of land ten feet in width and one hundred feet in length off the east side of the Federal building site in Florence, Alabama, for such an amount as the Secretary of the Treasury, in his judgment, shall deem to be a fair and just compensation for said property. The Secretary of the Treasury, in the event of such sale, is authorized and directed to execute a quitclaim deed to Florence Lodge, Numbered Eight hundred and twenty, Benevolent and Protective Order of Elks, at Florence, Alabama, conveying all the rights, title, claim, and interest of the United States in or to said above-described strip of land.

SEC. 10. That the Secretary of the Treasury be, and he is hereby, authorized and directed to acquire, by purchase, condemnation, or otherwise, a site and building for the United States post-office and other governmental offices at Peekskill, New York, at a cost for said site and building of not to exceed forty thousand dollars.

That upon the title to said property being vested in the United States, the Secretary of the Treasury is hereby further authorized and directed to cause the building so acquired to be altered, remodeled, extended, or repaired for the use and accommodation of the United States post-office and other governmental offices in said city, including necessary changes in alterations, or remodeling of, or repair to, the heating, ventilating, and plumbing systems in said building at a cost not to exceed five thousand dollars.

SEC. 11. That the provision contained in the Act approved June thirtieth, nineteen hundred and six, authorizing and directing the Secretary of the Treasury to contract for the erection and completion of a suitable building, including fireproof vaults, heating and ventilating apparatus, and approaches, complete, for the use and accommodation of the United States post-office and court-house at Little Rock, Arkansas, upon ground now owned by the United States, at a limit of cost of one hundred and twenty-five thousand dollars, be, and the same is hereby, amended so as to authorize and direct the Secretary of the Treasury, within said limit of cost, to enter into contracts for the enlargement, extension, remodeling, and improvement of the present post-office and court-house building at Little Rock, Arkansas.

SEC. 12. That the provision contained in the Act approved June thirtieth, nineteen hundred and six, authorizing and directing the Secretary of the Treasury to acquire, by purchase, condemnation, or otherwise, such additional land as he may deem necessary for the enlargement of the present site, and to enter into contracts for the enlargement, extension, remodeling, or improvement of the United States subtreasury building at San Francisco, California, at a limit of cost of three hundred and seventy-five thousand dollars, be, and the same is hereby, amended so as to authorize and direct the Secretary of the Treasury, in his discretion, to acquire, by purchase, condemnation, or otherwise, a suitable new site for, or to enlarge the present site of, the United States subtreasury at San Francisco, California, at a cost not to exceed the said sum of three hundred and seventy-five thousand dollars.

SEC. 13. That of the amount authorized in the Act approved June thirtieth, nineteen hundred and six, for the acquisition of a site and the erection thereon of a suitable building for the use and accommodation of the United States post-office and other governmental offices at San Diego, California, at a cost not to exceed one hundred and fifty thousand dollars, the sum of fifteen thousand dollars, or so much thereof as

Deed.

Peekskill, N. Y.  
Purchase of building authorized.  
*Ante*, p. 490.

Alterations, etc.

Little Rock, Ark.  
Enlargement, etc., of present building authorized.  
Vol. 34, p. 776.

San Francisco, Cal.  
Purchase of new, or addition to present site, of subtreasury, authorized.  
Vol. 34, p. 775.  
*Post*, p. 1068.

San Diego, Cal.  
Purchase and transfer of lands to War Department.  
Vol. 34, p. 778.

may be necessary, may be used for the purchase of lands in said city to be assigned to the use of the War Department and for removing to such newly acquired land and placing in position the buildings and structures now on block thirty-nine, the making of water and sewer connections therewith, the inclosing of said newly acquired land, and other incidental expenses of like character: *Provided*, That upon the acquisition of such land, block thirty-nine, in said city of San Diego, California, now owned by the United States and assigned to the uses and purposes of the War Department, shall be assigned to the Treasury Department as the site for the United States post-office and custom-house building authorized by said Act approved June thirtieth, nineteen hundred and six.

*Proviso.*  
Erection of building on site received in exchange.

Newark, Ohio.  
Open space reduced.  
Vol. 34, pp. 780, 789.

SEC. 14. That the Secretary of the Treasury be, and he is hereby, authorized and directed, in his discretion, to reduce the open space for fire protection at Newark, Ohio, to twenty feet, to insure the acquisition of a suitable site and the erection thereon of an adequate building for the accommodation of the United States post-office and other governmental offices within the present limit of cost as fixed by the Act approved June thirtieth, nineteen hundred and six.

Buffalo, N. Y.  
Vol. 32, p. 324.

SEC. 15. That section sixteen of an Act entitled "An Act to increase the limit of cost of certain public buildings, to authorize the purchase of sites for public buildings, to authorize the erection and completion of public buildings, and for other purposes," approved June sixth, nineteen hundred and two, be, and the same is hereby, amended so as to read as follows: "SEC. 16. That the Secretary of the Treasury be, and he is hereby, authorized, in his discretion, to sell the old custom-house and post-office building and the site thereof, at the corner of Seneca and Washington streets, in the city of Buffalo and State of New York, at public or private sale, after proper advertisement, at such time and on such terms as he may deem to be for the best interests of the United States, and to deposit the proceeds of said sale in the Treasury of the United States as a miscellaneous receipt: *Provided*, That said building and site shall not be sold for a sum less than one hundred thousand dollars."

Sale of present building authorized.

*Proviso.*  
Minimum price.

SEC. 16. That a commission consisting of the Secretary of War, the Secretary of the Treasury, the Superintendent of the United States Capitol Building and Grounds, one member of the Grand Army of the Republic, to be designated by the commander in chief of that organization, and a member of the United Spanish War Veterans, to be designated by the commander in chief of that organization, be, and is hereby, created, which shall cause plans and estimates to be prepared for a memorial amphitheater at Arlington, Virginia, and report the estimated cost thereof to the Congress: *Provided*, That such plans and estimates be prepared under the direction of the Secretary of the Treasury.

Arlington Cemetery.  
Commission on memorial amphitheater designated.

Duties.

*Proviso.*  
Plans, etc.

Appropriation for expenses.

And for the expense of said commission a sum not to exceed five thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be expended on vouchers approved by the chairman of said commission.

Washington, D. C.  
Commission on armory for National Guard designated.

SEC. 17. That a commission consisting of the Assistant Secretary of War, the general commanding the militia of the District of Columbia, the officer in charge of public buildings and grounds at Washington, District of Columbia, and the Superintendent of the United States Capitol Building and Grounds, be, and is hereby, created, which shall cause plans and estimates to be prepared for a suitable armory for the National Guard of the District of Columbia, and report the estimated cost thereof to the Congress: *Provided*, That such plans and estimates be prepared under the supervision of the Secretary of the Treasury.

*Proviso.*  
Plans, etc.

Appropriation for expenses.

And for the expense of said commission a sum not to exceed two thousand five hundred dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be expended on vouchers approved by the chairman of said commission.

SEC. 18. That for the purpose of beginning the construction of a suitable and commodious fireproof building for the accommodation of the United States post-office, United States custom-house, United States courts, and other governmental offices at Honolulu, Hawaii, one hundred thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost of said building at the sum hereby named, but the building hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, and approaches, but exclusive of site, not exceeding eight hundred and fifty thousand dollars.

Honolulu, Hawaii.  
Construction of building.  
*Ante*, p. 490.

*Proviso.*  
Limit of cost.

The Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the construction of a suitable building for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed as the ultimate limit of cost not to exceed one hundred thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

Contracts.

*Proviso.*  
Expenditure in fiscal year.

SEC. 19. That for the purpose of beginning the construction of a suitable and commodious fireproof building for the accommodation of the United States post-office, United States courts, and other governmental offices at Oklahoma City, Oklahoma, fifty thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost of said building at the sum hereby named, but the building hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, and approaches, but exclusive of site, not exceeding two hundred and fifty thousand dollars.

Oklahoma City, Okla.  
Construction of building.  
*Ante*, p. 490.

*Proviso.*  
Limit of cost.

The Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the construction of a suitable building for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed at the ultimate limit of cost not to exceed fifty thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

Contracts.

*Proviso.*  
Expenditure in fiscal year.

That for the purpose of beginning the construction of a suitable and commodious fireproof building for the accommodation of the United States post-office, United States courts, and other governmental offices at Muskogee, Oklahoma, fifty thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost of said building at the sum hereby named, but the building hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, and approaches, but exclusive of site, not exceeding two hundred thousand dollars.

Muskogee, Okla.  
Construction of building.  
*Post*, p. 1067.

*Proviso.*  
Limit of cost.

The Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the construction of a suitable building for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed as the ultimate limit of cost not to exceed fifty thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

Contracts.

*Proviso.*  
Expenditure in fiscal year.

SEC. 20. That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause the United States post-office and court-house building at Shreveport, Louisiana, to be taken down and a new building erected on the site thereof for the accommodation of the United States post-office, courts, and other governmental offices, at a total cost to the Government, including the removal of the present building and the construction of a new building with fireproof vaults, heating and ventilating apparatus, and approaches, complete, not to exceed two hundred thousand dollars. And the Secretary of the Treasury may, in his discretion, reduce the open space for fire

Shreveport, La.  
Removal of present, and erection of new, building on site.  
*Ante*, p. 490.

Open space.

*Proviso.*  
Expenditure in fiscal year.

protection to twenty feet: *Provided*, That of this amount not to exceed fifty thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

Minneapolis, Minn.  
Construction.  
*Ante*, p. 490.

SEC. 21. That for the purpose of beginning the construction of a suitable and commodious fireproof building for the accommodation of the United States post-office at Minneapolis, Minnesota, one hundred thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost of said building at the sum hereby named, but the building hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, and approaches, but exclusive of site, not exceeding five hundred thousand dollars.

*Proviso.*  
Limit of cost.

Contracts.

The Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the construction of a suitable building for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed as the ultimate limit of cost not to exceed one hundred thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

*Proviso.*  
Expenditure in fiscal year.

Dayton, Ohio,  
Addition to present building.  
*Ante*, p. 490.

SEC. 22. That for the purpose of beginning the construction of a suitable and adequate fireproof addition to the present Federal building for the accommodation of the United States post-office, United States courts, and other governmental offices at Dayton, Ohio, sixty thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost for said addition at the sum hereby named, but the addition hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, and approaches, but exclusive of site, not exceeding three hundred and twenty-five thousand dollars.

*Proviso.*  
Limit of cost.

Contracts.

The Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the construction of a suitable addition for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed as the ultimate limit of cost not to exceed sixty thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

*Proviso.*  
Expenditure in fiscal year.

Jersey City, N. J.  
Construction.

SEC. 23. That for the purpose of beginning the construction of a suitable and commodious fireproof building for the accommodation of the United States post-office at Jersey City, New Jersey, one hundred thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost of said building at the sum hereby named, but the building hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, and approaches, but exclusive of site, not exceeding three hundred and fifty thousand dollars.

*Proviso.*  
Limit of cost.

Contracts.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the construction of a suitable building for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed as the ultimate limit of cost not to exceed one hundred thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

*Proviso.*  
Expenditure in fiscal year.

Wilmington, N. C.  
Construction of buildings.  
*Ante*, p. 490.

SEC. 24. That for the purpose of beginning the construction of suitable and commodious fireproof buildings, and the acquisition of additional ground, for the accommodation of the United States custom-house and other governmental offices, excepting United States courts and post-office, and for a Government warehouse or appraisers' store building, at Wilmington, North Carolina, eighty thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost of said buildings and additional ground at the sum hereby named, but

*Proviso.*  
Limit of cost.

the buildings hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, approaches, and additional land, not exceeding three hundred thousand dollars.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to acquire, by purchase, condemnation, or otherwise, said additional ground and to enter into contracts for the construction of suitable buildings for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed as the ultimate limit of cost not to exceed eighty thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine. That the Secretary of the Treasury be, and he is hereby, further authorized and directed to use for said new buildings the present site of the United States custom-house and warehouse, and to erect thereon suitable buildings for the purposes aforesaid, purchasing ground adjacent thereto for the enlargement of said site; and he is hereby authorized to provide for the use, in the construction of said new buildings, of such of the material composing the present structures as he may deem suitable for the purpose, or, in his discretion, to dispose of the same and to use the proceeds toward the cost of constructing the new buildings; and in case of such sale of the old material the limit of cost hereinbefore fixed for said new buildings and additional ground is hereby increased by a sum equal to the net proceeds derived from said sale.

SEC. 25. That the Secretary of the Treasury be, and he is hereby, authorized and empowered in lieu of making additions to the present Federal building at Lynchburg, Virginia, authorization for which has heretofore been made, to acquire a new Federal building site in the city of Lynchburg, Virginia, by the exchange of the present post-office and court-house building and the site thereof in said city for a portion of the land and improvements thereon belonging to the city of Lynchburg, commonly known as the warehouse property, having a frontage of one hundred and sixty-five feet on Church street and one hundred and thirty-two feet on Tenth street, and to execute the necessary conveyances therefor to said city upon the payment to the United States by said city of a sum not less than seventy thousand dollars, and the furnishing, free of cost to the United States, of such abstracts, official certifications, evidences of title, and deeds of conveyance as, in the opinion of the Attorney-General, may be necessary to vest in the United States a good and valid title to said property. That upon said new site, if acquired as aforesaid, the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be erected a suitable and commodious building, with fireproof vaults, heating and ventilating apparatus, and approaches complete, for the use and accommodation of the United States post-office, United States courts, and other governmental offices in said city, at a total limit of cost of not to exceed two hundred and twenty thousand dollars, and the unexpended balances of any authorization heretofore made for the enlargement, extension, remodeling, or improving of the present post-office and court-house building in the city of Lynchburg, together with such sum as may be received from said city, as hereinbefore provided, be, and the same are hereby, authorized to be applied and made available to carry into effect the provisions of this section, and no further authorization therefor is made: *Provided*, That the Secretary of the Treasury may, in his discretion, proceed, if he deems best, with the improvement and enlargement of the present Federal building within the limit of cost heretofore fixed.

SEC. 26. That a commission be, and the same is hereby, created, to consist of five members, namely, the Secretary of War, the Attorney-General, the president of the Board of Commissioners of the District

Contracts, etc., authorized.

*Proviso.*  
Expenditure in fiscal year.

Use of present site, with additions, authorized.

Purchase of new site, etc., permitted.

Lynchburg, Va.  
Exchange of present building site for new site.  
Vol. 34, pp. 775, 1300.

Description.

Construction of new building.

Limit of cost.  
Use of balances and proceeds.

*Proviso.*  
Enlargement of present building permitted.

District of Columbia.  
Commission designated to investigate United States title to lands, etc.

Duties.  
Post, p. 927.

Transfers withheld  
until report made.

Authority.

Appropriation for  
expenses.

San Juan, P. R.  
Lands deeded to city  
for streets, etc.

Filtration plant,  
D. C.  
Additional land to  
be acquired.

Purchase from ap-  
propriation for plant.

Washington, D. C.,  
court-house.  
Addition for court  
of appeals authorized.  
Ante, p. 491.  
Post, p. 928.  
Plans, etc.

of Columbia, the chairman of the Committee on Public Buildings and Grounds of the United States Senate, and the chairman of the Committee on Public Buildings and Grounds of the United States House of Representatives, for the purpose of investigating the title of the United States in and to all lands in the District of Columbia, with a view to protecting such title, filing a map of said lands, and ascertaining whether or not any individual or corporation is, without proper authority, occupying, in whole or in part, any such lands. Said commission shall also investigate and report on any and all transfers of title to such lands by the United States, either by authority of Congress or otherwise, and shall make recommendations as to the future policy of the Government with respect to the sale or retention of any and all such lands, title to which may have been or is now vested in the United States, and pending the report of said commission, unless otherwise directed by Congress, all authorizations heretofore made for the sale of Government land in the District of Columbia, in which conveyances have not been made or contracts entered into, shall be held in abeyance. The commission hereby created shall have authority to send for persons, papers, documents, public and private records, administer oaths, and to conduct such investigation in such manner as said commission may deem best, and shall report the results of such investigation to the Sixtieth Congress, together with its recommendations. And for the expense of said commission a sum not to exceed five thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be expended on vouchers approved by the chairman of said commission.

SEC. 27. That the Secretary of the Treasury be, and he is hereby, authorized and empowered, in his discretion, to convey, by quitclaim deed, to the city of San Juan, Porto Rico, for street and other purposes, such portions of the site in said city reserved for Federal building purposes by Executive order dated June thirtieth, nineteen hundred and three, as in the opinion of the Secretary of the Treasury may not be required for the present or probable future needs of the United States for sites for Federal buildings.

SEC. 28. That the Secretary of War or other officer having charge of the filtration plant and the Government reservation on which it is situated in the District of Columbia be, and he hereby is, authorized and directed to purchase or cause to be taken for public use, by condemnation or otherwise, as an addition to said reservation for the purpose of extending its boundaries any land embraced in square three thousand one hundred and twenty-six, in the city of Washington, District of Columbia, not now owned by the United States or the District of Columbia.

That for the purpose of carrying into effect the provisions of this Act the Secretary of War be, and he hereby is, authorized to expend the sum of eight thousand dollars, or so much thereof as may be necessary, out of the amounts heretofore appropriated by Congress for a slow sand filtration plant, and for each and every purpose connected therewith.

SEC. 29. For the erection of a fireproof addition to the court-house of the District of Columbia, for the use of the court of appeals of said District, including such fireproof vaults as may be necessary to protect from destruction the papers and records of said court, and proper heating and ventilating apparatus, to be constructed under the supervision of and on plans to be furnished by the Superintendent of the Capitol Building and Grounds, and approved by the Attorney-General, two hundred thousand dollars is authorized.

SEC. 30. That the Secretary of the Treasury be, and he is hereby, authorized and directed to acquire by purchase, condemnation, or otherwise, for the use and accommodation of the United States Departments of State, Justice and Commerce and Labor, the whole of squares numbered two hundred and twenty-six, two hundred and twenty-seven, two hundred and twenty-eight, two hundred and twenty-nine, and two hundred and thirty, in the city of Washington, District of Columbia, and the sum of two million five hundred thousand dollars, or so much thereof as may be necessary, to pay for the land so acquired is hereby authorized. That part of C street, Ohio avenue, D street, and E street lying between the squares named herein is hereby made a part of the site authorized by this Act. That should the Secretary of the Treasury decide to institute condemnation proceedings in order to secure any or all of the land herein authorized to be acquired, such proceedings shall be in accordance with the provisions of the Act of Congress approved August thirtieth, eighteen hundred and ninety, providing a site for the enlargement of the Government Printing Office (United States Statutes at Large, volume twenty-six, chapter eight hundred and thirty-seven.)

Washington, D. C.  
State, Justice, and  
Commerce and Labor  
Departments.  
Acquiring site for  
buildings authorized.  
*Ante*, p. 491.

Streets to be closed.

Condemnation pro-  
ceedings.

Vol. 26, p. 412.

SEC. 31. That for the purpose of beginning the construction of a suitable and commodious fireproof building for the accommodation of the United States post-office, United States courts, and other governmental offices at Denver, Colorado, fifty thousand dollars: *Provided*, That this authorization shall not be construed as fixing the limit of cost of said building at the sum hereby named, but the building hereby provided for shall be constructed or planned so as to cost, complete, including fireproof vaults, heating and ventilating apparatus, and approaches, but exclusive of site, not exceeding one million six hundred thousand dollars.

Denver, Colo.  
Construction of  
building.  
*Ante*, p. 491.

*Proviso*.  
Limit of cost.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to enter into contracts for the construction of a suitable building for said purposes, to be designated by said Department, within the ultimate limit of cost above mentioned: *Provided*, That of the amount fixed as the ultimate limit of cost not to exceed fifty thousand dollars may be expended during the fiscal year ending June thirtieth, nineteen hundred and nine.

Contracts.

*Proviso*.  
Expenditure for  
fiscal year.

SEC. 32. That the sum of ten thousand dollars be, and the same is hereby, authorized, out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of War, to aid in the erection and completion of a memorial structure at Point Pleasant, West Virginia, to commemorate the battle of the Revolution fought at that point between the colonial troops and Indians October tenth, seventeen hundred and seventy-four: *Provided*, That no part of said appropriation shall be expended until the site and plans for said monument or memorial shall be approved by the Secretary of War and the grounds on which said monument or memorial is to be located shall be dedicated to the use of the public and provision is made for opening and maintaining an open highway thereto.

Point Pleasant, W.  
Va.  
Memorial to com-  
memorate battle of  
Revolution.  
*Ante*, p. 491.

*Proviso*.  
Plans, etc.

SEC. 33. That the Secretary of the Treasury be, and he is hereby, authorized and directed, in his discretion, to dispose of the site for a public building at Lawton, Oklahoma, at such time and in such manner and upon such terms as he may deem for the best interests of the United States, and the proceeds of such sale shall be held to be applied for the purchase of a new site as may hereafter be directed by law.

Lawton, Okla.  
Sale public building  
site.  
*Ante*, p. 458.

Use of proceeds for  
new site.

SEC. 34. That hereafter in all cases where appropriations are made in part only for carrying into effect the provisions of legislation authorizing the acquisition of land for sites or for the enlargement of sites for public buildings, or for the erection or remodeling, extension, alteration, and repairs of public buildings, the Secretary of the Treasury, unless otherwise specifically directed, be, and he is hereby, au-

Contracts to limit of  
cost authorized.

thorized and empowered to enter into contracts within the full limit of cost fixed by Congress therefor.

Offers for sites to be submitted in writing.

SEC. 35. That the Secretary of the Treasury shall require all owners or agents of sites in each city mentioned in this Act, where sites or addition to sites are to be purchased, to submit offers of sale in writing.

Rent of buildings until removed.

And in case a site or addition to a site acquired under the provisions of this Act contains a building or buildings, the Secretary of the Treasury is hereby authorized, in his discretion, to rent until their removal becomes necessary such of said buildings as may be purchased by the Government, or the land on which the same may be located, where the buildings are reserved by the vendors, at a fair rental value, the net proceeds thereof to be deposited in the Treasury of the United States, and a report of the proceedings to be submitted to Congress annually: *Provided*, That each site selected under the provisions of this Act shall be bounded upon at least two sides by streets, unless otherwise specifically provided.

Proceeds.

*Proviso.*  
Exposure to streets.

Advertising for proposals for sites.

SEC. 36. That proposals for the sale of land suitable for all sites, or additions to sites, provided for in this Act, respectively, shall be invited by public advertisement in one of the newspapers of said cities, respectively, of largest circulation for at least twenty days prior to the date specified in said advertisement for the opening of said proposals. Proposals made in response to said advertisement shall be mailed and addressed to the Secretary of the Treasury, who shall then cause the said proposed sites, and such others as he may think proper to designate, to be examined in person by an agent of the Treasury Department, who shall make written report to said Secretary of the results of said examination and of his recommendation thereon and the reasons therefor, which shall be accompanied by the original proposals and all maps, plats, and statements which shall have come into his possession relating to the said proposed sites.

Examination of proposals, etc.

Open space for fire protection.

SEC. 37. That all buildings authorized to be constructed, enlarged, or extended under the provisions of this Act shall, unless otherwise provided herein, be unexposed to danger from fire by an open space of at least forty feet on each side, including streets and alleys: *Provided*, That in exceptional cases and for good cause shown the Secretary of the Treasury may, in his discretion, reduce the open space to less than forty feet and to any dimensions which he shall deem sufficient to afford fire protection.

*Proviso.*  
Exceptional cases.

Amendment.

SEC. 38. That Congress reserves the right to alter, amend, or repeal this Act.

Repeal of conflicting acts.

SEC. 39. That all Acts or parts of Acts in conflict herewith are hereby repealed.

Approved, May 30, 1908.

May 30, 1908.  
[H. R. 21871.]

**CHAP. 229.**—An Act To amend the national banking laws.

[Public, No. 169.]

National bank circulation.

National currency associations.

Formation by national banks.

Applications.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That national banking associations, each having an unimpaired capital and a surplus of not less than twenty per centum, not less than ten in number, having an aggregate capital and surplus of at least five millions of dollars, may form voluntary associations to be designated as national currency associations. The banks uniting to form such association shall, by their presidents or vice-presidents, acting under authority from the board of directors, make and file with the Secretary of the Treasury a certificate setting forth the names of the banks composing the association, the principal place of business of the association, and the name of the association, which name shall be subject to the approval of the Secretary of the Treasury. Upon the filing of such certificate the associated

Corporate powers.

banks therein named shall become a body corporate, and by the name so designated and approved may sue and be sued and exercise the powers of a body corporate for the purposes hereinafter mentioned:

*Provided*, That not more than one such national currency association shall be formed in any city: *Provided further*, That the several members of such national currency association shall be taken, as nearly as conveniently may be, from a territory composed of a State or part of a State, or contiguous parts of one or more States: *And provided further*, That any national bank in such city or territory, having the qualifications herein prescribed for membership in such national currency association, shall, upon its application to and upon the approval of the Secretary of the Treasury, be admitted to membership in a national currency association for that city or territory, and upon such admission shall be deemed and held a part of the body corporate, and as such entitled to all the rights and privileges and subject to all the liabilities of an original member: *And provided further*, That each national currency association shall be composed exclusively of banks not members of any other national currency association.

The dissolution, voluntary or otherwise, of any bank in such association shall not affect the corporate existence of the association unless there shall then remain less than the minimum number of ten banks: *Provided, however*, That the reduction of the number of said banks below the minimum of ten shall not affect the existence of the corporation with respect to the assertion of all rights in favor of or against such association. The affairs of the association shall be managed by a board consisting of one representative from each bank. By-laws for the government of the association shall be made by the board, subject to the approval of the Secretary of the Treasury. A president, vice-president, secretary, treasurer, and an executive committee of not less than five members, shall be elected by the board. The powers of such board, except in the election of officers and making of by-laws, may be exercised through its executive committee.

The national currency association herein provided for shall have and exercise any and all powers necessary to carry out the purposes of this section, namely, to render available, under the direction and control of the Secretary of the Treasury, as a basis for additional circulation any securities, including commercial paper, held by a national banking association. For the purpose of obtaining such additional circulation, any bank belonging to any national currency association, having circulating notes outstanding secured by the deposit of bonds of the United States to an amount not less than forty per centum of its capital stock, and which has its capital unimpaired and a surplus of not less than twenty per centum, may deposit with and transfer to the association, in trust for the United States, for the purpose hereinafter provided, such of the securities above mentioned as may be satisfactory to the board of the association. The officers of the association may thereupon, in behalf of such bank, make application to the Comptroller of the Currency for an issue of additional circulating notes to an amount not exceeding seventy-five per centum of the cash value of the securities or commercial paper so deposited. The Comptroller of the Currency shall immediately transmit such application to the Secretary of the Treasury with such recommendation as he thinks proper, and if, in the judgment of the Secretary of the Treasury, business conditions in the locality demand additional circulation, and if he be satisfied with the character and value of the securities proposed and that a lien in favor of the United States on the securities so deposited and on the assets of the banks composing the association will be amply sufficient for the protection of the United States, he may direct an issue of additional circulating notes to the association, on behalf of such bank, to an amount in his discretion, not, however, exceeding seventy-five per centum of

*Proviso.*  
Limit.  
Members to be of contiguous territory.

Subsequent admissions.

Banks restricted to one association.

Existence not affected by dissolution of a member.

*Proviso.*  
Reduction below minimum.

Management.

Officers.

Executive committee.

Powers.

Additional bank circulation.  
Securities for, to be deposited with association.

Application to Comptroller of the Currency.

Secretary of the Treasury may direct issue.

Proviso.  
Amount on State,  
etc., bonds.

Limit as to commer-  
cial paper.

"Commercial pa-  
per" designated.

Liability of associa-  
tion for redemption.

Lien created.  
R.S., sec. 5230, p. 1011.

Liability between  
members.

Additional, or ex-  
change of securities.

Sale of securities  
held, on failure.

Deposit of proceeds.

Suit if sum insuffi-  
cient to redeem notes.

Withdrawal and  
substitution per-  
mitted.

Action if members  
fail to maintain re-  
demption fund.  
Vol. 18, p. 123.

Use of fund of other  
members.

Association to sell  
securities of default-  
ing bank.

Deposits of proceeds  
for redemption of  
notes.

Additional circula-  
tion by banks, on  
other than United  
States bonds.

Application to  
Comptroller.

the cash value of the securities so deposited: *Provided*, That upon the deposit of any of the State, city, town, county, or other municipal bonds, of a character described in section three of this Act, circulating notes may be issued to the extent of not exceeding ninety per centum of the market value of such bonds so deposited: *And provided further*, That no national banking association shall be authorized in any event to issue circulating notes based on commercial paper in excess of thirty per centum of its unimpaired capital and surplus. The term "commercial paper" shall be held to include only notes representing actual commercial transactions, which when accepted by the association shall bear the names of at least two responsible parties and have not exceeding four months to run.

The banks and the assets of all banks belonging to the association shall be jointly and severally liable to the United States for the redemption of such additional circulation; and to secure such liability the lien created by section fifty-two hundred and thirty of the Revised Statutes shall extend to and cover the assets of all banks belonging to the association, and to the securities deposited by the banks with the association pursuant to the provisions of this Act; but as between the several banks composing such association each bank shall be liable only in the proportion that its capital and surplus bears to the aggregate capital and surplus of all such banks. The association may, at any time, require of any of its constituent banks a deposit of additional securities or commercial paper, or an exchange of the securities already on deposit, to secure such additional circulation; and in case of the failure of such bank to make such deposit or exchange the association may, after ten days' notice to the bank, sell the securities and paper already in its hands at public sale, and deposit the proceeds with the Treasurer of the United States as a fund for the redemption of such additional circulation. If such fund be insufficient for that purpose the association may recover from the bank the amount of the deficiency by suit in the circuit court of the United States, and shall have the benefit of the lien hereinbefore provided for in favor of the United States upon the assets of such bank. The association or the Secretary of the Treasury may permit or require the withdrawal of any such securities or commercial paper and the substitution of other securities or commercial paper of equal value therefor.

SEC. 2. That whenever any bank belonging to a national currency association shall fail to preserve or make good its redemption fund in the Treasury of the United States, required by section three of the Act of June twentieth, eighteen hundred and seventy-four, chapter three hundred and forty-three, and the provisions of this Act, the Treasurer of the United States shall notify such national currency association to make good such redemption fund, and upon the failure of such national currency association to make good such fund, the Treasurer of the United States may, in his discretion, apply so much of the redemption fund belonging to the other banks composing such national currency association as may be necessary for that purpose; and such national currency association may, after five days' notice to such bank, proceed to sell at public sale the securities deposited by such bank with the association pursuant to the provisions of section one of this Act, and deposit the proceeds with the Treasurer of the United States as a fund for the redemption of the additional circulation taken out by such bank under this Act.

SEC. 3. That any national banking association which has circulating notes outstanding, secured by the deposit of United States bonds to an amount of not less than forty per centum of its capital stock, and which has a surplus of not less than twenty per centum, may make application to the Comptroller of the Currency for authority to issue additional circulating notes to be secured by the deposit of bonds

other than bonds of the United States. The Comptroller of the Currency shall transmit immediately the application, with his recommendation, to the Secretary of the Treasury, who shall, if in his judgment business conditions in the locality demand additional circulation, approve the same, and shall determine the time of issue and fix the amount, within the limitations herein imposed, of the additional circulating notes to be issued. Whenever after receiving notice of such approval any such association shall deposit with the Treasurer or any assistant treasurer of the United States such of the bonds described in this section as shall be approved in character and amount by the Treasurer of the United States and the Secretary of the Treasury, it shall be entitled to receive, upon the order of the Comptroller of the Currency, circulating notes in blank, registered and countersigned as provided by law, not exceeding in amount ninety per centum of the market value, but not in excess of the par value of any bonds so deposited, such market value to be ascertained and determined under the direction of the Secretary of the Treasury.

The Treasurer of the United States, with the approval of the Secretary of the Treasury, shall accept as security for the additional circulating notes provided for in this section, bonds or other interest-bearing obligations of any State of the United States, or any legally authorized bonds issued by any city, town, county, or other legally constituted municipality or district in the United States which has been in existence for a period of ten years, and which for a period of ten years previous to such deposit has not defaulted in the payment of any part of either principal or interest of any funded debt authorized to be contracted by it, and whose net funded indebtedness does not exceed ten per centum of the valuation of its taxable property, to be ascertained by the last preceding valuation of property for the assessment of taxes. The Treasurer of the United States, with the approval of the Secretary of the Treasury, shall accept, for the purposes of this section, securities herein enumerated in such proportions as he may from time to time determine, and he may with such approval at any time require the deposit of additional securities, or require any association to change the character of the securities already on deposit.

SEC. 4. That the legal title of all bonds, whether coupon or registered, deposited to secure circulating notes issued in accordance with the terms of section three of this Act shall be transferred to the Treasurer of the United States in trust for the association depositing them, under regulations to be prescribed by the Secretary of the Treasury. A receipt shall be given to the association by the Treasurer or any assistant treasurer of the United States, stating that such bond is held in trust for the association on whose behalf the transfer is made, and as security for the redemption and payment of any circulating notes that have been or may be delivered to such association. No assignment or transfer of any such bond by the Treasurer shall be deemed valid unless countersigned by the Comptroller of the Currency. The provisions of sections fifty-one hundred and sixty-three, fifty-one hundred and sixty-four, fifty-one hundred and sixty-five, fifty-one hundred and sixty-six, and fifty-one hundred and sixty-seven and sections fifty-two hundred and twenty-four to fifty-two hundred and thirty-four, inclusive, of the Revised Statutes respecting United States bonds deposited to secure circulating notes shall, except as herein modified, be applicable to all bonds deposited under the terms of section three of this Act.

SEC. 5. That the additional circulating notes issued under this Act shall be used, held, and treated in the same way as circulating notes of national banking associations heretofore issued and secured by a deposit of United States bonds, and shall be subject to all the provisions of law affecting such notes except as herein expressly modified:

Approval by Secretary of the Treasury.

Issue on deposit of bonds with Treasurer.

Not to exceed 90 per cent of market value.

Bonds of States, cities, etc., acceptable.

Conditions as to city, etc., bonds.

Discretion of Treasurer.

Transfer of title in trust.

Receipts from Treasurer.

Assignments, Custody, etc., of bonds.

R. S., secs. 5163-5167, 5224-5234, pp. 998, 1010-1012.

Status of additional circulating notes.

*Provisos.*  
Limit of issue of  
notes by banks.

Maximum of addi-  
tional notes.

Redemption fund.  
Special require-  
ment for additional  
circulation.

Vol. 18, p. 123.

Proportional as-  
signment of addi-  
tional circulation to  
States.

*Proviso.*  
Emergency assign-  
ments.

Information, etc., as  
to acceptable se-  
curities.

Tax on circulation.  
R. S., sec. 5214, p.  
1008.

Secured by two per  
cent bonds.

Vol. 32, p. 484.

By bonds of higher  
interest.

By other securities.

*Provided*, That the total amount of circulating notes outstanding of any national banking association, including notes secured by United States bonds as now provided by law, and notes secured otherwise than by deposit of such bonds, shall not at any time exceed the amount of its unimpaired capital and surplus: *And provided further*, That there shall not be outstanding at any time circulating notes issued under the provisions of this Act to an amount of more than five hundred millions of dollars.

SEC. 6. That whenever and so long as any national banking association has outstanding any of the additional circulating notes authorized to be issued by the provisions of this Act it shall keep on deposit in the Treasury of the United States, in addition to the redemption fund required by section three of the Act of June twentieth, eighteen hundred and seventy-four, an additional sum equal to five per centum of such additional circulation at any time outstanding, such additional five per centum to be treated, held, and used in all respects in the same manner as the original redemption fund provided for by said section three of the Act of June twentieth, eighteen hundred and seventy-four.

SEC. 7. In order that the distribution of notes to be issued under the provisions of this Act shall be made as equitable as practicable between the various sections of the country, the Secretary of the Treasury shall not approve applications from associations in any State in excess of the amount to which such State would be entitled of the additional notes herein authorized on the basis of the proportion which the unimpaired capital and surplus of the national banking associations in such State bears to the total amount of unimpaired capital and surplus of the national banking associations of the United States: *Provided, however*, That in case the applications from associations in any State shall not be equal to the amount which the associations of such State would be entitled to under this method of distribution, the Secretary of the Treasury may, in his discretion, to meet an emergency, assign the amount not thus applied for to any applying association or associations in States in the same section of the country.

SEC. 8. That it shall be the duty of the Secretary of the Treasury to obtain information with reference to the value and character of the securities authorized to be accepted under the provisions of this Act, and he shall from time to time furnish information to national banking associations as to such securities as would be acceptable under the provisions of this Act.

SEC. 9. That section fifty-two hundred and fourteen of the Revised Statutes, as amended, be further amended to read as follows:

“SEC. 5214. National banking associations having on deposit bonds of the United States, bearing interest at the rate of two per centum per annum, including the bonds issued for the construction of the Panama Canal, under the provisions of section eight of ‘An Act to provide for the construction of a canal connecting the waters of the Atlantic and Pacific oceans,’ approved June twenty-eighth, nineteen hundred and two, to secure its circulating notes, shall pay to the Treasurer of the United States, in the months of January and July, a tax of one-fourth of one per centum each half year upon the average amount of such of its notes in circulation as are based upon the deposit of such bonds; and such associations having on deposit bonds of the United States bearing interest at a rate higher than two per centum per annum shall pay a tax of one-half of one per centum each half year upon the average amount of such of its notes in circulation as are based upon the deposit of such bonds. National banking associations having circulating notes secured otherwise than by bonds of the United States shall pay for the first month a tax at the rate of five per centum per annum upon the average amount of such of their notes in circulation as are based upon the deposit of such securities, and afterwards

an additional tax of one per centum per annum for each month until a tax of ten per centum per annum is reached, and thereafter such tax of ten per centum per annum, upon the average amount of such notes. Every national banking association having outstanding circulating notes secured by a deposit of other securities than United States bonds shall make monthly returns, under oath of its president or cashier, to the Treasurer of the United States, in such form as the Treasurer may prescribe, of the average monthly amount of its notes so secured in circulation; and it shall be the duty of the Comptroller of the Currency to cause such reports of notes in circulation to be verified by examination of the banks' records. The taxes received on circulating notes secured otherwise than by bonds of the United States shall be paid into the Division of Redemption of the Treasury and credited and added to the reserve fund held for the redemption of United States and other notes."

Monthly returns of circulation on other than United States bonds.

Use of taxes on notes secured by other than United States bonds.

SEC. 10. That section nine of the Act approved July twelfth, eighteen hundred and eighty-two, as amended by the Act approved March fourth, nineteen hundred and seven, be further amended to read as follows:

Retiring circulation. Vol. 34, p. 1290, amended.

"SEC. 9. That any national banking association desiring to withdraw its circulating notes, secured by deposit of United States bonds in the manner provided in section four of the Act approved June twentieth, eighteen hundred and seventy-four, is hereby authorized for that purpose to deposit lawful money with the Treasurer of the United States and, with the consent of the Comptroller of the Currency and the approval of the Secretary of the Treasury, to withdraw a proportionate amount of bonds held as security for its circulating notes in the order of such deposits: *Provided*, That not more than nine millions of dollars of lawful money shall be so deposited during any calendar month for this purpose.

Withdrawal of notes secured by United States bonds. Vol. 18, p. 124. Deposits of lawful money.

*Proviso.* Monthly limit.

"Any national banking association desiring to withdraw any of its circulating notes, secured by the deposit of securities other than bonds of the United States, may make such withdrawal at any time in like manner and effect by the deposit of lawful money or national bank notes with the Treasurer of the United States, and upon such deposit a proportionate share of the securities so deposited may be withdrawn: *Provided*, That the deposits under this section to retire notes secured by the deposit of securities other than bonds of the United States shall not be covered into the Treasury, as required by section six of an Act entitled 'An Act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes,' approved July fourteenth, eighteen hundred and ninety, but shall be retained in the Treasury for the purpose of redeeming the notes of the bank making such deposit."

Notes secured by other securities.

Deposits.

*Proviso.* Retention of deposits to redeem notes. Vol. 26, p. 289.

SEC. 11. That section fifty-one hundred and seventy-two of the Revised Statutes be, and the same is hereby, amended to read as follows:

Issue of notes. R. S., sec. 5172, p. 1000, amended.

"SEC. 5172. In order to furnish suitable notes for circulation, the Comptroller of the Currency shall, under the direction of the Secretary of the Treasury, cause plates and dies to be engraved, in the best manner to guard against counterfeiting and fraudulent alterations, and shall have printed therefrom, and numbered, such quantity of circulating notes, in blank, of the denominations of five dollars, ten dollars, twenty dollars, fifty dollars, one hundred dollars, five hundred dollars, one thousand dollars, and ten thousand dollars, as may be required to supply the associations entitled to receive the same. Such notes shall state upon their face that they are secured by United States bonds or other securities, certified by the written or engraved signatures of the Treasurer and Register and by the imprint of the seal of the Treasury. They shall also express upon their face the promise of the association receiving the same to pay on demand, attested by the signature of the president or vice-president and

Engraving and printing.

Denomination.

Character of security.

Additional notes to be prepared.

Amount.

Deposit for delivery subject to order.

*Provisos.*

Use of present form.

Present form not for additional circulation.

Redemption in lawful money.  
Vol. 18, p. 123.

Authority of Secretary of the Treasury.

Designated depositaries reserve not to include public deposits.  
R. S., sec. 5191, p. 1004.

Interest payable on special deposits of public moneys.

*Provisos.*  
Safe-keeping not modified.

Uniform interest.

Appropriation.

National Monetary Commission created.  
Appointment.  
*Post*, p. 931.

Inquiry as to changes in monetary system, etc.

Authority.

Officials.

cashier. The Comptroller of the Currency, acting under the direction of the Secretary of the Treasury, shall as soon as practicable cause to be prepared circulating notes in blank, registered and countersigned, as provided by law, to an amount equal to fifty per centum of the capital stock of each national banking association; such notes to be deposited in the Treasury or in the subtreasury of the United States nearest the place of business of each association, and to be held for such association, subject to the order of the Comptroller of the Currency, for their delivery as provided by law: *Provided*, That the Comptroller of the Currency may issue national bank notes of the present form until plates can be prepared and circulating notes issued as above provided: *Provided, however*, That in no event shall bank notes of the present form be issued to any bank as additional circulation provided for by this Act."

SEC. 12. That circulating notes of national banking associations, when presented to the Treasury for redemption, as provided in section three of the Act approved June twentieth, eighteen hundred and seventy-four, shall be redeemed in lawful money of the United States.

SEC. 13. That all acts and orders of the Comptroller of the Currency and the Treasurer of the United States authorized by this Act shall have the approval of the Secretary of the Treasury who shall have power, also, to make any such rules and regulations and exercise such control over the organization and management of national currency associations as may be necessary to carry out the purposes of this Act.

SEC. 14. That the provisions of section fifty-one hundred and ninety-one of the Revised Statutes, with reference to the reserves of national banking associations, shall not apply to deposits of public moneys by the United States in designated depositaries.

SEC. 15. That all national banking associations designated as regular depositaries of public money shall pay upon all special and additional deposits made by the Secretary of the Treasury in such depositaries, and all such associations designated as temporary depositaries of public money shall pay upon all sums of public money deposited in such associations interest at such rate as the Secretary of the Treasury may prescribe, not less, however, than one per centum per annum upon the average monthly amount of such deposits: *Provided, however*, That nothing contained in this Act shall be construed to change or modify the obligation of any association or any of its officers for the safe-keeping of public money: *Provided further*, That the rate of interest charged upon such deposits shall be equal and uniform throughout the United States.

SEC. 16. That a sum sufficient to carry out the purposes of the preceding sections of this Act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 17. That a Commission is hereby created, to be called the "National Monetary Commission," to be composed of nine members of the Senate, to be appointed by the Presiding Officer thereof, and nine members of the House of Representatives, to be appointed by the Speaker thereof; and any vacancy on the Commission shall be filled in the same manner as the original appointment.

SEC. 18. That it shall be the duty of this Commission to inquire into and report to Congress at the earliest date practicable, what changes are necessary or desirable in the monetary system of the United States or in the laws relating to banking and currency, and for this purpose they are authorized to sit during the sessions or recess of Congress, at such times and places as they may deem desirable, to send for persons and papers, to administer oaths, to summons and compel the attendance of witnesses, and to employ a disbursing officer and such secretaries, experts, stenographers, messengers, and other assistants as shall be necessary to carry out the purposes for which said Commission was

created. The Commission shall have the power, through subcommittee or otherwise, to examine witnesses and to make such investigations and examinations, in this or other countries, of the subjects committed to their charge as they shall deem necessary.

Powers.

SEC. 19. That a sum sufficient to carry out the purposes of sections seventeen and eighteen of this Act, and to pay the necessary expenses of the Commission and its members, is hereby appropriated, out of any money in the Treasury not otherwise appropriated. Said appropriation shall be immediately available and shall be paid out on the audit and order of the chairman or acting chairman of said Commission, which audit and order shall be conclusive and binding upon all Departments as to the correctness of the accounts of such Commission.

Appropriation.

Immediately available.  
Accounts.

SEC. 20. That this Act shall expire by limitation on the thirtieth day of June, nineteen hundred and fourteen.

Termination of act.

Approved, May 30, 1908.

**CHAP. 230.**—An Act Pensioning the surviving officers and enlisted men of the Texas volunteers employed in the defense of the frontier of that State against Mexican marauders and Indian depredations from eighteen hundred and fifty-five to eighteen hundred and sixty, inclusive, and for other purposes.

May 30, 1908.  
[S. 5581.]

[Public, No. 170.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions, limitations, and benefits of an Act entitled "An Act granting pensions to survivors of the Indian wars of eighteen hundred and thirty-two to eighteen hundred and forty-two, inclusive, known as the Black Hawk war, Creek war, Cherokee disturbances, and the Seminole war," approved July twenty-seventh, eighteen hundred and ninety-two, be, and the same are hereby, extended from the date of the passage of this Act to the surviving officers and enlisted men of the Texas volunteers who served in the defense of the frontier of that State against Mexican marauders and Indian depredations from the year eighteen hundred and fifty-five to the year eighteen hundred and sixty, inclusive; and also to include the surviving widows of such of said officers and enlisted men: *Provided*, That such widows have not remarried: *Provided further*, That where there is no record of enlistment or muster into the service of the United States in the service mentioned in this Act the fact of reimbursement to Texas by the United States, as evidenced by the muster rolls and vouchers on file in the War Department, shall be accepted as full and satisfactory proof of such enlistment and service: *And provided further*, That all contracts heretofore made between the beneficiaries under this Act and pension attorneys and claim agents are hereby declared null and void.*

Indian wars.  
Pensions for service in, extended to Texas volunteers, etc.  
Vol. 27, p. 281.

Surviving widows included.  
*Provisos*.  
Restriction.

Proofs.  
Contracts with attorneys, etc., void.

Approved, May 30, 1908.

**CHAP. 231.**—An Act Authorizing certain life-saving apparatus to be placed at the Farallone Islands, off the coast of California.

May 30, 1908.  
[S. 5983.]

[Public, No. 171.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized to cause a Lyle gun and the necessary beach apparatus used in connection with it to be placed at the Farallone Islands, off the coast of California, at such point as the General Superintendent of the Life-Saving Service may recommend, and to furnish ammunition for said gun and make repairs to the apparatus from time to time as necessary.*

Life-Saving Service.  
Lyle gun, etc., to be placed at Farallone Islands, Cal.

Detail of surfman to instruct inhabitants.

SEC. 2. That the Secretary of the Treasury is hereby authorized to detail an experienced surfman from one of the life-saving stations on the coast of California for duty at the Farallone Islands for a sufficient time to instruct and drill the inhabitants of the islands as to the proper use and care of the life-saving apparatus.

Approved, May 30, 1908.

May 30, 1908.  
[S. 6358.]

[Public, No. 172.]

**CHAP. 232.**—An Act To amend an Act entitled "An Act to incorporate The Masonic Mutual Relief Association of the District of Columbia."

District of Columbia.  
The Masonic Mutual Relief Association.  
Name changed.  
Vol. 15, p. 334.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act to incorporate The Masonic Mutual Relief Association of the District of Columbia," approved March third, eighteen hundred and sixty-nine, be amended by striking out the word "Relief" and substituting therefor the word "Life" in the name of the association, so that as amended it shall read: "The Masonic Mutual Life Association of the District of Columbia."

Approved, May 30, 1908.

May 30, 1908.  
[H. R. 11778.]

[Public, No. 173.]

**CHAP. 233.**—An Act To amend an Act approved June eleventh, nineteen hundred and six, entitled "An Act to provide for the entry of agricultural lands within forest reserves."

Forest reserves.  
Agricultural land within, to be open to settlement.

Exceptions in California repealed.  
Vol. 34, p. 233, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That an Act entitled "An Act to provide for the entry of agricultural lands within forest reserves," approved June eleventh, nineteen hundred and six, be amended by striking out of section one the following words: "except the following counties in the State of California: Inyo, Tulare, Kern, Ventura, Los Angeles, San Bernardino, Orange, Riverside, and San Diego."

Approved, May 30, 1908.

May 30, 1908.  
[H. R. 17228.]

[Public, No. 174.]

**CHAP. 234.**—An Act To promote the safe transportation in interstate commerce of explosives and other dangerous articles, and to provide penalties for its violation.

Explosives.  
Carrying dynamite, etc., on passenger vessels and vehicles prohibited.

Provisos.  
Exceptions, samples, etc.

Restriction.

Transportation of military and naval munitions of war, etc., allowed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That it shall be unlawful to transport, carry, or convey any dynamite, gunpowder, or other explosive between a place in any foreign country and a place within the United States, or a place in any State, Territory, or District of the United States, and a place in any other State, Territory, or District thereof, on any vessel or vehicle of any description operated by a common carrier, which vessel or vehicle is carrying passengers for hire: *Provided,* That it shall be lawful to transport on any such vessel, or vehicle, small arms ammunition in any quantity, and such fuses, torpedoes, rockets, or other signal devices as may be essential to promote safety in operation, and properly packed and marked samples of explosives for laboratory examination, not exceeding a net weight of one-half pound each, and not exceeding twenty samples at one time in a single vessel or vehicle; but such samples shall not be carried in that part of a vessel or vehicle which is intended for the transportation of passengers for hire: *And provided further,* That nothing in this section shall be construed to prevent the transportation of military or naval forces with their accompanying munitions of war on passenger equipment vessels or vehicles.

SEC. 2. That within ninety days from the passage of this Act the Interstate Commerce Commission shall formulate regulations for the safe transportation of explosives, and said regulations shall be binding upon all common carriers engaged in interstate commerce which transport explosives by land, and violations of them shall be subject to the penalties hereinafter provided. The Interstate Commerce Commission, on its own motion or upon application made by any interested party, may make changes or modifications of the regulations for the safe transportation of explosives, made desirable by new information or altered conditions, and such changed regulations shall have all the force of the original regulations. The regulations for the safe transportation of explosives referred to in this section shall be in accord with the best known practicable means for securing safety in transit, covering the packing, marking, loading, handling while in transit, and the precautions necessary to determine whether the material when offered is in proper condition to transport. The regulations for the safe transportation of explosives shall take effect three months after their formulation and publication by the Interstate Commerce Commission, and shall be in effect until reversed, set aside, or modified.

Regulations.  
Interstate Commerce  
Commission to pro-  
mulate.

Changes.

Packing, marking,  
etc.

Effect.

SEC. 3. That it shall be unlawful to transport, carry, or convey liquid nitroglycerine, fulminate in bulk in dry condition, or other like explosive between a place in a foreign country and a place within the United States, or a place in one State, Territory, or District of the United States and a place in any other State, Territory, or District thereof, on any vessel or vehicle of any description operated by a common carrier in the transportation of passengers or articles of commerce by land or water.

Nitroglycerine, etc.  
Interstate, etc.,  
transportation of, pro-  
hibited.

Marking packages  
of explosives.

SEC. 4. Every package containing explosives or other dangerous articles when presented to a common carrier for shipment shall have plainly marked on the outside thereof the contents thereof, and it shall be unlawful for any person to deliver, for interstate or foreign transportation, to any common carrier engaged in interstate or foreign commerce by land or water, or to cause to be delivered, or to carry, any explosive, or other dangerous article, under any false or deceptive marking, description, invoice, shipping order, or other declaration, or without informing the agent of such carrier of the true character thereof, at or before the time such delivery or carriage is made.

Deceptive marking.

SEC. 5. That every person who knowingly violates, or causes to be violated, any of the foregoing provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished for each offense by a fine not exceeding two thousand dollars, or by imprisonment not exceeding eighteen months, or by both such fine and imprisonment, in the discretion of the court.

Penalty.  
R. S., sec. 5258, p.  
1039, amended.

SEC. 6. That this Act shall take effect immediately, and all Acts or parts of Acts in conflict therewith are hereby repealed, except section forty-four hundred and twenty-two of the Revised Statutes of the United States, which shall remain in full force and effect.

Effect.  
Repeal.  
R. S., sec. 4422, p. 857.

Approved, May 30, 1908.

**CHAP. 235.**—An Act To amend section fifty-four hundred and thirty-eight of the Revised Statutes.

May 30, 1908.  
[H. R. 19462.]

[Public, No. 175.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section fifty-four hundred and thirty-eight of the Revised Statutes be, and the same is hereby, amended to read as follows:

False claims against  
the Government.  
R. S., sec. 5438, p. 1054.

“SEC. 5438. Every person who makes or causes to be made, or presents or causes to be presented, for payment or approval, to or by any person or officer in the civil, military, or naval service of the United

Presenting false  
claims

Military and naval property. Custodians, etc., who deliver, etc., with fraudulent intent.

States, any claim upon or against the Government of the United States, or any department or officer thereof, knowing such claim to be false, fictitious, or fraudulent, or who, for the purpose of obtaining or aiding to obtain the payment or approval of such claim, makes, uses, or causes to be made or used, any false bill, receipt, voucher, roll, account, claim, certificate, affidavit, or deposition, knowing the same to contain any fraudulent or fictitious statement or entry, or who enters into any agreement, combination, or conspiracy to defraud the Government of the United States, or any department or officer thereof, by obtaining or aiding to obtain the payment or allowance of any false or fraudulent claim, or who, having charge, possession, custody, or control of any money or other public property used or to be used in the military or naval service, who with intent to defraud the United States or willfully to conceal such money or other property, delivers or causes to be delivered, to any person having authority to receive the same, any amount of such money or other property less than that for which he received a certificate or took a receipt, and every person authorized to make or deliver any certificate, voucher, receipt, or other paper certifying the receipt of arms, ammunition, provisions, clothing, or other property so used or to be used, who makes or delivers the same to any other person without a full knowledge of the truth of the facts stated therein, and with intent to defraud the United States, shall be imprisoned at hard labor for not more than five years, or fined not more than five thousand dollars; and every person who knowingly purchases or receives in pledge for any obligation or indebtedness from any soldier, officer, sailor, or other person called into or employed in the military or naval service any arms, equipments, ammunition, clothes, military stores, or other public property, whether furnished to the soldier under a clothing allowance or otherwise, such soldier, sailor, officer, or other person not having the lawful right to pledge or sell the same, shall be punished by imprisonment for not more than two years and by a fine not exceeding five hundred dollars."

Penalty.

Persons who purchase, etc., public property with fraudulent intent.

Penalty.

Approved, May 30, 1908.

May 30, 1908.

[H. R. 21844.]

[Public, No. 176.]

**CHAP. 236.**—An Act Granting to certain employees of the United States the right to receive from it compensation for injuries sustained in the course of their employment.

Government employees. Compensation to certain, for injuries sustained during employment. Character of work specified.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That when, on or after August first, nineteen hundred and eight, any person employed by the United States as an artisan or laborer in any of its manufacturing establishments, arsenals, or navy-yards, or in the construction of river and harbor or fortification work or in hazardous employment on construction work in the reclamation of arid lands or the management and control of the same, or in hazardous employment under the Isthmian Canal Commission, is injured in the course of such employment, such employee shall be entitled to receive for one year thereafter, unless such employee, in the opinion of the Secretary of Commerce and Labor, be sooner able to resume work, the same pay as if he continued to be employed, such payment to be made under such regulations as the Secretary of Commerce and Labor may prescribe: *Provided,* That no compensation shall be paid under this Act where the injury is due to the negligence or misconduct of the employee injured, nor unless said injury shall continue for more than fifteen days. All questions of negligence or misconduct shall be determined by the Secretary of Commerce and Labor.

Time limit.

Proviso. Restriction.

Compensation to widow, etc.

**SEC. 2.** That if any artisan or laborer so employed shall die during the said year by reason of such injury received in the course of such employ-

ment, leaving a widow, or a child or children under sixteen years of age, or a dependent parent, such widow and child or children and dependent parent shall be entitled to receive, in such portions and under such regulations as the Secretary of Commerce and Labor may prescribe, the same amount, for the remainder of the said year, that said artisan or laborer would be entitled to receive as pay if such employee were alive and continued to be employed: *Provided*, That if the widow shall die at any time during the said year her portion of said amount shall be added to the amount to be paid to the remaining beneficiaries under the provisions of this section, if there be any.

SEC. 3. That whenever an accident occurs to any employee embraced within the terms of the first section of this Act, and which results in death or a probable incapacity for work, it shall be the duty of the official superior of such employee to at once report such accident and the injury resulting therefrom to the head of his Bureau or independent office, and his report shall be immediately communicated through regular official channels to the Secretary of Commerce and Labor. Such report shall state, first, the time, cause, and nature of the accident and injury and the probable duration of the injury resulting therefrom; second, whether the accident arose out of or in the course of the injured person's employment; third, whether the accident was due to negligence or misconduct on the part of the employee injured; fourth, any other matters required by such rules and regulations as the Secretary of Commerce and Labor may prescribe. The head of each Department or independent office shall have power, however, to charge a special official with the duty of making such reports.

SEC. 4. That in the case of any accident which shall result in death, the persons entitled to compensation under this Act or their legal representatives shall, within ninety days after such death, file with the Secretary of Commerce and Labor an affidavit setting forth their relationship to the deceased and the ground of their claim for compensation under the provisions of this Act. This shall be accompanied by the certificate of the attending physician setting forth the fact and cause of death, or the nonproduction of the certificate shall be satisfactorily accounted for. In the case of incapacity for work lasting more than fifteen days, the injured party desiring to take the benefit of this Act shall, within a reasonable period after the expiration of such time, file with his official superior, to be forwarded through regular official channels to the Secretary of Commerce and Labor, an affidavit setting forth the grounds of his claim for compensation, to be accompanied by a certificate of the attending physician as to the cause and nature of the injury and probable duration of the incapacity, or the nonproduction of the certificate shall be satisfactorily accounted for. If the Secretary of Commerce and Labor shall find from the report and affidavit or other evidence produced by the claimant or his or her legal representatives, or from such additional investigation as the Secretary of Commerce and Labor may direct, that a claim for compensation is established under this Act, the compensation to be paid shall be determined as provided under this Act and approved for payment by the Secretary of Commerce and Labor.

SEC. 5. That the employee shall, whenever and as often as required by the Secretary of Commerce and Labor, at least once in six months, submit to medical examination, to be provided and paid for under the direction of the Secretary, and if such employee refuses to submit to or obstructs such examination his or her right to compensation shall be lost for the period covered by the continuance of such refusal or obstruction.

SEC. 6. That payments under this Act are only to be made to the beneficiaries or their legal representatives other than assignees, and shall not be subject to the claims of creditors.

Regulations.

*Proviso.*  
Remaining beneficiaries to receive deceased widow's portion.

Reports of injuries.

Character of reports.

Affidavit filed in case of death.

Time limit.

Physician's certificate.  
Affidavit in case of injury.

Contents of affidavit, etc.

Determining compensation.

Medical examination.

Refusal to be examined.

Payments to beneficiaries, etc.

Contracts exempt-  
ing from liability  
void.

SEC. 7. That the United States shall not exempt itself from liability under this Act by any contract, agreement, rule, or regulation, and any such contract, agreement, rule, or regulation shall be pro tanto void.

Repeal.

SEC. 8. That all Acts or parts of Acts in conflict herewith or providing a different scale of compensation or otherwise regulating its payment are hereby repealed.

Approved, May 30, 1908.

May 30, 1908.  
[S. 206.]

CHAP. 237.—An Act For the survey and allotment of lands now embraced within the limits of the Fort Peck Indian Reservation, in the State of Montana, and the sale and disposal of all the surplus lands after allotment.

[Public, No. 177.]

Fort Peck Indian  
Reservation, Mont.  
Survey of all lands  
in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to cause to be surveyed all the lands embraced within the limits of the Fort Peck Indian Reservation, in the State of Montana, and to cause an examination of the lands within such reservation to be made by the Reclamation Service and by experts of the Geological Survey, and if there be found any lands which it may be deemed practicable to bring under an irrigation project, or any lands bearing lignite coal, the Secretary of the Interior is hereby authorized to construct such irrigation projects and reserve such lands as may be irrigable therefrom, or necessary for irrigation works, and also coal lands as may be necessary to the construction and maintenance of any such projects.

Examination by ex-  
perts for irrigable and  
coal lands.

Reservation.

Allotments to In-  
dians.

SEC. 2. That as soon as all the lands embraced within the said Fort Peck Indian Reservation shall have been surveyed the Commissioner of Indian Affairs shall cause allotments of the same to be made under the provisions of the allotment laws of the United States to all Indians belonging and having tribal rights on said reservation; and there shall be allotted to each such Indian three hundred and twenty acres of grazing land, and there shall also be made an additional allotment of not less than two and one-half acres nor more than twenty acres of timber land to heads of families and single adult members of the tribe over eighteen years of age: *Provided,* That should it be determined as feasible, after examination, to irrigate any of said lands, the irrigable land shall be allotted in equal proportions to such only of the members of said tribe as shall be living at the day of the beginning of the work of allotment on said reservation by the special allotting agent, and such allotment of irrigable land shall be in addition to the allotments of grazing and timber lands aforesaid, but no member shall receive more than forty acres of such irrigable land; and to pay the costs of examination provided for herein and for the construction of irrigation systems to irrigate lands which may be found susceptible of irrigation, there is hereby appropriated two hundred thousand dollars, to be immediately available, the said sum and any and all additional sums hereafter appropriated to pay the cost of such examination and irrigation systems to be reimbursed from proceeds of sales of lands within the said reservation: *Provided, however,* That any land irrigable by any system constructed under the provisions of this Act may be disposed of subject to the following conditions: The entryman or owner shall, in addition to the payments required by section eight of this Act, be required to pay for a water right the proportionate cost of the construction of said system in not more than fifteen annual installments, as fixed by the Secretary of the Interior, with a view to the return of all moneys expended thereon, the same to be paid at the local land office, and the register and receiver shall be allowed the usual commissions on all moneys paid.

Area of allotments.

Allotments of tim-  
ber lands.

Proviso.  
Irrigable lands to be  
allotted.

Limit.

Appropriation to  
pay cost.

Reimbursement.  
Payment for water  
right.

The entryman of lands to be irrigated by said system shall, in addition to compliance with the homestead laws, reclaim at least one-half of the total irrigable area of his entry for agricultural purposes, and before receiving patent for the lands covered by his entry shall pay the charges apportioned against such tract, nor shall any such lands be subject to mineral entry or location. No right to the use of water shall be disposed of for a tract exceeding one hundred and sixty acres to any one person, and the Secretary of the Interior may limit the areas to be entered at not less than forty nor more than one hundred and sixty acres each.

Conditions.

A failure to make any two payments when due shall render the entry and water-right application subject to cancellation, with the forfeiture of all rights under this Act, as well as of any moneys paid thereon. The funds arising hereunder shall be paid into the Treasury of the United States and be added to the proceeds derived from the sale of the lands. No right to the use of water for lands in private ownership shall be sold to any landowner unless he be an actual bona fide resident on such land or occupant thereof residing in the neighborhood of such land, and no such right shall permanently attach until all payments therefor are made.

Forfeiture.

Use of funds.

Sale of water right restricted.

All applicants for water rights under the systems constructed in pursuance of this Act shall be required to pay such annual charges for operation and maintenance as shall be fixed by the Secretary of the Interior, and the failure to pay such charges when due shall render the water-right application and the entry subject to cancellation, with the forfeiture of all rights under this Act as well as of any moneys already paid thereon.

Payment of annual charges.

Forfeiture.

Regulations.

The Secretary of the Interior is hereby authorized to fix the time for the beginning of such payments and to provide such rules and regulations in regard thereto as he may deem proper. Upon the cancellation of any entry or water-right application, as herein provided, such lands or water rights may be disposed of under the terms of this Act and at such price and on such conditions as the Secretary of the Interior may determine, but not less nor more than the cost as originally fixed.

Disposal of canceled entries, etc.

In every case in which a forfeiture is enforced and the land and rights of an entryman are made the subject of resale then, after the payment of the balance due from the entryman and the cost and charges, if any attendant on the forfeiture and resale, any surplus remaining out of the proceeds of such sale shall be refunded to said entryman or his heirs.

Refund of surplus proceeds.

The land irrigable under the systems herein provided, which has been allotted to Indians in severalty, shall be deemed to have a right to so much water as may be required to irrigate such land without cost to the Indians for the construction of such irrigation systems. The purchaser of any Indian allotment purchased prior to the expiration of the trust period thereon shall be exempt from any and all charge for construction of the irrigation system incurred up to the time of such purchase. All lands allotted to Indians shall bear their pro rata share of the cost of operation and maintenance of the irrigation system under which they lie; and the Secretary of the Interior may withhold from any Indian a sufficient amount of his pro rata share of any moneys subject to distribution to pay any charge assessed against land held in trust for him for operation and maintenance of the irrigation system.

Water rights free to Indians.

Exemption.

Payment of cost of operation, etc.

When the payments required by this Act have been made for the major part of the unallotted lands irrigable under any system, and subject to charges for construction thereof, the management and operation of such irrigation works shall pass to the owners of the lands irrigated thereby, to be maintained at their expense, under such form of

Owners to pay expense of maintenance, etc.

organization and under such rules and regulations as may be acceptable to the Secretary of the Interior.

Appropriations of waters, etc. All appropriations of the waters of the reservation shall be made under the provisions of the laws of the State of Montana.

Land reserved for agency, etc., purposes. SEC. 3. That the Secretary of the Interior may reserve such lands as he may deem necessary for agency, school, and religious purposes, to remain reserved as long as needed, and as long as agency, school, or religious institutions are maintained thereon for the benefit of said Indians: *Provided, however,* That the Secretary of the Interior is hereby authorized and directed to issue a patent in fee simple to the duly authorized missionary board, or other proper authority of any religious organization heretofore engaged in mission or school work on said reservation, for such lands thereon (not included in any town site herein provided for) as have been heretofore set apart to such organization for mission or school purposes: *And provided further,* That the Secretary of the Interior is hereby authorized and directed to reserve two and seven hundredths acres of land in the town of Poplar, on said reservation, now occupied for public school purposes, and issue patent in fee for the same to the school trustees of the school district in which said land is situated.

Poplar, Mont. Land reserved for school purposes, etc. The Secretary of the Interior is hereby authorized and directed, when the said lands are surveyed, to issue to the Great Northern Railway Company a patent or patents conveying for railroad purposes such lands at such point or points as in the judgment of the said Secretary are necessary for the use of said railway company in the construction and maintenance of water reservoirs, dam sites, and for right of way for water pipe lines for use by said railway company in operating its line of railroad over and across said reservation; the said lands so to be conveyed not to exceed forty acres at any one point and not to exceed one tract for each ten miles of the main line of said railway as now constructed within said reservation, and said lands shall be selected in such manner as not to unnecessarily injure or interfere with the selection and location of town sites hereinafter provided for; the said patent or patents to be delivered to said company upon payment by said company, within thirty days after notification of the issuance of patent, of the reasonable value of said lands, not less than two dollars and fifty cents per acre, and also upon payment by said company to said Secretary of any and all damages sustained by individual members of said tribe by reason of the appropriation of said lands for the purposes aforesaid; all moneys so paid for the value of said lands to be deposited in the Treasury of the United States to the credit of said Indians, and the moneys received by said Secretary as damages sustained by individual members of said tribe shall be by him paid to the individuals sustaining said damages.

Great Northern Railway Company. Lands patented to, for reservoir, etc., purposes. SEC. 4. That upon the completion of said allotments the President of the United States shall appoint a commission consisting of three persons to inspect, classify, appraise, and value all of said lands that shall not have been allotted in severalty to said Indians or reserved by the Secretary of the Interior, said commission to be constituted as follows: One of said commissioners shall be a person holding tribal relations with said Indians, one a representative of the Indian Bureau, and one a resident citizen of the State of Montana.

Maximum acreage, etc. SEC. 5. That within thirty days after their appointment said commissioners shall meet at some point within the Fort Peck Reservation and organize by election of one of their number as chairman. Said commission is hereby empowered to select, subject to the approval of the Secretary of the Interior, such clerks and assistants as may be necessary in the performance of their duties herein specified, the compensation of each such clerk and assistant to be fixed by said Secretary. In no case shall any such clerk or assistant receive a salary exceeding

Salaries.  
Expenses.

six dollars per day. In addition to the compensation of said clerks and assistants and in addition to the salaries hereinafter provided for the said commissioners, they shall each receive their actual necessary expenses incurred during such time only as they shall be engaged in the performance of their respective duties on said reservation.

SEC. 6. That said commissioners shall then proceed to personally inspect and classify and appraise by the smallest legal subdivisions of forty acres each all of the remaining lands embraced within said reservation. In making such classification and appraisement said lands shall be divided into the following classes: First, agricultural land; second, grazing land; third, arid land; fourth, mineral land, the mineral land not to be appraised; that said commissioners shall be paid a salary of not to exceed ten dollars per day each while actually employed in the inspection and classification of said lands, such inspection and classification to be completed within nine months from the date of the organization of said commission.

SEC. 7. That when said commission shall have completed the classification and appraisement of said lands and the same shall have been approved by the Secretary of the Interior the lands shall be disposed of under the general provisions of the homestead, desert-land, mineral, and town-site laws of the United States, except sections sixteen and thirty-six of each township, or any part thereof, for which the State of Montana has not heretofore received indemnity lands under existing laws, which sections, or parts thereof, are hereby granted to the State of Montana for school purposes. And in case either of said sections, or parts thereof, is lost to the State by reason of allotment thereof to any Indian or Indians, or by reservation or withdrawal under the provisions of this Act or otherwise, the governor of said State, with the approval of the Secretary of the Interior, is hereby authorized to select other unoccupied, unreserved, nonmineral lands within said reservation, not exceeding two sections in any one township, which selections must be made within the sixty days immediately prior to the date fixed by the President's proclamation opening the surplus lands to settlement: *Provided*, That the United States shall pay to the said Indians for the lands in said sections sixteen and thirty-six, so granted, or the lands within said reservation selected in lieu thereof, the sum of one dollar and twenty-five cents per acre.

SEC. 8. That the lands so classified and appraised as provided shall be opened to settlement and entry by proclamation of the President, which proclamation shall prescribe the time when and the manner in which these lands may be settled upon, occupied, and entered by persons entitled to make entry thereof, and no person shall be permitted to settle upon, occupy, or enter any of said lands except as prescribed in such proclamation, until after the expiration of sixty days from the time when the same are opened to settlement and entry: *Provided*, That the rights of honorably discharged Union soldiers and sailors of the late civil and Spanish wars and the Philippine insurrection, as defined and described in sections twenty-three hundred and four and twenty-three hundred and five of the Revised Statutes, as amended by the Act of March first, nineteen hundred and one, shall not be abridged, but no entry shall be allowed under section twenty-three hundred and six of the Revised Statutes: *Provided further*, That the price of said lands shall be the appraised value thereof, as fixed by said commission, which in no case shall be less than one dollar and twenty-five cents per acre for agricultural, grazing, and arid land, and shall be paid as follows: Upon all lands entered or filed upon under the provisions of the homestead law, there shall be paid one-fifth of the appraised value of the land when entry or filing is made, and the remainder shall be paid in five equal annual installments in one, two, three, four, and five years,

Inspection, etc., of remaining lands.

Classification.

Time limit.

Sale of lands.

School lands excepted.

Lieu lands.

Limit.

*Proviso.*  
Payment.

Opened to settlement.

*Provisos.*  
Soldiers and sailors' rights not affected.  
R. S., sec. 2304, 2306, p. 422.

Vol. 31, p. 847.

Agricultural, etc., lands.  
Minimum price per acre.

Payments.

Patent in fee.  
 Aliens, may enter  
 lands, etc.  
 Restriction.  
 Fees, etc.  
 Commutation.  
 R. S., sec. 2301, p. 421.  
 Desert lands,  
 Payments by entry-  
 men.  
 Proviso.  
 Perjury.  
 Penalty.  
 Forfeiture.  
 Irrigable lands,  
 Withdrawal and  
 sale of.  
 Vol. 32, p. 388.  
 Deposit of proceeds  
 to credit of Indians.  
 Sale of remaining  
 lands.  
 Minimum price.  
 Proviso.  
 Maximum acreage.  
 Exploration, etc., for  
 coal.

respectively, from and after date of entry or filing, and when an entryman shall have complied with all the requirements of the homestead law and shall have submitted final proof within seven years from date of entry and shall have made all required payments aforesaid, he shall be entitled to a patent for the lands entered: *Provided*, That aliens who have declared their intentions to become citizens of the United States may become such entrymen, but no patent shall be issued to any person who is not a citizen of the United States at the time of making final proof: *And provided further*, That the fees and commissions at the time of commutation or final entry shall be the same as are now provided by law where the price of land is one dollar and twenty-five cents per acre: *Provided*, That nothing in this Act shall prevent a citizen of the United States from commuting his homestead entry under the provisions of section two thousand three hundred and one of the Revised Statutes by paying for the land entered the price fixed by said commission, receiving credits for payments previously made.

SEC. 9. That entrymen under the desert-land law shall be required to pay one-fifth of the appraised value of the land in cash at the time of entry, and the remainder in five equal annual installments, as provided in homestead entries; but any such entryman shall be required to pay the full appraised value of the land on or before submission of final proof: *Provided*, That if any person taking any oath required by the homestead or desert-land laws or the regulations thereunder, shall swear falsely in the premises, he shall be subject to all the pains and penalties of perjury and shall forfeit the money which he may have paid for said land and all right and title to the same, and if any person making homestead or desert-land entry shall fail to comply with the law and the regulations under which his entry is made, or shall fail to make final proof within the time prescribed by law, or shall fail to make all payments or any of them required herein, he shall forfeit all money which he may have paid on the land and all right and title to the same, and the entry shall be canceled.

SEC. 10. That if, after the approval of the classification and appraisal, as provided herein, there shall be found lands within the limits of the reservation deemed practicable for irrigation projects deemed practicable under the provisions of the Act of Congress approved June seventeenth, nineteen hundred and two, known as the reclamation Act, said lands shall be subject to withdrawal and be disposed of under the provisions of said Act, and settlers shall pay, in addition to the cost of construction and maintenance provided therein, the appraised value as provided in this Act, to the proper officers, to be covered into the Treasury of the United States to the credit of the Indians.

SEC. 11. That all lands hereby opened to settlement remaining undisposed of at the end of five years from the date of President's proclamation to entry shall be sold to the highest bidder for cash at not less than one dollar and twenty-five cents per acre, under regulations to be prescribed by the Secretary of the Interior; and any lands remaining unsold ten years after said lands shall have been opened to entry shall be sold to the highest bidder for cash, without regard to the minimum limit above stated: *Provided*, That not more than six hundred and forty acres shall be sold to any one person or company.

SEC. 12. That the lands within said reservation however classified, shall, on and after sixty days from the date fixed by the President's proclamation opening said lands, be subject to exploration, location, and purchase under the general provisions of the United States mineral and coal land laws at not less than the price therein fixed and not less than the appraised value of the land, except that no mineral or coal exploration, location, or purchase shall be permitted upon any lands allotted to Indians or withdrawn under the provisions of this Act.

SEC. 13. That nothing in this Act contained shall in any manner bind the United States to purchase any part of the land herein described, except sections sixteen and thirty-six, or the equivalent in each township, that may be granted to the State of Montana, the reserved tracts hereinbefore mentioned for agency and school purposes, or to dispose of lands except as provided herein, or to guarantee to find purchasers for said lands, or any part thereof, it being the intention of this Act that the United States shall act as trustee for said Indians to dispose of said lands and to expend and pay over the proceeds received from the sale thereof only as received.

Nonresponsibility of the United States.

SEC. 14. That the Secretary of the Interior is hereby authorized and directed to reserve and set aside for town-site purposes, and to survey, lay out, and plat into town lots, streets, alleys, and parks, not less than forty acres of said land at the present settlement of Poplar, and at such other places as the Secretary of the Interior may deem necessary or convenient for town sites, in such manner as will best subserve the present needs and the reasonable prospective growth of said settlement. That such town sites shall be surveyed, appraised, and disposed of as provided in section twenty-three hundred and eighty-one of the United States Revised Statutes: *Provided*, That any person who, at the date when the appraisers commence their work upon the land, shall be an actual resident upon any one such lot and the owner of substantial and permanent improvements thereon, and who shall maintain his or her residence and improvements on such lot to the date of his or her application to enter, shall be entitled to enter, at any time prior to the day fixed for the public sale and at the appraised value thereof, such lot and any four additional lots of which he or she may also be in possession and upon which he or she may have substantial and permanent improvements: *Provided further*, That before making entry of any such lot or lots the applicant shall make proof, to the satisfaction of the register and receiver of the land district in which the land lies, of such residence, possession, and ownership of improvements, under such regulations as to time, notice, manner, and character of proofs as may be prescribed by the Commissioner of the General Land Office, with the approval of the Secretary of the Interior: *Provided further*, That in making their appraisal of the lots so surveyed, it shall be the duty of the appraisers to ascertain the names of the residents upon and occupants of any such lots, the character and extent of the improvements thereon, and the name of the reputed owner thereof, and to report their findings in connection with their report of appraisal, which report of findings shall be taken as prima facie evidence of the facts therein set out. All such lots not so entered prior to the day fixed for the public sale shall be offered at public outcry, in their regular order, with the other unimproved and unoccupied lots. That no lot shall be sold for less than ten dollars: *And provided further*, That said lots, when surveyed, shall approximate fifty by one hundred and fifty feet in size.

Townsites. Reservations for, at Poplar, etc.

Survey, etc.  
R. S., sec. 2381, p. 436.

*Provisos.*  
Rights of actual residents.

Proof of residence, etc.

Duty of appraisers.

Report.  
Sale of lots.

Minimum price.  
Size of lots.

Balance of proceeds.  
Deposited to credit of Indians.

Interest.

Allotment of funds.

SEC. 15. That after deducting the expenses of the commission of classification, appraisement, and sale of the lands, and such other incidental expenses as may necessarily be incurred, including the cost of survey of said lands, the balance realized from the proceeds of the sale of the lands in conformity with the provisions of this Act shall be paid into the Treasury of the United States and placed to the credit of said Indian tribe, to draw four per centum per annum, the principal and interest to be expended from time to time by the Secretary of the Interior as he may deem advisable for the benefit of said Indians in their education and civilization, the construction and maintenance of irrigation ditches, should such be determined as feasible and beneficial to said allottees, and suitable per capita cash payments. The remainder of all funds deposited in the Treasury, realized from such sale of lands

herein authorized, together with the remainder of all other funds now placed to the credit of or that shall hereafter become due to said tribe of Indians, shall, within three years after the completion of the irrigation systems to be constructed under the provisions of section two hereof, be allotted in severalty to the members of the tribe, the persons entitled to share as members in such distribution to be determined by the Secretary of the Interior.

Appropriation  
to pay for lands granted  
to Montana, etc.

SEC. 16. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated in addition to the amount appropriated in section two, the sum of one hundred thousand dollars, or so much thereof as may be necessary, to pay for the lands granted to the State of Montana, and for lands reserved for agency and school purposes, at the rate of one dollar and twenty-five cents per acre; also the sum of one hundred thousand dollars, or so much thereof as may be necessary, to be immediately available, to enable the Secretary of the Interior to survey, allot, classify, and appraise the lands in said reservation as provided herein; and also to defray the expense of the appraisement and survey of town sites, the latter sums to be reimbursable out of the funds arising from the sale of said lands.

Appropriation  
to, pay for classifica-  
tion, etc.

Post, p. 796.

Approved, May 30, 1908.

# RESOLUTIONS.

[No. 1.] Joint Resolution To pay the officers and employees of the Senate and House of Representatives their respective salaries for the month of December, nineteen hundred and seven, on the twenty-first day of said month.

December 19, 1907.  
[H. J. R. 58.]

[Pub. Res., No. 1.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate and the Clerk of the House of Representatives be, and they are hereby, authorized and instructed to pay the officers and employees of the Senate and House of Representatives, including the Capitol Police, their respective salaries for the month of December, nineteen hundred and seven, on the twenty-first day of said month.*

Approved, December 19, 1907.

Officers, etc., of Congress to be paid December salaries December 21, 1907.

[No. 2.] Joint Resolution Making an appropriation to supply a deficiency in the appropriation for the purchase and distribution of valuable seeds.

January 8, 1908.  
[H. J. R. 66.]

[Pub. Res., No. 2.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to supply a deficiency occasioned by the destruction of the seed warehouse used by the Department of Agriculture in the City of Washington, November sixth, nineteen hundred and seven, in the appropriation "Purchase and distribution of valuable seeds," including each and every object authorized by law and specified in the appropriation of two hundred and thirty-eight thousand dollars, except the provision for the purchase of foreign seed, under this title in the "Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and eight," approved March fourth, nineteen hundred and seven, the sum of fifty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated.*

Approved, January 8, 1908.

Department of Agriculture. Deficiency appropriation for seed.

Vol. 34, p. 1267.

Amount.

[No. 3.] Joint Resolution Amending an Act relative to the public printing and binding, approved March first, nineteen hundred and seven.

January 15, 1908.  
[S. J. R. 1.]

[Pub. Res., No. 3.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That publications ordered printed by Congress, or either House thereof, shall be in four series, namely: One series of reports made by the committees of the Senate, to be known as Senate reports; one series of reports made by the committees of the House of Representatives, to be known as House reports; one series of documents other than reports of committees, the orders for printing which originate in the Senate, to be known as Senate documents, and one series of documents other than committee reports, the orders for printing which originate in the House of Representatives, to be known as House documents. The publications in each series shall be consecutively numbered, the numbers in each series continuing in unbroken sequence throughout the entire term of a Congress, but the foregoing provisions shall not apply to the documents*

Public printing and binding. Reports, etc. Classification of.

Publications to be numbered consecutively. Vol. 34, p. 1014, amended. Exception.

*Provisos.*  
Designation of Department, etc., publications.

printed for the use of the Senate in executive session: *Provided*, That of the "usual number," the copies which are intended for distribution to State and Territorial libraries and other designated depositories of all annual or serial publications originating in or prepared by an Executive Department, bureau, office, commission, or board shall not be numbered in the document or report series of either House of Congress, but shall be designated by title and bound as hereinafter provided, and the departmental edition, if any, shall be printed concurrently with the "usual number:" *And provided further*, That hearings of committees may be printed as Congressional documents only when specifically ordered by Congress or either House thereof.

Committee hearings.

Binding reports, etc., for State and Territorial libraries.

SEC. 2. That in the binding of Congressional documents and reports for distribution by the superintendent of documents to State and Territorial libraries and other designated depositories, every publication of sufficient size on any one subject shall hereafter be bound separately and receive the title suggested by the subject of the volume, and the others shall be distributed in unbound form as soon as printed. The Public Printer shall supply the superintendent of documents sufficient copies of those publications distributed in unbound form, to be bound and distributed to the State and Territorial libraries and other designated depositories for their permanent files. The library edition, as well as all other bound sets of Congressional numbered documents and reports, shall be arranged in volumes and bound in the manner directed by the Joint Committee on Printing.

Bound copies for permanent files.

Library edition, etc.

Repeal.  
Vol. 34, p. 1014.

SEC. 3. That section two of an Act to amend an Act providing for the public printing and binding, and so forth, approved March first, nineteen hundred and seven, is hereby repealed.

Approved, January 15, 1908.

January 16, 1908.  
[S. J. R. 14.]

[Pub. Res., No. 4.]

[No. 4.] Joint Resolution Extending the time allowed the organized militia of the several States and Territories and the District of Columbia to conform to the provisions of section three of the Act approved January twenty-first, nineteen hundred and three.

Organized militia.  
Time extended to, in which to conform to general army regulations.  
*Ante*, p. 400.  
Vol. 32, p. 775, amended.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the time allowed the organized militia of the several States and Territories and the District of Columbia in which to conform their organization, armament, and discipline to that which is now or may hereafter be prescribed for the regular and volunteer armies of the United States by section three of the Act approved January twenty-first, nineteen hundred and three, be, and is hereby, extended to January twenty-first, nineteen hundred and ten.

Approved, January 16, 1908.

January 16, 1908.  
[H. J. R. 80.]

[Pub. Res., No. 5.]

Hernan Ulloa, of Costa Rica.  
Admitted to West Point.

*Provisos.*  
No expense.

[No. 5.] Joint Resolution Authorizing the Secretary of War to receive for instruction at the Military Academy at West Point, Mr. Hernan Ulloa, of Costa Rica.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he hereby is, authorized to permit Mr. Hernan Ulloa, of Costa Rica, to receive instruction at the Military Academy at West Point: *Provided*, That no expense shall be caused to the United States thereby, and that the said Hernan Ulloa shall agree to comply with all regulations for the police and discipline of the Academy, to be studious, and to give his utmost efforts to accomplish the courses in the various departments of instruction: *And provided further*, That in the

Oath and service.

case of the said Hernan Ulloa the provisions of sections thirteen hundred and twenty and thirteen hundred and twenty-one of the Revised Statutes shall be suspended.

R. S., secs. 1320, 1321, p. 227.

Approved, January 16, 1908.

[No. 6.] Joint Resolution To amend the Act of March fourth, nineteen hundred and seven, making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and eight, so as to authorize the Secretary of Agriculture to use for rent an increased proportion of the appropriation made by said Act for rent for the Bureau of Forestry.

January 31, 1908.  
[H. J. R. 88.]

[Pub. Res., No. 6.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of Congress approved March fourth, nineteen hundred and seven, entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and eight," be, and the same is hereby, amended to authorize the Secretary of Agriculture to use for rent not to exceed sixty thousand dollars of the moneys appropriated by said Act for general expenses of the Forest Service, instead of "not to exceed forty thousand dollars" for such purpose, as provided in said Act.*

Forest Service.  
Rent allowance increased.  
Vol. 34, p. 1270, amended.

Approved, January 31, 1908.

[No. 7.] Joint Resolution Providing for salaries of the Resident Commissioners from the Philippine Islands.

February 24, 1908.  
[H. J. R. 130.]

[Pub. Res., No. 7.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Sergeant-at-Arms of the House of Representatives is authorized to pay to each of the two Resident Commissioners from the Philippine Islands, out of the appropriation made for the current fiscal year for compensation of the Members of the House of Representatives, the same rate of compensation as is authorized and being paid to the Resident Commissioner from Porto Rico, together with two thousand dollars each, as authorized by law, in lieu of mileage.*

Philippine Islands.  
Resident Commissioners' salaries, and allowance in lieu of mileage.

Vol. 31, p. 86.

Approved, February 24, 1908.

[No. 8.] Joint Resolution For the appointment of a member of the Board of Regents of the Smithsonian Institution.

February 24, 1908.  
[H. J. R. 139.]

[Pub. Res., No. 8.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the vacancy in the Board of Regents of the Smithsonian Institution of the class "other than Members of Congress" shall be filled by the appointment of Charles F. Choate, junior, a citizen of Massachusetts.*

Smithsonian Institution.  
Charles F. Choate, jr., appointed regent.

Approved, February 24, 1908.

[No. 9.] Joint Resolution To continue in full force and effect an Act entitled "An Act to provide for the appropriate marking of the graves of the soldiers and sailors of the Confederate army and navy who died in northern prisons and were buried near the prisons where they died, and for other purposes."

February 26, 1908.  
[H. J. R. 138.]

[Pub. Res., No. 9.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to provide for the appropriate marking of the graves of the soldiers and sailors of the Confederate army and navy who died in north-*

Confederate soldiers and sailors.  
Care of graves of, who died in northern prisons, etc.

Vol. 34, p. 56.

Time for completing  
work extended.  
*Provisos.*  
Exception.

Compensation of  
commissioner.

ern prisons and were buried near the prisons where they died, and for other purposes," approved March ninth, nineteen hundred and six, be, and the same is hereby, continued in full force and effect for two years from this date: *Provided*, That the provisions of said Act shall not be construed to apply to the Confederate Mound in Oakwood Cemetery at Chicago: *And provided further*, That the compensation of the commissioner shall be fixed by the Secretary of War.

Approved, February 26, 1908.

March 5, 1908.  
[H. J. R. 102.]

[Pub. Res., No. 10.]

Detroit, Mich.  
Condemned cannon  
granted to, for the  
Macomb statute.

*Proviso.*  
No expense.

[No. 10.] Joint Resolution Authorizing the Secretary of War to furnish three condemned cannon to the mayor of the city of Detroit, Michigan, to be placed on the base of a statue of the late Major-General Alexander Macomb, United States Army.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, authorized to deliver to the mayor of the city of Detroit, Michigan, if the same can be done without detriment to the public service, one condemned nine-pounder French bronze gun, located at the United States arsenal at Watervliet, New York, and two condemned twelve-pounder bronze field guns, date of eighteen hundred and thirty-eight, located at the United States arsenal at Watertown, Massachusetts, to be placed upon the gun pedestals of a monument erected to the memory of the late Major-General Alexander Macomb, United States Army: *Provided*, That the donation shall be without expense to the United States.

Approved, March 5, 1908.

March 6, 1908.  
[S. J. R. 63.]

[Pub. Res., No. 11.]  
Preamble.

[No. 11.] Joint Resolution Authorizing the invitation of governments of other countries to send representatives to the International Congress on tuberculosis.

Whereas an International Congress on Tuberculosis will meet in Washington in September, nineteen hundred and eight, the same being the Sixth International Congress on Tuberculosis, and the first to be held in America; and

Whereas seven of the nine Departments of the Federal Government have petitioned Congress for the authority and means to participate in this Congress; and

Whereas the governors of twenty-eight States of the United States have authorized the participation of their several States in this Congress; and

Whereas the National Association for the Study and Prevention of Tuberculosis has provided the necessary means and created a special committee to secure the participation of voluntary and private interests in the coming International Congress on Tuberculosis; and

Whereas preceding International Congresses occurring in other countries in the past fifteen years have been held under governmental auspices, and delegates from the United States have participated therein as guests of foreign governments: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Department of State be, and is hereby, authorized to invite the governments of other countries, through their ministers, to send representatives to the International Congress on Tuberculosis, to be held in Washington, September twenty-first to October twelfth, nineteen hundred and eight.

International Congress on Tuberculosis.  
Foreign governments invited to send representatives to.

Place and date of meeting.  
*Ante*, p. 479.

Approved, March 6, 1908.

[No. 12.] Joint Resolution Authorizing the Secretary of War to apply the unexpended balance of the donation made by the citizens of Dallas, Texas, under the provisions of the river and harbor Act of March third, nineteen hundred and five, to work in construction of Lock and Dam Numbered Two in section one of Trinity River.

March 6, 1908.  
[H. J. R. 120.]

[Pub. Res., No. 12.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the unexpended balance of the sum of sixty-six thousand dollars, donated to the United States by citizens of Dallas, Texas, in pursuance of a provision in the river and harbor Act of March third, nineteen hundred and five, to aid in the improvement of section one, Trinity River, is hereby made available for the construction of locks and dams, and the Secretary of War may, in his discretion, apply the said balance to work in connection with the construction of Lock and Dam Numbered Two in said section one.

Trinity River.  
Lock and dam Numbered Two.  
Use of unexpended donation authorized.  
Vol. 33, p. 1131.

Approved, March 6, 1908.

[No. 13.] Joint Resolution Granting authority for the use of certain balances of appropriations for the Light-House Establishment to be available for certain named purposes.

March 23, 1908.  
[S. J. R. 69.]

[Pub. Res., No. 13.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the balances of the appropriations for the construction of vessels for the Light-House Establishment appropriated for in the Acts of Congress approved April twenty-eighth, nineteen hundred and four (Thirty-third Statutes, page four hundred and sixty-eight); March third, nineteen hundred and five (Thirty-third Statutes, page eleven hundred and seventy-one); June thirtieth, nineteen hundred and six (Thirty-fourth Statutes, pages six hundred and fifty-nine, six hundred and sixty, seven hundred and ten, and seven hundred and eleven), and March fourth, nineteen hundred and seven (Thirty-fourth Statutes, pages thirteen hundred and seventeen, thirteen hundred and eighteen, and thirteen hundred and nineteen), are hereby made available for the pay of officers and crews, the payment of consular fees, port dues, and exchange, the purchase of provisions, rations, fuel, engineer stores and supplies, pilotage, water, laundry, and all other necessary incidental expenses in the transfer of the following-named vessels of the Light-House Establishment from Tompkinsville, New York, where they are to be delivered when completed, to their respective stations: Tenders for the Twelfth light-house district, for the Thirteenth light-house district, for the Pacific Ocean, for Lake Superior; relief light-vessel for the Pacific coast; Columbia River light-vessel, Oregon; Swiftsure Bank light-vessel, Washington.

Light-House Establishment.  
Use of balances to transfer vessels to stations.

Vol. 33, pp. 463, 1171.

Vol. 34, pp. 659, 660,  
710, 711, 1317-1319.

Approved, March 23, 1908.

[No. 14.] Joint Resolution Authorizing the Secretary of War to establish harbor lines in Wilmington Harbor, California.

March 26, 1908.  
[S. J. R. 58.]

[Pub. Res., No. 14.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby authorized to fix and establish pierhead and bulkhead lines, either or both, in the inner harbor of San Pedro, otherwise known as Wilmington Harbor, California, beyond which no piers, wharves, bulkheads, or other works shall be extended or deposits made except under such regulations as shall be prescribed from time to time by the Secretary of War.

San Pedro, Cal.  
Establishing harbor lines, Wilmington harbor, authorized.

Regulations.

Approved, March 26, 1908.

March 28, 1908.  
[H. J. R. 101.]

[Pub. Res., No. 15.]

John D. Sloat.  
Design for statue to  
at Monterey, Cal., au-  
thorized.

Vol. 34, p. 1408.

*Proviso.*  
Minimum cost.

[No. 15.] Joint Resolution Authorizing the Secretary of War to secure a suitable design for a statue of the late Commodore John D. Sloat at Monterey, California.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to use, for the purpose of securing a suitable design for a statue of the late Commodore John D. Sloat, so much as may be necessary of the amount appropriated by the Act of March fourth, nineteen hundred and seven, entitled "An Act to aid in the completion of a monument at Monterey, California, to commemorate the taking possession of the Pacific coast by Commodore John D. Sloat, United States Navy": *Provided,* That the total amount used for securing said design shall not exceed one thousand dollars.

Approved, March 28, 1908.

April 3, 1908.  
[H. J. R. 134.]

[Pub. Res., No. 16.]

Archibald G. Stirling.  
Appointment as en-  
sign in the Navy au-  
thorized.

[No. 16.] Joint Resolution For the relief of Archibald G. Stirling, recently midshipman, United States Navy.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President be, and he is hereby, authorized to appoint former Midshipman Archibald G. Stirling to be an ensign in the United States Navy to take the position he is entitled to, by his order of merit, as shown by his examination for final graduation.

Approved, April 3, 1908.

April 30, 1908.  
[H. J. R. 171.]

[Pub. Res., No. 17.]

Preamble.

[No. 17.] Joint Resolution Providing for assistance to the people of the storm-swept States of Georgia, Alabama, Mississippi, and Louisiana.

Whereas, on the twenty-fifth day of April, nineteen hundred and eight, there occurred in the States of Georgia, Alabama, Mississippi, and Louisiana a disastrous cyclone or tornado, causing the loss of hundreds of lives and the destruction of much property and rendering many persons homeless and temporarily without means of support: Therefore, be it

The Southern cy-  
clone.  
Relief granted to  
sufferers in the States  
affected.  
*Post.* p. 572.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to use such means as he has at hand, or that may be furnished to him, in the way of tents, provisions, and supplies, to relieve the distress occasioned by such storm or cyclone, and that he take such steps as he may deem proper for the relief of such distress and need among the people who have suffered from the results of said storm or cyclone.

Expression of regret  
and sympathy by the  
Congress.

*Resolved,* That the Congress has heard with much regret and profound sorrow of the terrible loss of life and destruction of property attendant upon the disastrous storm or cyclone which visited the States of Georgia, Alabama, Mississippi, and Louisiana on the twenty-fifth day of April, nineteen hundred and eight, and hereby extends its sympathy to the sufferers.

Approved, April 30, 1908.

[No. 18.]—Joint Resolution Instructing the Attorney-General to institute certain suits, and so forth.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Attorney-General of the United States be, and he hereby is, authorized and directed to institute and prosecute any and all suits in equity, actions at law, and other proceedings which he may deem adequate and appropriate to enforce any and all rights and remedies of the United States of America in any manner arising or growing out of or pertaining to either or any of the following-described Acts of Congress, to wit: "An Act granting lands to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California to Portland, in Oregon," approved July twenty-fifth, eighteen hundred and sixty-six, as amended by the Acts approved June twenty-fifth, eighteen hundred and sixty-eight, and April tenth, eighteen hundred and sixty-nine; also "An Act granting lands to the State of Oregon to aid in the construction of a military wagon road from the navigable waters of Coos Bay to Roseburg, in said State," approved March third, eighteen hundred and sixty-nine; also "An Act granting lands to aid in the construction of a railroad and telegraph line from Portland to Astoria and McMinnville, in the State of Oregon," approved May fourth, eighteen hundred and seventy, including all rights and remedies in any manner relating to the lands, or any part thereof, granted by either or any of said Acts; and in and by any and all such suits, actions, or proceedings the Attorney-General shall, in such manner as he shall deem appropriate, assert all rights and remedies existing in favor of the United States relating to the subject of such suits, actions, and proceedings, including the claim on behalf of the United States that the lands granted by each of said Acts respectively, or any part thereof, have been and are forfeited to the United States by reason of any breaches or violations of any of the terms or conditions of either or any of said Acts which may be alleged and established in any such suits, actions, or proceedings; it not being intended hereby to determine the right of the United States to any such forfeiture or forfeitures, but it being intended to fully authorize the Attorney-General in and by such suits, actions, or proceedings to assert on behalf of the United States and the court or courts before which such suits, actions, or proceedings may be instituted or pending to entertain, consider, and adjudicate the claim and right of the United States to such forfeiture or forfeitures, and if found to enforce the same: *Resolved further,* That the authority and direction hereinbefore given shall extend to any and all suits, actions, or proceedings which may be instituted or pending under the authority of the Attorney-General at the time of the adoption and approval hereof.

Approved, April 30, 1908.

[No. 19.]—Joint Resolution Authorizing the Secretary of War to loan certain tents for use at the national convention of the Benevolent and Protective Order of Elks to be held at Dallas, Texas, in July, nineteen hundred and eight.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to loan, at his discretion, to the executive committee of the lodge of the Benevolent and Protective Order of Elks at Dallas, Texas, having in charge the arrangements for the national convention of Elks to be held in Dallas, Texas, in July, nineteen hundred and eight, two thousand five hundred tents, with poles, ridges, and pins for each: *Provided,* That no expense shall be caused the United States Government by the delivery and return of such

April 30, 1908.  
[S. J. R. 48.]

[Pub. Res., No. 18.]

Oregon.  
Suits to be brought for forfeiture of certain railroad and wagon-road grants in.

Vol. 14, p. 239.

Vol. 15, p. 80.  
Vol. 16, p. 47.

Vol. 15, p. 340.  
Vol. 16, p. 94.

Rights of United States to be asserted.

Claims to be adjudicated and enforced.

All suits instituted, etc., included.

May 4, 1908.  
[H. J. R. 155.]

[Pub. Res., No. 19.]

Benevolent and Protective Order of Elks, Dallas, Tex.  
Loan of tents to.

Proviso.  
No expense, etc.

property, the same to be delivered to said committee designated at such time prior to the date of said convention as may be agreed upon by the Secretary of War and William H. Atwell, chairman of said executive committee: *And provided further*, That the Secretary of War shall, before delivering such property, take from said William H. Atwell a good and sufficient bond for the safe return of said property in good order and condition, and the whole without expense to the United States.

Approved, May 4, 1908.

Bond.

May 11, 1908.  
[H. J. R. 173.]

[Pub. Res., No. 20.]

[No. 20.]—Joint Resolution For the relief of the sufferers from the cyclone which occurred in the States of Georgia, Alabama, Mississippi, and Louisiana on April twenty-fourth, nineteen hundred and eight.

Southern cyclone.  
Relief for sufferers  
in Georgia, Alabama,  
Mississippi, and Loui-  
siana.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War is hereby authorized to procure, in open market or otherwise, subsistence and quartermaster supplies, medicines, and medical aid, in addition to such supplies belonging to the military establishment and available, and issue same to such destitute persons as have been rendered homeless or are in needy circumstances as the result of the cyclone which occurred April twenty-fourth, nineteen hundred and eight, in the States of Georgia, Alabama, Mississippi, and Louisiana, and in executing this joint resolution is directed to cooperate with the authorities of the said States.

Appropriation.

Ante, p. 570.  
Infra.

SEC. 2. That to enable the Secretary of War to execute the provisions of this joint resolution and of the joint resolution on the same subject adopted April twenty-seventh, nineteen hundred and eight, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of two hundred and fifty thousand dollars, to be expended under the direction and in the discretion of the Secretary of War.

Approved, May 11, 1908.

May 11, 1908.  
[H. J. R. 179.]

[Pub. Res., No. 21.]

[No. 21.]—Joint Resolution Amending the Joint Resolution for the relief of storm sufferers in Alabama, Georgia, Mississippi, and Louisiana, approved April thirtieth, nineteen hundred and eight.

Southern cyclone.  
Relief extended to  
sufferers in Texas,  
Arkansas, and Ten-  
nessee.

Ante, p. 570.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the provisions and benefits of Public Resolution Numbered seventeen, for the relief of storm sufferers in Alabama, Georgia, Mississippi, and Louisiana, approved April thirtieth, nineteen hundred and eight, be extended to the sufferers from the same storm or cyclone in Texas, Arkansas, and Tennessee, and that the Secretary of War be and he is hereby authorized and directed to grant the same relief to persons in Texas, Arkansas, and Tennessee, whose property was injured or destroyed, as provided in the original resolution for citizens of Alabama, Georgia, Mississippi, and Louisiana.

Approved, May 11, 1908.

[No. 22.] Joint Resolution Disapproving certain laws enacted by the legislative assembly of the Territory of New Mexico.

May 13, 1908.  
[S. J. R. 37.]

[Pub. Res., No. 22.]

Whereas on the eleventh day of March, nineteen hundred and three, the legislative assembly of the Territory of New Mexico passed an act known as chapter thirty-three of the acts of the thirty-fifth legislative assembly of New Mexico entitled "An act establishing the law and procedure in certain cases," as follows:

New Mexico.  
Preamble.

**"LAWS OF NEW MEXICO. THIRTY-FIFTH LEGISLATIVE ASSEMBLY, 1903.**

Legislative act on  
civil procedure.

**"CHAPTER 33.**

**"AN ACT ESTABLISHING THE LAW AND PROCEDURE IN CERTAIN CASES.**

**"H. B. No. 155. Passed over veto March 11, 1903.**

**"CONTENTS.**

- "Sec. 1. Civil procedure in personal injury cases. Person injured to file affidavit when. Case to be dismissed when. Proviso.
- "Sec. 2. On petition district court may issue summons for person injured to appear in court and file complaint. Procedure when person summoned fails to answer.
- "Sec. 3. Unlawful to begin action in any other State or Territory. Procedure in case such action has been begun.
- "Sec. 4. When action begun in any other State or Territory district court may issue injunction.
- "Sec. 5. Provisions of this chapter not to apply in case process can not be served in this Territory.
- "Sec. 6. Claim for damages may be compromised.

"Whereas it has become customary for persons claiming damages for personal injuries received in this Territory to institute and maintain suits for the recovery thereof in other States and Territories, to the increased cost and annoyance and manifest injury and oppression of the business interests of this Territory and the derogation of the dignity of the courts thereof; therefore

*"Be it enacted by the legislative assembly of the Territory of New Mexico:*

"SECTION 1. Hereafter there shall be no civil liability under either the common law or any statute of this Territory on the part of any person or corporation for any personal injuries inflicted or death caused by such person or corporation in this Territory, unless the person claiming damages therefor shall within ninety days after such injuries shall have been inflicted make and serve upon the person or corporation against whom the same is claimed, and at least thirty days before commencing suit to recover judgment therefor, an affidavit which shall be made before some officer within this Territory who is authorized to administer oaths, in which the affiant shall state his name and address, the name of the person receiving such injuries, if such person be other than the affiant, the character and extent of such injuries in so far as the same may be known to affiant, the way or manner in which such injuries were caused in so far as the affiant has any knowledge thereof, and the names and addresses of all witnesses to the happening of the facts or any part thereof causing such injuries as may at such time be known to affiant, and unless the person so claiming such damages shall also commence an action to recover the same within one year after such injuries occur, in the district court of this Territory in and for the county in which such injuries occur, or in and for the county of this Territory where the claimant or person against whom such claim is asserted resides, or in event such claim is asserted against a corporation, in the county in this Territory where such corporation has its

Act of New Mexico  
annulled.

Act of New Mexico  
annulled—Continued.

principal place of business; and said suit after having been commenced shall not be dismissed by plaintiff unless by written consent of the defendant filed in the case, or for good cause shown to the court; it being hereby expressly provided and understood that such right of action is given only on the understanding that the foregoing conditions precedent are made a part of the law under which right to recover can exist for such injuries, except as herein otherwise provided.

“SEC. 2. Whenever any person or corporation shall file a petition in the district court of this Territory for the county in which said petitioner lives, or, if a corporation, in the district court for the county in which such corporation has its principal place of business, stating in effect that such petitioner is informed and believes that some party named in said petition claims that he is entitled to damages from said petitioner for personal injuries inflicted in this Territory upon the party named in said petition, or for personal injuries inflicted upon or death caused to some other person for which such party claims to have a cause of action against said petitioner, and stating as near as may be the general character of such injuries, and the manner and the date said party claims they were inflicted, and the place where he claims they were inflicted, as near as petitioner knows or is informed as to such facts, and praying that the said party may be required to appear in said court and file therein a statement of his cause of action in the form of a complaint against said petitioner, summons shall issue out of said court and be served and returnable as other process, commanding and requiring the said party named in said petition to appear in said court and file such statement in the form of a complaint against said petitioner, if he has to make, and upon such complaint being filed by such party as required, the defendant named therein may demur to or answer the same and such further pleading had as the parties may be entitled to, or as may be meet and proper as in other cases of a similar character, and from thence forward such further proceedings shall be had in such cause as in other cases, and the same shall be determined upon its merits and final judgment, subject, however, to appeal or writ of error, shall be rendered therein either for the petitioner named in said complaint or for the adverse party, and if the court finds the petitioner guilty of any of the wrongs, injuries, or trespasses complained of against him in said statement such damages shall be assessed against the said petitioner as the law and the facts may require, in the same manner as though said cause had been instituted by the filing of said statement as a complaint.

“In event said party complained of in said petition, after being duly served with such summons, shall fail or refuse to appear or file his said statement as required herein, judgment shall be rendered by default against him and in favor of the petitioner as in other cases, and thereupon the court shall try and determine the issues raised by such petition; including the question as to whether or not the petitioner is liable to said party on account of any of the matters or things stated in said petition in any sum of money whatsoever, and, if so, in what amount, and final judgment shall be rendered in accordance with the facts and the law, and such judgment as the court may render shall be final and conclusive upon the question of the liability or nonliability of said petitioner to said party, and of the amount of the liability.

“SEC. 3. It shall be unlawful for any person to institute, carry on, or maintain any suit for the recovery of any such damages in any other State or Territory, and upon it being made to appear to the court in which any proceeding has been instituted in this Territory, as herein provided, that any such suit has also been commenced, or is being maintained in any other State or Territory contrary to the intent of this act, it shall be the duty of the court to set down for hearing and try and determine the proceeding so pending in this Territory as

expeditiously as possible upon such short notice to the other party thereto or his attorneys as the court may direct; and for the purpose of trying the same said court shall have the power to compel the parties thereto to plead or answer on such short day as it may determine; and in event the same is triable by jury it shall be the duty of the court, upon motion, to change the venue thereof to such county in said district as in the opinion of the court will afford an opportunity for the most speedy hearing; but in event such action is not triable by jury, then the court shall immediately proceed to try and determine the same, giving such reasonable notice as it may determine, to the parties or their attorneys, at any place in the Territory which the court may designate, and witnesses may be compelled by subpoena to attend such place personally, from any part of the Territory, and testify, as at present, at such time and place. The institution of any such suit in any other State or Territory shall be construed by the court as a waiver upon the part of the party so instituting the same of the right of trial by jury in the case pending in the courts of this Territory.

Act of New Mexico annulled—Continued.

“SEC. 4. Whenever it shall be made to appear to the district court of this Territory for the county in which petitioner or plaintiff lives, by any petition filed under section three hereof, or by a supplemental petition, or by an original complaint filed for that purpose, that petitioner or plaintiff fears or has good reason to fear that any other person is threatening or contemplating instituting suit in some other State or Territory to recover damages against petitioner or plaintiff for personal injuries inflicted or death caused in this Territory, or that he has already instituted and is then maintaining such a suit, it shall be the duty of the court upon such bond as the court may require being given, to issue its injunction pendente lite restraining such party from instituting or maintaining such suit in any court sitting in any other State or Territory, and, at the final hearing, if such facts are found by the court to be true, the court shall make such injunction perpetual; and at the final hearing in all cases instituted under the provisions of section three hereof, the party complained of in the petition shall be perpetually enjoined from further instituting or maintaining any suit or action to recover damages by reason of any of the matters or things set up in said petition.

“SEC. 5. This act shall not apply to cases in which the person or corporation against whom damages for personal injuries are claimed can not be duly served with process in this Territory.

“SEC. 6. Nothing herein contained shall be construed as in any way preventing anyone in this Territory claiming to have a right of action for any such damages, from compromising such claim.

“SEC. 7. All acts and parts of acts and laws in conflict with this act are hereby repealed, and this act shall be in effect from and after its passage.”

Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That said law of the Territory of New Mexico, as aforesaid, be, and the same is hereby, disapproved and declared null and of no effect.*

Disapproval of Congress.

Approved, May 13, 1908.

[No. 23.] Joint Resolution Authorizing the widening of the channel of Michigan City Harbor.

May 13, 1908.  
[S. J. R. 79.]

[Pub. Res., No. 23.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized, in his discretion, to use any unexpended balance of money heretofore appropriated or that may be*

Michigan City Harbor, Ind.  
Widening channel.  
Use of unexpended balances authorized.

hereafter appropriated for the improvement or maintenance of the harbor at Michigan City, Indiana, for the rebuilding of the western revetment of said harbor upon a new alignment, with the view of widening the channel of said harbor.

Approved, May 13, 1908.

May 20, 1908.  
[H. J. R. 178.]

[Pub. Res., No. 24.]

National Home for Disabled Volunteer Soldiers.

Appointment of members of Board of Managers.

[No. 24.] Joint Resolution For appointment of members of Board of Managers of the National Home for Disabled Volunteer Soldiers.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Thomas J. Henderson, of Illinois; Walter P. Brownlow, of Tennessee; Edwin P. Hammond, of Indiana, and Joseph S. Smith, of Maine, be, and the same are hereby, appointed as members of the Board of Managers of the National Home for Disabled Volunteer Soldiers of the United States—General Thomas J. Henderson to succeed himself, his term of service having expired April twenty-first, nineteen hundred and eight; Colonel Walter P. Brownlow to succeed himself, his term of service having expired April twenty-first, nineteen hundred and eight; Colonel Edwin P. Hammond to succeed himself, his term of service having expired April twenty-first, nineteen hundred and eight, and General Joseph S. Smith to succeed General J. Marshall Brown, whose term of service would have expired on April twenty-first, nineteen hundred and eight, but who died on July twentieth, nineteen hundred and seven.*

Approved, May 20, 1908.

May 22, 1908.  
[S. J. R. 90.]

[Pub. Res., No. 25.]

Rio Grande, St. Louis, Brownsville and Mexico Railway Company.

Name changed to Brownsville and Gulf Railway Company.

*Ante*, p. 188, amended.

[No. 25.] Joint Resolution To amend an Act authorizing the construction of bridges across navigable waters, and so forth.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the bill (S. 4809) entitled "An Act authorizing the construction of bridges across navigable waters, and to extend the time for the construction of bridges across navigable waters, and to legalize the construction of bridges across navigable waters," be, and the same is hereby, corrected so that the name Saint Louis, Brownsville and Mexico Railway Company, as used therein, be changed to the Brownsville and Gulf Railway Company.*

Approved, May 22, 1908.

May 22, 1908.  
[H. J. R. 124.]

[Pub. Res., No. 26.]

Statue of Washington.

Transfer from Capitol grounds to Smithsonian Institution.

*Ante*, p. 492.

[No. 26.] Joint Resolution Authorizing the transfer of the statue of President Washington, now located in the Capitol grounds, to the Smithsonian Institution.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the statue of President Washington, now located in the Capitol grounds east of the Capitol, be, and the same is hereby, transferred to the custody of the Smithsonian Institution.*

Approved, May 22, 1908.

May 23, 1908.  
[H. J. R. 176.]

[Pub. Res., No. 27.]

Diseases of Cattle. Printing of Special Report on, ordered.

[No. 27.] Joint Resolution Providing for the printing of the Special Report on the Diseases of Cattle.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed and bound one hundred thousand copies of the Special Report on the Dis-*

eases of Cattle, the same to be first revised and brought to date under the supervision of the Secretary of Agriculture; thirty thousand copies for the use of the Senate, sixty thousand copies for the use of the House of Representatives, and ten thousand copies for distribution by the Department of Agriculture.

Approved, May 23, 1908.

Distribution.

[No. 28.] Joint Resolution Providing for additional lands for Idaho under the provisions of the Carey Act.

May 25, 1908.  
[S. J. R. 51.]

[Pub. Res., No. 28.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That an additional one million acres of arid lands within the State of Idaho be made available and subject to the terms of section four of an Act of Congress entitled "An Act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-five, and for other purposes," approved August eighteenth, eighteen hundred and ninety-four, and by amendments thereto, and that the State of Idaho be allowed, under the provisions of said Acts, said additional area, or so much thereof as may be necessary for the purposes and under the provisions of said Acts.

Idaho.  
Additional arid  
lands granted to.  
*Ante*, p. 347.  
Vol. 23, p. 422.

Approved, May 25, 1908.

[No. 29.] Joint Resolution To provide for the remission of a portion of the Chinese indemnity.

May 25, 1908.  
[S. J. R. 23.]

[Pub. Res., No. 29.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President is hereby authorized to consent to a modification of the bond for twenty-four million four hundred and forty thousand seven hundred and seventy-eight dollars and eighty-one cents, dated December fifteenth, nineteen hundred and six, received from China pursuant to the protocol of September seventh, nineteen hundred and one, for indemnity against losses and expenses incurred by reason of the so-called Boxer disturbances in China during the year nineteen hundred, so that the total payment to be made by China under the said bond shall be limited to the sum of thirteen million six hundred and fifty-five thousand four hundred and ninety-two dollars and sixty-nine cents and interest at the stipulated rate of four per centum per annum, and that the remainder of the indemnity to which the United States is entitled under the said protocol and bond may be remitted as an act of friendship, such payments and remission to be at such times and in such manner as the President shall deem just: *Provided*, That within one year from the passage of this resolution any person whose claim upon the Chinese indemnity, nineteen hundred, was presented to the United States commissioners or to the Department of State and disallowed in whole or in part may present the same by petition to the Court of Claims, which court is hereby invested with jurisdiction to hear and adjudicate such claim, without appeal, and to render such judgments de novo, or in addition to any allowance or allowances heretofore made, as, in each case shall be fully and substantially compensatory for actual losses and expenses of the claimant caused by the antforeign disturbances in China during the year nineteen hundred, excluding merely speculative claims or elements of damage: *And provided also*, That the sum of two million dollars be reserved from the Chinese indemnity, nineteen hundred, for the payment of such judg-

Chinese indemnity.  
Modification of  
bond for Boxer dam-  
ages.

Remission of por-  
tion.

Interest.

*Proviso*.  
Court of Claims  
to adjudicate dis-  
allowed, etc., claims.

Amount reserved to  
pay judgments.

Return of balance. and when they shall be paid by the Treasurer of the United States as and when they shall be certified to the Secretary of the Treasury by the said court, and any balance remaining after all such claims have been adjudicated and paid shall be returned to the Chinese Government in such manner as the Secretary of State shall decide, and the Secretary of the Treasury is hereby authorized and directed to so return the same: *And provided further*, That all evidence furnished by the claimants, and statements made by them to the said commissioners or to the Department of State, shall be transmitted by the said Department to the said Court of Claims and considered together with such other additional testimony as may be presented by either side, and the Government of the United States shall defend the said claims in the said court by such attorney or attorneys as may be designated for such service by the Attorney-General of the United States: *Provided further*, That in no case shall the Court of Claims award a principal sum to any claimant which, together with the principal sums said claimant may have already received by decision of the United States commissioners and the Department of State, shall exceed the amount originally claimed by said claimant.

Approved, May 25, 1908.

May 28, 1908.  
[H. J. R. 186.]

[No. 30.] Joint Resolution Relating to the assignment of space in the House Office Building.

[Pub. Res., No. 30.]

House Office Building.  
Assignment of rooms.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the assignment of rooms in the office building of the House of Representatives, which shall hereafter be designated as the House Office Building, heretofore made by resolution or order of the House of Representatives, shall continue in force until modified or changed in accordance with the provisions of this resolution, and the room so assigned to any Representative shall continue to be held by such Representative as his individual office room so long as he shall remain a member or member-elect of the House of Representatives, or until he shall relinquish the same, subject, however, to the provisions of this resolution, and no Representative shall allow his office room to be used for any other purpose.

Filing written requests for vacant rooms.

Any member or member-elect of the House of Representatives may file with the Superintendent of the Capitol Building and Grounds a request in writing that any individual office room be assigned to him whenever it shall become vacant. If only one such request has been made for any room which shall at any time have become vacant, the room shall be assigned as requested. If two or more requests are made for the same vacant room, preference shall be given to the Representative making the request who has been longest in continuous service as a member and member-elect of the House of Representatives. If two or more Representatives with equal length of continuous service, or two or more Representatives-elect make request for the same room, preference shall be given to the one first preferring his request. A Representative or Representative-elect making request for the assignment of a vacant room may withdraw the same at any time and no one shall have pending at the same time more than one such request.

Preference rights.

First request to be granted.

Assignment of new room, etc.

The assignment of a new room to a Representative, upon his request, or the appointment of any Representative having an individual office room as chairman of a committee having a committee room, shall act as a relinquishment by him of the room previously assigned to him.

Exchange of rooms.

Representatives having rooms assigned to them in the foregoing manner may exchange rooms one with another, but such exchange shall be valid only so long as both members making the exchange shall

remain continuously members or members-elect of the House of Representatives.

The Superintendent of the Capitol Building and Grounds shall keep a record of the assignment of rooms heretofore or hereafter made, exchanges which may be made, requests for vacant rooms which may be filed, and the assignment thereof, which record shall be open for the inspection of Representatives or Representatives-elect of the House.

Record of assignments and changes.

In the matter of the assignment of rooms under this resolution, Delegates in Congress and the Commissioners from Porto Rico and the Philippine Islands shall be treated the same as Representatives.

Delegates and Resident Commissioners.

The assignment and reassignment of the rooms and other space in the House Office Building shall be subject to the control of the House of Representatives by rule, resolution, order, or otherwise. Nothing in this resolution shall be construed to affect or repeal the provisions of law heretofore enacted placing said House Office Building under the control of the Superintendent of the Capitol Building and Grounds, subject to the approval and direction of the Commissions provided for respectively in the Act of March third, nineteen hundred and three, and the Act of March fourth, nineteen hundred and seven.

Assignments, etc., subject to control of House. Superintendent of Capitol, etc., control, etc., not affected.

Vol. 32, p. 1114.

Vol. 34, p. 1365.

Unoccupied space in said building shall be assigned by the Superintendent of the Capitol Building and Grounds under the direction of the Commission and subject to the control of the House of Representatives.

Unoccupied space.

Approved, May 28, 1908.

[No. 31.] Joint Resolution Directing the selection of a site and the erection of a pedestal for a bronze statue in Washington, District of Columbia, in honor of John Witherspoon.

May 29, 1908.  
[S. J. R. 6.]

[Pub. Res., No. 31.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the chairman of the Committee on the Library of the Senate, the chairman of the Committee on the Library of the House of Representatives, the Secretary of War, and the chairman of the Witherspoon Memorial Association are hereby created a commission to select and prepare a site on property belonging to the United States in the city of Washington, other than the grounds of the Capitol or Library of Congress, and erect thereon a suitable pedestal for a statue in bronze of John Witherspoon, a signer of the Declaration of Independence, to be provided by the Witherspoon Memorial Association.

District of Columbia. Monument to John Witherspoon in. Commission to select site, etc.

SEC. 2. That for the preparation of the site so selected and the erection of the pedestal the sum of four thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated: *Provided,* That the design for said statue shall be approved by the commission herein created.

Appropriation.

Proviso. Design.

Approved, May 29, 1908.

[No. 32.] Joint Resolution Authorizing the employment of clerical services in the Department of Justice.

May 30, 1908.  
[S. J. R. 197.]

[Pub. Res., No. 32.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Attorney-General is authorized to continue the employment of clerical services during the fiscal year nineteen hundred and nine, under the appropriation for "Defense in Indian Depredation Claims" and to pay therefor out of said appropriation, not to exceed the sum of six thousand dollars.

Department of Justice. Clerks on Indian depredation claims.

Ante, p. 236.

Approved, May 30, 1908.

# PUBLIC ACTS OF THE SIXTIETH CONGRESS

OF THE

## UNITED STATES

*Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the seventh day of December, 1908, and was adjourned without day on Thursday, the fourth day of March, 1909.*

THEODORE ROOSEVELT, President; CHARLES W. FAIRBANKS, Vice-President; WILLIAM P. FRYE, President of the Senate *pro tempore*; JOSEPH G. CANNON, Speaker of the House of Representatives.

**CHAP. 1.**—An Act To authorize the transfer of books from the Treasury Department library to life-saving stations of the United States.

December 11, 1908.  
[S. 3496.]

[Public, No. 178.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized, in his discretion, to transfer, from time to time, from the Treasury Department library to the life-saving stations of the United States, such books as in his judgment may be no longer needed for use in said library.*

Life-saving stations.  
Books from Treasury Department library to be transferred to.

Approved, December 11, 1908.

**CHAP. 2.**—An Act To amend an Act entitled "An Act to provide for the extension of New Hampshire avenue, in the District of Columbia, and for other purposes," approved February twenty-seventh, nineteen hundred and seven.

December 18, 1908.  
[S. 2999.]

[Public, No. 179.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to provide for the extension of New Hampshire avenue, in the District of Columbia, and for other purposes," approved February twenty-seventh, nineteen hundred and seven, be, and the same is hereby, amended by striking out section three thereof and inserting in lieu thereof the following:*

District of Columbia.  
New Hampshire avenue.  
Condemning lands for extension of.

"SEC. 3. That there is hereby appropriated out of the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages, to be repaid to the District of Columbia from assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Appropriation for expenses, etc.  
Vol. 34, p. 1004, amended.

"SEC. 4. That the Commissioners of the District of Columbia are hereby directed to change the plans for a permanent system of highways outside the city of Washington so as to abandon the extension of New Hampshire avenue from Buchanan street northward to the District line, as at present laid down on said plans."

Change of extension plans.  
Vol. 34, p. 1004, amended.

Approved, December 18, 1908.

December 18, 1908.  
[S. 4308.]

[Public, No. 180.]

District of Colum-  
bia.  
V street NW., part  
of, changed to Cali-  
fornia street.

**CHAP. 3.**—An Act To change the name of V street, from Florida avenue to Nineteenth street northwest, to California street.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the name of the street lying in the county of Washington, District of Columbia, in the tract of land known as the Commissioners' subdivision of Washington Heights, running from Florida avenue west to Nineteenth street extended, and now called V street, be, and the same shall henceforth be, known as California street. And the Commissioners of the District of Columbia are hereby directed to cause the name of California street, from Florida avenue to Nineteenth street northwest, to be placed upon the plats and maps of the District of Columbia.

Approved, December 18, 1908.

December 18, 1908.  
[S. 4814.]

[Public, No. 181.]

District of Colum-  
bia.  
Code amendment.  
Vol. 34, p. 151.

**CHAP. 4.**—An Act To amend section four hundred and ninety-one n of the Code of Law for the District of Columbia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of Congress entitled "An Act to amend an Act entitled 'An Act to establish a Code of Law for the District of Columbia,' regulating proceedings for condemnation of lands for streets," approved April thirtieth, nineteen hundred and six, be, and the same is hereby, amended so that section four hundred and ninety-one n thereof will read as follows:

Deposit of certain  
awards.  
Vol. 34, p. 154,  
amended.

Imperfect records,  
etc.

Title to vest in Dis-  
trict.

"SEC. 491 n. In case any of the owners of land heretofore or hereafter condemned for public use, whether under the provisions of said Code or by virtue of any special or general Act of Congress, are under disability or can not be found, or neglect or refuse to receive the money awarded to them; or in case the record is imperfect or the title to the property is in dispute or uncertain, the money due the owners of the property for damages for land taken may be deposited in the registry of the supreme court of the District of Columbia, for the use of the rightful owners without cost or expense to said District; and thereupon the title to the land condemned shall become vested in the District of Columbia."

Approved, December 18, 1908.

December 18, 1908.  
[H. R. 22274.]

[Public, No. 182.]

Mississippi River.  
Saint Paul Bridge  
and Terminal Rail-  
way Company may  
bridge, at Saint Paul,  
Minn.

Vol. 34, p. 84.

Amendment.

**CHAP. 5.**—An Act To authorize the Saint Paul Bridge and Terminal Railway Company to construct a bridge across the Mississippi River at or near Saint Paul, Minnesota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Saint Paul Bridge and Terminal Railway Company, a corporation organized under the laws of the State of Minnesota, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Mississippi River at or near the southerly limits of the city of Saint Paul, from a point on the east side of said river in the southeast quarter of the southeast quarter of section nine, township twenty-eight north, range twenty-two, in Ramsey County, to a point in lot five, section sixteen, township twenty-eight, range twenty-two, in Dakota County, all in the State of Minnesota, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, December 18, 1908.

**CHAP. 6.**—An Act To amend section one of the passenger Act of eighteen hundred and eighty-two.

December 19, 1908.  
[S. 5083.]

[Public, No. 183.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section one of the passenger Act of eighteen hundred and eighty-two be, and is hereby, amended so as to read:

Steerage passengers. Accommodations for.

“It shall not be lawful for the master of any vessel whereon steerage passengers have been taken at any port or place in a foreign country or dominion (ports and places in foreign territory contiguous to the United States excepted) to bring such vessel and passengers to or take from any port or place in the United States unless the compartments, spaces, and accommodations hereinafter mentioned have been provided, allotted, maintained, and used for and by such passengers during the entire voyage, unobstructed by cargo, stores, or goods. The master of a vessel coming to a port or place in the United States in violation of any of the provisions of this section shall be deemed guilty of a misdemeanor; and if the number of steerage passengers carried or brought in the vessel, or in any compartment, space, poop, or deck house thereof, is greater than the number allowed to be carried or brought therein, respectively, as hereinafter prescribed, the said master shall be fined fifty dollars for each and every such passenger in excess of the proper number, and may also be imprisoned not exceeding six months.

Provisions for compartments, etc., on all vessels.  
Vol. 22, p. 186, amended.

Punishment for violations.

“In computing the number of passengers carried or brought in any vessel, children under one year of age shall not be included, and two children between one and eight years of age shall be counted as one passenger; and any person brought in such vessel who shall have been, during the voyage, taken from any other vessel wrecked or in distress on the high seas, or have been picked up at sea from any boat, raft, or otherwise, shall not be included in such computation.

Computing number of passengers.

Exception.

“Second. The expression ‘steerage passenger’ means all passengers except cabin passengers, and persons shall not be deemed cabin passengers unless the space allotted to their exclusive use is in the proportion of at least thirty-six clear superficial feet to each passenger.

Meaning of “steerage passengers.”

“Third. The expression ‘lowest passenger deck’ means the deck next below the water line; and the expression ‘passenger deck’ includes every deck or portion of a deck which is above the lowest passenger deck, and is appropriated for passengers.

Defining certain decks.

“Fourth. A vessel shall not carry passengers, whether cabin or steerage passengers, on more than one deck below the water line.

Decks below water line.

“Fifth. The height between that part of any deck on which steerage passengers are carried and the deck immediately above it shall not be less than six feet.

Height between decks.

“Sixth. No steerage passengers shall be carried on the lowest passenger deck unless it is efficiently lighted by side scuttles and otherwise to the satisfaction of the inspector.

Side scuttles, etc., for lowest passenger decks.

“Seventh. No greater number of steerage passengers shall be carried on the lowest passenger deck than in the proportion of one steerage passenger to every twenty-one clear superficial feet allotted to their use. If, however, the height between the lowest passenger deck and the deck immediately above it is less than seven feet, and the apertures, exclusive of side scuttles, through which light and air are admitted are less in size than in the proportion of three square feet to every one hundred superficial feet of that deck, no greater number of steerage passengers shall be carried on that deck than in the proportion of one steerage passenger to every thirty clear superficial feet thereof, subject to the allowance for measurement of public rooms, lavatories, and bath rooms, if any, provided for by paragraph ten.

Proportion of passengers allowed.

Light and ventilation.

“Eighth. No greater number of steerage passengers may be carried on a passenger deck than in the proportion of one steerage passenger

Deck space restrictions.

to every eighteen clear superficial feet of deck allotted to their use, subject to the allowance for measurement of public rooms, lavatories, and bath rooms, if any, provided for by paragraph ten. If, however, the height between any passenger deck and the deck immediately above it be less than seven feet, no greater number of steerage passengers may be carried on that deck than in the proportion of one steerage passenger to every twenty-one clear superficial feet thereof, subject to the allowance for measurement of public rooms, lavatories, and bath rooms, if any, provided for by paragraph ten.

One passenger for every five superficial feet of air space.

“Ninth. A vessel, whatever be the superficial space of the passenger decks and of the lowest passenger deck, shall not carry a greater number of steerage passengers on the whole than in the proportion of one steerage passenger to every five superficial feet of air or promenade space provided on a deck so open as not to be included in the tonnage and approved by the inspector, and this space shall not be counted or included in the area available for any other passengers, or in other areas for steerage passengers prescribed by this section.

Baggage space, etc.

“Tenth. In the measurement of the passenger decks and of the lowest passenger deck, the space occupied by that part of the personal baggage of the steerage passengers which the inspector permits to be carried there shall be included, and also, on whatever deck located, commodious and suitable dining rooms, lounging rooms, smoking rooms, lavatories, toilet rooms, and bath rooms: *Provided, That—*

*Proviso.*

Sleeping space, etc.

“(a) The space in any place appropriated to the use of steerage passengers in which they sleep shall not be less than eighteen superficial feet in the case of the lowest passenger deck and fifteen superficial feet in the case of a passenger deck.

“(b) Each space so included in the measurement must be clearly marked to the satisfaction of the inspector as being exclusively appropriated for the use of the steerage passengers.

Marking berth compartments.

“Eleventh. Each separate compartment in which steerage passengers are berthed shall be conspicuously marked, showing the total area of such compartments.”

Repeal.  
Vol. 34, pp. 910, 911.

SEC. 2. That section forty-two and so much of sections forty-three and forty-four of the Act approved February twentieth, nineteen hundred and seven, entitled “An Act to regulate the immigration of aliens into the United States,” as provides for the repeal of section one of the passenger Act of eighteen hundred and eighty-two are hereby repealed.

Effect.

SEC. 3. That this Act shall take effect on January first, nineteen hundred and nine.

Approved, December 19, 1908.

January 5, 1909.  
[H. R. 24832.]

CHAP. 7.—An Act For the relief of citizens of Italy.

[Public, No. 184.]  
Italian earthquake.  
Appropriation for relief of sufferers.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That to enable the President of the United States to procure and distribute among the suffering and destitute people of Italy such provisions, clothing, medicines and other necessary articles and to take such other steps as he shall deem advisable for the purpose of rescuing and succoring the people who are in peril and threatened with starvation the sum of eight hundred thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approval of Italian Government, etc.

In the execution of this Act the President is requested to ask and obtain the approval of the Italian Government and he is hereby authorized to employ any vessels of the United States Navy and to charter and employ any other suitable steamship or vessels.

Approved, January 5, 1909.

**CHAP. 8.**—An Act For the relief of William Parker Sedgwick.

January 5, 1909.  
[S. 5268.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President be, and he is hereby, authorized to nominate and, by and with the advice and consent of the Senate, to appoint William Parker Sedgwick, late midshipman, an ensign in the United States Navy, and to place him upon the retired list as such, with three-fourths the pay of his grade.

Approved, January 5, 1909.

[Public, No. 185.]

Navy.  
William Parker Sedgwick may be appointed ensign in, and retired.

**CHAP. 13.**—An Act Granting a right of way to the Southern Pacific Railroad Company across the Fort Mason Military Reservation in California.

January 8, 1909.  
[S. 6189.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of the United States is hereby given to the Southern Pacific Company, a corporation created and existing under the laws of the State of Kentucky, to locate, construct, maintain, and operate a railroad and tunnel upon and across the property belonging to the United States at Fort Mason, in the State of California, upon such location and under such regulations as shall be approved by the Secretary of War.

Approved, January 8, 1909.

[Public, No. 186.]

Fort Mason Military Reservation, Cal.  
Southern Pacific Railroad granted right of way across.

**CHAP. 14.**—An Act To amend an Act entitled "An Act to amend an Act to authorize the city of Saint Louis, a corporation organized under the laws of the State of Missouri, to construct a bridge across the Mississippi River," approved January twenty-third, nineteen hundred and eight.

January 9, 1909.  
[H. R. 22879.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the city of Saint Louis shall have authority to construct the bridge mentioned in the Act entitled "An Act to amend an Act to authorize the city of Saint Louis, a corporation organized under the laws of the State of Missouri, to construct a bridge across the Mississippi River," approved January twenty-third, nineteen hundred and eight, under and subject to the limitations and restrictions mentioned in the Act entitled "An Act to authorize the city of Saint Louis, a corporation organized under the laws of the State of Missouri, to construct a bridge across the Mississippi River," approved June twenty-fifth, nineteen hundred and six, if the actual construction of the bridge therein authorized shall be commenced within one year from the approval of this Act and completed within three years from same date.

Approved, January 9, 1909.

[Public, No. 187.]

Mississippi River.  
Time extended for bridging, by Saint Louis, Mo.  
*Ante*, p. 2.

Vol. 34, p. 461.

**CHAP. 15.**—An Act Providing for the hearing of cases upon appeal from the district court for the district of Alaska in the circuit court of appeals for the ninth circuit.

January 11, 1909.  
[H. R. 13649.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter all appeals, writs of error, and other cases coming from the district court for the district of Alaska to the circuit court of appeals for the ninth circuit shall be entered upon the docket and heard at San Francisco, in the State of California, or at Portland, in the State of Oregon, or at Seattle, in the State of Washington, as the trial court before whom

[Public, No. 188.]

Alaska.  
Appeals, etc., from district court of.  
Hearings at San Francisco, Cal., Portland, Ore., Seattle, Wash.

*Proviso.*  
Attorneys to designate place of hearing.

the case was tried below shall fix and determine: *Provided, however,* That at any time before the hearing of any appeal, writ of error, or other case, the parties thereto, through their respective attorneys, may stipulate at which of the above-named places the same shall be heard, in which case the case shall be remitted to and entered upon the docket at the place so stipulated and shall be heard there.

Approved, January 11, 1909.

January 14, 1909.  
[H. R. 22806.]

[Public, No. 189.]

**CHAP. 21.**—An Act To authorize the Delaware, Lackawanna and Western Railroad Company and the Lackawanna Railroad Company of New Jersey to construct and maintain a bridge across the Delaware River from a point near the village of Columbia, Knowlton Township, Warren County, New Jersey, to the village of Slateford, Northampton County, Pennsylvania.

Delaware River.  
Delaware, Lackawanna and Western Railroad Company may bridge, at Columbia, N. J.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Delaware, Lackawanna and Western Railroad Company, a corporation of the State of Pennsylvania, and the Lackawanna Railroad Company of New Jersey, a corporation of the State of New Jersey, be, and they hereby are, authorized jointly to construct, maintain, and operate a bridge across the Delaware River between a point northwest of the village of Columbia, in the township of Knowlton, county of Warren, and State of New Jersey, and a point southeasterly from the village of Slateford, in the county of Northampton and State of Pennsylvania, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 14, 1909.

January 15, 1909.  
[S. 4856.]

[Public, No. 190.]

**CHAP. 22.**—An Act Authorizing the Secretary of Commerce and Labor to lease San Clemente Island, California, and for other purposes.

San Clemente Island, Cal.  
Lease of, to the San Clemente Wool Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Commerce and Labor be, and he is hereby, authorized, directed, and empowered to lease and demise to the San Clemente Wool Company, a corporation organized and existing under and by virtue of the laws of the State of California, its successors and assigns, for the purpose, however, of farming, the unused light-house reservation in California, known as San Clemente Island, for and during the full period of twenty-five years, for its and their sole and exclusive use, except as herein-after specified, at an annual rental, payable in advance, of one thousand five hundred dollars, and an expenditure by said company, or its successors or assigns, of twenty-five thousand dollars (not less than approximately one thousand dollars in any one year of said term) in improving the said island and protecting it from devastation by accretions of sand: *Provided,* That in said lease it shall be stipulated that the Government of the United States may at any time during the term thereof go upon said island and construct thereon at any point light-house buildings, stone quarries, piers, landings, or other governmental structures, and may set aside certain tracts of land on the shore for fishing and camping places, and take possession of such portion or portions of said island as may be required for such purposes, and may

Annual rent and sum for improvements.

*Proviso.*  
Rights reserved.

at any time introduce game animals on said island. It shall be further stipulated in said lease that the said expenditure of twenty-five thousand dollars in improving said island shall be expended in developing water, constructing dams and reservoirs for the storage of water, erecting windmills, water tanks, building fences, houses, buildings, and wagon roads, reseeding the island to trees and grasses, and planting spineless cactus for the purpose of stopping the drifting of the sands and of creating additional pasturage, and such other general improvements as may be necessary for the conduct of the business of sheep and general farming, and that all ranches and buildings shall be kept in good sanitary condition. Said lease shall confer upon the said company the authority to construct on said island such reservoirs, dams, windmills, water tanks, fences, houses, barns, buildings, ditches, flumes, canals, roads, telegraph and telephone lines, trails, wharves, piers, and landings as may be necessary or proper for the uses and purposes herein set forth.

Nature of improvements.

Construction of reservoirs, etc.

Removal of timber, etc., prohibited.

Exception.

Forfeiture.

SEC. 2. That nothing herein contained shall grant or convey or be held to grant or convey to said company, its successors or assigns, during such time as it or they may hold said lands under the lease hereby authorized, any right, license, or privilege to take or remove from said island, or any part thereof, any growing timber, stone, clay, ore, metals, or minerals of any kind or nature whatsoever, save and except such timber and stone as may be necessary for the immediate use of said company, its successors and assigns, in the building, erection, or maintenance of such reservoirs, dams, windmills, water tanks, fences, houses, barns, buildings, ditches, flumes, canals, roads, telegraph and telephone lines, trails, wharves, piers, and landings.

Statement of expenditures.

SEC. 3. That the Secretary of Commerce and Labor may at any time during the said period of twenty-five years, at his discretion, terminate and cancel said lease, in case said company shall fail to pay the said rental of one thousand five hundred dollars per annum in advance or shall fail and neglect to expend the sum of twenty-five thousand dollars in the improvement of said island, as herein specified, and well and truly perform any of the stipulations herein imposed upon it; and, in order that the Secretary may be advised regarding the expenditures made by said company, it shall be further stipulated in said lease that said company shall annually, on the first day of January, file with the Secretary of Commerce and Labor a statement, under oath of its president, showing in detail the expenditures made by said company during the previous year and the character and extent of the improvements made on said island by said company, which statement shall be accompanied by good and sufficient vouchers. It shall be further stipulated in said lease that Government officials shall have the right to go upon said island at any time, and shall have the right to inspect the improvements made by said company under the terms of said lease. It shall also be stipulated in said lease that all improvements made upon said island by said company, and all buildings and other structures erected thereon by said company under the terms of said lease shall upon the termination of said lease, in natural term or by cancellation of the same, be and become the property of the Government of the United States. It shall also be stipulated that no part of the said island of San Clemente shall be sublet to other parties.

Vouchers.  
Inspection.

Reversion of improvements, etc., to Government.

Subleasing prohibited.

Rents covered into Treasury.

SEC. 4. That the money so received as rental by the Secretary of Commerce and Labor from said company shall be covered into the Treasury.

Approved, January 15, 1909.

January 18, 1909.  
[H. R. 23866.]

[Public, No. 191.]

Mississippi River.  
Time extended for  
bridging, between  
Fort Snelling Reser-  
vation and Saint Paul,  
Minn.  
Vol. 34, p. 68,  
amended.  
Time of construc-  
tion.

**CHAP. 23.**—An Act To amend an Act entitled "An Act to authorize the construction of a bridge between Fort Snelling Reservation and Saint Paul, Minnesota," approved March seventeenth, nineteen hundred and six.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section nine of an Act entitled "An Act to authorize the construction of a bridge between Fort Snelling Reservation and Saint Paul, Minnesota," approved March seventeenth, nineteen hundred and six, be, and the same is hereby, amended so as to read as follows:

"**SEC. 9.** That this Act shall be null and void if actual construction of the bridge herein authorized shall not be commenced within one year and completed within four years from the date hereof."

Approved, January 18, 1909.

January 21, 1909.  
[S. 2143.]

[Public No. 192.]

Niobrara Military  
Reservation, Nebr.  
Chicago and North-  
western Railway Com-  
pany may change  
location of right of  
way across.

Vol. 22, p. 431,  
amended.

**CHAP. 27.**—An Act Granting to the Chicago and Northwestern Railway Company a right to change the location of its right of way across the Niobrara Military Reservation.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chicago and Northwestern Railway Company, a corporation duly organized and existing under the laws of the States of Illinois, Wisconsin, and Michigan, which has become the owner of and is engaged in the operation of the railroad constructed by the Fremont, Elkhorn and Missouri Valley Railroad Company across and through the Niobrara Military Reservation, located in the State of Nebraska, under and pursuant to the provisions of an Act entitled "An Act granting right of way to the Fremont, Elkhorn and Missouri Valley Railroad Company across the Niobrara Military Reservation in the State of Nebraska," which was passed and approved on the twenty-eighth day of February, anno Domini eighteen hundred and eighty-three, is hereby granted the right to change the location of its right of way and of its railroad where they now cross the south half of section eight, township thirty-three north, range twenty-seven west of the sixth principal meridian, and is hereby granted in place of said right of way granted to the said Fremont, Elkhorn and Missouri Valley Railroad Company by the said act of February twenty-eighth, eighteen hundred and eighty-three, a new right of way not exceeding four hundred feet in width, to be so selected as not to interfere with any buildings or improvements on said reservation, and the location thereof to be subject to the approval of the Secretary of War, across and through that portion of said military reservation embraced within said south half of section eight, township thirty-three north, range twenty-seven west of the sixth principal meridian.

New right of way.

Amendment.

**SEC. 2.** The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, January 21, 1909.

January 21, 1909.  
[S. 6136.]

[Public, No. 193.]

Boise, Idaho.  
May use part of mili-  
tary reservation for  
park purposes.

**CHAP. 28.**—An Act Authorizing the Secretary of War to grant a revocable license to certain lands to Boise, Idaho.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to make a license, revocable at his discretion, for the use for park purposes by Boise City, a municipal corporation, to that tract of land lying within the boundaries of the United States military reservation at Boise City, Ada County, Idaho, and bounded and described as follows:

Beginning at a stone marking the southwest boundary of the United States military reservation, thence north twenty-two degrees twelve minutes west two thousand seven hundred and nineteen and eighty-six one-hundredths feet; thence north twenty degrees west three hundred and fifty-one and eighty-four hundredths feet; thence north seventy degrees east fifteen and five-tenths feet to a line twenty-two feet from the center of the Capital Water Company's ditch; thence in an easterly direction following a line twenty-two feet from the center line of said ditch and parallel to the same to the intersection with said line of the southeasterly boundary of the reservation; thence south seventy degrees west to the point of beginning, subject to any rights of the Capital Water Company for the use of said grounds as a right of way or an easement to convey water.

Description.

Approved, January 21, 1909.

**CHAP. 37.**—An Act For the exchange of certain lands situated in the Fort Douglas Military Reservation, State of Utah, for lands adjacent thereto, between the Mount Olivet Cemetery Association, of Salt Lake City, Utah, and the Government of the United States.

January 23, 1909.  
[H. R. 23863.]  
[Public, No. 194.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War, for and on behalf of the United States, is hereby authorized and directed to grant and convey by deed to the Mount Olivet Cemetery Association, of Salt Lake City, Utah, the following-described tract of land: Commencing at the southwest corner of the Fort Douglas Military Reservation and running thence east along and upon the south line of said Fort Douglas Military Reservation eighty rods; thence north parallel with the west boundary line of the said military reservation to the southeast corner of the Mount Olivet Cemetery grant; thence west along the south boundary line of the said Mount Olivet Cemetery grant eighty rods to the intersection of said line with the west line of said military reservation; thence south along and upon said west line of said military reservation to the place of beginning, containing an area of fifty acres, more or less. Said land to be by the said Mount Olivet Cemetery Association permanently used as a cemetery for the burial of the dead: *Provided,* That when it shall cease to be used for such purpose it shall revert to the United States.

Fort Douglas Military Reservation, Utah.  
Exchange of lands in, with the Mount Olivet Cemetery Association, authorized.  
Description.

*Proviso.*  
Reversion.

Land to be conveyed to Government.

**SEC. 2.** That the deed provided for in the foregoing section of this Act shall not be delivered to the said Mount Olivet Cemetery Association until said association shall have conveyed, or caused to be conveyed, to the United States in fee simple, free and clear of all incumbrances, subject to the approval of the Attorney-General of the United States, the following-described land, to wit: The fractional southwest quarter of section two, township one south, range one east, Salt Lake meridian, containing one hundred and fifty and ninety-two one-hundredths acres, situate in Salt Lake County, State of Utah.

Description.

Approved, January 23, 1909.

**CHAP. 51.**—An Act To establish two or more fish-cultural stations on Puget Sound.

January 29, 1909.  
[H. R. 15452.]  
[Public, No. 195.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled,* That the Secretary of Commerce and Labor be, and he is hereby, authorized and directed to establish two or more fish-cultural stations on Puget Sound, or its tributaries in the State of Washington, for the propagation of salmon and other food fishes, and to make the necessary surveys, and purchase sites, construct ponds and buildings, construct, purchase, and

Puget Sound, Wash. Fish-culture stations to be established on.  
*Post.* p. 981.

Purchase of sites, etc.

hire boats and equipments, and employ such assistance as may be required for the construction and operation of such fish-cultural stations at suitable points to be selected by the Secretary of Commerce and Labor, and the number of such stations to be determined by him, and for said purpose the sum of fifty thousand dollars is hereby authorized to be appropriated.

Approved, January 29, 1909.

Appropriation.

January 29, 1909.  
[S. 2024.]

[Public, No. 196.]

**CHAP. 52.**—An Act To amend an Act authorizing the Commissioners of the District of Columbia to grant to the Veteran Volunteer Firemen's Association use of certain property in the city of Washington, approved March second, eighteen hundred and ninety-one.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act authorizing the Commissioners to grant to the Veteran Volunteer Firemen's Association use of certain property in the city of Washington," approved March second, eighteen hundred and ninety-one, be amended so as to include both the Veteran Volunteer Firemen's Association and the Association of Oldest Inhabitants of the District of Columbia in the use of all that part of lot eleven, in square numbered one hundred and forty-one, in the city of Washington, and building thereon, occupied by a house used formerly as an engine house, and described as follows: Beginning at the northeast corner of said lot and running east thirty feet on H street, thence fifty feet south on a line parallel to Nineteenth street, thence west thirty feet to Nineteenth street, and thence north fifty feet to the beginning; the same to be used by said associations as a place of meeting and for the storage of their property and belongings, consisting of fire apparatus, books, maps, pictures, files, souvenirs, mementos, and papers of historic interest, the same to continue during the pleasure of the Commissioners of the District of Columbia.

Approved, January 29, 1909.

Veteran Volunteer Firemen's Association, D. C.

Use of old engine house, corner of H and Nineteenth streets NW., by.

Vol. 26, p. 824, amended.

Association of Oldest Inhabitants of the District of Columbia included.

Description.

February 1, 1909.  
[H. R. 21129.]

[Public, No. 197.]

**CHAP. 53.**—An Act To provide for refunding stamp taxes paid under the Act of June thirteenth, eighteen hundred and ninety-eight, upon foreign bills of exchange drawn between July first, eighteen hundred and ninety-eight, and June thirtieth, nineteen hundred and one, against the value of products or merchandise actually exported to foreign countries and authorizing rebate of duties on anthracite coal imported into the United States from October sixth, nineteen hundred and two, to January fifteenth, nineteen hundred and three, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the persons or corporations who have, prior to July first, nineteen hundred and four, duly presented their respective claims therefor, the sums paid for documentary stamps used on foreign bills of exchange drawn between July first, eighteen hundred and ninety-eight, and June thirtieth, nineteen hundred and one, against the value of products or merchandise actually exported to foreign countries, such stamps representing taxes which were illegally assessed and collected, said refund to be made whether said stamp taxes were paid under protest or duress or not.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to make full rebate of all duties imposed by law on

Documentary stamps, etc.  
Rebnd of, on foreign bills of exchange, etc.

Anthracite coal.  
Rebate of duties on, etc.

anthracite coal imported into any port of the United States from foreign countries from October sixth, nineteen hundred and two, to January fifteenth, nineteen hundred and three, and to repay all money paid as duties upon anthracite coal at any port of the United States to the person, persons, or corporations who paid the same upon anthracite coal imported from the sixth day of October, nineteen hundred and two, to January fifteenth, nineteen hundred and three: *Provided*, That the person or persons so to be paid shall produce satisfactory proof to the Secretary of the Treasury that they were not reimbursed for said tariffs in the sales to the consumer.

Approved, February 1, 1909.

Post, p. 911.

Proviso.  
Proof.

**CHAP. 54.**—An Act To change and fix the time for holding the circuit and district courts of the United States for the eastern and middle districts of Tennessee.

February 1, 1909.  
[H. R. 25405.]

[Public, No. 198.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the terms of the circuit and district courts of the United States for the northeastern division of the eastern district of Tennessee, held at Greeneville, shall commence on the last Mondays in March and September of each year instead of the first Mondays in June and November, as now provided by law; that the terms of said courts for the middle district of Tennessee, held at Nashville, shall commence on the second Mondays in April and October of each year instead of the first Mondays in April and October, as now provided by law; that the terms of said courts for the southern division of the eastern district of Tennessee, held at Chattanooga, shall commence on the fourth Mondays in May and November of each year instead of the first Mondays in May and December, as now provided by law; and that the terms of said courts for the northern division of the eastern district of Tennessee, held at Knoxville, shall commence on the first Mondays in July and January of each year instead of the first Monday in March and second Monday in September, as now provided by law.

Tennessee eastern and middle judicial districts.  
R. S., secs. 572, 658, pp. 101, 122.  
Terms of court.  
Greeneville.

Nashville.

Chattanooga.

Knoxville.

SEC. 2. That no action, suit, proceeding, information, indictment, recognizance, bail bond, or other process in any of said courts shall abate or be rendered invalid by reason of the change of time in the holding of the terms of said courts, but the same shall be deemed to be returnable to, pending, and triable at the terms herein provided for.

Pending proceedings, etc., not affected.

SEC. 3. That all laws and parts of laws in conflict with this Act be, and are hereby, repealed.

Repeal.

SEC. 4. That this Act shall take effect from and after February first, nineteen hundred and nine, the public welfare requiring it.

Effect.

Approved, February 1, 1909.

**CHAP. 55.**—An Act Granting a franking privilege to Frances F. Cleveland and Mary Lord Harrison.

February 1, 1909.  
[H. R. 25019.]

[Public, No. 199.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all mail matter sent by the post by Frances F. Cleveland, widow of the late Grover Cleveland, under her written autograph signature, and by Mary Lord Harrison, widow of the late Benjamin Harrison, under her written autograph signature, be conveyed free of postage during the natural life of each, respectively.

Franking privilege.  
Frances F. Cleveland and Mary Lord Harrison granted.

Approved, February 1, 1909.

February 1, 1909.  
[H. R. 23713.]

**CHAP. 56.**—An Act Authorizing the construction of a bridge across Current River, in Missouri.

[Public, No. 200.]

Current River, Mo.  
Carter County may  
bridge, near Van Bu-  
ren Ferry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the county court of Carter County, Missouri, their successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge, and approaches thereto, across Current River, at a point to be approved by the Chief of Engineers and Secretary of War, near Van Buren Ferry, in Carter County, Missouri.

Construction.  
Vol. 34, p. 84.

SEC. 2. That the bridge authorized to be constructed by this Act shall be constructed in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Amendment.

SEC. 3. That the right to alter, amend, or repeal this Act is hereby reserved.

Approved, February 1, 1909.

February 2, 1909.  
[H. R. 12899.]

**CHAP. 58.**—An Act To provide for a disbursing officer for the Government Hospital for the Insane.

[Public, No. 201.]

District of Colum-  
bia.  
Government Hospi-  
tal for the Insane.  
R. S., sec. 4839, p. 928,  
amended.  
Superintendent.  
Salary increased.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section forty-eight hundred and thirty-nine of the Revised Statutes be, and the same is hereby, amended so as to read as follows:

"SEC. 4839. The chief executive officer of the Government Hospital for the Insane shall be a superintendent, who shall be appointed by the Secretary of the Interior, shall be entitled to a salary of four thousand dollars a year, and shall give bond for the faithful performance of his duties in such sum and with such securities as may be required by the Secretary of the Interior. The superintendent shall be a well-educated physician, possessing competent experience in the care and treatment of the insane; he shall reside on the premises and devote his whole time to the welfare of the institution; he shall, subject to the approval of the board of visitors, appoint a responsible disbursing agent for the institution, who shall give a bond satisfactory to the Secretary of the Interior, and the said superintendent shall engage and discharge all needful and useful employees in the care of the insane and all laborers on the farm and determine their wages and duties; he shall also be an ex officio secretary of the board of visitors. The said disbursing agent, under the direction of the superintendent, shall have the custody of and pay out all moneys appropriated by Congress for the Government Hospital for the Insane, or otherwise received for the purposes of the hospital, and all moneys received by the superintendent in behalf of the hospital or its patients, and keep an accurate account or accounts thereof. The said disbursing agent shall deposit in the Treasury of the United States, under the direction of the superintendent, all funds now in the hands of the superintendent or which may hereafter be intrusted to him by or for the use of patients, which shall be kept in a separate account; and the said disbursing agent is authorized to draw therefrom, under the direction of the said superintendent, from time to time, under such regulations as the Secretary of the Interior may prescribe, for the use of such patients, but not to exceed for any one patient the amount intrusted to the superintendent on account of such patient. During the time that any pensioner shall be an inmate of the Government Hospital for the Insane, all money due or becoming due upon his or her pension shall be paid by the pension agent to the superintendent or disbursing agent of the hospital, upon a certificate by such superintendent that the pensioner is an inmate of the hospital and is living, and such pen-

Appointment of dis-  
bursing agent.  
Bond.  
Duties.

Deposit of funds.

Separate account.

Disbursement of  
pension money of in-  
mates.

sion money shall be by said superintendent or disbursing agent disbursed and used, under regulations to be prescribed by the Secretary of the Interior, for the benefit of the pensioner, and, in case of a male pensioner, his wife, minor children, and dependent parents, or, if a female pensioner, her minor children, if any, in the order named, and to pay his or her board and maintenance in the hospital, the remainder of such pension money, if any, to be placed to the credit of the pensioner and to be paid to the pensioner or the guardian of the pensioner in the event of his or her discharge from the hospital; or, in the event of the death of said pensioner while an inmate of said hospital, shall, if a female pensioner, be paid to her minor children, and, in the case of a male pensioner, be paid to his wife, if living; if no wife survives him, then to his minor children; and in case there is no wife nor minor children, then the said unexpended balance to his or her credit shall be applied to the general uses of said hospital: *Provided*, That in the case of any pensioner transferred to the hospital from the National Home for Disabled Volunteer Soldiers any pension money to his credit at said Home at the time of his said transfer shall be transferred with him to said hospital and placed to his credit therein, to be expended as hereinbefore provided, and in case of his return from said hospital to the Home any balance to his credit at said hospital shall in like manner be transferred to said Home, to be expended in accordance with the rules established in regard thereto, and this provision shall also be applicable to all unexpended pension money heretofore paid to the officers of said hospital on account of pensioners who were but are not now inmates thereof."

Use of remainder of pension, etc.

*Proviso.*  
Transfer of balances, etc., from Volunteer Soldiers' Home.

SEC. 2. That all provisions of law inconsistent with this Act are hereby repealed.

Repeal.

Approved, February 2, 1909.

**CHAP. 60.**—An Act To amend an Act to provide for the reorganization of the consular service of the United States.

February 3, 1909.  
[H. R. 26709.]

[Public, No. 202.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Act entitled "An Act to provide for the reorganization of the consular service of the United States," approved April fifth, nineteen hundred and six, as heretofore amended, is further amended as follows: By striking out, in class nine, consuls, the word "Messina," and by inserting after the word "Carlsbad," in class seven, consuls, the word "Catania."

Consular service. Catania, Italy, made a consulate. *Ante*, p. 101, amended.

Approved, February 3, 1909.

**CHAP. 61.**—An Act To repeal section twelve of an Act entitled "An Act to provide for a union railroad station in the District of Columbia, and for other purposes," approved February twenty-eighth, nineteen hundred and three, and to provide for the location and erection of a substation on the parking at the corner formed by the intersection of the east side of Seventh street and the south side of C street southwest, in the city of Washington, District of Columbia, by the Philadelphia, Baltimore and Washington Railroad Company, and to provide for the approval of the same by the Commissioners of the District of Columbia.

February 3, 1909.  
[H. R. 26920.]

[Public, No. 208.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Philadelphia, Baltimore and Washington Railroad Company shall, within thirty days from the enactment hereof, begin and within four months complete the construction of a substation, with suitable accommodation for passenger travel, on the parking at the corner formed by the intersection of the east side of Seventh street and the south side of C street southwest, and south of the south building line of C street, in the city of

District of Columbia. Union station, substation. Location in South Washington.

Washington, District of Columbia, and to occupy as licensees, for the purpose of the construction, maintenance, and operation of said substation, the parking appurtenant to the square known as square south of square four hundred and sixty-three on the map of the city of Washington.

Plans.

SEC. 2. That the plans for said substation shall be subject to the approval of the Commissioners of the District of Columbia, and the same erected under their supervision.

Ticket office.

SEC. 3. That there shall always be maintained at said substation a ticket office and agent for the sale of tickets, and accommodation for baggage.

Long Bridge station abolished.  
Vol. 32, p. 918,  
amended.

SEC. 3b. That section twelve of an Act entitled "An Act to provide for a union railroad station in the District of Columbia, and for other purposes," approved February twenty-eighth, nineteen hundred and three, is hereby repealed.

Amendment.

SEC. 4. That Congress reserves the right to alter, amend, or repeal this Act.

Approved, February 3, 1909.

February 4, 1909.  
[H. R. 6145.]

[Public, No. 204.]

CHAP. 64.—An Act To refund to the Territory of Hawaii the amount expended in maintaining light-house service on its coasts from the time of the organization of the Territory until said light-house service was taken over by the Federal Government.

Hawaii.  
Appropriation for  
reimbursement for  
light-house service  
expenses.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of twenty-three thousand three hundred and ninety-three dollars and sixty-nine cents be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be paid to the Territory of Hawaii to reimburse said Territory for money paid, laid out, and expended by said Territory in maintaining light-houses, bell buoys, and light-house service on its coasts from the time said Territory became territory of the United States until said light-houses, bell buoys, and light-house service were transferred to and taken under the management and control of the Light-House Board.

Approved, February 4, 1909.

February 4, 1909.  
[H. R. 22884.]

[Public, No. 205.]

CHAP. 65.—An Act To impose a tax upon alcoholic compounds coming from Porto Rico, and for other purposes.

Porto Rico.  
Internal-revenue  
tax on alcoholic com-  
pounds from.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That upon bay rum, or any article containing alcohol, hereafter brought from Porto Rico into the United States for consumption or sale there shall be paid a tax on the spirits contained therein of one dollar and ten cents per proof gallon, to be collected at the port of entry by the collector of internal revenue of the district in which the port is located. The Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, is hereby authorized to make such rules and regulations as may be necessary to carry this Act into effect.

Approved, February 4, 1909.

February 4, 1909.  
[H. R. 24151.]

[Public, No. 206.]

CHAP. 66.—An Act To authorize the Secretary of War to donate two condemned brass or bronze cannon or field pieces and cannon balls to the county court of Marshall County, West Virginia.

Marshall County,  
W. Va.  
Condemned can-  
non, etc., donated to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to donate to the county court of Marshall County, West Virginia, two condemned brass or

bronze cannon or field pieces, with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed about a monument in honor of the soldiers from that county who served in the civil war, erected on the court-house grounds of said county, and for which the said county court are trustees: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

Approved, February 4, 1909.

*Proviso.*  
No expense.

**CHAP. 67.**—An Act To authorize the Secretary of War to donate one condemned bronze field piece and cannon balls to the county of Orange, State of New York.

February 4, 1909.  
[H. R. 24492.]

[Public No. 207.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, authorized and directed to donate to the county of Orange, State of New York, one condemned bronze field piece, with carriage, with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed by the Major Murray Camp, Sons of Veterans, on the memorial plot at Goshen, the seat of said county, in honor of the soldiers and sailors from that county who served in all wars: *Provided*, That the articles of ordnance property furnished under the foregoing provisions of this Act shall not be required to be accounted for to the Chief of Ordnance and no expense shall be incurred by the United States in the delivery of the same.

Orange County, N. Y.  
Condemned cannon, etc., donated.

*Proviso.*  
No expense, etc.

Approved, February 4, 1909.

**CHAP. 68.**—An Act To legalize a bridge across Indian River North, in the State of Florida.

February 4, 1909.  
[H. R. 26073.]

[Public, No. 208.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the bridge constructed across Indian River North at the town of New Smyrna, Florida, by the New Smyrna Bridge and Investment Company be, and the same is hereby, legalized, and the consent of Congress is hereby given to its maintenance by the said corporation, its successors or assigns: *Provided*, That nothing in this Act shall be so construed as to exempt this bridge from the operation of the existing laws enacted by Congress for the protection of navigable waters, and any changes in the said structure which the Secretary of War may deem necessary and order in the interest of navigation shall be promptly made by the owners thereof at their own expense.

Indian River North,  
Fla.  
Bridge by New Smyrna Bridge and Investment Company across, legalized, etc.

*Proviso.*  
Restrictions.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 4, 1909.

**CHAP. 69.**—An Act To authorize the Lewis Bridge Company to construct a bridge across the Missouri River.

February 4, 1909.  
[H. R. 26606.]

[Public, No. 209.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Lewis Bridge Company, a corporation organized under the laws of the State of Missouri, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto across the Missouri River at a point on the east side of said river in section eight, township fifty north, range thirty-three west, in Platte County, Missouri, to a point on the west side of said river in section twenty-

Missouri River,  
Kans. and Mo.  
Lewis Bridge Company may bridge.

Location.

seven, township ten south, range twenty-five east, in Wyandotte County, in the State of Kansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Vol. 24, p. 84.

Amendment.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 4, 1909.

February 4, 1909.  
[H. R. 4836.]

[Public, No. 210.]

CHAP. 70.—An Act Granting to the Norfolk County Water Company the right to lay and maintain a water main through the military reservation on Willoughby Spit, Norfolk County, Virginia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Norfolk County Water Company be, and it is hereby, granted the license and privilege to maintain and operate its water main, which has heretofore been constructed under a license granted by the Secretary of War on the twenty-third of March, nineteen hundred and seven, across the military reservation of the United States on Willoughby Spit, in the county of Norfolk, Virginia, upon the following conditions, namely:

Willoughby Spit,  
Va.  
Norfolk County  
Water Company may  
operate, etc., water  
main through mili-  
tary reservation on.

Removal of pipes.

First. That the said Norfolk County Water Company, its successors or assigns, shall remove its pipes, at its own expense, from said reservation within sixty days after receiving notice from the Secretary of War that the War Department requires the premises so occupied for the purposes of the United States; and upon the failure, neglect, or inability of said company, its successors or assigns, so to do, the same shall become the property of the United States and the United States may then cause the same to be removed at said company's expense, and no claim for damages against the United States, or any officer or agent thereof, shall be created by or made on account of such removal.

Forfeiture.

Damages.

Location of pipes  
restricted.

Second. That the said company shall confine the route of its pipes to the location heretofore named under the license granted by the Secretary of War.

Taxes.

Third. That the Norfolk County Water Company shall pay all taxes assessed against the said pipe line laid and maintained hereunder.

Repairs to premises.

Fourth. That any sum which may have to be expended after the revocation of this license, as heretofore provided, in putting the premises or property hereby authorized to be occupied or used in as good condition for use by the United States as it is at the date of the granting of the said license, shall be repaid by the said company on demand.

Annual rental.

Fifth. That said company shall pay such reasonable annual rental as may be fixed from time to time by the Secretary of War.

Water rates to Gov-  
ernment.

Sixth. That the said company shall furnish water to the United States, if the latter at any time so desires, at rates as favorable as those accorded to private consumers.

Supervision, etc.

Seventh. That all work incident to this license shall be subject to the supervision and approval of the officer of the United States Army in charge of said reservation.

Regulations.

Eighth. That the occupation of said reservation incident hereto shall be subject to such rules and regulations in the interest of good order, police, sanitation, and discipline as said officer may from time to time prescribe.

Approved, February 4, 1909.

**CHAP. 75.**—An Act Authorizing the extension of New York avenue from its present terminus near Fourth street northeast to the Bladensburg road.

February 6, 1909.  
[H. R. 17297.]

[Public, No. 211.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within ninety days after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute a proceeding in rem to condemn the land that may be necessary for the extension of New York avenue from its present eastern terminus near Fourth street northeast to the proposed line of Montana avenue, and from Montana avenue to the Bladensburg road, upon such lines as the Commissioners may deem best for the public interests, with a width of one hundred and thirty feet: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceeding as damages for and in respect of the land to be condemned for said extension shall be assessed by the jury as benefits: *And provided further,* That nothing in said subchapter one of chapter fifteen of said Code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceeding hereunder.

District of Columbia.  
New York avenue  
NE.  
Condemning land  
for extending, to  
Bladensburg road.  
Vol. 34, p. 151,

*Provisos.*  
Damages assessed as  
benefits.

Restriction.

Appropriation for  
expenses, etc.

Repayment.

**SEC. 2.** That there is hereby authorized to be expended from the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages, to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, February 6, 1909.

**CHAP. 76.**—An Act Authorizing the Secretary of the Interior to sell isolated tracts of land within the Nez Perces Indian Reservation.

February 6, 1909.  
[H. R. 19095.]

[Public, No. 212.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the law providing for the sale of any isolated or disconnected tract or parcel of the public domain is hereby extended and made applicable to any isolated and unappropriated public lands embraced within the Nez Perces Indian Reservation: *Provided,* That for agricultural lands purchasers under this Act shall pay not less than three dollars and seventy-five cents per acre, and for lands valuable for stone and timber they shall pay not less than five dollars per acre.

Nez Perces Indian  
Reservation.  
Sale of isolated  
tracts of, authorized.

*Proviso.*  
Price per acre.

Approved, February 6, 1909.

**CHAP. 77.**—An Act Authorizing the creation of a land district in the State of South Dakota, to be known as the Bellefourche land district.

February 6, 1909.  
[H. R. 26062.]

[Public, No. 213.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all that part of the State of South Dakota lying within the following described boundaries, to wit: Commencing at a point where the township line between townships eighteen and nineteen north intersects the boundary line between the States of South Dakota and Montana; thence east on the said township line to the northeast corner of township eighteen north, of range nine east; thence south along the range line between ranges nine and ten to a point where the same intersects the third standard parallel north; thence east on said third standard parallel north to the

South Dakota.  
Bellefourche land  
district established.  
Description.

Register and receiver. Appointment. Compensation, etc.

northeast corner of township twelve north, range eleven east; thence south along the range line between ranges eleven and twelve to where the same intersects the township line between townships six and seven north; thence west on said township line between townships six and seven to a point where the same intersects the boundary line between the States of South Dakota and Wyoming; thence north on the boundary line between the States of South Dakota and Wyoming and Montana to the point of beginning, be, and the same hereby is, constituted a new land district, to be known as the Bellefourche land district; and the United States land office for said district is hereby located at the town of Bellefourche, in Butte County. That the President be, and he hereby is, authorized to appoint, by and with the advice and consent of the Senate, a register and a receiver for said land district, and they shall be subject to the same laws and be entitled to the same compensation as is or may be hereafter provided by law in relation to the existing land offices and officers in said State.

Approved, February 6, 1909.

February 6, 1909.  
[S. 6418.]

[Public, No. 214.]

Cordova Bay, Alaska.  
Cordova Bay Harbor and Improvement and Town-Site Company may purchase land at head of.

Price per acre. Limit.

Location.

Purpose.

Proviso. Land withdrawn from entry, etc.

Prior rights protected.

Land reserved for dock, etc., purposes.

Proviso. Plans.

**CHAP. 78.**—An Act Authorizing the sale of lands at the head of Cordova Bay, in the Territory of Alaska, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a corporation to be hereafter duly organized under the name and style of the Cordova Bay Harbor Improvement and Town-Site Company and composed of the following-named persons, to wit: John H. McGraw, Edward Lewin, and Donald A. McKenzie, or any of them, and such others as may hereafter become associated with them as incorporators, shall be permitted to purchase at the price of two dollars and fifty cents per acre not to exceed two thousand acres of such nonmineral lands of the United States as may be selected by said corporation and approved by the Secretary of the Interior, including tide or mud flats, situated at the head of Cordova Bay, at approximately latitude sixty degrees and thirty minutes north, and longitude one hundred and forty-six west of Greenwich, in the district of Alaska, the same to be located in as nearly compact form as possible with a front of not to exceed two miles on the wharfage and dock area to be reserved by the Secretary of War as provided in section three of this Act, in order to effect the improvement of said lands for town-site purposes and for the promotion and convenience of commerce with foreign nations and among the several States: *Provided, however,* That the Secretary of the Interior is hereby authorized and directed to withdraw from all forms of location or entry not to exceed three thousand acres to be selected by him and surrounding the land hereby made purchasable, subject to future disposition by the Congress.

**SEC. 2.** That no land covered by any valid existing claim or right heretofore initiated or recognized under any law of the United States shall be subject to purchase under this Act until all rights thereunder have been transferred to said corporation or relinquished to the United States.

**SEC. 3.** That the Secretary of War, as soon as practicable after the passage of this Act, shall establish a wharfage and dock area extending along the entire water front of the land proposed to be bought by said corporation and one thousand feet in width, thereby fixing the seaward line of said wharfage and dock area, and the area thus established is hereby reserved and shall remain under the control of the United States, in trust, however, for the future State which may be created, including the same or any part thereof within its boundaries: *Provided,* That wharves, docks, slips, and waterways may be constructed and maintained within such wharfage and dock area in accordance with plans approved and terms and conditions prescribed from time to time by

the Secretary of War, but the public at all times shall have the use of all such wharves, docks, slips, and waterways upon the payment of such reasonable charges, and under such regulations as may from time to time be fixed and prescribed by the Secretary of War.

SEC. 4. That the right of eminent domain may, after the issuance of patent hereunder, be exercised over any lands purchased under this Act, whether such lands may have been included within streets and alleys or otherwise, under any law applicable to lands held in private ownership in the district of Alaska, and no exclusive right of way shall be granted to any person, company, or corporation over the lands purchased under this Act.

Right of eminent domain.

Exclusive right of way prohibited.

SEC. 5. That the corporation named in section one of this Act shall, within six months after the approval hereof, file with the register and receiver of the land district within which the lands applied for are situated, an application to purchase under this Act, which application shall particularly describe the lands applied for and be accompanied with a certified copy of the field notes and plat of the survey of the boundaries of such lands, made under the direction and supervision of the surveyor-general of the district of Alaska.

Application, etc., to purchase.  
Time limit.

SEC. 6. That the corporation named in section one of this Act shall, within twelve months after the approval of the application named in the foregoing section, subject to the approval and under the direction of the Secretary of the Interior, file with the said Secretary a detailed plan of a town site, embracing the lands applied for, upon which shall be delineated adequate streets, alleys, lots, blocks, wharves, docks, slips, and waterways, and such reservations as the said Secretary may deem necessary and suitable for public use as parks and sites for public and school buildings and coaling stations: *Provided*, That the reservations for public parks shall, in addition to such other lands as may be needed for that purpose, include all of said lands which can not be reasonably utilized as sites for building purposes; and said corporation shall, after patent, dedicate and convey all of the said reservations for such public uses.

Plan of town site, etc., to be filed.

*Proviso.*  
Public park reservations, etc.

SEC. 7. That the corporation named in section one of this Act, or its assigns, shall, within six months from the approval of the plan mentioned in the preceding section, pay to the proper receiver the full purchase price of the lands applied for; and within five years after the issuance of patent said corporation shall do all things necessary to render three hundred and twenty acres of the land purchased suitable and available for wharfage and town-site purposes in accordance with the plan thereof submitted as required in section six of this Act, and shall within two years from the approval of the plan mentioned in the preceding section construct within said wharfage and dock area a public dock, wharf, or pier, with suitable approaches on the land side and with not less than thirty-four feet of water at mean low tide leading to and surrounding the same, so as to enable ocean steamers to approach, dock, discharge and take on cargoes thereat; that patent for said lands shall recite that they are issued under the provisions of this Act and are subject to cancellation and the land therein granted to forfeiture as herein provided; and if said corporation or its assigns shall fail to comply with any of the terms and conditions of this Act, either before or after the issuance of patent, all interests, rights, or title which may have accrued under this Act shall be forfeited to the United States, and the application under which they accrued, or the patent under which they vested, shall be canceled: *Provided*, That the Secretary of the Interior may, on satisfactory showing, reasonably extend the time within which any of the Acts enumerated in this Act may be performed.

Payment of purchase price.

Preparing reservation for wharfage and town-site purposes.

Construction of dock pier, etc.

Cancellation of patent.

Forfeiture.

*Proviso.*  
Extension of time.

SEC. 8. That said corporation shall have the right to confine the waters of Cordova Creek to one channel and to straighten and deepen the same in such manner as may be prescribed by the Secretary of War.

Confining waters of Cordova Creek, etc.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 7807.]

**CHAP. 79.**—An Act To place John Crowley on the retired list of the United States Navy.

[Public, No. 215.]

Navy.  
John Crowley placed  
on retired list.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in consideration of services rendered in the United States Navy during a period of thirty-two years, from April eleventh, eighteen hundred and sixty-five, to June twentieth, eighteen hundred and ninety-seven, that the Secretary of the Navy be, and he is hereby, authorized and directed to place John Crowley on the retired list of the navy with the retired pay of the rating in which he was serving at the time of his last honorable discharge.

Pay and rating.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 21967.]

**CHAP. 80.**—An Act Relating to affairs in the Territories.

[Public, No. 216.]

Territories omnibus  
act.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

Alaska.

ALASKA.

Valdez may issue  
bonds to construct  
dikes, etc.

That the incorporated town of Valdez, Alaska, is hereby authorized and empowered to issue its bonds in any sum not exceeding fifteen thousand dollars for the purpose of constructing dikes, dams, and other protection to keep the waters from the Valdez Glacier from running into, over, and upon the town of Valdez.

Special election.

SEC. 2. That before said bonds shall be issued a special election shall be ordered by the common council of the town of Valdez, at which election the question whether such bonds shall be issued shall be submitted to the qualified electors of said town of Valdez whose names appear on the last assessment roll of said town for municipal taxation. Thirty days' notice of any such election shall be given by publication thereof in a newspaper printed and published and of general circulation in said town before the day fixed for such election.

Notice.

Registration for  
election, etc.

SEC. 3. That the registration for such election, the manner of conducting the same, and the canvass of the returns of said election shall be, as nearly as practicable, in accordance with the requirements of law in general or special elections in said municipality, and said bonds shall be issued only upon the condition that a majority of the votes cast at such election in said town shall be in favor of issuing said bonds.

Majority votes re-  
quired.

Interest payments.

SEC. 4. That the bonds above specified, when authorized to be issued as hereinbefore provided, shall bear interest at a rate not to exceed six per centum per annum, payable semiannually, and shall not be sold for less than their par value with accrued interest and shall be in denominations not exceeding one thousand dollars each, the principal to be due in ten years from date thereof: *Provided, however,* That the common council of said town of Valdez may reserve the right to pay off such bonds in their numerical order at the rate of five thousand dollars thereof per annum from and after the expiration of five years from their date. Principal and interest shall be payable in lawful money of the United States of America at the office of the town treasurer of the town of Valdez, Alaska, or at such bank in the city of New York, in the State of New York, or such place as may be designated by the common council of the town of Valdez; the place of payment to be mentioned in said bonds: *And provided further,* That each and every such bond shall have the written signature of the mayor and clerk of said town of Valdez and also bear the seal of said town.

Denomination.

*Provisos.*  
Payment of bonds.

Signatures to bonds.

Restriction on use  
of proceeds.

SEC. 5. That no part of the funds arising from the sale of said bonds shall be used for any purpose other than that specified in this Act.

SEC. 6. That said bonds shall be sold only in such amounts as the common council shall direct, and the proceeds thereof shall be disbursed under the limitations hereinbefore imposed and under the order and direction of said common council from time to time as the same may be required for the purposes aforesaid.

Sale and disbursements.

SEC. 7. That the Secretary of the Interior shall hereafter, as in his judgment may be deemed advisable, advertise for and receive bids for the care and custody of persons legally adjudged insane in the district of Alaska, and in behalf of the United States shall contract, for one or more years, as he may deem best, with a responsible asylum or sanitarium west of the main range of the Rocky Mountains submitting the lowest and best responsible bid for the care and custody of persons legally adjudged insane in said district of Alaska, the cost of advertising for bids, executing the contract, and caring for the insane to be paid from appropriations to be made for such service upon estimates to be submitted to Congress annually. So much of the Act approved January twenty-seventh, nineteen hundred and five, entitled "An Act to provide for the construction and maintenance of roads, establishment and maintenance of schools, and care and support of insane persons in the district of Alaska, and for other purposes," as provides that five per centum of the license moneys collected outside of incorporated towns in the district of Alaska shall be devoted to the care and maintenance of such insane persons is hereby repealed, and such five per centum, or so much thereof as may be necessary, shall hereafter be applied to and used for the establishment and maintenance of public schools in said district, under the supervision of the governor.

Insane persons.  
Bids for care, etc.,  
of.

"Alaska fund."  
Use of, for care, etc.,  
of insane, repealed.  
Vol. 33, p. 616,  
amended.

To be used for school  
purposes.

Liquor licenses.  
Vol. 30, pp. 1338, 1339.

SEC. 8. That sections four hundred and sixty-four, four hundred and sixty-five, and four hundred and sixty-eight, of an Act entitled "An Act to define and punish crimes in the district of Alaska, and to provide a code of criminal procedure for said district," approved March third, eighteen hundred and ninety-nine, be, and the same are hereby, amended to read as follows:

Consent to issue by  
residents over 21 years  
of age required.  
Vol. 30, p. 1338  
amended.

"SEC. 464. That before any license is granted, as provided in this Act in relation to intoxicating liquor, it shall be shown to the satisfaction of said court that a majority of the white male and female citizens over the age of twenty-one years, within two miles of the place where intoxicating liquor is to be manufactured, bartered, sold, and exchanged or bartered, sold, and exchanged, have, in good faith, consented to the manufacture, barter, sale, and exchange or the barter, sale, and exchange of the same; and the burden shall be upon the applicant or applicants to show to the satisfaction of said court that a majority of the white male and female citizens of twenty-one years of age or more have consented thereto, and no license shall be granted in the absence of such evidence: *Provided*, That no license shall be granted for the manufacture, barter, sale, or exchange of intoxicating liquors except within incorporated towns, and such other towns, settlements, or communities in which a duly appointed United States commissioner or deputy marshal shall reside, except that the respective district judges may in their discretion grant licenses to the keepers of regularly established road houses on main traveled post-roads and post trails in the district: *And provided*, That when it is made to appear that a majority of said white male and female citizens over the age of twenty-one years, of any one place have consented to the manufacture, barter, sale, and exchange or the barter, sale, and exchange of intoxicating liquor, no further proof of the consent of the citizens of the place where such intoxicating liquor is to be manufactured, bartered, sold, and exchanged or bartered, sold, and exchanged, will be required for twelve months thereafter.

*Provisos*.  
Limited to incorpo-  
rated towns.

Road houses.

No further proof of  
consent required for  
one year.

"SEC. 465. That every person applying for a license to sell intoxicating liquors in said district shall file with the clerk of the court

License petition to  
be filed.  
Vol. 30, p. 1338,  
amended.

Oath of applicant.	a petition for such license, verified by the applicant's oath, and such petition shall be considered and acted upon by the court in the order in which the same was filed and numbered. Said petition shall contain:
Contents of petition.	<p>"First. The name and residence of the applicant, and how long said applicant has resided there.</p> <p>"Second. The particular place for which license is desired, designating the same by reference to street, locality, or settlement in such manner that the exact location at which such sale of liquor is proposed may be clearly and definitely determined from the description given.</p> <p>"Third. The statement that said applicant is a citizen of the United States, or has declared his intention to become such; that said applicant is not less than twenty-one years of age, and that such applicant has not been, since the passage of this Act, adjudged guilty of violating the laws governing the sale of intoxicating liquors, or laws for the prevention of crime in said district.</p>
Business limited to applicant.	"Fourth. That said applicant intends to, and if so licensed will, carry on such business for himself and not as agent for any other person.
Personal management required.	"Fifth. That said applicant intends to, and if so licensed will, superintend in person the management of the business licensed.
Gambling, etc., prohibited.	"Sixth. That said applicant will not conduct, maintain, or permit the maintenance of any gambling, dance hall, or bawdy house on or in connection with the premises, nor permit any female or minor in or about the rooms where liquor is sold or served.
Punishment for perjury.	"That if any false material statement is made in any part of such petition or affidavit the petitioner or petitioners shall be deemed guilty of perjury, and upon conviction thereof said license shall be revoked and said licensee shall be subject to the penalties provided by law for the crime of perjury.
Application to be denied.	"That should it appear to the district judge that any of the statements above enumerated, required to be made in the petition, are untrue at the time of application for such license, such application shall be denied.
Revocation.	"That should it appear to the district judge, after the granting of any such license, that any of the statements above enumerated, required to be made in the petition, are untrue, or that the applicant is permitting any of the things to be done or exist on or about the premises contrary to the statements required in the petition, it shall be the duty of such judge to forthwith enter an order revoking such license, and all license moneys deposited by the applicant shall be thereby forfeited, and it shall be the duty of the United States marshals and their deputies and the United States attorneys and their deputies in said district to investigate and report to the district judge any violations of any of the provisions of this section: <i>Provided</i> , That this Act shall not be so construed as to prevent any innkeeper or any person operating a hotel in good faith from receiving as guests women and minors.
Forfeiture of deposit.	
<i>Proviso.</i> Women and minors.	
Licenses, wholesale and retail. Vol. 30, p. 1339, amended.	"SEC. 468. That the liquor licenses authorized and provided for by this Act shall be of two classes, namely, wholesale and barroom. Every applicant for a license shall deposit the amount of the license fee with the clerk of the court at the time of filing his application therefor; and if upon consideration of such application by the court, as provided for in this Act, the court shall determine to grant the license prayed for, it shall notify the clerk of the court and the applicant in writing and the applicant shall thereupon receive his license.
Fees.	"That the fee for a wholesale license shall be two thousand dollars per annum, and for a barroom or retail license one thousand dollars per annum: <i>Provided</i> , That the fee for a retail license for road houses on regular post roads or trails where the population within two miles of the place where the business is to be conducted does not exceed fifty people, or for a steamboat or steamer operating on the inland rivers of Alaska during the season of open navigation, shall be five
<i>Proviso.</i> Steamboats, etc.	

hundred dollars per annum: *Provided*, That said steamboat or steamer shall not be authorized to sell intoxicating liquor while in port or dock: *And provided*, That the words towns, camps, or settlements, as used in this Act shall be construed to embrace the population within a radius of two miles of the place wherein the business is to be conducted under the license.

“That a retail or barroom license shall be required for every hotel, tavern, boat, barroom, or other place in which intoxicating liquors are sold at retail.

“That a wholesale license shall only authorize the licensee to sell distilled, malt, or fermented liquors, wines, and cordials in quantities not less than four gallons, not to be drunk upon the premises where sold; and no such license shall be granted until it is satisfactorily shown that the place where it is intended to carry on such business is properly arranged for selling such liquor as merchandise.

“That every place where distilled, malt, or fermented wines, liquors, or cordials are sold in quantities as prescribed for retail dealers by section thirty-two hundred and forty-four of the Revised Statutes of the United States, to be drunk upon the premises, shall be regarded as a barroom; and the possession of malt, distilled, fermented, or any other intoxicating liquors, with the means and appliances for carrying on the business of dispensing the same to be drunk where sold, shall be prima facie evidence of a barroom within the meaning of this Act, and the license therefor shall be known as a barroom license: *Provided*, That no license shall be granted for the sale of liquors at either wholesale or retail in any other than a substantial building which shall have cost for construction not less than five hundred dollars.”

SEC. 9. That section one hundred and forty-two of said Act of March third, eighteen hundred and ninety-nine, be, and the same is hereby, amended to read as follows:

“SEC. 142. That if any person shall, without the authority of the United States, or some authorized officer thereof, sell, barter, or give to any Indian or half-breed who lives and associates with Indians, any spirituous, malt, or vinous liquor or intoxicating extracts, such person shall be fined not less than one hundred nor more than five hundred dollars or be imprisoned in the penitentiary for a term not to exceed two years.

“That the term ‘Indian’ in this Act shall be construed to include the aboriginal races inhabiting Alaska when annexed to the United States, and their descendants of the whole or half blood, who have not become citizens of the United States.

“That section nineteen hundred and fifty-five of the Revised Statutes of the United States and all that part of section fourteen of ‘An Act providing a civil government for Alaska,’ approved May seventeenth, eighteen hundred and eighty-four, after the word ‘provided,’ is hereby repealed.”

SEC. 10. That it shall be unlawful for any person to practice medicine or surgery, or any of the departments thereof, within the Territory of Alaska, until he or she shall have first obtained a license therefor as hereinafter in this Act prescribed.

SEC. 11. That no person shall receive a license to practice medicine or surgery, or any of the departments thereof, within the Territory of Alaska until he or she shall have, first, submitted a diploma issued by some legally chartered medical school authorizing the holder thereof to practice medicine or surgery, the requirements for graduation of which medical school shall have been at the time of granting said diploma in no particular less than those prescribed by the Association of American Medical Colleges for that year, or, second, submitted proof of having practiced medicine or surgery, or both, for a period of not less than three successive years continuously prior to the passage of this Act and within the jurisdiction of one of the judicial districts of Alaska.

Sale of intoxicants while in port prohibited. Towns, etc., defined.

Retail license.

Wholesale liquor business restrictions.

Meaning of “barroom.”

R. S. sec. 3244, p. 662.

Proviso. Building where sold.

Sale of liquor to Indians. Vol. 30, p. 1274, amended.

Liquors, intoxicating extracts, etc., prohibited.

Penalty.

Meaning of word “Indian.”

Importation of fire-arms, etc.

R. S. sec. 1955, p. 343, repealed. Vol. 23, p. 28, amended.

Medicine and surgery. License for practice of.

Requirements.

## Applications.

SEC. 12. That any person desiring to obtain a license to practice medicine or surgery within the Territory of Alaska shall first make application therefor to the clerk of the court of the district in which he desires to practice. The application shall be in writing, and shall state the name of the applicant, his age, his residence, the name and location of the college whence his diploma issued, the length of time, if at all, he has practiced medicine, and where, giving specifically the names of places wherein he has so practiced medicine. The application shall be accompanied by the diploma of the applicant, or duly authenticated copy, as must also an affidavit setting forth that he or she is the person therein named, and that the diploma was procured in the regular manner after the regular course of study prescribed by the medical school granting the same, without fraud or misrepresentation.

## License to resident practitioners.

SEC. 13. That any applicant for license to practice medicine or surgery within the Territory of Alaska, not in possession of the credentials specified in section three of this Act, may obtain a license at the discretion of the clerk of the district court to whom he applies upon furnishing a properly attested statement, to wit: That he or she is a bona fide resident of Alaska, and has been engaged in the practice of medicine exclusively within the Territory of Alaska for a period of not less than three successive years immediately prior to the passage of this Act. The application shall be accompanied by the written recommendation of three bona fide residents of the judicial district wherein the applicant desires to practice, one of whom must be a physician holding a license under section three of this Act, and shall state in a general way applicant's character and professional ability.

## Requirements.

## Recording license, etc.

SEC. 14. That every person receiving a license to practice medicine or surgery within the Territory of Alaska shall have such license recorded in the office of the clerk of the court of the district wherein he is practicing, or proposes to practice, within thirty days from date of issuance. And when such licentiate moves into another district for the purpose of continuing the practice of medicine, he shall first file for record with the clerk of the court of the district to which he moves a certified copy of the license.

## Prima facie evidence of practice.

SEC. 15. That any person shall be regarded as practicing medicine within the meaning of this Act who shall within the Territory of Alaska append the letters M. D. to his name, or who shall prescribe or administer or make known his ability or willingness to prescribe or administer drugs, medicines, electricity, magnetism, hydrotherapy, or perform any operation or manipulation, or apply any apparatus or appliance for the cure, alleviation, correction, or reduction of any human disease, ill, deformity, defect, wound, or injury, including midwifery for hire, fee, compensation, or reward, promised, offered, or accepted, directly or indirectly. The doing of any of the acts of this section above mentioned shall be taken to be prima facie evidence on the part of the person so doing to represent himself or herself as engaged in the practice of medicine or surgery or both. But nothing in this Act shall be so construed as to inhibit service in case of emergency, medical or surgical relief of natives of Alaska by employees of the Bureau of Education, or to the domestic administration of family remedies, nor to legally qualified dentists when engaged exclusively in the practice of dentistry. Nor shall this Act apply to any commissioned medical officer in the United States Army or Marine-Hospital Service or Bureau of Education in the discharge of his professional duties, or to any ship's doctor attached to any vessel plying or operating in Alaska.

## Emergency cases.

## Commissioned medical officers, etc.

## Recording licenses, etc.

SEC. 16. That applications for license to practice medicine within the Territory of Alaska shall be recorded by the clerk of the district court in which they are presented within five days of date of presentation. Said record shall specify under which section of this Act the license be issued, if issued, and the date thereof. The record containing said

applications shall be accessible to the public during office hours of the clerk of the court for inspection. A fee of ten dollars shall accompany each application for license.

Fee.

SEC. 17. That every person who shall practice, or shall attempt to practice medicine within the meaning of this Act without having first obtained a license therefor as prescribed in this Act, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, or by imprisonment for not less than thirty nor more than one hundred days, or by both fine and imprisonment, and each day of such practice shall constitute a distinct and separate offense.

Penalty for violation.

SEC. 18. That all moneys collected from licenses or fines under this Act shall be disposed of in the manner already provided for by law applicable to the Territory of Alaska.

Disposition of funds.

ARIZONA.

Arizona.

SEC. 19. That chapter fifty-seven, session laws of the Arizona legislature, twenty-third session, authorizing the county of Mohave, Territory of Arizona, to issue bonds in the sum of twenty thousand dollars for the purpose of erecting a court-house, and also the further act of said legislature, being chapter sixty-one, authorizing said county to issue bonds in the sum of ten thousand dollars for the purpose of building a jail for said county, is hereby ratified and approved.

Mohave County. Bond issue by, ratified.

SEC. 20. That the city of Phoenix, situated in Maricopa County, in the Territory of Arizona, is hereby authorized and empowered to issue its bonds in any sum not exceeding one hundred and fifty-five thousand dollars for the funding of its floating indebtedness created prior to July first, nineteen hundred and six, and represented by outstanding warrants bearing interest at the rate of six per centum per annum.

Phoenix city may issue bonds, etc.

Limit.

SEC. 21. That before said bonds shall be issued a special election shall be ordered by the common council of the city of Phoenix, at which election the question whether such bonds shall be issued shall be submitted to the qualified electors of said city of Phoenix whose names appear on the last assessment roll of said city for municipal taxation. Thirty days' notice of any such election shall be given by publication thereof in a newspaper printed and published and of general circulation in said city before the day fixed for such election.

Interest. Special election.

Notice.

SEC. 22. That the registration for such election, the manner of conducting the same, and the canvass of the returns of said election shall be, as nearly as practicable, in accordance with the requirements of law in general or special elections in said municipality, and said bonds shall be issued only upon the condition that a majority of the votes cast at such election in said city shall be in favor of issuing said bonds.

Registration.

SEC. 23. The bonds above specified, when authorized to be issued as hereinbefore provided, shall bear interest at a rate not to exceed five per centum per annum, payable semiannually, and shall not be sold for less than their par value with accrued interest, and shall be in denominations of one thousand dollars each, the principal to be due in twenty-five years from date thereof: *Provided, however,* That the common council of said city of Phoenix may reserve the right to pay off such bonds in their numerical order at the rate of twenty-five thousand dollars thereof per annum from and after expiration of fifteen years from their date. Principal and interest shall be payable in lawful money of the United States of America at the office of the city treasurer of the city of Phoenix, in Maricopa County, Arizona Territory, or at such bank in the city of New York, in the State of New York, or such place as may be designated by the common council of the city of Phoenix at the option of the holder of said bonds; the place of payment to be mentioned in said bonds: *And provided further,* That each

Interest.

Denomination. Provisos. Payment of bonds.

Signatures.

and every such bond shall have the written signature of the mayor and recorder of said city of Phoenix and also bear the seal of said city.

Use of funds.

SEC. 24. That no part of the funds arising from the sale of said bonds shall be used for any purpose other than that specified in this Act.

Sale and disbursement.

SEC. 25. That said bonds shall be sold only in such amounts as the common council shall direct, and the proceeds thereof shall be disbursed under the limitations hereinbefore imposed and under the order and direction of said common council from time to time as the same may be required for the purposes aforesaid.

Yuma court-house. Erection ratified.

SEC. 26. That the act of the legislative assembly of the Territory of Arizona, approved March twenty-first, nineteen hundred and seven, providing for the erection of a court-house and jail in the town of Yuma, Yuma County, Territory of Arizona, is hereby ratified, approved, and confirmed, to the extent of fifty thousand dollars and no more.

Gila County may issue additional bonds. Vol. 33, p. 1268.

SEC. 27. That the board of supervisors of the county of Gila, Territory of Arizona, is hereby authorized to issue additional bonds on said county in the sum of twenty-five thousand dollars for the completion and furnishing of the court-house and jail for said county and vaults for the preservation of the records.

Denomination, etc.

SEC. 28. That said bonds may be in such denomination as the said board may prescribe, and shall bear no more than five per centum interest per annum, and shall not be sold for less than their par value.

Payment of bonds.

SEC. 29. That said bonds shall be made payable in twenty years, with an option on the part of the county to pay any or all of them after eight years from the date of their issue.

Taxes.

SEC. 30. That for the purpose of paying the interest on said bonds as it becomes due and provide for a sinking fund to pay said bonds the said board of supervisors shall levy and cause to be collected, as other county taxes are levied and collected, a sufficient tax on the assessable property in said county as will meet the interest as it falls due and provide a reasonable sinking fund to pay said bonds when due.

Coupons.

SEC. 31. That said bonds shall be printed with interest coupons attached thereto; each coupon shall represent one year's interest on the bond, and when the interest represented in a coupon is paid the coupon shall be detached from the bond and placed by the treasurer with his other vouchers before the board of supervisors.

Apache County court-house. Erection of, ratified.

SEC. 32. That the act of the legislative assembly of Arizona approved February thirteenth, nineteen hundred and five, providing for the erection of a court-house in the town of Saint Johns, Apache County, Arizona, is hereby ratified, approved, and confirmed.

Maricopa County. Issue of bonds for public roads ratified.

SEC. 33. That the action of the taxpayers of special road district numbered one, of Maricopa County, Arizona, at an election duly held, authorizing and directing the issuing of the bonds of said special road district numbered one, in the sum of thirty thousand dollars, for the purpose of building, establishing, and maintaining a better system of public roads within said district, is hereby ratified, approved, and confirmed.

Hawaii.

HAWAII.

Maui County. Manufacture, etc., of electric light, etc., in district of Wailuku, ratified.

SEC. 34. That the act of the legislature of the Territory of Hawaii, entitled "An act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric light and power within the district of Wailuku, on the island and county of Maui, Territory of Hawaii," passed by the legislature of the Territory of Hawaii on the twenty-fourth and twenty-fifth days of April, anno Domini nineteen hundred and seven, be, and is hereby, amended, and as so amended is ratified, approved, and confirmed, as follows, to wit:

## "ACT 105.

Legislative act 105.

"An act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric light and power within the district of Wailuku, on the island and county of Maui, Territory of Hawaii.

"Be it enacted by the legislature of the Territory of Hawaii, That H. P. Baldwin, R. A. Wadsworth, J. N. S. Williams, D. C. Lindsay, C. D. Lufkin, James L. Coke, and W. T. Robinson, together with their associates, hereafter called 'The Company,' and their respective successors and assigns, be, and hereby are, vested with the right, authority, and privileges, from and after the passage of this act, to manufacture, sell, furnish, and supply electric light, electric current, or electric power, in the district of Wailuku, on the island of Maui, Territory of Hawaii, for lighting the streets, roads, public or private buildings, or for motive power, or for any other purpose which they may deem advisable, and from time to time, for the purposes above mentioned, and subject to the approval and supervision of the boards or officials having charge of said streets or roads, to construct, maintain, and operate suitable poles, lines, wires, cables, lamps, lamp-posts, conductors, conduits, and such other appliances and appurtenances as may from time to time be necessary for the transmission, distribution, or supply of electricity to consumers thereof, under, along, upon, and over the streets, sidewalks, roads, squares, bridges, alleys, and lanes in said district of Wailuku, on the island of Maui, and to connect the said lines, wires, and conductors with any manufactory, private or public buildings, lamps, lamp-posts, or other structure or object with the place of supply.

"SEC. 2. The officials or boards having charge of said streets or roads are hereby authorized to make, and from time to time change, amend, or add to, reasonable rules regulating the placing of poles, wires, the insulation of wires, and apparatus carrying the electric current, and the excavation of conduits, and the maintenance in good repair of all poles, wires, and apparatus, and generally concerning the manufacture and supply of electricity which may be necessary for the public safety and welfare.

"SEC. 3. That all poles, lines, wires, cables, lamps, lamp-posts, conductors, conduits, and other appliances constructed, maintained, or operated under, along, upon, and over the streets, sidewalks, roads, squares, bridges, alleys, and lanes in said district, on the island of Maui, shall be so constructed, maintained, or operated by the company as to not unnecessarily interfere with the use of such streets, sidewalks, roads, squares, bridges, alleys, and lanes by the public.

"SEC. 4. That the entire plant, lines, poles, and other apparatus and equipments shall at all times be subject and open to the inspection of the officials or boards having charge of said streets or roads, or any officer appointed by them for that purpose.

"SEC. 5. That said company, its representatives, successors, and assigns, shall be responsible for any damages, either to person or property, resulting from any act of negligence on its part, which may occur by reason of the exercise of any of the privileges herein granted.

"SEC. 6. It is provided that if the company shall fail or refuse to do or perform or comply with any of the provisions of this act, or of the laws of the Territory of Hawaii, or of the county of Maui, and continues to refuse and fail to perform or comply therewith after reasonable notice given by the superintendent of public works, or any proper county or municipal officer or board, said officer or board may, with the consent of the governor and of the attorney-general, cause proceedings to be instituted before an appropriate tribunal to have the

franchise granted hereby, and all rights and privileges accruing thereunder, forfeited and declared null and void.

"SEC. 7. Said company shall also have the right to maintain, use, and operate electric meters or other means of measuring electric light, power, or current supplied from time to time, and to locate the same at such places as may be deemed necessary for their protection; and also to charge, receive, and collect from all customers of electricity such reasonable prices as may be from time to time fixed and determined by the company: *Provided, however,* That power is hereby conferred upon the courts of appropriate jurisdiction at all times and upon the petition of any consumer of the company to hear and determine from time to time whether an existing rate is unreasonable; and if a rate be unreasonable, to order the same to be decreased, and to enforce such orders by appropriate judgment or decree.

"SEC. 8. It is hereby expressly provided that nothing herein contained shall be construed as to grant the company an exclusive right to furnish, sell, or supply electric light and power.

"SEC. 9. The said company shall, within one month after the expiration of each year, file with the superintendent of public works a statement showing the gross receipts from the sale of electric light and power furnished by the company, and shall at the same time pay to the superintendent of public works one per centum of the gross receipts of the company from all electric light or power furnished to consumers during the year preceding.

"SEC. 10. This act shall go into effect and be law from and after the date of its approval by the governor of the Territory of Hawaii, subject, however, to the approval of the Congress of the United States.

"SEC. 11. That Congress, or the legislature of the Territory of Hawaii with the approval of Congress, may at any time alter, amend, or repeal this act.

"We hereby certify that the foregoing bill, after consideration on the veto of the governor, was, upon a vote taken by ayes and noes, approved by a two-thirds vote of all the elective members of senate of the Territory of Hawaii this twenty-fourth day of April, anno Domini nineteen hundred and seven.

"E. F. BISHOP,

"President of the Senate.

"WILLIAM SAVIDGE,

"Clerk of the Senate.

"We hereby certify that the foregoing bill, after consideration on the veto of the governor, was, upon a vote taken by ayes and noes, approved by a two-thirds vote of all of the elective members of the house of representatives of the Territory of Hawaii this twenty-fifth day of April, anno Domini nineteen hundred and seven.

"H. L. HOLSTEIN,

"Speaker.

"JOHN H. WISE,

"Clerk."

Maui County.  
Manufacture, etc.,  
of electric light, etc.,  
in district of Lahaina,  
ratified.

SEC. 35. That the act of the legislature of the Territory of Hawaii entitled "An Act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric light and power within the district of Lahaina, on the island and county of Maui, Territory of Hawaii," approved by the governor of the Territory of Hawaii on the first of May, anno Domini nineteen hundred and seven, be, and is hereby, amended, and as so amended is ratified, approved, and confirmed as follows, to wit:

## "ACT 130.

Legislative act 130.

"An act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric light and power within the district of Lahaina, on the island and county of Maui, Territory of Hawaii.

"Be it enacted by the legislature of the Territory of Hawaii, that the Lahaina Ice Company (Limited), as a body corporate, its successors and assigns, hereinafter called 'The Company,' be, and hereby are, vested with the right, authority, and privilege, from and after the passage of this act, to manufacture, sell, furnish, and supply electric light, electric current, or electric power in the district of Lahaina, on the island of Maui, Territory of Hawaii, for lighting the streets, roads, public or private buildings, or for motive power, or for any other purpose which they may deem advisable, and from time to time, for the purposes above mentioned, subject to the approval and supervision of the officials or boards having charge of said streets or roads, to construct, maintain, and operate suitable poles, lines, wires, cables, lamps, lamp-posts, conductors, conduits, and such other appliances and appurtenances as may from time to time be necessary for the transmission, distribution, or supply of electricity to consumers thereof, under, along, upon, and over the streets, sidewalks, roads, squares, bridges, alleys, and lanes in said district of Lahaina, on said island of Maui, and to connect the said lines, wires, and conductors with any manufactory, private or public buildings, lamps, lamp-posts, or other structure or object with the place of supply.

"SEC. 2. The company shall at all times during the existence of said franchise promptly and efficiently supply such electric light and power in said district of Lahaina as may from time to time be required by persons desiring the same, at any point or points: *Provided*, That it shall not be required to build, extend, or maintain any line or branch line for the transmission of such electric light or power beyond a distance of three hundred feet from such extension or major fraction thereof, unless the number of lights or amount of power agreed to be taken for not less than one year shall be reasonably sufficient to warrant the construction of such line or branch line or extension: *Provided further*, That if the company shall be unable to furnish power or light applied for by reason of lack of capacity of the plant or apparatus for producing and transmitting electric current, the company shall be allowed a reasonable time, not exceeding one year from the date of any application, to procure such additional improvements or apparatus as may be necessary to furnish such applicant or applicants.

"SEC. 3. The officials or boards having charge of said streets or roads are hereby authorized to make, and from time to time change, amend, or add to, reasonable rules regulating the placing of poles, wires, the insulation of wires and apparatus carrying the electric current, and the excavation of conduits, and the maintenance in good repair of all poles, wires, and apparatus and generally concerning the manufacture and supply of electricity which may be necessary for the public safety and welfare.

"SEC. 4. That all poles, lines, wires, cables, lamps, lamp-posts, conductors, conduits, and other appliances constructed, maintained, or operated under, along, upon, and over the streets, sidewalks, roads, squares, bridges, alleys, and lanes in said district, on the island of Maui, shall be so constructed, maintained, and operated by the company as to not unnecessarily interfere with the use of such streets, sidewalks, roads, squares, bridges, alleys, and lanes by the public.

"SEC. 5. That the entire plant, lines, poles, and all other apparatus and equipments shall, at all times, be subject and open to the inspec-

tion of the officials or boards having charge of said streets or roads, or any officer appointed by them for that purpose.

"SEC. 6. Said company shall also have the right to maintain, use, and operate electric meters or other means of measuring electric light, power, or current supplied from time to time, and to locate the same at such places as may be deemed necessary for their protection; and also to charge, receive, and collect from all customers of electricity such reasonable prices as may be from time to time fixed and determined by the company: *Provided, however,* That power is hereby conferred upon the courts of appropriate jurisdiction at all times and upon the petition of any consumer of the company to hear and determine from time to time whether an existing rate or rates is or are unreasonable; and if a rate be unreasonable, to order the same to be decreased, and to enforce such orders by appropriate judgment or decree.

"SEC. 7. Said company shall also have the right to charge consumers, or applicants for the use of electricity, for one-half of the cost and expense of making connections between the company's nearest line of supply and the premises where the electricity is to be used; such cost and expense to include the price of all wires, poles, insulators, and other materials, and labor necessary to be used in making such connections: *Provided, however,* That the company shall not be required to make, construct, or maintain said connections as aforesaid for supplying light or power unless the applicants therefor, if required, shall deposit in advance with the company a sum of money, sufficient to pay one-half of the total cost and expense of making and constructing such connections and for current for the period of one month.

"SEC. 8. The said company shall have the right to acquire, hold, or take over, either by purchase or lease, property, both real, personal, and mixed, as may be necessary or incidental to the proper conduct of its business; but said company shall not have the right or power to purchase franchises and property of any other company of like nature in said district of Lahaina.

"SEC. 9. Said company, whenever from time to time it shall be deemed expedient in the furtherance of the objects of the company, shall have the power to borrow money and to secure the payment thereof, with the interest agreed upon, by mortgage of any or all of its property, franchises, and privileges granted or obtained by virtue of this act, or, if it is deemed advisable, bonds may be issued, secured by deed of trust of such property, not to exceed sixty percentum of the actual value thereof, with all future acquired property, as well as the income and receipts of the property from whatever source derived and in such form and under such terms as the company shall deem advisable: *Provided,* That nothing in this section contained shall operate to prevent said company from obtaining the usual business credits and to make promissory notes without security.

"SEC. 10. That said company, its representatives, successors, and assigns, shall be responsible for any damages, either to person or property, resulting from any act of negligence on its part, which may occur by reason of the exercise of any of the privileges herein granted.

"SEC. 11. It is provided that if the company shall fail or refuse to do or perform or comply with any of the provisions of this act or of the laws of the Territory of Hawaii, or of the county of Maui, and continues to refuse and fail to perform or comply therewith after reasonable notice given by the superintendent of public works or any proper county or municipal officer or board, said officer or board may, with the consent of the governor and of the attorney-general, cause proceedings to be instituted before an appropriate tribunal to have the franchise granted hereby and all rights and privileges accruing thereunder forfeited and declared null and void.

"SEC. 12. It is hereby expressly provided that nothing herein contained shall be so construed as to grant the company an exclusive right to furnish, sell, or supply electric light and power.

"SEC. 13. The said company shall, within one month after the expiration of each year, file with the superintendent of public works a statement showing the gross receipts from the sale of electric light and power furnished by the company, and shall at the same time pay to the superintendent of public works one per centum of the gross receipts of the company from all electric light or power furnished to consumers during the year preceding.

"SEC. 14. This act shall go into effect and be law from and after the date of its approval by the governor of the Territory of Hawaii, subject, however, to the approval of the Congress of the United States, such approval to be secured within five years from the date of this act becoming law.

"SEC. 15. That Congress, or the legislature of the Territory of Hawaii with the approval of Congress, may at any time alter, amend, or repeal said act.

"Approved this 1st day of May, A. D. 1907.

"G. R. CARTER,  
"Governor of the Territory of Hawaii."

SEC. 36. That the Wahiawa Water Company (Limited), a corporation organized under the laws of the Territory of Hawaii for the purpose of irrigation, be, and is hereby, granted the right of way through the lands of the United States to the extent of the ground occupied by the water of the reservoirs and canals of said company and their laterals, and fifty feet on each side of the marginal limits thereof, including that portion of said company's irrigation works located within the limits of the military reservation made by the order of the President July twentieth, eighteen hundred and ninety-nine, setting aside a portion of Waianae Uka, in the island of Oahu, Territory of Hawaii, and as published in the General Orders of the War Department Numbered One hundred and forty-seven, and dated August tenth, eighteen hundred and ninety-nine, and including also the right to take from the lands of the United States adjacent to the line of the canals earth and stone necessary to the construction thereof, the said reservoir sites, canals, and laterals, and waterways being now occupied under an outstanding lease from the former authorities of said Territory to said company and so recognized in said General Orders: *Provided*, That the plans for the works herein proposed shall be submitted to the Secretary of War for approval, and shall be carried out in conformity to such regulations in respect to maintenance and operation as he shall prescribe: *Provided also*, That the servitude herein granted shall not prevent the movement of troops over the said right of way, and when the movement of field artillery and wagon trains is impeded or prevented, due to the use of gulches for water storage by said company, bridges suitable for the passage of troops, artillery, and wagon trains across said gulches, with suitable approaches thereto, shall be provided by said company when required by the Secretary of War, said bridges and approaches to be constructed in accordance with plans approved by the Secretary of War: *Provided further*, That during the occupation of said military reservation by troops the said company shall furnish, free of charge, all the water needed for post or encampment purposes, and, in case an electric power plant is erected by said company, it will furnish power to the United States, if required, and, if it be obtainable without interference with the irrigation supply, at not to exceed one cent per kilowatt hour, measured at the dynamos.

Wahiawa Water  
Company granted  
right of way through  
military reservation.

*Provisos.*  
Plans.

Movement of troops,  
etc., not prevented.

Water for troops,  
etc., free.

Electric power, etc.

New Mexico.

NEW MEXICO.

Bernalillo County may issue bonds for bridge purposes.

Sale and disbursement.

Payment of bonds.

Time limit.

Taxes.

Sinking fund.

Refunding indebtedness.

Proviso.  
Interest.

Portales.  
Sale of school lands to, authorized.

Proviso.  
Nonresponsibility of United States for bonds issued.

Notice.

SEC. 37. That the county of Bernalillo, in the Territory of New Mexico, is hereby authorized to issue bonds to such amount as in the discretion of its county commissioners may seem necessary, but not exceeding the sum of one hundred thousand dollars, to be known as bridge bonds of the county of Bernalillo, which bonds shall bear interest at a rate not to exceed five per centum per annum, and shall be sold for not less than par, the proceeds of such sale or sales to be used exclusively for the construction and repair of bridges across the Rio Grande within the limits of said county. The said bonds shall be payable in whole or in part at the option of said county at any time after the expiration of ten years from their issue, and shall become absolutely due and payable upon the expiration of thirty years after their issue, and the proper county authorities shall levy each year after the issuance of said bonds at the time of levying other taxes, a tax sufficient in amount to pay the interest on said bonds for each year, the proceeds of such tax to be devoted exclusively to the payment of such interest; and after the expiration of fifteen years from the date of the issue of said bonds the said county authorities shall provide a sinking fund by taxation for the payment of said bonds at their maturity, and shall annually levy a tax for that purpose sufficient to produce at least one-fifteenth part of the principal of said bonds.

SEC. 38. That at any time after the expiration of ten years from the issue of said bonds the proper county officers of said county are authorized, in their discretion, to refund the indebtedness evidenced by said bonds: *Provided*, That they can do so at a lower rate of interest than that fixed for the original issue.

SEC. 39. That the legislative assembly of the Territory of New Mexico is hereby authorized and empowered to enact such legislation as is necessary to authorize the Territory of New Mexico, through its proper officer or officers, to sell and transfer school land section thirty-six, township one south, range thirty-four east, New Mexico principal meridian, to the town of Portales, Territory of New Mexico, for the use and benefit of the public schools of the town of Portales: *Provided*, That no obligation shall be created against or assumed by the United States on account of any bond or bonds issued in pursuance of authority granted by this Act, and notice of this proviso shall be printed on the face of each bond issued.

Approved, February 6, 1909.

February 6, 1909.  
[S. 8833.]

[Public, No. 217.]

CHAP. 81.—An Act To authorize the Edgewater Connecting Railway Company to construct, maintain, and operate a railroad bridge across the Kansas River at or near Kansas City, Kansas, in the county of Wyandotte, State of Kansas.

Kansas River.  
Edgewater Connecting Railway Company may bridge, at Kansas City, Kans.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Edgewater Connecting Railway Company, a corporation organized and existing under and by virtue of the laws of the State of Kansas, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge and approaches thereto across the Kansas River near the confluence of said river with the Missouri River at or near the city of Kansas City, Kansas, in the county of Wyandotte and State of Kansas, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 6, 1909.

Vol. 34, p. 81.

Amendment.

**CHAP. 82.**—An Act To provide for the deduction of hatchways and water-ballast space from the gross tonnage of vessels.

February 6, 1909.  
[S. 8460.]

[Public, No. 218.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section one of the Act approved March second, eighteen hundred and ninety-five, entitled "An Act to amend section one of chapter three hundred and ninety-eight of the laws of eighteen hundred and eighty-two, entitled 'An Act to provide for deductions from the gross tonnage of vessels of the United States,' " is hereby amended by inserting after paragraph (h) the following words:

Navigation.  
Deductions from  
gross tonnage United  
States vessels.  
Vol. 28, p. 742,  
amended.

"The cubical contents of the hatchways shall be obtained by multiplying the length and breadth together and the product by the mean depth taken from the top of beam to the under side of the hatch. From the aggregate tonnage of the hatchways there shall be deducted one-half of one per cent of the gross tonnage and the remainder only shall be added to the gross tonnage of the ship exclusive of the tonnage of the hatchways."

Cubical contents of  
hatchways, etc.

**SEC. 2.** That said section is further amended by inserting at the end of the fourth paragraph after paragraph (i) the following words:

"From the gross tonnage there shall be deducted any other space adapted only for water ballast certified by the collector not to be available for the carriage of cargo, stores, supplies, or fuel."

Deductions for  
water-ballast space.  
Vol. 28, p. 743,  
amended.

Approved, February 6, 1909.

**CHAP. 83.**—An Act Extending the time for the construction by James A. Moore, or his assigns, of a canal along the government right of way connecting the waters of Puget Sound with Lake Washington.

February 6, 1909.  
[S. 8695.]

[Public, No. 219.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, subject to all the other provisions contained in the Act of Congress entitled "An Act authorizing James A. Moore, or his assigns, to construct a canal along the government right of way connecting the waters of Puget Sound with Lake Washington," approved June eleventh, nineteen hundred and six, and contained in the modification of said Act made in the Act of Congress entitled "An Act making appropriations for the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes," approved March second, nineteen hundred and seven, the time limitation for the completion of the canal authorized by said Acts is hereby extended until June eleventh, nineteen hundred and twelve.

Puget Sound and  
Lake Washington,  
Wash.  
Time extended for  
constructing canal by  
James A. Moore, etc.,  
to connect waters of.  
Vol. 34, pp. 231, 1108.

Time of construc-  
tion.

Approved, February 6, 1909.

**CHAP. 84.**—An Act To build a bridge across the Santee River, South Carolina.

February 6, 1909.  
[H. R. 23711.]

[Public, No. 220.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Santee River Cypress Lumber Company, a corporation organized under the laws of the State of Illinois, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a drawbridge and approaches thereto across the Santee River at or near its lumber mill plant and property from its property in Clarendon County, South Carolina, on the east or north bank, as may be, to its property on the west or south bank, as may be, of said river, in the State of South Carolina, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Santee River, S. C.  
Santee River Cy-  
press Lumber Com-  
pany may bridge.

Location.

Vol. 34, p. 84.

Amendment.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 6, 1909.

February 9, 1909.  
[H. R. 27427.]

**CHAP. 100.**—An Act To prohibit the importation and use of opium for other than medicinal purposes.

[Public, No. 221.]

Opium. Importation prohibited.

Proviso. Opium, etc., for medicinal purposes excepted.

Duties.

Penalty for violation.

Possession, proof of guilt.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That after the first day of April, nineteen hundred and nine, it shall be unlawful to import into the United States opium in any form or any preparation or derivative thereof: *Provided,* That opium and preparations and derivatives thereof, other than smoking opium or opium prepared for smoking, may be imported for medicinal purposes only, under regulations which the Secretary of the Treasury is hereby authorized to prescribe, and when so imported shall be subject to the duties which are now or may hereafter be imposed by law.

**SEC. 2.** That if any person shall fraudulently or knowingly import or bring into the United States, or assist in so doing, any opium or any preparation or derivative thereof contrary to law, or shall receive, conceal, buy, sell, or in any manner facilitate the transportation, concealment, or sale of such opium or preparation or derivative thereof after importation, knowing the same to have been imported contrary to law, such opium or preparation or derivative thereof shall be forfeited and shall be destroyed, and the offender shall be fined in any sum not exceeding five thousand dollars nor less than fifty dollars, or by imprisonment for any time not exceeding two years, or both. Whenever, on trial for a violation of this section, the defendant is shown to have, or to have had, possession of such opium or preparation or derivative thereof, such possession shall be deemed sufficient evidence to authorize conviction unless the defendant shall explain the possession to the satisfaction of the jury.

Approved, February 9, 1909.

February 9, 1909.  
[H. R. 26399.]

**CHAP. 101.**—An Act Making appropriations to supply urgent deficiencies in the appropriations for the fiscal year ending June thirtieth, nineteen hundred and nine.

[Public, No. 222.]

Urgent deficiencies appropriations.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the appropriations for the fiscal year nineteen hundred and nine, namely:

**TREASURY DEPARTMENT.**

Treasury Department.

Bureau of Engraving and Printing, land for new building. *Ante,* p. 319.

Washington, District of Columbia, Bureau of Engraving and Printing: For the purchase of land, in addition to the amount appropriated by Act of May twenty-seventh, nineteen hundred and eight, one hundred and forty-six thousand three hundred and four dollars and forty cents.

Ithaca, N. Y. Post-office.

Ithaca, New York, post-office: For completion of building, two thousand dollars.

District of Columbia.

**DISTRICT OF COLUMBIA.**

Removal of snow and ice. Vol. 28, p. 809.

For cleaning snow and ice from cross walks and gutters, under the Act approved March second, eighteen hundred and ninety-five, five thousand dollars, one-half of which shall be paid out of the revenues of the District of Columbia and one-half from any money in the Treasury not otherwise appropriated.

Night schools. Salaries of teachers, etc.

For additional amount required, fiscal year nineteen hundred and nine, for salaries of teachers and janitors of night schools, including teachers of industrial, commercial, and trade instruction; and teachers and janitors of night schools may also be teachers and janitors of day schools, five thousand five hundred dollars, one-half of which shall be paid out of the revenues of the District of Columbia and one-half from any money in the Treasury not otherwise appropriated.

One-half from District revenues.

## WAR DEPARTMENT.

War Department.

That the internal-revenue taxes imposed by the Philippine government and collected under sections one hundred and nine and one hundred and thirty-nine of Act Numbered Eleven hundred and eighty-nine of the Philippine Commission, and under Acts Numbered Fourteen hundred and sixty-one and Seventeen hundred and sixty-one of the Philippine Commission are hereby legalized and ratified, and the collection of all such taxes heretofore or hereafter is hereby legalized and ratified and confirmed as fully to all intents and purposes as if the same had by prior Act of Congress been specifically authorized and directed.

Philippine Islands. Collection, etc., of internal-revenue taxes in, ratified.

That of the sum of fifty thousand dollars appropriated for contingent expenses of the War Department in the legislative, executive, and judicial appropriation Act for the fiscal year nineteen hundred and nine, the sum of two thousand dollars is hereby authorized to be expended for temporary labor, in lieu of the sum of one thousand dollars now provided by law.

Contingent expenses. Amount for temporary labor increased. *Ante*, p. 216.

That hereafter no advertisement of any kind shall be displayed and no articles of any kind, except a guide book to the Monument, shall be sold in or around the Washington Monument.

Washington Monument. Advertisements, etc., prohibited.

GRANT MEMORIAL: For continuing work for the erection of the memorial to General Ulysses S. Grant, twenty-five thousand dollars.

Grant memorial.

FORT BENJAMIN HARRISON, INDIANA: That the Secretary of War be, and he is hereby, authorized and directed to acquire by purchase or condemnation proceedings, for military purposes, land adjoining the military reservation of Fort Benjamin Harrison, Indiana, and for this purpose the sum of one hundred thousand dollars, appropriated by Act of May twenty-seventh, nineteen hundred and eight, for the purchase of said land, is hereby made available.

Fort Benjamin Harrison, Ind. Purchase of land adjoining. *Ante*, p. 364.

## NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.

Mountain Branch at Johnson City, Tennessee: For transportation of members of the home, one thousand dollars.

National Home for Disabled Volunteer Soldiers.

Johnson City, Tenn.

## DEPARTMENT OF THE INTERIOR.

Interior Department.

For additional amount for special or extraordinary repairs of Interior Department and Pension buildings and of the old Post-Office Department building, including preservation and repair of steam heating and electric lighting plants and elevators, seven thousand two hundred dollars.

Repairs of buildings, etc.

## INDIAN AFFAIRS.

Indian affairs.

For the erection of a new dormitory at the Osage Indian School, Oklahoma, to replace the one recently destroyed by fire, to be paid out of any money in the Treasury of the United States belonging to the Osage Nation of Indians, fourteen thousand dollars.

Osage Indian School, Okla. New dormitory.

## UNITED STATES GEOLOGICAL SURVEY.

Geological Survey.

To replace instruments, apparatus, supplies, file cases and other furniture, maps, books, and so forth, destroyed by fire, and to provide against similar loss in future, namely:

Replacing instruments, etc., destroyed by fire.

To provide for the purchase of instruments, apparatus, supplies, file cases and other furniture, maps, books, and so forth, to replace those destroyed by the fire of December sixteenth, nineteen hundred and eight, in the building occupied by the United States Geological Survey,

Purchasing supplies, etc.

including the repairs to instruments and equipment made necessary by said fire, these emergency purchases to be made under such rules as the Secretary of the Interior shall prescribe, fifteen thousand eight hundred and ten dollars.

Electric wires.

For improving and safeguarding the system of electric wiring in the building occupied by the United States Geological Survey, two thousand dollars.

Alaska.  
Investigation of  
mineral resources.

For continuation of the investigation of the mineral resources of Alaska, ninety thousand dollars, to continue available during the fiscal year nineteen hundred and ten.

Department of Agri-  
culture.

## DEPARTMENT OF AGRICULTURE.

Bureau of Animal  
Industry.  
General expenses.

To supply a deficiency in the appropriation "General expenses, Bureau of Animal Industry," including each and every object authorized by law and specified under the appropriation of nine hundred and forty-seven thousand two hundred dollars under this title in the "Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and nine," approved May twenty-third, nineteen hundred and eight, or so much thereof as may be necessary, one hundred and fifty thousand dollars.

*Ante*, p. 254.

Bureau of Chem-  
istry.  
Laboratory ex-  
penses.

To supply a deficiency in the appropriation "Laboratory, Department of Agriculture," including each and every object authorized by law and specified in the appropriation of seven hundred and sixty thousand dollars under this title in the "Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and nine," approved May twenty-third, nineteen hundred and eight, one hundred thousand dollars.

*Ante*, p. 260.

Executive Office.

## EXECUTIVE OFFICE.

Automobiles.  
Purchase, etc., of.

For purchase, care, and maintenance of automobiles for use of the President, twelve thousand dollars.

Legislative.

## LEGISLATIVE.

Senate.

### SENATE.

Fuel, etc.

For fuel, oil, and cotton waste, and advertising, for the heating and electrical apparatus, exclusive of labor, twenty thousand dollars.

House of Repre-  
sentatives.

### HOUSE OF REPRESENTATIVES.

House Office Build-  
ing.

For furnishing rooms of the Committee on Ways and Means, fifteen thousand five hundred and sixty-three dollars.

Furnishing rooms.  
Fixtures for post-  
office.

For fixtures for the post-office located in the House Office Building, four thousand one hundred and twenty-five dollars.

Sergeant-at-Arms'  
room.

For office fixtures for room of Sergeant-at-Arms, two thousand one hundred dollars.

Additional furni-  
ture, etc.

For additional amount for furniture and materials for repairs of the same, five thousand dollars.

Miscellaneous ex-  
penses.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, forty thousand dollars.

Printing and bind-  
ing.

### PUBLIC PRINTING AND BINDING.

Interior Depart-  
ment.

For printing and binding for the Interior Department, ten thousand dollars.

For the Patent Office, as follows: For printing the weekly issue of patents, designs, trade-marks, and labels, exclusive of illustrations, for printing, exclusive of illustrations, and binding the monthly volumes of patents, and for printing, engraving illustrations, and binding the Official Gazette, including weekly, monthly, bimonthly, and annual indexes, one hundred and six thousand five hundred dollars.

Patent Office.  
Weekly issue of  
patents, etc.

For printing and binding for the Interstate Commerce Commission, forty thousand dollars.

Interstate Commerce  
Commission.

For printing and binding for the Supreme Court of the United States, seven thousand dollars; and the printing for the Supreme Court shall be done by the printer it may employ, unless it shall otherwise order.

Supreme Court.

For printing and binding for the Court of Claims, five thousand dollars.

Court of Claims.

POSTAL SERVICE.

Postal service.

The Postmaster-General is hereby authorized to rent offices for division headquarters, Railway Mail Service, in Washington, District of Columbia, for the remainder of the current fiscal year, out of the appropriation heretofore provided "for rent, light, fuel, telegraph, and miscellaneous office expenses, schedules of mail trains, telephone service, and badges for railway mail clerks."

Railway Mail Service.  
Rent.

*Ante*, p. 414.

Approved, February 9, 1909.

**CHAP. 102.**—An Act To amend section twelve of an Act entitled "An Act to provide for eliminating certain grade crossings on the line of the Baltimore and Potomac Railroad Company in the city of Washington, District of Columbia, and requiring said company to depress and elevate its tracks, and to enable it to relocate parts of its railroad therein, and for other purposes," approved February twelfth, nineteen hundred and one.

February 9, 1909.  
[H. R. 15448.]

[Public, No. 223.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section twelve of the "Act to provide for eliminating certain grade crossings on the line of the Baltimore and Potomac Railroad Company in the city of Washington, District of Columbia, and requiring said company to depress and elevate its tracks, and to enable it to relocate parts of its railroad therein, and for other purposes," approved February twelfth, nineteen hundred and one, providing among other things that a standard underground electric system of street-car propulsion shall be installed by the Washington, Alexandria and Mount Vernon Railway Company on the park highway leading to the new highway bridge, and that no dynamo furnishing power to said portion of the road shall be in any manner connected with the ground, is hereby amended by inserting after the words "shall be paid by said company" the words "*Provided, however,* That said company, for the purpose of making the necessary change from underground to overhead wire in the conduct and operation of its cars at the north end of the new highway bridge, shall be permitted to use an approved overhead wire system on the approach to said bridge for a distance of not more than three hundred and fifty feet from the northerly or Washington end of the bridge; the location, construction, and maintenance of all parts of the overhead and underground systems of the necessary plow pits and of the asphalt or other paving between the tracks and the two feet outside thereof on the bridge and both approaches to be subject at all times to the supervision, instructions, and approval of the Secretary of War; and all instructions and requirements of the Secretary of War shall be fully complied with by the said company within the time specified, at its own expense and without cost to the United States."

District of Columbia.  
Washington, Alexandria and Mount Vernon Railway Company.  
Motive power at new highway bridge.  
Vol. 31, p. 773, amended.

*Proviso.*  
Overhead wire allowed at north approach.

Construction, etc.

Instructions, etc.

Approved, February 9, 1909.

February 11, 1909.  
[H. R. 27051.]

[Public, No. 224.]

Iowa.  
Condemned cannon  
donated, for histor-  
ical building, Des  
Moines.

*Proviso.*  
No expense.

**CHAP. 107.**—An Act Authorizing the Secretary of War to furnish one condemned brass or bronze "Napoleon" gun, carriage, and cannon balls to the State of Iowa.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to furnish to the State of Iowa one condemned brass or bronze "Napoleon" gun, with carriage and with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed in front of the new historical building at Des Moines, Iowa: *Provided,* That no expense shall be incurred by the United States in the delivery of the same.

Approved, February 11, 1909.

February 13, 1909.  
[H. R. 24635.]

[Public, No. 225.]

Tennessee middle  
judicial district.  
Northeastern divi-  
sion established.  
R. S., sec. 547, p. 92.

Terms at Cooke-  
ville.

Clerk's office, etc.

Deputy clerk.

Suits not of a local  
nature.

Prosecution of  
crimes.

Jurors.

Process.

**CHAP. 112.**—An Act To create a new division in the middle judicial district of the State of Tennessee.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a new division of the middle judicial district of the State of Tennessee, to be known as the northeastern division of the middle judicial district of Tennessee, be, and the same is hereby, established, to be composed of the following counties, to wit: Putnam, Jackson, Clay, Overton, Pickett, Fentress, Cumberland, White, Van Buren, Dekalb, Smith, and Macon; and said counties be, and the same are hereby, transferred to said northeastern division of said middle district of Tennessee, but no additional clerk or marshal shall be appointed in or for said district.

**SEC. 2.** That terms of the circuit court and of the district court of the northeastern division judicial district of Tennessee shall be held at Cookeville, in said State, each year on the second Mondays in May and November, after the passage of this Act.

**SEC. 3.** That the clerks of the district and circuit courts for the middle district of Tennessee, and the marshal and district attorney for said district, shall perform the duties appertaining to their offices, respectively, for said courts of said northeastern division judicial district, and except when court is in session and a judge present the clerk's office of said courts may be at Nashville, where all records for said courts may be kept as of the same court and all duties performed as though the clerk were at Cookeville; but should, in the judgment of the district judge and the clerk, the business of said courts hereafter warrant the employment of a deputy clerk at Cookeville, Tennessee, new books and records may be opened for the court herein created and kept at Cookeville, and a deputy clerk appointed to reside and keep his office at Cookeville.

**SEC. 4.** That all suits not of a local nature in said circuit and district courts against a single defendant, inhabitant of said State, must be brought in the division of the district in which he resides; but if there are two or more defendants residing in different divisions of the district such suits may be brought in either division.

**SEC. 5.** That all prosecutions for crimes or offenses hereafter committed in either of the divisions of said district shall be cognizable within such division, and all prosecutions for crimes or offenses heretofore committed in the middle district as heretofore constituted shall be commenced and proceeded with as if this Act had not been passed.

**SEC. 6.** That all grand and petit jurors summoned for service in each division shall be residents of such division. All mesne and final process subject to the provisions hereinbefore contained, issued in either of said divisions, may be served and executed in either or both of the divisions.

SEC. 7. That in all cases of removal of suits from the courts of the State of Tennessee to the courts of the United States, in the middle district of Tennessee, such removal shall be to the United States courts in the division in which the county is situated from which the removal is made, and the time within which the removal shall be perfected, in so far as it refers to or is regulated by the terms of the United States courts, shall be deemed to refer to the terms of the United States courts held in said northeastern division of the middle judicial district.

Removal of suits  
from State courts.

SEC. 8. That each of said courts shall be held in a building to be provided for that purpose by the county or municipal authorities and without expense to the United States.

Court rooms.

SEC. 9. That this Act shall be in force from and after the thirtieth day of June, anno Domini nineteen hundred and nine, and all Acts and parts of Acts so far as inconsistent herewith are hereby repealed.

Effect.

Repeal.

Approved, February 13, 1909.

**CHAP. 126.**—An Act For the relief of the Mille Lac band of Chippewa Indians in the State of Minnesota, and for other purposes.

February 15, 1909.  
[S. 5330.]

[Public, No. 226.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Court of Claims be, and it is hereby, given jurisdiction to hear and determine a suit or suits to be brought by and on behalf of the Mille Lac band of Chippewa Indians in the State of Minnesota against the United States on account of losses sustained by them or the Chippewas of Minnesota by reason of the opening of the Mille Lac Reservation in the State of Minnesota, embracing about sixty-one thousand acres of land, to public settlement under the general land laws of the United States; and from any final judgment or decree of the Court of Claims either party shall have the right to appeal to the Supreme Court of the United States, and the said cause shall be advanced on the docket of the Court of Claims and of the Supreme Court of the United States if the same shall be appealed: *Provided,* That upon the final determination of such suit or suits the Court of Claims shall have jurisdiction to decree the fees to be paid to the attorney or attorneys employed by the said Mille Lac band of Indians, and the same shall be paid out of any sum or sums found due said band or to the Chippewa Indians of Minnesota.

Mille Lac Indian  
Reservation, Minn.  
Claims of Indians  
for losses on opening  
of, referred to Court  
of Claims.

Appeal.

*Proviso.*  
Attorneys' fees.

Approved, February 15, 1909.

**CHAP. 127.**—An Act To amend section seven hundred and fourteen of the Revised Statutes of the United States, relating to the resignation of judges of the courts of the United States.

February 15, 1909.  
[S. 4535.]

[Public, No. 227.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section seven hundred and fourteen of the Revised Statutes of the United States be, and the same is hereby, amended to read as follows:

United States courts.  
Retired judges.  
R. S., sec. 714, p. 135,  
amended.

“SEC. 714. When any judge of any court of the United States appointed to hold his office during good behavior resigns his office, after having held a commission or commissions as judge of any such court or courts at least ten years continuously, and having attained the age of seventy years, he shall, during the residue of his natural life, receive the salary which is payable at the time of his retirement for the office that he held at a time ten years before his resignation.”

Pay to be that re-  
ceived ten years prior  
to resignation.

Approved, February 15, 1909.

February 16, 1909.  
[S. 6580.]

[Public, No 228.]

**CHAP. 129.**—An Act To amend an Act entitled "An Act for the widening of Bladensburg road, and for other purposes," approved January ninth, nineteen hundred and seven.

District of Columbia.  
Bladensburg road.  
Condemning land for widening.  
Vol. 34, p. 843, amended.

Dedication of government, etc., lands for.

Bridge abutments, etc., not to be disturbed.

Time limit repealed.  
Vol. 34, p. 843.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of Congress entitled "An Act for the widening of Bladensburg road, and for other purposes," approved January ninth, nineteen hundred and seven, be, and the same is hereby, amended by adding to said Act a new section, to be known as section four, which section shall read as follows:

"SEC. 4. That any land owned by the United States or the District of Columbia which is not now used for highway purposes, but which may be included in the widening of said Bladensburg road as herein provided, is hereby dedicated for the purposes of said widening, and that the abutments of any bridge or viaduct or any stone wall located within said road as widened under the provisions hereof shall not be disturbed by reason of said widening, nor shall the ground under or within the foundations of any brick building located within the lines of said road as widened be condemned for said widening, and the Commissioners of the District of Columbia are hereby authorized to permit any existing projections within the lines of said road as widened under the provisions hereof to remain within said road as widened, provided that they shall designate such projections which they will permit to remain before a jury shall have been impaneled in the proceedings for widening said road."

SEC. 2. That the limitation of thirty days after the date of dedication within which condemnation proceedings are directed to be instituted for the widening of said Bladensburg road be, and the same is hereby, repealed.

Approved, February 16, 1909.

February 16, 1909.  
[S. 8540.]

[Public, No. 229.]

**CHAP. 130.**—An Act To amend an Act entitled "An Act to authorize the construction of a bridge across the Tennessee River in Marion County, Tennessee," approved May twentieth, nineteen hundred and two, as amended by an Act approved February first, nineteen hundred and five, entitled "An Act to amend an Act entitled 'An Act to authorize the construction of a bridge across the Tennessee River in Marion County, Tennessee.'"

Tennessee River.  
Time extended for bridging, in Marion County, Tenn., by Memphis-Chatanooga Railway.  
Vol. 33, p. 629, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That an Act entitled "An Act to authorize the construction of a bridge across the Tennessee River in Marion County, Tennessee," approved May twentieth, nineteen hundred and two, as amended by an Act approved February first, nineteen hundred and five, entitled "An Act to amend an Act entitled 'An Act to authorize the construction of a bridge across the Tennessee River in Marion County, Tennessee,' approved May twentieth, nineteen hundred and two," be, and the same hereby is, revived and declared to be in full force and effect, except that section seven of said Act be, and the same hereby is, amended and reenacted so as to read as follows:

"SEC. 7. That this Act shall be null and void unless the bridge herein authorized shall be commenced within one year and completed within three years from the first day of January, nineteen hundred and nine."

SEC. 2. That the bridge to be constructed under the provisions of said Act shall be constructed in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Approved, February 16, 1909.

Time of construction.

Construction.  
Vol. 34, p. 84.

**CHAP. 131.**—An Act To promote the administration of justice in the Navy.

February 16, 1909.  
[H. R. 6252.]

[Public, No. 230.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That courts for the trial of enlisted men in the Navy and Marine Corps for minor offenses now triable by summary court-martial may be ordered by the commanding officer of a naval vessel, by the commandant of a navy-yard or station, by a commanding officer of marines, or by higher naval authority.

Navy.  
Administration of justice in.  
Courts to try enlisted men for minor offenses.

**SEC. 2.** That such courts shall be known as "deck courts," and shall consist of one commissioned officer only, who, while serving in such capacity shall have power to administer oaths, to hear and determine cases, and to impose, in whole or in part, the punishments prescribed by article thirty of the Articles for the Government of the Navy: *Provided,* That in no case shall such courts adjudge discharge from the service or adjudge confinement of forfeiture of pay for a longer period than twenty days.

Deck courts.  
Composition of.  
Powers.

*Proviso.*  
Limitations.

**SEC. 3.** That any person in the Navy under command of the officer by whose order a deck court is convened may be detailed to act as recorder thereof.

Recorder to be detailed.

**SEC. 4.** That the officer within whose command a deck court is sitting shall have full power as reviewing authority to remit or mitigate, but not to commute, any sentence imposed by such court; but no sentence of a deck court shall be carried into effect until it shall have been so approved or mitigated, and such officer shall have power to pardon any punishment such court may adjudge.

Review, etc., of sentence.

**SEC. 5.** That the courts hereby authorized shall be governed in all details of their constitution, powers, and procedure, except as herein provided, by such rules and regulations as the President may prescribe.

Procedure, etc.

**SEC. 6.** That the records of the proceedings of the courts hereby authorized shall contain such matters only as are necessary to enable the reviewing authorities to act intelligently thereon, except that if the party accused demands it within thirty days after the decision of the deck court shall become known to him, the entire record or so much as he desires shall be sent to the reviewing authority. Such records, after action thereon by the convening authority, shall be forwarded directly to, and shall be filed in, the Office of the Judge-Advocate-General of the Navy, where they shall be reviewed, and, when necessary, submitted to the Secretary of the Navy for his action.

Record of proceedings.

Review of record by Judge-Advocate-General.

**SEC. 7.** That no person who objects thereto shall be brought to trial before a deck court. Where such objection is made by the person accused, trial shall be ordered by summary or by general court-martial, as may be appropriate.

Right of objection, etc.

**SEC. 8.** That the courts authorized to impose the punishments prescribed by article thirty of the Articles for the Government of the Navy may adjudge either a part or the whole, as may be appropriate, of any one of the punishments therein enumerated: *Provided,* That the use of irons, single or double, is hereby abolished, except for the purpose of safe custody or when part of a sentence imposed by a general court-martial.

Adjudging punishments.

*Proviso.*  
Use of irons abolished.  
Exceptions.

**SEC. 9.** That the Secretary of the Navy may set aside the proceedings or remit or mitigate, in whole or in part, the sentence imposed by any naval court-martial convened by his order or by that of any officer of the Navy or Marine Corps.

Court-martial proceedings may be set aside.

**SEC. 10.** That general courts-martial may be convened by the President, by the Secretary of the Navy, by the commander in chief of a fleet or squadron, and by the commanding officer of any naval station beyond the continental limits of the United States.

Authority to convene.

**SEC. 11.** That a naval court-martial or court of inquiry shall have power to issue like process to compel witnesses to appear and testify which United States courts of criminal jurisdiction within the State,

Court of inquiry, etc., may issue process, etc.

Territory, or District where such naval court shall be ordered to sit may lawfully issue.

Witnesses.

Punishment for failure to appear.

Provisos.  
Exceptions.

Fees, etc.

Incriminating testimony not compulsory.

Allowance to prisoners.

Proviso.  
Restriction.

Procedure in summary courts.  
R. S., sec. 1624, p. 282, amended.

Record may be destroyed after two years.

Arrest of deserters by civil officers.

Depositions accepted as evidence.

Exceptions.

Of whom accepted.

SEC. 12. That any person duly subpoenaed to appear as a witness before a general court-martial or court of inquiry of the Navy, who willfully neglects or refuses to appear, or refuses to qualify as a witness or to testify or produce documentary evidence, which such person may have been legally subpoenaed to produce, shall be deemed guilty of a misdemeanor, for which such person shall be punished on information in the district court of the United States; and it shall be the duty of the United States District Attorney, on the certification of the facts to him by such naval court to file an information against and prosecute the persons so offending, and the punishment of such person, on conviction, shall be a fine of not more than five hundred dollars or imprisonment not to exceed six months, or both, at the discretion of the court: *Provided*, That this shall not apply to persons residing beyond the State, Territory, or District in which such naval court is held, and that the fees of such witnesses and his mileage at the rates provided for witnesses in the United States district court for said State, Territory, or District shall be duly paid or tendered said witness, such amounts to be paid by the Bureau of Supplies and Accounts out of the appropriation for compensation of witnesses: *Provided further*, That no witness shall be compelled to incriminate himself or to answer any question which may tend to incriminate or degrade him.

SEC. 13. That persons confined in prisons in pursuance of the sentence of a naval court-martial shall, during such confinement, be allowed a reasonable sum, not to exceed three dollars per month, for necessary prison expenses, and shall upon discharge be furnished with suitable civilian clothing and paid a gratuity, not to exceed twenty-five dollars: *Provided*, That such allowances shall be made in amounts to be fixed by, and in the discretion of, the Secretary of the Navy and only in cases where the prisoners so discharged would otherwise be unprovided with suitable clothing or without funds to meet their immediate needs.

SEC. 14. That section sixteen hundred and twenty-four, article thirty-four, Revised Statutes of the United States, is hereby amended as follows: "The proceedings of summary courts-martial shall be conducted with as much conciseness and precision as may be consistent with the ends of justice, and under such forms and rules as may be prescribed by the Secretary of the Navy, with the approval of the President, and all such proceedings shall be transmitted in the usual mode to the Navy Department, where they shall be kept on file for a period of two years from date of trial, after which time they may be destroyed in the discretion of the Secretary of the Navy."

SEC. 15. That it shall be lawful for any civil officer having authority under the laws of the United States or of any State, Territory, or District to arrest offenders, to summarily arrest a deserter from the Navy or Marine Corps of the United States and deliver him into the custody of the naval authorities.

SEC. 16. That the depositions of witnesses may be taken on reasonable notice to the opposite party, and when duly authenticated, may be put in evidence before naval courts, except in capital cases and cases where the punishment may be imprisonment or confinement for more than one year as follows: First, depositions of civilian witnesses residing outside the State, Territory, or District in which a naval court is ordered to sit; second, depositions of persons in the naval or military service stationed or residing outside the State, Territory, or District in which a naval court is ordered to sit, or who are under orders to go outside of such State, Territory, or District; third, where such naval court is convened on board a vessel of the United States, or at a naval station not within any State, Territory, or District of the United States, the depositions of witnesses may be taken and used as herein

provided whenever such witnesses reside or are stationed at such a distance from the place where said naval court is ordered to sit, or are about to go to such a distance as, in the judgment of the convening authority, would render it impracticable to secure their personal attendance.

SEC. 17. That all sentences of summary courts-martial may be carried into effect upon the approval of the senior officer present, and all sentences of deck courts may be carried into effect upon approval of the convening authority or his successor in office.

SEC. 18. That all Acts or parts of Acts inconsistent herewith are hereby repealed.

Approved, February 16, 1909.

Approval of sentences.

Repeal.

CHAP. 132. An Act To amend section eight of the Act approved May twenty-eighth, nineteen hundred and eight, entitled "An Act to amend the laws relating to navigation, and for other purposes."

February 16, 1909.

[H. R. 27970.]

[Public, No. 231.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the requirements in regard to life line or rope contained in section eight of the Act approved May twenty-eighth, nineteen hundred and eight (being chapter two hundred and twelve of the Statutes at Large, first session Sixtieth Congress) entitled "An Act to amend the laws relating to navigation, and for other purposes," shall not apply to any scow or boat the deck outside the coaming or rail of which shall not exceed one foot in width. On any such scow or boat its name or number and owner's name painted in letters and numbers, at least fourteen inches long on both ends of such scow or boat, shall be a compliance with the provisions of the said section in regard to name, number, and owner's name.

New York Harbor. Life lines not required on certain scows carrying garbage, etc.  
*Ante*, p. 427, amended.

Names, etc., may be painted on ends of boats.

Approved, February 16, 1909.

CHAP. 134.—An Act To change the name and jurisdiction of the inferior court of justice of the peace in the District of Columbia.

February 17, 1909.

[S. 6356.]

[Public, No. 232.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the inferior court known as "justice of the peace" in the District of Columbia shall remain as now constituted, but shall hereafter be known as "the municipal court of the District of Columbia." It shall consist of the present justices of the peace of said District, who shall serve as the judges of said court for the unexpired terms of their now existing commissions, and who shall not be required to be recommissioned for said unexpired terms. Thereafter, and upon the expiration of the commission of any of said members, his successor shall be appointed by the President of the United States, by and with the advice and consent of the Senate, for a term of four years, unless sooner removed as provided by law: *Provided*, That no person shall be appointed to said office unless he shall have been a bona fide citizen and resident of said District for the continuous period of at least five years immediately preceding his appointment, and shall either have been a judge of said court for at least one year, or shall have been engaged in the actual practice of law before the supreme court of the District of Columbia for a period of at least five years prior to his appointment. Each judge, when appointed, shall take an oath for the faithful and impartial performance of the duties of his office. The judges of said court shall no longer be required to give bond as heretofore, but a bond shall be given by the

Municipal court, District of Columbia. Justice of the peace court to be known as. Present justices to serve unexpired terms.

Appointments.

Terms.

Provisos. Qualifications.

Oath.

Bond of clerk.

Sittings.	clerk of said court, who shall receive and account for all fees as hereinafter provided. Said municipal court shall sit for the trial of causes in one building to be designated by the Commissioners of the District of Columbia, to be rented by said District of Columbia at a rental not to exceed one thousand eight hundred dollars per annum: <i>Provided</i> , That the first vacancy occurring in the office of judge in the municipal court of the District of Columbia, after the passage of this Act shall not be filled, and thereafter the number of said judges shall be five only.
Rent. Number of judges to be reduced to five.	
Jurisdiction.	The said court and each member thereof shall exercise the same jurisdiction as was vested in them as justice of the peace immediately before the passage of this Act, and no more, and shall be governed by the laws then in force, except as said laws and said jurisdiction are expressly changed or enlarged hereby.
Trials.	Any member of said court may try any case within its jurisdiction according to law, regardless of the place and residence of the defendant therein. The jurisdiction of said court is hereby increased from three hundred to five hundred dollars in the class of cases over which it had jurisdiction immediately prior to the passage of this Act; that said jurisdiction shall be exclusive when the amount claimed for debt or damages or the value of personal property claimed does not exceed one hundred dollars, and concurrent with the supreme court of the District of Columbia when it exceeds one hundred dollars and is not in excess of five hundred dollars, with the same right to remove any case by certiorari, as heretofore, in cases of concurrent jurisdiction.
Amount increased to \$500.	
Exclusive jurisdiction.	
Concurrent.	
Assignment of actions.	All pending actions and all actions hereinafter instituted shall be assigned for trial among the members of said court in nearly equal numbers and in such manner as may be agreed upon between them. The judges of said court shall hold separate sessions as heretofore, and are empowered to make rules for the apportionment of the business between them, and the act of each of said judges respecting the business of said court shall be deemed and taken to be the act of said court. Each of said judges is hereby empowered to administer oaths. The judges of said court shall receive the annual salary of two thousand five hundred dollars in lieu of the salary heretofore provided for justices of the peace by section six of the Code of Law for the District of Columbia, to be paid monthly as heretofore, but they shall not receive the allowance heretofore granted for rent, stationery, and other expenses. In case of sickness, absence, disability, expiration of term of service or of death of either of the judges of the police court or of the juvenile court, any one of the justices of the supreme court of the District of Columbia may designate one of the judges of the municipal court to discharge the duties of said judges until such disability be removed or vacancy filled. The justice so designated shall take the same oath prescribed for these judges.
Salaries.	
Vol. 31, p. 1191, amended.	
Service in police and juvenile courts.	
Oath.	
Clerk, etc. Salaries.	The said court shall have power to appoint a clerk at an annual salary of one thousand five hundred dollars and an assistant clerk at an annual salary of one thousand dollars, payable monthly by the District of Columbia, which clerks shall hold office at the pleasure of the court.
Deposit of fees, etc.	The clerks shall receive and care for all deposits for costs made and fees exacted under the rules governing the fee charges of said court, and shall make a weekly deposit with the collector of taxes for the District of Columbia of all fees earned during the preceding week.
Return of fees, etc.	He shall return to suitors making such deposits any proportion of a deposit which shall remain in his hands over and above the earned fees in completed cases, and shall render an itemized statement to the auditor of the District of Columbia of every fee earned, on such forms and in such manner as shall be prescribed by the auditor of the District of Columbia. In case there shall remain in the hands of the said clerk for a term of three years a balance or part of a deposit in any case which shall not have been called for by the party or parties entitled
Reversion of unclaimed deposits to District.	

to receive the same, the same shall revert to the District of Columbia, and be paid forthwith to the collector of taxes as part of the revenues of the District of Columbia.

In all suits in said court process shall be signed by the said clerk or assistant clerk in the name of the court. The assistant clerk may sign the name of the clerk to any official act required by law or by the practice of the court to be performed by the clerk. In such case the signature shall be "\_\_\_\_\_, Clerk, by \_\_\_\_\_, Assistant Clerk."

Issue of process.

Both the clerk and assistant clerk are hereby given authority to administer oaths in all cases pending in said court, or about to be filed therein.

Oath administered by clerk.

The clerk shall perform such other and further duties as may from time to time be prescribed by the municipal court.

Other duties.

He shall give bond to the District of Columbia in the sum of five thousand dollars, with surety or sureties to be approved by the Commissioners of the District of Columbia, for the faithful performance of the duties of his office, and the assistant clerk shall give a like bond in the sum of two thousand dollars: *Provided*, That the expenditures to be incurred under any of the provisions of this Act shall not in any case exceed the total amount of revenues and fees of the said municipal court.

Bond.

*Proviso.*  
Expenditures limited.

The said clerk shall keep a docket similar to the one heretofore provided for justices of the peace.

Docket.

Approved, February 17, 1909.

**CHAP. 135.**—An Act To amend section nineteen of the Act granting the Lake Erie and Ohio River Ship Canal Company rights to construct, equip, maintain, and operate a canal or canals and appurtenant works between the Ohio River in the State of Pennsylvania and Lake Erie in the State of Ohio, approved June thirtieth, nineteen hundred and six.

February 17, 1909.  
[S. 8154.]

[Public, No. 233.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section nineteen of the Act granting the Lake Erie and Ohio River Ship Canal Company rights to construct equip, maintain, and operate a canal or canals and appurtenant works between the Ohio River in the State of Pennsylvania and Lake Erie in the State of Ohio, approved June thirtieth, nineteen hundred and six, be, and it is hereby, amended as follows: In said section of said Act strike out the words "three years" and insert the words "six years" in lieu thereof; also strike out the words "ten years" and insert the words "thirteen years" in lieu thereof.

Lake Erie and Ohio River Ship Canal Company.  
Time extended for constructing canal between Ohio River and Lake Erie.  
Vol. 34, p. 813, amended.

Approved, February 17, 1909.

**CHAP. 136.**—An Act To authorize the Secretary of War to donate two condemned brass or bronze cannon or field pieces and cannon balls to the city of Henderson, Kentucky.

February 17, 1909.  
[H. R. 27069.]

[Public, No. 234.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Henderson, Kentucky, to be placed in the public park of said city, two condemned brass or bronze cannon or field pieces with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed in Central Park, in Henderson, Kentucky, and for which said city is trustee: *Provided*, That the articles of ordnance property furnished under the provisions of this Act shall not be required to be accounted for by the Chief of Ordnance, and no expense shall be incurred by the United States in the delivery of the same.

Henderson, Ky.  
Condemned cannon donated to.

*Proviso.*  
No expense, etc.

Approved, February 17, 1909.

February 17, 1909.  
[S. 9295.]

**CHAP. 137.**—An Act In relation to the salary of the Secretary of State.

[Public, No. 235.]

Secretary of State.  
Salary of, reduced.  
Vol. 34, p. 993,  
amended.  
Post, p. 861.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section four of the Act entitled "An Act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, nineteen hundred and eight, and for other purposes," approved February twenty-sixth, nineteen hundred and seven, fixing the annual compensation of heads of executive departments, be, and the same is hereby, repealed in so far as the same relates to the annual compensation of the Secretary of State; and the annual compensation of the Secretary of State shall be at the rate of eight thousand dollars.

Emoluments limited.

**SEC. 2.** That on and after March fourth, nineteen hundred and nine, there shall be no emoluments attached to the office of Secretary of State other than those which by the law in force on the first day of May, nineteen hundred and four, belonged and were then attached to said office.

Effect.

**SEC. 3.** That this Act shall take effect and be in force from and after March fourth, nineteen hundred and nine.

Approved, February 17, 1909.

February 17, 1909.  
[H. R. 21456.]

**CHAP. 138.**—An Act Authorizing sales of land within the Coeur d'Alene Indian Reservation to the Northern Idaho Insane Asylum and to the University of Idaho.

[Public, No. 236.]

University of Idaho.  
Sale of land within  
Coeur d'Alene Indian  
Reservation to,  
authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized, in his discretion, to sell to the regents of the University of the State of Idaho, for the use of said university, land not to exceed six hundred and forty acres in area, to be selected by the said regents of the said university within the limits of the Coeur d'Alene Indian Reservation, upon the approval of the Secretary of the Interior, said regents to pay therefor, upon receiving a grant thereof, such price as shall be fixed by the Secretary of the Interior but which shall not be less than two dollars and fifty cents per acre. The moneys derived from said sale shall be deposited in the Treasury of the United States for the benefit of the Indians of said reservation.

Minimum price per  
acre.  
Deposit of proceeds.

Approved, February 17, 1909.

February 18, 1909.  
[S. 1574.]

**CHAP. 143.**—An Act To create the Calaveras Bigtree National Forest, and for other purposes.

[Public, No. 237.]

Calaveras Bigtree  
National Forest, Cal.  
Creation of, author-  
ized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Agriculture, to secure and protect for all time the big trees scientifically known as Sequoia washingtoniana, is hereby empowered, in his discretion, to obtain for the United States the complete title to any or all of the following-described lands in the State of California: In township four north, range fifteen east, Mount Diablo meridian, the northeast quarter of section one; in township four north, range sixteen east, Mount Diablo meridian, the north half of section six; in township five north, range fifteen east, Mount Diablo meridian, the southwest quarter of section fourteen, south half of section fifteen, north half of section twenty-two, northwest quarter of section twenty-three, and southeast quarter of section thirty-six, and in township five north, range sixteen east, Mount Diablo meridian, the west half of section twenty-eight, the east half and southwest quarter of section twenty-nine, the southeast quarter of section thirty, all of sections thirty-

Description.

one, thirty-two, and the northwest quarter of section thirty-three. And such area or areas, as fast as complete title is acquired, shall be permanently held by the United States and shall be known as the Calaveras Bigtree National Forest and shall be administered, and protected, by the Secretary of Agriculture from the funds appropriated for the administration of National Forest land to prolong the existence, growth, and promote the reproduction of said big trees: *Provided*, That the owners of land acquired hereunder shall convey to the United States full title to any of the above-described areas approved for said national forest by the Secretary of Agriculture, the completeness of such title to be determined by the Secretary of the Interior in each case, and shall be reimbursed therefor only in any or all of three ways: They may be given the right to file with the Secretary of the Interior, within sixty days after any such conveyance, selections for an equal area of surveyed, unreserved, unappropriated, nonmineral public lands which, if found subject to such lieu selection, and of a value substantially equal to that of the amounts conveyed, may be patented to said owners in lieu of the land conveyed, and if any selection is rejected other selections may be made under conditions applicable to the one rejected; or the Secretary of Agriculture may grant to any such conveying owner the right to cut from national forest land an amount of timber and wood, substantially equal to the amount of timber and wood on the land acquired by the United States under the provisions of this Act: *Provided*, That nothing contained in this Act shall warrant an appropriation from the Treasury to carry out the terms of this Act.

Approved, February 18, 1909.

Name.

Provisos.  
Title.

Reimbursement  
plan.

No appropriation.

**CHAP. 144.**—An Act To amend the laws of the United States relating to the registration of trade-marks.

February 18, 1909.  
[S. 3969.]

[Public, No. 238.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.* That Section two of the Act of February twentieth, nineteen hundred and five, and Section one of the Act of May fourth, nineteen hundred and six, be, and the same are hereby, amended so that the sections shall, respectively, read as follows:

Trade-marks.  
Laws of, extended to  
interstate commerce.  
Vol. 33, p. 724,  
amended.  
Vol. 34, p. 169,  
amended.

“**SEC. 2.** That the application prescribed in the foregoing section, in order to create any right whatever in favor of the party filing it, must be accompanied by a written declaration verified by the applicant, or by a member of the firm or an officer of the corporation or association applying, to the effect that the applicant believes himself or the firm, corporation, or association in whose behalf he makes the application to be the owner of the trade-mark sought to be registered, and that no other person, firm, corporation, or association, to the best of the applicant's knowledge and belief, has the right to use such trade-mark in the United States, either in the identical form or in such near resemblance thereto as might be calculated to deceive; that such trade-mark is used in commerce among the several States, or with foreign nations, or with Indian tribes, and that the description and drawing presented truly represent the trade-mark sought to be registered. If the applicant resides or is located in a foreign country, the statement required shall, in addition to the foregoing, set forth that the trade-mark has been registered by the applicant, or that an application for the registration thereof has been filed by him in the foreign country in which he resides or is located, and shall give the date of such registration, or the application therefor, as the case may be, except that in the application in such cases it shall not be necessary to state that the

Verified declaration  
of ownership.  
R. S., sec. 4938, p. 956,  
amended.

Use in the United  
States.

Applicants residing  
abroad.

Proof of registra-  
tion, etc., in country  
of residence.

Verification, how made.

mark has been used in commerce with the United States or among the States thereof. The verification required by this section may be made before any person within the United States authorized by law to administer oaths, or, when the applicant resides in a foreign country, before any minister, chargé d'affaires, consul, or commercial agent holding commission under the Government of the United States, or before any notary public, judge, or magistrate having an official seal and authorized to administer oaths in the foreign country in which the applicant may be whose authority shall be proved by a certificate of a diplomatic or consular officer of the United States."

Application requirements.  
R. S., sec. 4937, p. 956, amended.

"SEC. 1. That the owner of a trade-mark used in commerce with foreign nations, or among the several States, or with Indian tribes, provided such owner shall be domiciled within the territory of the United States, or resides in or is located in any foreign country which, by treaty, convention, or law, affords similar privileges to the citizens of the United States, may obtain registration for such trade-mark by complying with the following requirements: First, by filing in the Patent Office an application therefor, in writing, addressed to the Commissioner of Patents, signed by the applicant, specifying his name, domicile, location, and citizenship; the class of merchandise and the particular description of goods comprised in such class to which the trade-mark is appropriated; a statement of the mode in which the same is applied and affixed to goods, and the length of time during which the trade-mark has been used; a description of the trade-mark itself shall be included, if desired by the applicant or required by the Commissioner, provided such description is of a character to meet the approval of the Commissioner. With this statement shall be filed a drawing of the trade-mark, signed by the applicant, or his attorney, and such number of specimens of the trade-mark as actually used as may be required by the Commissioner of Patents. Second, by paying into the Treasury of the United States the sum of ten dollars, and otherwise complying with the requirements of this Act and such regulations as may be prescribed by the Commissioner of Patents."

Description of trade-mark may be given.  
Vol. 34, p. 169, amended.

Approved, February 18, 1909.

February 18, 1909.  
[H. R. 20385.]

**CHAP. 145.**—An Act To enable the Omaha and Winnebago Indians to protect from overflow their tribal and allotted lands located within the boundaries of any drainage district in Nebraska.

[Public, No. 239.]

Omaha and Winnebago Indians, Nebr.  
Drainage of lands of, authorized.  
Payment of assessments, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized, in his discretion, to pay from the funds remaining to the credit of the Omaha and Winnebago tribes of Indians any assessments which may be made by any drainage district in the State of Nebraska on the tribal lands of said Indians to protect such lands from overflow, not exceeding an average of eight dollars per acre.

Per capita payments to Indians.

SEC. 2. That the Secretary of the Interior be, and he is hereby, authorized, in his discretion, under such regulations as he may prescribe, to pay per capita to the Indians of the Omaha and Winnebago tribes who have allotted lands within any such drainage district the proportionate share of such Indians in the funds remaining to the credit of said tribe after the payment provided for in section one of this Act: *Provided,* That no assessments made by such drainage district on the allotment of any Indian while the same is held in trust by the United States for the use and benefit of the allottee shall be valid or constitute a lien on the land, but the Secretary of the Interior shall retain not exceeding two hundred and forty dollars of the per capita

*Proviso.*  
Allotments held in trust.

share of any such allottee and expend the same for the payment or partial payment of the sum found by such drainage district to be due from such allottee for the purpose of protecting his lands embraced in the drainage district from overflow. Such payment shall be credited on any assessment which may be made on the allotment of said Indian after the termination of the trust by expiration of the period, issuance of a fee-simple patent, or by a conveyance under existing law, duly approved by the Secretary of the Interior.

Payment for protection from overflow.

Credited on assessments.

SEC. 3. That any such drainage district be, and is hereby, authorized to assess the cost of reclaiming the tribal lands of the Omaha and Winnebago Indians and all lands allotted to the Indians in severalty and held by patents containing restrictions as to alienation and taxation within such districts, subject to the limitation contained in the preceding section, and to condemn any of said lands necessary for the purpose of reclamation in the same manner as such district may condemn other lands: *Provided*, That the payments to be made or the taking of lands under the provisions of this section shall be subject to the approval of the Secretary of the Interior.

Reclamation of tribal lands.

Proviso. Approval of payments.

SEC. 4. That the Secretary of the Interior be, and he is hereby, authorized, in his discretion, upon application of the allottee, or his heirs, to issue a fee-simple patent to any Omaha and Winnebago Indian for the lands allotted to him within any such drainage district, and the issuance of such patent shall operate as a removal of all restrictions as to the sale, incumbrance, and taxation of the lands covered thereby.

Patent in fee simple.

Approved, February 18, 1909.

**CHAP. 146.**—An Act For the organization of the militia in the District of Columbia.

February 18, 1909.  
[H. R. 21926.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following amendments are hereby made to an Act of Congress entitled "An Act to provide for the organization of the militia of the District of Columbia, and for other purposes," approved March first, eighteen hundred and eighty-nine:

[Public, No. 240.]

District of Columbia.  
Militia organization.

Strike out the whole of section ten and insert in lieu thereof the following:

Vol. 25, p. 774,  
amended.

"SEC. 10. That the organized militia shall be composed of volunteers, and shall be designated the National Guard of the District of Columbia."

Designated National Guard.

Strike out the whole of section eleven and insert in lieu thereof the following:

Composition.

"SEC. 11. That the land forces of the National Guard shall consist of one brigadier-general (the commanding general of the militia of the District of Columbia), an adjutant-general's department, an inspector-general's department, a judge-advocate-general's department, a quartermaster's department, a subsistence department, a department of small arms practice, a medical department and hospital corps, a pay department, a corps of engineers, an ordnance department, a signal corps, a coast artillery corps, two regiments and one separate battalion of infantry, four companies of coast artillery, a troop of cavalry, and one battery of field artillery, all to be organized by the President as now provided for the Regular Army or the organized militia by law or regulation: *Provided*, That the President of the United States, the Commander in Chief, shall have power to alter, divide, annex, consolidate, disband, or reorganize the same whenever in his judgment the efficiency of the forces will be thereby increased, and he shall at any time have power to change the organi-

Proviso.  
Powers of the President to change.  
Vol. 25, p. 775  
amended.

zation of departments, staff corps, regiments, battalions, companies, troop, and battery so as to conform to any organization, system of drill, or instruction now or hereafter adopted for the Army of the United States or the organized militia, and for that purpose the number of officers and enlisted men of any grade in departments, staff corps, regiments, battalions, companies, troop, and battery may be increased to the extent made necessary by the new positions thus created."

Vol. 25, p. 774,  
amended.

Strike out all of sections twelve, thirteen, fourteen, fifteen, sixteen, and seventeen; change the number of section eighteen to twelve; and amend section nineteen to read as follows:

Officers.  
Commissions on recommendation by commanding general.

"SEC. 13. That all officers shall be commissioned by the President of the United States, on the recommendation of the commanding general. That they shall be nominated as herein provided. No person commissioned as an officer shall assume such rank or enter upon the duties of the office to which he may be commissioned until he has accepted such commission and taken such oaths or affirmation as may be prescribed."

Oath.

Vol. 25, p. 775,  
amended.

Strike out all of sections twenty and twenty-one and insert in lieu thereof the following:

Nominations of staff,  
etc., officers.

"SEC. 14. That the officers of the staff departments, staff corps, and the organizations created by this Act when organized shall be nominated by the commanding general, subject to the examination required by law."

Strike out all of section twenty-two and insert in lieu thereof the following:

Line officers, promotion.

"SEC. 15. That vacancies existing or hereafter occurring in the cavalry, coast artillery corps, field artillery, and infantry above the grade of second lieutenant shall, subject to the examination required by law, be filled by promotion according to seniority from the next lower grade in the troop, the separate company, the field battery, the separate battalion, and the regiment in which the vacancy occurred."

Following section twenty-two and between that section and section twenty-three insert the following additional section:

Second lieutenants  
from enlisted men.

"SEC. 16. That hereafter all appointments to the grade of second lieutenant shall be from the enlisted men, under regulations prescribed by the commanding general, and subject to the examination required by law."

Strike out all of section twenty-three and insert in lieu thereof the following:

Examinations for  
promotion.

"SEC. 17. That the commanding general be, and he is hereby, authorized to prescribe a system of examination to be conducted at such times anterior to the accruing of the right to promotion as may be best for the interest of the service. If any officer fails to appear for examination within thirty days after notification to so appear or fails to pass a satisfactory examination and is reported unfit for promotion, the officer next below him in rank, having passed said examination, shall receive the promotion: *And provided*, That should the officer fail in his physical examination and be found incapacitated for service by reason of physical disability contracted in the line of duty he shall be retired with the rank to which his seniority entitled him to be promoted; but if he should fail for any other reason he shall be suspended from promotion for ninety days, when he shall be reexamined, and in case of failure on such reexamination he shall be honorably discharged."

Following section twenty-three and between that section and section twenty-four insert the following additional sections:

Examinations for  
second lieutenantcies.

"SEC. 18. That the commanding general be, and he is hereby, authorized to prescribe a system of examination of enlisted men to determine their fitness for promotion to the grade of second lieutenant.

"SEC. 19. That whenever, in the opinion of the commanding general of the militia of the District of Columbia, an officer of the said militia has become incapacitated for the performance of duty for any reason, the commanding general shall submit the name of such officer to the Secretary of War, with a view to his being ordered before a board of examination, to be appointed by the Secretary of War, which board shall examine said officer as to his physical, mental, and military qualifications.

Physical, etc., examination of officers.

"If any officer shall fail to appear before a board of examination so appointed within thirty days after being notified, or shall fail to pass a satisfactory examination, the fact shall be certified by the board to the commanding general, who shall forward the record of examination to the Secretary of War, with his recommendation thereon, for submission to the President.

Certificate to President.

"SEC. 20. That any commissioned officer in the National Guard of the District of Columbia who shall have served as such in the National Guard of the District of Columbia for the continuous period of ten years may, upon his own application, be placed by the President of the United States upon a retired list, which is hereby authorized, with the rank held by him at the time such application is made: *Provided, however,* That an officer so retired who at the time of making such application has remained in the same grade for the continuous period of ten years, or whose services have been especially meritorious, may be retired with increased rank of one grade and shall, before being so retired, receive from the President of the United States the commission of the new grade: *Provided further,* That whenever any officer on the active list reaches the age of sixty-four years he shall be retired; with or without increase of rank in the discretion of the President of the United States. Retired officers on occasions of ceremony may, and when acting under orders, as hereinafter provided, shall wear the uniform of the highest rank attained by them in the military service of the United States, the militia of the States or Territories, or the National Guard of the District of Columbia. Retired officers shall be eligible to perform any military duty to the same extent as if not retired, and the commanding general may, in his discretion, by order, require them to serve upon military boards, courts of inquiry, and courts-martial, or to perform any other special or temporary duty, and for such service they shall receive the same pay and allowances as are provided by law for like service by officers on the active list of the National Guard of the District of Columbia. All retired officers shall be amenable to court-martial for military offenses to the same extent as if upon the active list of the National Guard of the District of Columbia. The names of all officers of retired rank shall be borne upon a separate roster, kept under the supervision of the adjutant-general. The commanding general may at any time recommend to the President of the United States and the President may retire any commissioned officer who shall have been ordered before a medical board consisting of at least three commissioned medical officers and upon whom such a board shall have made report showing such officer to be physically unable to properly perform the duties of his office."

Retirement after ten years' service.

*Provisos.*  
Increased rank.

Retirement at sixty-four years of age.

Retired officers may wear uniforms, etc.

Service on military boards, etc.

Pay and allowances.

Amenable for military offenses.

Commanding general may recommend retirement.

Section number changed,  
Vol. 25, p. 775,  
amended.

Change the number of section twenty-four to "twenty-one."

Strike out the whole of section twenty-five and insert in lieu thereof the following:

"SEC. 22. That the commanding officers of regiments and battalions not part of regiments shall appoint and warrant the noncommissioned staff officers of their respective regiments or battalions, and they shall, in their discretion, warrant the noncommissioned officers of the companies of their respective regiments and battalions from the members thereof, upon the written nomination of the commanding officers of the companies, respectively. In troop, battery,

Noncommissioned officers, appointments.

and companies not part of a regiment or battalion and in the hospital corps the noncommissioned officers shall be warranted by the commanding officer of the brigade, in his discretion, from the members thereof, upon the written nomination of the commanding officer of the troop, battery, company, or hospital corps. The officer warranting a noncommissioned officer shall have power to reduce to the ranks, for good and sufficient reasons, the noncommissioned officers named in this section, but such as were enlisted as noncommissioned officers shall be discharged. Noncommissioned officers who shall be dropped vacate their positions."

Reduction to ranks,  
etc.

Vol. 25, p. 775,  
amended.

Term of enlistment.

Proviso.  
Reenlistment.

Strike out the whole of section twenty-six and insert in lieu thereof the following:

"SEC. 23. That enlistment in the National Guard of the District of Columbia shall be for the term of three years: *Provided, however,* That any soldier who may have received an honorable discharge by reason of the expiration of his term of service may within thirty days thereafter reenlist for a term of three years, to date from the expiration of his previous term."

Section number  
changed.  
Vol. 25, p. 776,  
amended.

Discharges of en-  
listed men.  
Honorable.

Change the number of section twenty-seven to "twenty-four."

Strike out the whole of section twenty-eight and insert in lieu thereof the following:

"SEC. 25. That no enlisted man shall be honorably discharged before the expiration of his term of service, except by order of the commanding general and for the following reasons:

"Upon his own application, for good and sufficient reason, approved by the commanding officer of his company and by superior commanders.

"Upon removal from the District of Columbia.

"Upon disability, established by certificate of a medical officer.

"To accept promotion by commission."

Following section twenty-eight and between that section and section twenty-nine insert the following additional section:

Without honor.

"SEC. 26. That an enlisted man may be discharged without honor at any time by order of the commanding general on account of fraudulent enlistment, or on account of his being continuously absent without leave from his command for a period of not less than three months.

Dishonorable.

"SEC. 27. That an enlisted man shall be dishonorably discharged by order of the commanding general upon conviction of felony in a civil court; upon discovery of reenlistment after previous dishonorable discharge; or to carry out a sentence of a court-martial."

Section numbers  
changed.

Change the number of section thirty to "twenty-eight."

Change the number of section thirty-one to "twenty-nine."

Change the number of section thirty-two to "thirty."

Following section thirty-two and between that section and section thirty-three insert the following additional section:

Public property.  
Personal responsi-  
bility for.

"SEC. 31. That every officer and enlisted man to whom property of the United States has been issued shall be personally responsible to the United States for such property, and no one shall be relieved from such responsibility except it be shown to the satisfaction of the commanding general that the loss or destruction of such property was unavoidable and in no way the fault of the person responsible for the same; and in all other cases the value of the property lost or destroyed shall be charged against the person at fault or to the organization to which it has been issued, and such person or organization, if not relieved from such charge by the commanding general, shall pay the value of such property to the Quartermaster-General within one year after such loss or destruction. The value of lost or destroyed property and the person or organization to be charged therewith shall be determined by a board to consist of an inspector of the staff of the commanding general of the militia and the commanding

Determining value  
of lost, etc.

officer of the organization in which such property is lost. In case of disagreement such value shall be fixed by the commanding general of the militia."

Change the number of section thirty-three to "thirty-two."

Change the number of section thirty-four to "thirty-three."

Strike out the whole of section thirty-five and insert in lieu thereof the following sections:

"SEC. 34. That upon the promotion, tender of resignation, retirement, or dismissal of any officer who is responsible or accountable for public property, the commanding general of the militia shall designate an officer to accept and receipt for such property, and direct the officer responsible or accountable therefor to make prompt transfer of all property remaining on hand; and it shall be the duty of the officer responsible or accountable to proceed at once to complete such transfer and close his accounts without delay.

"SEC. 35. That should any officer responsible or accountable for public property, after receiving instructions to transfer the same as aforesaid, fail to make proper transfer as directed within thirty days or any authorized extension of that period, the heads of the respective staff departments exercising supervision over or control of said property shall report the facts to the adjutant-general for the action of the commanding general of the militia. Upon receiving such a report the commanding general may, in his discretion, direct that a surveying officer be appointed, and it shall be the duty of such surveying officer to ascertain and verify all public property which the delinquent officer had on hand and certify the same to the officer designated to receive it, who will immediately take up all property so certified and receipt for the same to the head of the proper staff department. The surveying officer will then proceed to determine and fix the responsibility for the loss or destruction of any of the foregoing property which is not found or transferred as directed.

"SEC. 36. That should any officer responsible or accountable for public property, after receiving instructions to transfer the same and close his accounts as aforesaid, fail to close his accounts to the satisfaction of the commanding general, the heads of the respective staff departments exercising supervision over or control of said property will report the facts to the adjutant-general for the action of the commanding general of the militia. Upon receiving such a report, the commanding general may, in his discretion, direct that a surveying officer be appointed to determine and fix the responsibility for the loss or destruction of any public property for which said officer is responsible or accountable and which he has failed to transfer to the officer designated to receive the same.

"SEC. 37. That in the event of the death or desertion of any officer accountable for public property the commanding general shall direct that a surveying officer be appointed, and also designate an officer to receive such property. Said surveying officer shall ascertain and verify all public property which the deceased or deserting officer had on hand at the time of his death or desertion and certify the same to the officer designated to receive it, who will immediately take up all property so certified and receipt for the same to the heads of the proper staff departments. The surveying officer will then proceed to determine and fix the responsibility for the loss or destruction of any of the foregoing property which is not found or transferred as directed.

"SEC. 38. That until an officer or his legal representative shall have received notice that the property accounts of such officer have been examined and found correct the liability of such officer or of his estate for public property for which he is or may have been responsible or accountable shall be in no way affected by resignation, discharge,

Section numbers changed.

Vol. 25, p. 777, amended.

Transfer of, on promotion, etc.

Failure to transfer.

Defective accounts.

Determining responsibility.

Survey of, in case of death, etc.

Liability until notice of correctness of account.

<p>Payment for loss, etc.</p>	<p>change in official position, desertion, or death. Compensation for any public property defaced, injured, lost, or destroyed through the neglect or default of a deceased officer may be recovered from his estate in the manner provided in section thirty-two."</p>
<p>Section numbers changed.</p>	<p>Change the number of section thirty-six to "thirty-nine."</p>
<p>Vol. 25, p. 779.</p>	<p>Change the number of section thirty-seven to "forty."</p>
	<p>Change the number of section thirty-eight to "forty-one."</p>
	<p>Change the number of section thirty-nine to "forty-two."</p>
	<p>Change the number of section forty to "forty-three."</p>
	<p>Change the number of section forty-one to "forty-four."</p>
	<p>Change the number of section forty-two to "forty-five."</p>
	<p>Change the number of section forty-three to "forty-six."</p>
	<p>Change the number of section forty-four to "forty-seven."</p>
	<p>Change the number of section forty-five to "forty-eight."</p>
	<p>Change the number of section forty-six to "forty-nine."</p>
	<p>Change the number of section forty-seven to "fifty."</p>
	<p>Change the number of section forty-eight to "fifty-one."</p>
	<p>Change the number of section forty-nine to "fifty-two."</p>
<p>Pay for active service.</p>	<p>Following section forty-nine insert the following additional section:</p>
<p>Enlisted men.</p>	<p>"Sec. 53. That whenever the National Guard of the District of Columbia shall be ordered to duty in case of riot, tumult, breach of the peace, or whenever called in aid of the civil authorities, all enlisted men who do duty shall be paid at the rate equivalent to two times the pay of enlisted men of the Regular Army of like grade. Commissioned officers who do duty shall be entitled to and shall receive the same pay and allowances as commissioned officers of like grade of the Regular Army. Each mounted officer and enlisted man shall be paid a reasonable per diem compensation for each horse actually furnished and used by him: <i>Provided</i>, That when the National Guard of the District of Columbia is called into the actual service of the United States the officers and enlisted men shall, during their time of service, be entitled to the same pay and allowances as are or may be provided by law for the Regular Army."</p>
<p>Commissioned officers.</p>	
<p>Mounts.</p>	
<p><i>Proviso.</i> Service in Army.</p>	
<p>Vol. 25, p. 779, amended.</p>	<p>Strike out the whole of section fifty and insert in lieu thereof the following sections:</p>
<p>Military courts.</p>	<p>"Sec. 54. That the military courts of the District of Columbia shall be: General courts-martial, garrison courts-martial, the summary court, and courts of inquiry, as now or hereafter provided by law.</p>
<p>Courts of inquiry.</p>	<p>"Sec. 55. That courts of inquiry, to consist of not more than three officers, may be ordered by the commanding general for the purpose of investigating the conduct of any officer, either at his own request or on complaint or charge of conduct unbecoming an officer. Such court of inquiry shall report the evidence adduced, a statement of facts, and an opinion thereon, when required, to the commanding general, who may, in his discretion, thereupon order a court-martial for the trial of the officer whose conduct has been inquired into."</p>
<p>Report.</p>	
<p>Section numbers changed.</p>	<p>Change number of section fifty-one to "fifty-six."</p>
<p>Constitution, jurisdiction, etc., of.</p>	<p>After section fifty-one insert the following additional sections:</p>
	<p>"Sec. 57. That the constitution and jurisdiction of military courts, the form and manner in which their proceedings shall be conducted and reported, and the forms of oaths and affirmations taken in the administration of military law by such courts, the limits of punishment and the proceedings in revision shall be governed by the Articles of War and the law and procedure of the military courts of the United States."</p>
<p>Prosecutions of members of, prohibited.</p>	<p>"Sec. 58. That no action or proceeding shall be prosecuted or maintained against a member of a military court, or officer or person acting under its authority or reviewing its proceedings on account of the approval or imposition or execution of any sentence, or the imposition or collection of fine or penalty, or the execution of any warrant, writ, execution, process, or mandate of a military court,</p>

nor shall any officer or enlisted man be liable to civil or criminal prosecution for any act done while in the discharge of his military duty.

"SEC. 59. That the jurisdiction of the courts and boards established by this Act shall be presumed, and the burden of proof shall rest on any person asking to oust such courts or boards of jurisdiction in any action or proceedings. Jurisdiction to be presumed.

"SEC. 60. That every person not belonging to the National Guard of the District of Columbia who, being duly subpoenaed to appear as a witness before the military courts herein provided for, willfully neglects or refuses to appear, or refuses to qualify as a witness or to testify or produce documentary evidence which such person may have been legally subpoenaed to produce, shall be guilty of a misdemeanor, for which such person shall be punished on information in the criminal courts of the District of Columbia, and it shall be the duty of the United States attorney for the District of Columbia, on certification of the facts to him by any military court herein provided for, to file an information against and prosecute the person so offending and the punishment of such person on conviction shall be by a fine of not more than one hundred dollars, or imprisonment not exceeding thirty days, or both, at the discretion of the court: *Provided*, That this section shall not apply to persons residing beyond the limits of the District of Columbia, and that the fees of such witness and his mileage at the rate provided for witnesses in the United States district court in said District shall be duly paid or tendered said witness: *And provided*, That no witness shall be compelled to incriminate himself or to answer any questions which may tend to criminate or degrade him. Witnesses.  
Refusal to qualify, etc.  
Penalty.  
*Proviso.*  
Nonresidents.  
Incriminating testimony.

"SEC. 61. That the sentences of said courts, whether of fine or imprisonment, shall be executed by the United States marshal for the District of Columbia in the same manner as are sentences of the criminal courts of said District. Sentences.

"SEC. 62. That whenever it shall appear to a regularly constituted court-martial convened under the provisions of this Act that the accused, having been duly ordered or summoned to appear before such court-martial for trial, has refused or neglected so to appear, such court-martial shall issue a warrant or attachment for the arrest of the accused, directed to the United States marshal for the District of Columbia, who shall forthwith execute said warrant or attachment, make proper return thereof to such court-martial, and produce to such court-martial the body of the accused, if within the District of Columbia, and to retain the custody thereof and continue so to produce said body during the sessions of such court-martial until the conclusion of the trial, unless sooner discharged by said court-martial." Warrants for arrest of accused.

Strike out all of sections fifty-two, fifty-three, and fifty-four.

Vol. 25, pp. 779, 780, amended.

Change number of section fifty-five to "sixty-three."

Change the number of section fifty-six to "sixty-four," and amend it to read as follows: Section numbers changed.

"SEC. 64. That during the annual encampment, and on every duty on parade ordered by the commanding general, there shall be allowed and paid for each day of service: To each member of the regularly enlisted bands, four dollars; to the chief musicians, eight dollars; and to the principal musicians, six dollars. In event there is no enlisted band or field music, or not a sufficient number of either, the commanding general may authorize the employment of such as he may deem necessary for the occasion: *Provided*, That the total pay of enlisted musicians shall not in any event exceed the rates authorized by this section." Musicians' pay.  
Annual encampments, etc.  
Vol. 25, p. 780, amended.  
*Proviso.*  
Limit.

Change the number of section fifty-seven to "sixty-five."

Section number changed.

Vol. 25, p. 780, amended.	Strike out all of section fifty-eight, and insert in lieu thereof the following:
Annual estimates.	"SEC. 66. That the commanding general shall annually transmit to the Commissioners of the District of Columbia an estimate of the amount of money required for the next ensuing fiscal year to pay the expenses authorized by this Act, and the said Commissioners shall include the same in their annual estimates of appropriations for the District; and all money appropriated to pay the expenses authorized by this Act shall be disbursed in accordance with law."
Disbursements.	
Section numbers changed. Vol. 25, p. 780.	Change the number of section fifty-nine to "sixty-seven." Change the number of section sixty to "sixty-eight." Change the number of section sixty-one to "sixty-nine." Change the number of section sixty-two to "seventy." Change the number of section sixty-three to "seventy-one."
Reserve corps organized. Composition of.	Following section sixty-three insert the following additional sections: "SEC. 72. That a reserve corps of the National Guard of the District of Columbia is hereby organized, to consist of honorably discharged officers and men of the Army, the Navy, and the Marine Corps of the United States, honorably discharged officers and men of the organized militia of any State or Territory who are residents of the District of Columbia, and honorably discharged members of the National Guard of the District of Columbia whose military training and physical condition shall conform to the standard determined by regulations to be promulgated by the President of the United States: <i>Provided</i> , That the term of enlistment in the reserve and the military duties and obligations required of reservists shall be determined by regulations to be promulgated by the President of the United States: <i>Provided further</i> , That when called out for military duty, reservists shall receive the same pay and allowances as officers and men of like grade on the active list of the National Guard of the District of Columbia.
Provisos. Term of enlistment.	
Pay.	
Exempt from jury duty.	"SEC. 73. That all officers and enlisted men of the National Guard of the District of Columbia, both active and retired, shall be exempt from jury duty.
District of Columbia included in militia law. Vol. 32, p. 775.	"SEC. 74. That whenever the words 'State or Territory' are used in the 'Act to promote the efficiency of the militia, and for other purposes,' approved January twenty-first, nineteen hundred and three, as amended, they shall be held to apply to and include the District of Columbia.
Naval battalion not affected.	"SEC. 75. That nothing herein contained shall be held to alter the status or organization of the naval battalion as now provided for by law.
Date of commissions.	"SEC. 76. That any commission issuing under the provisions of this Act shall, where the rank remains unchanged, bear the date of the commission now held; and that any officer who has served continuously in the same grade may be recommissioned with rank from date of his original commission to that grade."

Approved, February 18, 1909.

February 18, 1909.  
[S. 8510.]

**CHAP. 147.**—An Act To extend the time of payments on certain homestead entries in Oklahoma.

[Public, No. 241.]

Oklahoma.  
Time extended for payments on certain homestead entries in.  
Vol. 34, pp. 213, 550,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the time within which all unpaid payments which have heretofore, or may hereafter, become due and payable under the Act entitled "An Act to open to settlement five hundred and five thousand acres of land in Kiowa-Comanche and Apache Indian reservations in Oklahoma Territory," approved June

fifth, nineteen hundred and six, and the Act entitled "An Act giving preference right to actual settlers on pasture reserve numbered three to purchase land leased to them for agricultural purposes in Comanche County, Oklahoma," approved June twenty-eighth, nineteen hundred and six, and the Act entitled "An Act to extend the time of payments on certain homestead entries in Oklahoma," approved March eleventh, nineteen hundred and eight, be, and the same is hereby, postponed and extended for one year from the date on which such payments are now by law required to be made: *Provided*, That as a condition precedent to said extension in each case the settler shall pay to the Secretary of the Interior, to be held in trust by him for the benefit of the Indians entitled thereto, four per centum on the amount of such deferred payments where the settler had no preference right, and five per centum on the amount of the deferred payment where such settler was given a preference right, but the payment of said five per centum shall be made in lieu of the interest payment required by said Act of June twenty-eighth, nineteen hundred and six.

*Ante*, p. 41, amended.

*Proviso*.  
Per centum payments.

That the Secretary of the Interior is hereby authorized, in his discretion, to extend the time of payments to the purchasers and their assigns applying therefor upon the lots sold, or to be sold, in pursuance of an Act entitled "An Act providing for the platting and selling of the south half of section thirty, township two north, range eleven west of the Indian meridian, in the State of Oklahoma, for townsite purposes," approved March twenty-seventh, nineteen hundred and eight, and the Secretary of the Interior is authorized to permit the unpaid purchase money for such lots to be paid in such installments and at such times as he may deem proper: *Provided, however*, That said purchasers or their assigns shall be required to pay interest on all such deferred payments sufficient to pay the Kiowa, Comanche, and Apache Indians four per centum interest on the payments so deferred, and to pay the local authorities entitled to receive the same the equivalent of the State, county, city, and school tax at the legal rate, upon such valuation as the Secretary of the Interior may determine, and to which the lots would be liable if patented, such extension of time not to exceed four years from the date of the approval of this Act: *Provided further*, That not exceeding one-half of the amount which may be set aside by the Secretary of the Interior, under the Act above referred to, for the construction of two school buildings may be applied by the Secretary of the Interior to such other improvements as he may deem for the public welfare.

Town-site lots.  
Time of payment, extended to purchasers of.

*Ante*, p. 49.

*Provisos*.  
Interest, etc., on deferred payments.

Restriction.

Approved, February 18, 1909.

**CHAP. 148.**—An Act To amend an Act entitled "An Act to establish the Foundation for the Promotion of Industrial Peace."

February 18, 1909.  
[H. R. 19662.]

[Public, No. 242.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section two of an Act entitled "An Act to establish the Foundation for the Promotion of Industrial Peace," approved March second, nineteen hundred and seven, be amended so as to read as follows:

Foundation for the Promotion of Industrial Peace.  
Vol. 34, p. 1242, amended.

"SEC. 2. That it shall be the duty of the trustees herein mentioned to invest and reinvest the principal of this foundation, to receive any additions which may come to it by gift, bequest, or devise, and to invest and reinvest the same; and to pay over the income from the Foundation and its additions, or such part thereof as they may from time to time apportion, to a committee of sixteen persons, to be known as the 'Industrial Peace Committee;' said committee to consist of the seven trustees and nine other persons to be selected by the trustees, three of whom shall serve as members of the committee for the period

Duties of trustees.

Committee reduced.

Selection, service, etc.

of one year, three as members for the period of two years, and three as members for the period of three years, three of the nine members thus selected by the trustees to be representatives of labor, three to be representatives of capital, each chosen for distinguished services in the industrial world in promoting righteous industrial peace, and three members to represent the general public. Any vacancies which may occur in this committee shall be filled by the selection and appointment in the manner prescribed for the original appointment of the committee, and when the committee has first been fully selected and appointed each member thereafter appointed shall serve for the period of three years or for the unexpired portion of such term."

SEC. 2. That section three of the said Act be amended so as to read as follows:

"SEC. 3. That the Industrial Peace Committee herein constituted shall arrange for such meetings and conferences in the city of Washington, District of Columbia, as it may deem advisable, of representatives of labor and capital for the purpose of discussing industrial problems with the view of arriving at a better understanding between employers and employees. It shall call such conferences in case of great industrial crises and take such other steps as in its discretion will promote the general purposes of the Foundation, subject, however, to such rules and regulations as may be prescribed by the trustees. The committee shall receive suggestions for the subjects to be discussed at the meetings and conferences, and be charged with the conduct of the proceedings at such meetings and conferences, and shall also arrange for the publication of the results of such meetings and conferences."

Approved, February 18, 1909.

Meetings and conferences at Washington, D. C.

Objects.

Subjects for discussion, etc.

February 18, 1909.  
[H. R. 25552.]

[Public, No. 243.]

CHAP. 149.—An Act To amend an Act entitled "An Act to authorize the construction of a bridge across the Monongahela River, in the State of Pennsylvania, by the Liberty Bridge Company," approved March second, nineteen hundred and seven.

Monongahela River. Time extended for bridging, by Liberty Bridge Company at Pittsburg, Pa. Vol. 34, p. 1235.

Ante, p. 45, amended.

Time of construction.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section two of an Act entitled "An Act to authorize the construction of a bridge across the Monongahela River, in the State of Pennsylvania, by the Liberty Bridge Company," approved March second, nineteen hundred and seven, as amended by an Act approved March sixteenth, nineteen hundred and eight, be, and is hereby, further amended to read as follows:

"SEC. 2. That this Act shall be null and void if actual construction of the bridge herein authorized be not commenced within one year and completed within three years from March fifteenth, nineteen hundred and nine."

Approved, February 18, 1909.

February 18, 1909.  
[H. R. 26216.]

[Public, No. 244.]

CHAP. 150.—An Act To extend the provisions of section four of an Act entitled "An Act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-five, and for other purposes," approved August eighteenth, eighteen hundred and ninety-four, to the Territories of New Mexico and Arizona.

New Mexico and Arizona. Desert lands grants for irrigation extended to. Vol. 28, p. 422.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all the provisions of section four of the Act of Congress approved August eighteenth, eighteen hundred and ninety-four, being chapter three hundred and one to Supplement to Revised Statutes of the United States, entitled

"An Act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-five, and for other purposes," and the amendments thereto be, and the same are hereby, extended to the Territories of New Mexico and Arizona, and that said Territories upon complying with the provisions of said Act shall be entitled to have and receive all of the benefits therein conferred upon the States.

SEC. 2. That this Act shall be in full force and effect from and after its passage.

Effect.

Approved, February 18, 1909.

**CHAP. 160.**—An Act To provide for an enlarged homestead.

February 19, 1909.  
[S. 6155.]

[Public, No. 245.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any person who is a qualified entryman under the homestead laws of the United States may enter, by legal subdivisions, under the provisions of this Act, in the States of Colorado, Montana, Nevada, Oregon, Utah, Washington, and Wyoming, and the Territories of Arizona and New Mexico, three hundred and twenty acres, or less, of nonmineral, nonirrigable, unreserved and unappropriated surveyed public lands which do not contain merchantable timber, located in a reasonably compact body, and not over one and one-half miles in extreme length: *Provided*, That no lands shall be subject to entry under the provisions of this Act until such lands shall have been designated by the Secretary of the Interior as not being, in his opinion, susceptible of successful irrigation at a reasonable cost from any known source of water supply.

Public lands.  
Enlarged homestead entries of 320 acres permitted.  
States and Territories affected.*Proviso.*  
Designation of non-irrigable lands.

SEC. 2. That any person applying to enter land under the provisions of this Act shall make and subscribe before the proper officer an affidavit as required by section twenty-two hundred and ninety of the Revised Statutes, and in addition thereto shall make affidavit that the land sought to be entered is of the character described in section one of this Act, and shall pay the fees now required to be paid under the homestead laws.

Applications, fees, etc.

R. S., sec. 2290, p. 420.

SEC. 3. That any homestead entryman of lands of the character herein described, upon which final proof has not been made, shall have the right to enter public lands, subject to the provisions of this Act, contiguous to his former entry which shall not, together with the original entry, exceed three hundred and twenty acres, and residence upon and cultivation of the original entry shall be deemed as residence upon and cultivation of the additional entry.

Additions allowed incomplete homestead entries.

Limit, etc.

SEC. 4. That at the time of making final proofs as provided in section twenty-two hundred and ninety-one of the Revised Statutes the entryman under this Act shall, in addition to the proofs and affidavits required under the said section, prove by two credible witnesses that at least one-eighth of the area embraced in his entry was continuously cultivated to agricultural crops other than native grasses beginning with the second year of the entry, and that at least one-fourth of the area embraced in the entry was so continuously cultivated beginning with the third year of the entry.

Proof of cultivation required.  
R. S., sec. 2291, p. 420.  
Additional.

SEC. 5. That nothing herein contained shall be held to affect the right of a qualified entryman to make homestead entry in the States named in section one of this Act under the provisions of section twenty-two hundred and eighty-nine of the Revised Statutes, but no person who has made entry under this Act shall be entitled to make homestead entry under the provisions of said section, and no entry made under this Act shall be commuted.

Regular homestead entries not affected.

R. S., sec. 2289, p. 419.

No commutations.

Utah. Lands without water for domestic use.

Residence not required, if so designated.

Proviso. Cultivation required.

SEC. 6. That whenever the Secretary of the Interior shall find that any tracts of land, in the State of Utah, subject to entry under this Act, do not have upon them such a sufficient supply of water suitable for domestic purposes as would make continuous residence upon the lands possible, he may, in his discretion, designate such tracts of land, not to exceed in the aggregate two million acres, and thereafter they shall be subject to entry under this Act without the necessity of residence: *Provided*, That in such event the entryman on any such entry shall in good faith cultivate not less than one-eighth of the entire area of the entry during the second year, one-fourth during the third year, and one-half during the fourth and fifth years after the date of such entry, and that after entry and until final proof the entryman shall reside within such distance of said land as will enable him successfully to farm the same as required by this section.

Approved, February 19, 1909.

February 19, 1909. [H. R. 16274.]

[Public, No. 246.]

United States courts.

Vol. 29. p. 182, amended.

Marshals. Office deputies, etc., allowed.

Expenses, serving writs, etc.

Per diem increased.

CHAP. 161.—An Act To amend section ten of chapter two hundred and fifty-two, volume twenty-nine, of Public Statutes at Large.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section ten of chapter two hundred and fifty-two, volume twenty-nine, Public Statutes at Large, is hereby amended by striking out in the twelfth line of said section the word "two" and inserting in place thereof the word "three," so that said section as amended shall read as follows:

"SEC. 10. That when in the opinion of the Attorney-General the public interest requires it, he may, on the recommendation of the marshal, which recommendation shall state the facts as distinguished from conclusions, showing necessity for the same, allow the marshals to employ necessary office deputies and clerical assistance, upon salaries to be fixed by the Attorney-General, from time to time, and paid as hereinafter provided. When any of such office deputies is engaged in the service of any writ, process, subpoena, or other order of the court, or when necessarily absent from the place of his regular employment, on official business, he shall be allowed his actual traveling expenses only, and his necessary and actual expenses for lodging and subsistence, not to exceed three dollars per day, and the necessary actual expenses in transporting prisoners, including necessary guard hire; and he shall make and render accounts thereof as hereinafter provided."

Approved, February 19, 1909.

February 19, 1909. [H. R. 21560.]

[Public, No. 247.]

Alabama northern judicial district. Middle division created. R. S., 532, p. 89.

Terms at Gadsden. R. S., secs. 572, 658, pp. 96, 120.

Proviso. Court rooms.

CHAP. 162.—An Act To provide for circuit and district courts of the United States at Gadsden, Alabama.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the middle division of the northern judicial district of the State of Alabama is hereby established, composed of the counties of Cherokee, Dekalb, Marshall, Etowah, and Saint Clair.

SEC. 2. That a term of the circuit and the district courts of the middle division of the northern judicial district of the State of Alabama shall be held at Gadsden, in Etowah County, in said State, on the first Tuesday in February and on the first Tuesday in August of each year: *Provided, however*, That suitable rooms and accommodations are furnished for the holdings of said courts, free of all expense to the Government, until a public building shall be provided for by law.

SEC. 3. That all civil process issued against persons residing in said counties cognizable before the United States court shall be made returnable to the courts of the United States, respectively, to be held at Gadsden, as provided by this Act, and all prosecutions for offenses committed in any of said counties shall be tried in the appropriate United States court at Gadsden: *Provided*, That no process or prosecutions commenced or suits instituted before the passage of this Act shall be in any way affected by the provisions hereof, and that all prosecutions heretofore commenced for offenses heretofore committed against the United States in any of the said counties shall be prosecuted and tried as though this Act had not been passed.

Return of process.

*Proviso.*  
Pending cases not affected.

SEC. 4. That it shall be the duty of the clerks, marshals, and other officers of the northern judicial district to attend said terms of said court and perform the duties pertaining to their positions, and no additional clerk or marshal shall be appointed in said district; and that the clerks of the circuit and district courts of said northern district shall maintain an office, in charge of themselves or a deputy, at Gadsden, which shall be kept open at all times for the transaction of the business of said division.

Attendance of clerks, etc.

Approved, February 19, 1909.

CHAP. 165.—An Act To withdraw from settlement and entry certain lands in the State of California.

February 20, 1909.  
[S. 8048.]

[Public, No. 248.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all of the public lands in section eight, township one south, range two west, and in sections two, four, eight, ten, and twelve, in township one south, range three west, San Bernardino base and meridian, in the State of California, are hereby withdrawn from settlement and entry and reserved for the purpose of aiding in the conservation of the waters of the San Bernardino Valley: *Provided*, That this Act shall not defeat any vested right which has attached under any pending entry or location.

California.  
Public lands reserved to conserve waters of San Bernardino Valley.

*Proviso.*  
Prior rights not affected.  
Use of waste waters, etc.

SEC. 2. That any individual or association of individuals or any company or corporation may have the right, under such rules and regulations as the Secretary of the Interior may prescribe, to conduct to said lands and to distribute over them any flood or waste waters not otherwise appropriated, and to build the necessary engineering works for this purpose, to the end that said flood or waste waters may sink into the sands and gravels of said lands, thereby increasing and replenishing the supply of underground waters in the San Bernardino Valley.

Approved, February 20, 1909.

CHAP. 166.—An Act To amend section eight of an Act entitled "An Act to regulate the keeping of employment agencies in the District of Columbia where fees are charged for procuring employment or situations," approved June nineteenth, nineteen hundred and six.

February 20, 1909.  
[H. R. 20247.]

[Public, No. 249.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section eight of an Act entitled "An Act to regulate the keeping of employment agencies in the District of Columbia where fees are charged for procuring employment or situations," approved June nineteenth, nineteen hundred and six, be amended to read as follows:

District of Columbia.  
Employment agencies.  
Vol. 34, p. 307, amended.

"SEC. 8. That the fees charged for the employment of agricultural hands, coachmen, grooms, hostlers, seamstresses, cooks, waiters, waitresses, scrubwomen, nurses (except professional nurses), chambermaids, maids of all work, domestics, servants, or other laborers (except

Fees.

seamen), or for the purpose of procuring or giving information concerning such person for or to employers, shall be as follows:

- Amount increased. "Employment agents or agencies shall be entitled to receive in advance from an employer, for male or female employees, two dollars each: *Provided*, That such fee shall entitle said employer to at least thirty days' service from said male or female employee, or from other employees at the same rate of wages to be furnished by said employment agent or agencies.
- Provisos.*  
Thirty days' service.
- Return of one-half of fees. "Employment agents or agencies shall be entitled to receive in advance from the applicant for work or employment, either male or female, one dollar each, one-half of which is to be returned on demand if such applicant is not secured a fair opportunity of employment within fifteen days after the receipt of said original fee of one dollar: *Provided*, That where the male or female employee receives employment at a rate of wage of twenty-five dollars per month or more, said employment agent or agency shall, on obtaining employment for such employee, receive an additional one dollar from said employee: *Provided*, That the whole fee and any sums paid by the applicant for transportation in going to and returning from such employer shall be refunded within four days of demand, if no employment of the kind applied for was vacant at the place to which the applicant was directed: *And provided further*, That it shall be unlawful for any employment agent or agency to receive more than the fees set forth in this Act in the business aforesaid.
- Provisos.*  
Time limit.  
Additional fee.
- Refund of transportation expense, etc.
- Restriction.
- Receipts. "It shall be the duty of such licensed person to give to every applicant for employment from whom a fee shall be received a receipt in which shall be stated the name of said applicant, the date and amount of the fee, and the purpose for which it was paid, and to every applicant for help a receipt stating the name and address of said applicant, the date and amount of the fee, and the kind of help to be provided. Every such receipt, excepting only those given by theatrical and teachers' agencies and those procuring technical, clerical, sales, and executive positions for men only, shall have printed on the back thereof a copy of this section in the English language. No such licensed person shall divide fees with contractors or their agents or other employers or anyone in their employ to whom applicants for employment are sent. Every such licensed person shall give to each applicant for employment a card or printed paper containing the name of the applicant for employment, name and address of such employment agency, and the written name and address of the person to whom the applicant is sent for employment. Every such licensed person shall post in a conspicuous place in each room of such agency a plain and legible copy of this Act, which shall be printed in large type."
- Division of fees prohibited.
- Cards for applicants, etc.

Approved, February 20, 1909.

February 20, 1909.

[H. R. 28164.]

[Public, No. 250.]

**CHAP. 167.**—An Act For the investigation, treatment, and prevention of trachoma among the Indians.

Indians.  
Appropriation to prevent, etc., spread of trachoma among.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there be, and hereby is, appropriated out of any moneys in the Treasury of the United States not otherwise appropriated, the sum of twelve thousand dollars, to be immediately available to enable the Commissioner of Indian Affairs to investigate, treat, and prevent the spread of the disease of trachoma among the Indians.

Approved, February 20, 1909.

**CHAP. 169.**—An Act Authorizing the Secretary of War to donate two condemned cannon to Moores Creek Battle Ground Association.

February 23, 1909.  
[S. 8708.]

[Public, No. 251.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to donate to Moores Creek Battle Ground Association, of Currie, North Carolina, two condemned bronze field pieces with their carriages and a suitable outfit of cannon balls which may not be needed in the service: *Provided,* That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

Moores Creek Battle Ground Association, Currie, N. C. Condemned cannon donated to.

*Proviso.*  
No expense.

Approved, February 23, 1909.

**CHAP. 170.**—An Act Providing for the purchase of a site and the erection of a new immigration station thereon at the city of Boston, Massachusetts.

February 23, 1909.  
[H. R. 13851.]

[Public, No. 252.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Department of Commerce and Labor be, and he is hereby, authorized and directed to cause to be erected, upon any site except Castle Island now owned or controlled by the Government of the United States or upon any site to be ceded to or purchased by the Government for the purpose of establishing a new immigration station, suitable fireproof building or buildings in connection therewith, at the port of Boston, Massachusetts: *Provided,* That this Act shall not be construed to amend, modify or repeal joint resolution numbered seventeen authorizing the use and improvement of Castle Island in Boston Harbor, approved May first, eighteen hundred and ninety.

Boston, Mass. Building for immigration station at, authorized.

*Proviso.*  
Castle Island.  
Vol. 26, p. 671.

**SEC. 2.** That the expenditure of the sum of two hundred and fifty thousand dollars is hereby authorized for the purchase of ground for and the complete erection and furnishing of said building, which sum shall be paid from the "immigrant fund;" that the said building shall be erected in accordance with plans and specifications to be prepared by the Supervising Architect of the Treasury Department, and under the supervision of said Department.

Appropriation from immigrant fund.  
*Post,* p. 982.

Plans, etc.

Approved, February 23, 1909.

**CHAP. 171.**—An Act Extending the provisions of the Act of June tenth, eighteen hundred and eighty, concerning transportation of dutiable merchandise without appraisement.

February 23, 1909.  
[H. R. 24140.]

[Public, No. 253.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the privileges of the first section of the Act, approved June tenth, eighteen hundred and eighty, governing the immediate transportation of dutiable merchandise without appraisement, be, and the same are hereby, extended to the subports of Blaine and Sumas, in the State of Washington.

Customs. Blaine and Sumas, Wash., granted immediate transportation facilities.  
Vol. 21, p. 173.

**SEC. 2.** That all acts and parts of acts in conflict herewith are hereby repealed.

Repeal.

Approved, February 23, 1909.

**CHAP. 174.**—An Act To reenact and to amend sections thirty-six hundred and forty-six and thirty-six hundred and forty-seven of the Revised Statutes.

February 23, 1909.  
[H. R. 25805.]

[Public, No. 254.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That sections thirty-six hundred and forty-six and thirty-six hundred and forty-seven of the Revised Statutes be, and they hereby are, reenacted and amended to read as follows:

Lost, etc., checks. R. S., secs. 3646, 3647, pp. 717, 718.

**SEC. 3646.** Whenever any original disbursing officer's check is lost, stolen, or destroyed, the Secretary of the Treasury may authorize

Disbursing officers' checks. Duplicates of, lost, etc., may be issued.

R. S., sec. 3646, p. 717,  
amended.  
*Ante*, p. 415.

*Proviso.*  
Small amounts.

Postal checks and  
warrants.  
Issuance of dupli-  
cates.

Small amounts to  
officials, etc.

Death of issuing  
officer.  
R. S., sec. 3647, p.  
718, amended.  
Regulations, etc.

*Proviso.*  
Postal checks.

the officer issuing the same, after the expiration of six months and within three years from the date of such disbursing officer's check, to issue a duplicate thereof upon the execution of such bond to indemnify the United States as the Secretary of the Treasury may prescribe: *Provided*, That when such original disbursing officer's check does not exceed in amount the sum of fifty dollars the Secretary of the Treasury may authorize the issuance of a duplicate at any time after the expiration of thirty days and within three years from the date of such disbursing officer's check: *Provided further*, That whenever any original check or warrant of the Post-Office Department has been lost, stolen, or destroyed the Postmaster-General may authorize the issuance of a duplicate thereof, at any time within three years from the date of such original check or warrant, upon the execution by the owner thereof of such bond of indemnity as the Postmaster-General may prescribe: *And provided further*, That when such original check or warrant does not exceed in amount the sum of fifty dollars and the payee or owner is, at the date of the application, an officer or employee in the service of the Post-Office Department, whether by contract, designation, or appointment, the Postmaster-General may, in lieu of an indemnity bond, authorize the issuance of a duplicate check or warrant upon such an affidavit as he may prescribe, to be made before any postmaster by the payee or owner of an original check or warrant.

"SEC. 3647. In case the disbursing officer or agent by whom such lost, destroyed, or stolen original check was issued is dead or no longer in the service of the United States it shall be the duty of the proper accounting officer, under such regulations as the Secretary of the Treasury may prescribe, to state an account in favor of the owner of such original check for the amount thereof and to charge such amount to the account of such officer or agent: *Provided*, That in case a check drawn by any officer or agent of the Post-Office Department is lost, stolen, or destroyed a duplicate thereof may be issued under regulations prescribed by the Postmaster-General, as set forth in section thirty-six hundred and forty-six."

Approved, February 23, 1909.

February 24, 1909.  
[H. R. 19606.]

[Public, No. 255.]

Colorado.  
Desert lands in former Ute Indian Reservation granted to.  
Vol. 28, p. 422.

Vol. 29, p. 434.  
Vol. 31, p. 1188.

Vol. 22, p. 178.  
*Proviso.*  
Price per acre.

Vol. 21, p. 203.

**CHAP. 178.**—An Act To provide for the granting and patenting to the State of Colorado desert lands within the former Ute Indian Reservation in said State.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the provision of section four of "An Act making appropriation for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-five, and for other purposes," approved August eighteenth, eighteen hundred and ninety-four, and the amendments thereof, approved June eleventh, eighteen hundred and ninety-six, and March third, nineteen hundred and one, respectively, be, and are hereby, extended over and shall apply to the desert lands within the limits of all that portion of the former Ute Indian Reservation, not included in any national forest, in the State of Colorado, described and embraced in the Act entitled "An Act relating to lands in Colorado lately occupied by the Uncompahgre and White River Ute Indians," approved July twenty-eighth, eighteen hundred and eighty-two: *Provided*, That before a patent shall issue for any of the lands aforesaid under the terms of the Act approved August eighteenth, eighteen hundred and ninety-four, and amendments thereto, the State of Colorado shall pay into the Treasury of the United States the sum of one dollar and twenty-five cents per acre for the lands so patented, and the money so paid shall be subject to the provisions of section three of the Act of June fifteenth, eighteen hundred and eighty, entitled "An Act to accept and ratify the agreements submitted by

the confederated bands of Ute Indians in Colorado for the sale of their reservation in said State, and for other purposes, and to make the necessary appropriation for carrying out same."

SEC. 2. That no lands shall be included in any tract to be segregated under the provisions of this Act on which the United States Government has valuable improvements, or which have been reserved for any Indian schools or farm purposes.

Restriction.

Approved, February 24, 1909.

**CHAP. 179.**—An Act Relating to injured employees on the Isthmian Canal.

February 24, 1909.  
[H. R. 22340.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That nothing contained in the Act approved May thirtieth, nineteen hundred and eight, entitled "An Act granting to certain employees of the United States the right to receive from it compensation for injuries sustained in the course of their employment," shall prevent the Isthmian Canal Commission, under rules to be fixed by the commission, from granting to its injured employees, whether engaged in a hazardous employment or otherwise, leave of absence with pay for time necessarily lost as a result of injuries received in the course of employment, not exceeding in the aggregate thirty days per annum: *Provided, however,* That compensation paid to such injured employees under such regulations shall be deducted from any compensation which such employees may be entitled to receive under the terms of the said Act.

[Public, No. 256.]

Isthmian Canal Commission may grant leave of absence with pay to injured employees.  
*Ante*, p. 556.

Time limit.

*Proviso.*  
Compensation.

Approved, February 24, 1909.

**CHAP. 180.**—An Act For relief of applicants for mineral surveys.

February 24, 1909.  
[H. R. 25396.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of the moneys heretofore or hereafter covered into the Treasury from deposits made by individuals to cover cost of work performed and to be performed in the offices of the United States surveyors-general in connection with the survey of mineral lands, any excess in the amount deposited over and above the actual cost of the work performed, including all expenses incident thereto for which the deposits were severally made or the whole of any unused deposit; and such sums, as the several cases may be, shall be deemed to be annually and permanently appropriated for that purpose. Such repayments shall be made to the person or persons who made the several deposits, or to his or their legal representatives, after the completion or abandonment of the work for which the deposits were made, and upon an account certified by the surveyor-general of the district in which the mineral land surveyed, or sought to be surveyed is situated and approved by the Commissioner of the General Land Office.

[Public, No. 257.]

Mineral land surveys.  
Refund of unused deposit.

Permanent appropriation for refunding.

Repayments to depositors, etc.

Approved, February 24, 1909.

**CHAP. 181.**—An Act To permit change of entry in case of mistake of the description of tracts intended to be entered.

February 24, 1909.  
[H. R. 26734.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section twenty-three hundred and seventy-two of the Revised Statutes of the United States be, and the same is hereby, amended so as to read as follows:

[Public, No. 258.]

Public lands.  
R. S., sec. 2372, p. 434. amended.

Erroneous entries corrected.

"SEC. 2372. In all cases where an entry, selection, or location has been or shall hereafter be made of a tract of land not intended to be

Evidence of error to be filed.

Transmission of, to General Land Office.

Change of entry, etc.

Oath of beneficiary to be corroborated.

entered, the entryman, selector, or locator, or, in case of his death, his legal representatives, or, when the claim is by law transferable, his or their transferees, may, in any case coming within the provisions of this section, file his or their affidavit, with such additional evidence as can be procured showing the mistake as to the numbers of the tract intended to be entered and that every reasonable precaution and exertion was used to avoid the error, with the register and receiver of the land district in which such tract of land is situate, who should transmit the evidence submitted to them, in each case, together with their written opinion both as to the existence of the mistake and the credibility of every person testifying thereto, to the Commissioner of the General Land Office, who, if he be entirely satisfied that the mistake has been made and that every reasonable precaution and exertion has been made to avoid it, is authorized to change the entry and transfer the payment from the tract erroneously entered to that intended to be entered, if the same has not been disposed of and is subject to entry, or, if not subject to entry, then to any other tract liable to such entry, selection, or location; but the oath of the person interested shall in no case be deemed sufficient, in the absence of other corroborating testimony, to authorize such change of entry, nor shall anything herein contained affect the right of third persons."

Approved, February 24, 1909.

February 25, 1909.  
[H. R. 23707.]

[Public, No. 259.]

**CHAP. 190.**—An Act To incorporate the Imperial Palace, Dramatic Order Knights of Khorassan.

District of Columbia,  
Imperial Palace of  
Dramatic Order  
Knights of Khorassan,  
incorporated.  
Incorporators.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Daniel F. Summey, junior, of the city of Charlotte, State of North Carolina; William Beatty, of the city of Toledo, State of Ohio; Thomas H. Hineline, of the city of Minneapolis, State of Minnesota; Henry W. Belding, of the city of Webster Groves, State of Missouri; Charles V. Stansbury, of the city of Los Angeles, State of California; John Hallowell Dickinson, of the city of Richmond, State of Virginia; Charles E. Rice, of the city of Buffalo, State of New York; George F. Eubanks, of the city of Atlanta, State of Georgia; Joseph A. Solomons, of the city of Grand Rapids, State of Michigan; Estil D. Guffy, of the city of Oklahoma City, State of Oklahoma; Frank R. Lander, of the city of Cleveland, State of Ohio; and Gus Meese, of the city of Spokane, State of Washington, officers and members of the Imperial Palace, Dramatic Order Knights of Khorassan, and their successors, be, and they are hereby, incorporated and made a body politic and corporate in the District of Columbia, by the name of "The Imperial Palace, Dramatic Order Knights of Khorassan," and by that name may sue and be sued, plead and be impleaded, in any court of law or equity, and may have and use a common seal, and change the same at pleasure, and be entitled to use and exercise all the powers, rights, and privileges incidental to fraternal and benevolent corporations within the District of Columbia.*

Name.

Powers.

Real, etc., property.  
Maximum holdings.

Claims, accounts,  
etc.

Proviso.  
Restriction.

SEC. 2. That the said corporation shall have power to take and hold real and personal estate not exceeding in value one hundred thousand dollars, which shall not be divided among the members of the corporation, but shall descend to their successors for the promotion of the fraternal and benevolent purposes of said corporation.

SEC. 3. That all claims, accounts, debts, things in action or other matters of business of whatever nature now existing for or against the present Imperial Palace, Dramatic Order Knights of Khorassan, mentioned in section one of the Act, shall survive and succeed to and against the body corporate and politic hereby created: *Provided,*

That nothing contained herein shall be construed to extend the operation of any law which provides for the extinguishing of claims or contracts by limitation of time.

SEC. 4. That said corporation shall have a constitution and shall have power to amend the same at pleasure: *Provided*, That such constitution or amendments thereof do not conflict with the laws of the United States or of any State.

SEC. 5. That said corporation may provide for meetings of its legislative or governing body wherever such association shall have subordinate bodies, and all business transacted at such meetings shall be valid in all respects as if such meetings were held within said District.

SEC. 6. That the general offices of said corporation shall be in the District of Columbia or in any State where the secretary of the corporation may reside.

SEC. 7. That said corporation shall not engage in any business for gain, the purposes of said corporation being fraternal and benevolent.

SEC. 8. That Congress may at any time amend, alter, or repeal this Act.

Approved, February 25, 1909.

**CHAP. 191.**—An Act To declare and enforce the forfeiture provided by section four of the Act of Congress approved March third, eighteen hundred and seventy-five, entitled "An Act granting to railroads the right of way through the public lands of the United States."

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That each and every grant of right of way and station grounds heretofore made to any railroad corporation under the Act of Congress approved March third, eighteen hundred and seventy-five, entitled "An Act granting to railroads the right of way through the public lands of the United States," where such railroad has not been constructed and the period of five years next following the location of said road, or any section thereof, has now expired, shall be, and hereby is, declared forfeited to the United States, to the extent of any portion of such located line now remaining unconstructed, and the United States hereby resumes the full title to the lands covered thereby free and discharged from such easement, and the forfeiture hereby declared shall, without need of further assurance or conveyance, inure to the benefit of any owner or owners of land heretofore conveyed by the United States subject to any such grant of right of way or station grounds: *Provided*, That no right of way on which construction is progressing in good faith at the time of the passage of this Act shall be in any wise affected, validated or invalidated, by the provisions of this Act.

Approved, February 25, 1909.

**CHAP. 192.**—An Act Amending chapter five hundred and ninety-one of the United States Statutes at Large, Fifty-sixth Congress, approved May twenty-sixth, nineteen hundred, entitled "An Act to provide for the holding of a term of the circuit and district courts of the United States at Superior, Wisconsin."

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That chapter five hundred and ninety-one of the United States Statutes at Large, approved May twenty-sixth, nineteen hundred, be, and the same is hereby, amended so as to read as follows:

"SECTION 1. That two terms of the circuit and district courts of the United States for the western district of Wisconsin shall be held annually at the city of Superior, one term beginning on the fourth Tuesday

Constitution.  
*Proviso.*  
Restriction.

Meetings.

Offices.

Business for gain prohibited.

Amendment.

February 25, 1909.  
[H. R. 24883.]  
[Public, No. 260.]

Public lands.  
Forfeiture of certain railroad rights of way, etc., through.  
Vol. 18, p. 483.

Prior rights restored.

*Proviso.*  
Exception.

February 25, 1909.  
[H. R. 27311.]  
[Public, No. 261.]

Wisconsin western judicial district.  
Vol. 31, p. 219, amended.

Terms at Superior.

in January and another term beginning on the second Tuesday in July. Either of said terms may be adjourned by the court, or by said clerk by the direction of the court, to any other day and from time to time at the same place.

Additional clerk.

"SEC. 2. That in addition to the two clerks now provided for the circuit and district judges of the western district of Wisconsin shall appoint a clerk, who shall be clerk both of the circuit and district courts for the western district of Wisconsin, who shall reside and keep his office at Superior, Wisconsin, and who shall receive such fees and compensation for services performed by him as are now fixed for clerks and limited by law; and one or more deputies of the clerk of the circuit and district courts may be appointed by the judges of said courts on the application of the clerk, and may be removed at the pleasure of the judges authorized to make the appointments. In case of the death of the clerk his deputy or deputies shall, unless removed, continue in office and perform the duties of the clerk in his name until a clerk is appointed and qualified.

Office, etc.

Return of process,  
etc.

"SEC. 3. All summonses, writs, and processes, except criminal warrants, issued out of said courts at Superior may be made returnable at Superior, and the clerk shall keep in his office the original records of all actions, prosecutions, and special proceedings so commenced and pending therein. Criminal warrants may be returned at any place where the court is held. Whenever warrants shall be returned at any place other than Superior, the clerk of the court, where the warrant is returned, shall certify the same, under the seal of the court, together with the plea and other proceedings had thereon, and the determination of the court upon such plea or proceedings, and all papers and orders filed in reference thereto, to the clerk of the courts at Superior, and shall charge for the same in his account against the United States. The clerk at Superior shall enter upon his records a minute of the proceedings had upon the return of said warrant and certified as aforesaid.

Trials.

"SEC. 4. All causes triable in either of said courts when the summonses, writs, warrants, and processes shall be issued from the said courts at Superior shall be tried at Superior, unless by consent of parties, or unless otherwise ordered by the court.

Juries.

"SEC. 5. A grand jury and petit jury shall be summoned for each term of said courts, which petit jury shall be competent to sit and act as such jury in either or both of said circuit and district courts at said terms: *Provided*, That the judge of the district court may, in his discretion, dispense with the summoning or impaneling of a grand jury at either or both of said terms.

*Proviso.*  
Grand jury.

Deputy marshal,  
etc.  
Vol. 29, p. 182.

"SEC. 6. The marshal of said western district of Wisconsin shall appoint a deputy marshal, who shall reside and keep his office at Superior, Wisconsin, whose compensation shall be fixed as provided by section ten, chapter two hundred and fifty-two, of the General Statutes of the United States, approved May twenty-eighth, eighteen hundred and ninety-six.

Effect.

"SEC. 7. This Act shall take effect and be in force from and after its passage and publication."

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 27894.]

[Public, No. 262.]

**CHAP. 193.**—An Act amending an Act to amend an Act entitled "An Act to regulate commerce," approved February fourth, eighteen hundred and eighty-seven, and all Acts amendatory thereof, and to enlarge the powers of the Interstate Commerce Commission, approved June twenty-ninth, nineteen hundred and six.

Interstate com-  
merce regulations.  
Vol. 24, p. 379.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That paragraph seven of section twenty of an Act entitled "An Act to amend an Act entitled 'An Act to regulate commerce,' approved February fourth, eighteen

hundred and eighty-seven, and all Acts amendatory thereof, and to enlarge the powers of the Interstate Commerce Commission," approved June twenty-ninth, nineteen hundred and six, be amended so that said paragraph as so amended will read as follows:

"**PAR. 7.** Any person who shall willfully make any false entry in the accounts of any book of accounts or in any record or memoranda kept by a carrier, or who shall willfully destroy, mutilate, alter, or by any other means or device falsify the record of any such account, record, or memoranda, or who shall willfully neglect or fail to make full, true, and correct entries in such accounts, records, or memoranda of all facts and transactions appertaining to the carrier's business, or shall keep any other accounts, records, or memoranda than those prescribed or approved by the commission, shall be deemed guilty of a misdemeanor, and shall be subject, upon conviction in any court of the United States of competent jurisdiction, to a fine of not less than one thousand dollars nor more than five thousand dollars or imprisonment for a term not less than one year nor more than three years, or both such fine and imprisonment: *Provided*, That the commission may in its discretion issue orders specifying such operating, accounting, or financial papers, records, books, blanks, tickets, stubs, or documents of carriers which may, after a reasonable time, be destroyed, and prescribing the length of time such books, papers, or documents shall be preserved."

Vol. 34, p. 594.

Punishment for false entries, etc.

*Proviso.*  
Destruction of old records allowed.  
Vol. 34, p. 594, amended.

Approved, February 25, 1909.

**CHAP. 194.**—An Act To amend an Act entitled "An Act to authorize the construction of a bridge across the Mississippi River at or near Keithsburg, in the State of Illinois, and to establish it as a post-road," approved April twenty-sixth, eighteen hundred and eighty-two.

February 25, 1909.  
[S. 7829.]

[Public, No. 263.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section two of the Act approved April twenty-sixth, eighteen hundred and eighty-two, authorizing the construction of a bridge across the Mississippi River at or near Keithsburg, in the State of Illinois, and to establish it as a post-road, be, and is hereby, so amended as to permit, in rebuilding and in relocating the bridge, the construction of a lift draw span of not less than two hundred and twenty feet in the clear in place of the existing swing draw span having two openings each one hundred and sixty feet in the clear; and also to permit the adjoining span to be two hundred and five feet in length instead of two hundred and fifty: *Provided*, That the bridge shall be rebuilt in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable streams," approved March twenty-third, nineteen hundred and six: *And provided further*, That the right reserved in section six of said Act is also reserved as to this amendment.

Mississippi River.  
Mercer County  
Bridge Company may  
rebuild bridge across,  
at Keithsburg, Ill.

Lift draw span, etc.

Vol. 22, p. 51,  
amended.

*Provisos.*  
Construction.  
Vol. 34, p. 84.

Amendment.

Approved, February 25, 1909.

**CHAP. 195.**—An Act For the widening of Twentieth street northwest, District of Columbia.

February 25, 1909.  
[H. R. 12678.]

[Public, No. 264.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within ninety days after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed, for the purpose of widening Twentieth street northwest, to institute proceedings to condemn all that part of lot fifteen of Richard E. Pairo's subdivision of "Rosemount

District of Columbia.  
Twentieth street  
northwest.  
Condemning land  
for widening.  
Vol. 34, p. 151.

Provisos.  
Damages, etc., as-  
sessed as benefits.

Restriction.

Appropriation for  
expenses.

Payment of awards.

Park," as recorded in book, county, six, page seventy-eight, surveyor's office, District of Columbia, lying within the lines of Twentieth street northwest, north of Park road and lying west of the radial line of lot numbered thirty, block numbered four, Ingleside subdivision: *Provided, however*, That the entire amount found to be due and awarded by the jury in said proceeding as damages for and in respect of the land to be condemned for said extension, plus the costs and expenses of said proceeding, shall be assessed by the jury as benefits: *And provided further*, That nothing in said subchapter one of chapter fifteen of said Code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceedings hereunder.

SEC. 2. That there is hereby appropriated, out of the revenues of the District of Columbia, an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages; to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 16747.]

[Public, No. 265.]

**CHAP. 196.**—An Act To amend an Act approved March second, nineteen hundred and seven, entitled "An Act for the opening of Mills avenue northeast from Rhode Island avenue to Twenty-fourth street."

District of Columbia.  
New highway plan  
for northeast section.  
Vol. 34, p. 1244,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section four of the Act approved March second, nineteen hundred and seven, entitled "An Act for the opening of Mills avenue northeast from Rhode Island avenue to Twenty-fourth street," be, and it is hereby, so amended as to read as follows:

Area enlarged.

SEC. 4. That the Commissioners of the District of Columbia are hereby authorized to prepare a new highway plan for that portion of the District of Columbia lying west of Mills avenue, north of Franklin street, east of Twentieth street, and south of Rhode Island avenue northeast, and that portion of said District lying east of said Mills avenue, north of Franklin street, west of South Dakota avenue, and south of Rhode Island avenue northeast under the provisions contained in the Act of Congress approved March second, eighteen hundred and ninety-three, entitled "An Act to provide a permanent system of highways in that part of the District of Columbia lying outside of cities," and an amendment to said Act approved June twenty-eighth, eighteen hundred and ninety-eight, and that upon the completion and recording of said new highway plan it shall take the place of and stand for any previous plan for said District."

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 23473.]

[Public, No. 266.]

**CHAP. 197.**—An Act Extending the time for final entry of mineral claims within the Shoshone or Wind River Reservation in Wyoming.

Shoshone or Wind  
River Reservation,  
Wyo.  
Mineral claims in.  
Time of final entry  
extended.  
Vol. 33, p. 1021,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section two of chapter fourteen hundred and fifty-two of the Statutes of the Fifty-eighth Congress (United States Statutes at Large, volume thirty-three, part one), being "An Act to ratify and amend an agreement with the Indians residing on the Shoshone or Wind River Indian Reservation, in the State of Wyoming, and to make appropriations to carry the same into

effect," be, and the same is hereby, amended so that all claimants and locators of mineral lands within the ceded portion of said reservation shall have five years from the date of location within which to make entry and payment instead of three years, as now provided by the said Act.

Approved, February 25, 1909.

**CHAP. 198.**—An Act Authorizing the widening and extension of Minnesota avenue southeast from its present terminus near Pennsylvania avenue southeast to the Sheriff road.

February 25, 1909.  
[H. R. 23864.]

[Public, No. 267.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within ninety days after the passage of this Act the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute a proceeding in rem to condemn the land that may be necessary for the widening and extension of Minnesota avenue southeast from Pennsylvania avenue to the Sheriff road, according to the permanent system of highway plans adopted in and for the District of Columbia: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceeding as damages for and in respect of the land to be condemned for said extension shall be assessed by the jury as benefits: *And provided further,* That nothing in said subchapter one of chapter fifteen of said code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceeding hereunder.

District of Columbia.  
Minnesota avenue southeast.  
Condemning land for widening, etc.  
Vol. 34, p. 151.

*Proviso.*  
Damages, etc., assessed as benefits.

Restriction.

Appropriation for expenses.

Payment of awards.

**SEC. 2.** That there is hereby appropriated from the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages, to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, February 25, 1909.

**CHAP. 199.**—An Act For the widening and extension of Massachusetts avenue southeast, from its present terminus near Fortieth street southeast, to Bowen road.

February 25, 1909.  
[H. R. 24152.]

[Public, No. 268.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within ninety days after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute a proceeding in rem to condemn the land that may be necessary for the widening and extension of Massachusetts avenue southeast, from its present terminus near Fortieth street southeast, to the Bowen road, according to the permanent system of highway plans in and for the District of Columbia: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceeding as damages for and in respect of the land to be condemned for said extension shall be assessed by the jury as benefits: *And provided further,* That nothing in said subchapter one of chapter fifteen of said code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceeding hereunder.

District of Columbia.  
Massachusetts avenue southeast.  
Condemning land for widening, etc.  
Vol. 34, p. 151.

*Proviso.*  
Damages, etc., assessed as benefits.

Restriction.

Appropriation for expenses.

SEC. 2. That there is hereby appropriated from the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto, and for the payment of amounts awarded as damages, to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 25139.]

[Public, No. 269.]

**CHAP. 200.**—An Act To amend an Act entitled "An Act to ratify, approve, and confirm an act duly enacted by the legislature of the Territory of Hawaii, to authorize and provide for the construction, maintenance, and operation of a telephone system on the island of Oahu, Territory of Hawaii," approved June twentieth, nineteen hundred and six.

Oahu Island, Hawaii.

Time extended for construction, etc., of telephone system on, by Standard Telephone Company.

Vol. 34, p. 312, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time for construction of that portion of the telephone system of the Standard Telephone Company prescribed in the Act entitled "An Act to ratify, approve, and confirm an act duly enacted by the legislature of the Territory of Hawaii, to authorize and provide for the construction, maintenance, and operation of a telephone system on the island of Oahu, Territory of Hawaii," be, and is hereby, extended to three years from and after the passage of this Act, during which extended period the rights and privileges conferred upon the said Standard Telephone Company in and by said Acts shall continue in full force and effect, but subject to the forfeiture therein provided on the failure of said company to otherwise comply with the provisions of time limitations therein prescribed within such extended period.

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 25149.]

[Public, No. 270.]

District of Columbia.  
New highway plan for northern section.

Vol. 30, p. 519.

**CHAP. 201.**—An Act To authorize certain changes in the permanent system of highways, District of Columbia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioners of the District of Columbia are hereby authorized to prepare a new highway plan for that portion of the District of Columbia lying north of Evarts street north, east of North Capitol street, south of Michigan avenue, and west of Glenwood Cemetery, under the provisions contained in the Act of Congress approved March second, eighteen hundred and ninety-three, entitled "An Act to provide a permanent system of highways in that part of the District of Columbia lying outside of cities," and an amendment to said Act approved June twenty-eighth, eighteen hundred and ninety-eight; that upon the completion and recording of said new highway plan it shall take the place of, and stand for, any previous plan for said portion of the District of Columbia; and that the portion of the highway thereby abandoned shall revert to the abutting owners.

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 26466.]

[Public, No. 271.]

Mississippi River,  
Time extended for bridging, by Burlington, Iowa.

**CHAP. 202.**—An Act To amend an Act authorizing the construction of a bridge across the Mississippi River at Burlington, Iowa.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time fixed by the Act of Congress entitled "An Act to authorize the city of Burlington, Iowa, to construct a bridge across the Mississippi River," approved

January twenty-third, nineteen hundred and eight, for the construction and completion of the bridge therein authorized to be constructed is hereby extended one year and three years, respectively, from January twenty-third, nineteen hundred and nine.

*Ante*, p. 2, amended.  
Time of construction.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, February 25, 1909.

**CHAP. 203.**—An Act To provide for the extension of Rittenhouse street, in the District of Columbia, and for other purposes.

February 25, 1909.  
[H. R. 26472.]

[Public, No. 272.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That within ninety days after the passage of this Act the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the supreme court of the District of Columbia, sitting as a district court, under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, a proceeding in rem to condemn the land that may be necessary for the extension of Rittenhouse street on a straight extension of the lines thereof, as now established on the highway extension plan in the District of Columbia, from its present terminus at Broad Branch road eastwardly to the Daniel road, with a uniform width of ninety feet: *Provided*, That the total amount found to be due and awarded as damages, plus the cost and expenses of the proceedings, shall be assessed by the said jury as benefits.

District of Columbia.  
Rittenhouse street  
northwest.  
Condemning land  
for extending.  
Vol. 34, p. 151.

*Proviso.*  
Damages, etc.,  
assessed as benefits.

SEC. 2. That there is hereby appropriated from the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages, to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Appropriation for  
expenses.

Payment of awards.

Approved, February 25, 1909.

**CHAP. 204.**—An Act To authorize the construction of two bridges across Rock River, State of Illinois.

February 25, 1909.  
[H. R. 26482.]

[Public, No. 273.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Rock River Traction Company, a corporation organized under the laws of the State of Illinois, its successors and assigns, be, and they are hereby, authorized to construct two bridges across Rock River; the first bridge at a point between the west line of section thirty and the west line of section fourteen in township twenty north, range five east, in the State of Illinois; the second bridge at a point between the east line of section thirty and the west line of section twenty-three in township twenty-one north, range seven east, in the State of Illinois. Said bridges to be built across Rock River, in accordance with the provisions of an Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Rock River, Ill.  
Rock River Traction  
Company may build  
two bridges across.

Location.

Vol. 34, p. 84.

SEC. 2. That the right to alter, amend, or repeal this Act is expressly reserved.

Amendment.

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 26329.]

[Public, No. 274.]

**CHAP. 205.**—An Act To amend an Act entitled "An Act to authorize the Fayette Bridge Company to construct a bridge over the Monongahela River, Pennsylvania, from a point in the borough of Brownsville, Fayette County, to a point in the borough of West Brownsville, Washington County," approved April twenty-third, nineteen hundred and six.

Monongahela River.  
Time extended for bridging, by Fayette Bridge Company at Brownsville, Pa.  
Vol. 34, p. 1236.  
*Ante*, p. 39, amended.

Time of construction.

Construction.

Vol. 34, p. 84.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section seven of an Act entitled "An Act to authorize the Fayette Bridge Company to construct a bridge over the Monongahela River, Pennsylvania, from a point in the borough of Brownsville, Fayette County, to a point in the borough of West Brownsville, Washington County," approved April twenty-third, nineteen hundred and six, as amended by section one of the Act approved March seventh, nineteen hundred and eight, be, and is hereby, amended to read as follows:

"**SEC. 7.** That this Act shall be null and void unless the construction of said bridge shall be commenced within one year from April twenty-third, nineteen hundred and nine, and shall be completed by April twenty-third, nineteen hundred and twelve."

**SEC. 2.** That the bridge to be constructed under the provisions of said Act shall be constructed in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

**SEC. 3.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 26338.]

[Public, No. 275.]

**CHAP. 206.**—An Act To authorize Behn Brothers, of San Juan, Porto Rico, to construct a bridge across a portion of the Condado Bay, at the eastern extremity of San Juan Island, Porto Rico.

Condado Bay, Porto Rico.  
Behn Brothers may bridge.

Location.  
Vol. 34, p. 34.

Amendment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Behn Brothers, of San Juan, Porto Rico, be, and are hereby, authorized to construct, maintain, and operate a bridge and approaches thereto, across a portion of Condado Bay, at the eastern extremity of San Juan Island, Porto Rico, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, February 25, 1909.

February 25, 1909.  
[H. R. 27864.]

[Public, No. 276.]

**CHAP. 207.**—An Act Granting a right of way over a strip of land along the eastern boundary of the Fort McPherson Military Reservation to the commissioners of Fulton County, Georgia, for road purposes.

Fort McPherson Military Reservation, Fulton County, Ga., granted right of way through.

Restriction.

*Proriso.*  
Cost of removal, etc., of buildings.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to issue a deed conveying to the commissioners of Fulton County, Georgia, a right of way over a strip of land twenty feet in width along the eastern boundary of the Fort McPherson Military Reservation, for so long only as the same shall be used for a public road between College Park, East Point, Fort McPherson, and Atlanta, Georgia: *Provided,* That the cost of removal and reconstruction of any post buildings which it may be found necessary to move in connection with the construction of said roadway shall be borne by the authorities of Fulton County, Georgia.

Approved, February 25, 1909.

**CHAP. 212.**—An Act To amend an Act entitled “An Act to establish a court of private land claims and to provide for the settlement of private land claims in certain States and Territories,” approved March third, eighteen hundred and ninety-one, and the Acts amendatory thereto, approved February twenty-first, eighteen hundred and ninety-three, and June twenty-seventh, eighteen hundred and ninety-eight.

February 26, 1909.  
[H. R. 15442.]

[Public, No. 277.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section eighteen of an Act entitled “An Act to establish a court of private land claims and to provide for the settlement of private land claims in certain States and Territories,” approved March third, eighteen hundred and ninety-one, as amended by the Act approved February twenty-first, eighteen hundred and ninety-three, and by the Act approved June twenty-seventh, eighteen hundred and ninety-eight, be, and the same is hereby, further amended by striking out the words “before the fourth day of March, nineteen hundred and one,” and inserting in lieu thereof the words “before the fourth day of March, nineteen hundred and ten,” so that the first clause of said section shall read as follows, namely:

Court of Private Land Claims.  
Time extended for filing claims.  
Vol. 26, p. 862.

Vol. 27, p. 470.

Vol. 30, p. 495,  
amended.

“That all claims arising under either of the two next preceding sections of this Act shall be filed with the surveyor-general of the proper State or Territory before the fourth day of March, nineteen hundred and ten, and no claim not so filed shall be valid.”

Time limit.

*Provided,* That the extension herein granted shall not apply to lands within the limits of a confirmed grant or embraced in any entry completed under the public land laws prior to filing of a claim hereunder, nor shall its provision extend to persons holding under assignments made after March third, nineteen hundred and one.

*Proviso.*  
Restriction.

Approved, February 26, 1909.

**CHAP. 213.**—An Act Authorizing the extension of Ninth street northwest.

February 26, 1909.  
[H. R. 16269.]

[Public, No. 278.]  
District of Columbia.  
Ninth street northwest.  
Condemning land for extending.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within ninety days after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the supreme court of the District of Columbia a proceeding in rem to condemn the land that may be necessary for the extension of Ninth street northwest from Barry place to Euclid street, with a width of fifty feet along such line as said commissioners may deem most advantageous: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceeding as damages, for and in respect of the land to be condemned for said extension plus the costs and expenses of said proceeding, shall be assessed by the jury as benefits: *And provided further,* That nothing in said subchapter one of chapter fifteen of said Code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceeding hereunder.

*Provisos.*  
Damages, etc., assessed as benefits.

Restriction.

**SEC. 2.** That there is hereby authorized to be expended from the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages; to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Appropriation for expenses.

Payment of awards.

Approved, February 26, 1909.

February 26, 1909.  
[H. R. 17993.]

[Public, No. 279.]

District of Columbia.  
Girard street north-  
west.  
Condemning land  
for extending.  
Vol. 34, p. 151.

Provisions.  
Damages, etc., as-  
sessed as benefits.

Restriction.

Appropriation for  
expenses.

Payment of awards.

**CHAP. 214.**—An Act Authorizing the extension of Girard street northwest from its western terminus to Fifteenth street northwest.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within ninety days after the passage of this Act the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute a proceeding in rem to condemn the land that may be necessary for the extension of Girard street from its western terminus to Fifteenth street with a width of sixty feet, more or less, upon such lines as the Commissioners of the District of Columbia may deem most advantageous to the abutting property: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceeding as damages for and in respect of the land to be condemned for said extension shall be assessed by the jury as benefits: *And provided further,* That nothing in said subchapter one of chapter fifteen of said Code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceeding hereunder.

**SEC. 2.** That there is hereby authorized to be expended from the revenues of the District of Columbia an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages, to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, February 26, 1909.

February 26, 1909.  
[H. R. 26068.]

[Public, No. 280.]

Pennsylvania west-  
ern judicial district.  
Additional judge  
appointed.  
R. S., sec. 551, p. 93.

**CHAP. 215.**—An Act Providing for an additional judge for the western district of Pennsylvania, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and he is hereby, authorized and directed, by and with the advice and consent of the Senate, to appoint an additional judge for the western district of Pennsylvania, whose length of term, compensation, duties, and powers shall be the same as now provided by law for the judges of said district.

Approved, February 26, 1909.

February 26, 1909.  
[H. R. 27139.]

[Public, No. 281.]

Ohio northern judi-  
cial district.  
Terms at Youngs-  
town.  
R. S., secs. 572, 658,  
pp. 100, 122.

**CHAP. 216.**—An Act To provide for the sittings of the United States circuit and district courts of the northern district of Ohio at the city of Youngstown, in said district.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That from and after the passage of this Act there shall be held at the city of Youngstown, in the northern district of Ohio, a term of both the circuit and district courts of said district on the first Tuesday after the first Monday in March of each year.

**SEC. 2.** That grand and petit jurors summoned for service at the terms of either of the courts aforesaid to be held at the city of Cleveland, may, if, in the opinion of the judge holding court in said division, the public convenience requires it, be directed to serve also at the term then being held, or herein authorized to be then held, at the city of Youngstown.

**SEC. 3.** That prosecutions for crimes or offenses hereafter committed in any part of the eastern division of said district shall be cog-

Prosecution of  
crimes.

Service of jurors.

nizable at the terms aforesaid of either of the said courts having jurisdiction thereof.

SEC. 4. That any judge of the United States holding court in the eastern division of the northern district of Ohio in pursuance of existing laws may cause to be held, at the city of Youngstown, the trial of any suit now pending or hereafter brought in the court wherein he shall be so, as aforesaid, sitting.

SEC. 5. That all Acts or parts of Acts inconsistent with the provisions of this Act are hereby repealed to the extent of such inconsistency, but not otherwise.

Approved, February 26, 1909.

**CHAP. 217.**—An Act To provide for the parole of juvenile offenders committed to the National Training School for Boys, Washington, District of Columbia, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That every male juvenile offender who is now or may hereafter be committed to the National Training School for Boys, and who has by his conduct given sufficient evidence that he has reformed, may be released on parole as hereinafter provided.

SEC. 2. That if it shall appear to the satisfaction of the board of trustees of said school that there is reasonable probability that any boy detained in the said school will, if conditionally released, remain at liberty without violating the laws, then said board of trustees may in its discretion parole such boy under such conditions and regulations as the said board of trustees may deem proper: *Provided*, That the parole of all such juvenile offenders committed by courts other than those of the District of Columbia shall be subject to the approval of the Attorney-General of the United States.

SEC. 3. That all Acts and parts of Acts inconsistent with this Act are hereby repealed.

Approved, February 26, 1909.

**CHAP. 223.**—An Act To amend an Act approved February twenty-eighth, nineteen hundred and one, entitled "An Act relating to the Metropolitan police of the District of Columbia."

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of February twenty-eighth, nineteen hundred and one, entitled "An Act relating to the Metropolitan police of the District of Columbia," be amended by adding thereto the following:

"SEC. 4 a. That hereafter whenever any member of the fire department of the District of Columbia in the actual discharge of his duty shall become so disabled by injury as to require medical or surgical services or treatment other than such as can be rendered by the board of police and fire surgeons, the expense of such services or treatment may be paid from the firemen's pension fund: *Provided*, That no such expenses shall be paid except upon the recommendation of the chief engineer of the fire department, approved by the Commissioners of said District, and such recommendation must be accompanied by a certificate from a member of the board of fire surgeons setting forth the nature and cause of the sickness or disability which rendered such services or treatment necessary."

Approved, February 27, 1909.

Transfer of trials.

Repeal.

February 26, 1909.  
[H. R. 27425.]

[Public, No. 282.]

District of Columbia.  
Parole for inmates  
of National Training  
School for Boys.

Action by trustees.

*Proviso.*  
Commitment from  
other courts.

Repeal.

February 27, 1909.  
[H. R. 15230.]

[Public, No. 283.]

District of Columbia.  
Fire department.  
Vol. 31, p. 820,  
amended.

Medical services to  
injured firemen.  
Expenses paid from  
pension fund.

*Proviso.*  
Approval, etc.

February 27, 1909.  
[H. R. 18694.]

**CHAP. 224.**—An Act Relating to the use, control, and ownership of lands in the Canal Zone, Isthmus of Panama.

[Public, No. 284.]

Canal Zone.  
Leases of public  
lands on.

Conditions.

Preference to occu-  
pants.

Lands excepted.

Resumption of pub-  
lic use.

Mineral, etc., rights  
reserved.

Survey.

Delegation of au-  
thority.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President is hereby authorized to grant leases of the public lands in the Canal Zone, Isthmus of Panama, for such period, not exceeding twenty-five years, and upon such terms and conditions as he may deem advisable. No lease, however, shall be granted for a tract of land in excess of fifty hectares, nor to any person who shall not have first established, by affidavit and by such other proof as may be required, that such person is the head of a family or over the age of twenty-one years, and that the application for a lease is made in good faith for the purposes of actual settlement and cultivation, and not for the benefit of any other person whatsoever, and that such person will faithfully comply with all the requirements of law as to settlement, residence, and cultivation. In granting such leases preference shall be accorded to actual occupants of lands in good faith.

**SEC. 2.** That no portion of the lands of the United States within the Canal Zone shall be leased hereunder unless it shall first be made to appear, by a statement or plat filed by the Isthmian Canal Commission with the collector of revenues for the Canal Zone, that it is not contemplated to use such lands in the work of canal construction or to set the same aside as a town site; and all leases shall be made subject to the provision that if at any time it shall become necessary, notwithstanding, for the United States to occupy or use any portion of the leased lands, it shall have the right to so do without further compensation to the lessee than for the reasonable value of the necessary improvements made upon said tracts by the lessee, the same to be determined by the courts of the Canal Zone.

**SEC. 3.** That all leases of lands hereunder shall reserve to the United States all mineral, oil, and gas rights in the lands leased.

**SEC. 4.** That the President may, in his discretion, require a land survey to be made of the Canal Zone.

**SEC. 5.** That the powers conferred upon the President under this Act may be exercised by him through the Isthmian Canal Commission or in such other manner as he may designate.

Approved, February 27, 1909.

February 27, 1909.  
[S. 7378.]

**CHAP. 225.**—An Act To extend the time for the completion of a bridge across the Missouri River at or near Yankton, South Dakota, by the Winnipeg, Yankton and Gulf Railroad Company.

[Public, No. 285.]

Missouri River.  
Time extended for  
bridging, at Yankton,  
S. Dak., by Winnipeg,  
Yankton, and Gulf  
Railroad Company.  
Vol. 33, p. 157.  
*Ante*, p. 167, amend-  
ed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section six of the Act approved April fifth, nineteen hundred and four, authorizing the Winnipeg, Yankton and Gulf Railroad Company to construct a combined railroad, wagon, and foot-passenger bridge, across the Missouri River at or near the city of Yankton, South Dakota, as amended by the Act approved May twentieth, nineteen hundred and eight, be, and the same is hereby, so amended that the time within which the said bridge is required to be commenced shall be within one year and the time within which it is required that the said bridge shall be completed shall be within three years from the date of the approval of this Act.

Approved, February 27, 1909.

**CHAP. 226.**—An Act For the establishment of a subport of entry at Ranier, Minnesota.

February 27, 1909.  
[S. 9017.]

[Public, No. 286.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Ranier, Minnesota, be, and is hereby, established as a subport of entry in the customs collection district of Minnesota, and that the privileges of the first section of the Act approved June tenth, eighteen hundred and eighty, entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," being chapter one hundred and ninety, volume twenty-one, of the Statutes at Large, be, and the same are hereby, extended to said subport.

Customs,  
Ranier, Minn., made  
subport of entry.  
R. S., sec. 2695, p. 513,  
amended.  
Immediate trans-  
portation facilities  
granted.  
Vol. 21, p. 173.

Approved, February 27, 1909.

**CHAP. 227.**—An Act To amend an Act approved July first, nineteen hundred and two, entitled "An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes."

February 27, 1909.  
[H. R. 26155.]

[Public, No. 287.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the third paragraph of the seventh section of the Act entitled "An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," approved July first, nineteen hundred and two, is hereby amended to read as follows:

Philippine Islands.  
Annual sessions of  
legislature.  
Vol. 32, p. 694,  
amended.

"SEC. 7. The legislature shall hold annual sessions, commencing on the first Monday of February in each year and continuing not exceeding ninety days thereafter (Sundays and holidays not included) and the first meeting of the legislature shall be held upon the call of the governor within ninety days after the first election: *Provided*, That the Philippine Legislature after its first meeting as herein provided may by law fix a date other than the first Monday of February in each year for the commencement of its annual sessions: *And provided further*, That if at the termination of any session the appropriations necessary for the support of government shall not have been made, an amount equal to the sums appropriated in the last appropriation bills for such purposes shall be deemed to be appropriated; and until the legislature shall act in such behalf the treasurer may, with the advice of the governor, make the payments necessary for the purposes aforesaid."

Date, etc., of.

*Prorisos.*  
Legislature may de-  
termine date.

Provisions for gov-  
ernmental expenses.

Approved, February 27, 1909.

**CHAP. 228.**—An Act To provide for improving the navigable capacity of the Sabine and Neches rivers, and the canal connecting the Sabine and Neches rivers with the mouth of Taylors Bayou.

February 27, 1909.  
[H. R. 27363.]

[Public, No. 288.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized, in his discretion, to permit the counties of Jefferson and Orange, or any subdivisions thereof; in the State of Texas, or any citizen or citizens of said State, to improve the navigable capacity of the Sabine and Neches rivers, and the canal connecting the mouths of these rivers with the mouth of Taylors Bayou, by deepening and otherwise improving the same, such work to be done in accordance with such plans and specifications as may be approved by him on the recommendation of the Chief of Engineers: *Provided*, That the prosecution of the work shall be subject to the supervision, control, and regulation of the Secretary of War, and to such special conditions as he may impose for the protection of the interests of the United States: *Provided further*, That the entire cost of any work which may be done under authority hereby granted shall be borne by the party or parties to

Sabine and Neches  
rivers, Tex.  
Improving naviga-  
tion of, permitted.

Canal connecting  
Taylors Bayou with.

Plans, etc.

*Prorisos.*  
Supervision, etc.

Cost.

whom the permit is issued, and neither this Act, nor any privilege acquired, or work executed thereunder, shall be used as the basis for any claim against the United States for remuneration for any expenditures made by the said party or parties: *And provided further*, That the methods to be pursued in executing the work herein authorized, including the making of the necessary contracts and the expenditure of the funds provided, shall be such as may be mutually agreed upon by the Secretary of War and the parties to whom the permit is issued.

Approved, February 27, 1909.

February 27, 1909.  
[H. R. 23104.]

[Public, No. 289.]

**CHAP. 229.**—An Act To amend an Act to authorize a bridge across the Missouri River at or near Council Bluffs, Iowa, approved February first, nineteen hundred and eight.

Missouri River.  
Time extended for  
bridging, by Central  
Railroad and Bridge  
Company, at Council  
Bluffs, Iowa.  
*Ante*, p. 3, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Act to authorize a bridge across the Missouri River at or near Council Bluffs, Iowa, approved February first, nineteen hundred and eight, is hereby amended so as to give to the Central Railroad and Bridge Company, of Council Bluffs, Iowa, all the authority and rights granted under said Act if the actual construction of the bridge authorized by said Act is commenced within one year and completed within three years from the passage of this Act.

Approved, February 27, 1909.

March 1, 1909.  
[H. R. 26305.]

[Public, No. 290.]

**CHAP. 232.**—An Act Making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes.

Postal service ap-  
propriations.

Vol. 5, p. 80.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following sums be, and they are hereby, appropriated for the service of the Post-Office Department, in conformity with the Act of July second, eighteen hundred and thirty-six, as follows:

Postmaster-General.

OFFICE OF THE POSTMASTER-GENERAL.

Advertising.

For advertising for the Post-Office Department and postal service, five thousand dollars.

Repair shop and  
supplies division.  
Rent of buildings.

For rent of suitable buildings for the use of the Post-Office Department, including the mail-bag repair shop, lock repair shop, and the division of supplies, thirty-four thousand four hundred dollars.

Power, etc.

For gas, electric power and light, and the repair of machinery, five thousand nine hundred dollars.

Post-office inspect-  
ors.  
Salaries.

**FOR SALARIES OF POST-OFFICE INSPECTORS:** For salaries of fifteen inspectors in charge of divisions, at three thousand dollars each; ten inspectors, at two thousand four hundred dollars each; fifteen inspectors, at two thousand two hundred and fifty dollars each; fifteen inspectors, at two thousand dollars each; ten inspectors, at one thousand eight hundred dollars each; one hundred and thirty inspectors, at one thousand six hundred dollars each; one hundred and ten inspectors, at one thousand four hundred dollars each; and fifty inspectors, at one thousand two hundred dollars each; in all, five hundred and seventy-two thousand seven hundred and fifty dollars.

Per diem.

For per diem allowance of inspectors in the field while actually traveling on official business away from their home, their official domicile, and their headquarters, at a rate to be fixed by the Post-

master-General, not to exceed four dollars per day, three hundred and twenty-five thousand dollars: *Provided*, That the Postmaster-General may, in his discretion, allow inspectors per diem while temporarily located at any place on business away from their home, or their designated domicile, for a period not exceeding twenty consecutive days at any one place, and make rules and regulations governing the foregoing provisions relating to per diem: *And provided further*, That no per diem shall be paid to inspectors receiving annual salaries of two thousand dollars or more.

*Provisos.*  
Temporary allow-  
ances.

Limit.

For compensation to clerks at division headquarters, fifteen, at one thousand six hundred dollars each; nine, at one thousand four hundred dollars each; twenty-seven, at one thousand two hundred dollars each; eight, at one thousand one hundred dollars each; thirteen, at one thousand dollars each; and six, at nine hundred dollars each; in all, ninety-six thousand two hundred dollars.

Clerks, etc., divi-  
sion headquarters.

For traveling expenses of inspectors without per diem allowance, inspectors in charge, and the chief post-office inspector, and expenses incurred by inspectors not covered by per diem allowance, thirty-five thousand dollars.

Traveling, etc., ex-  
penses.

For livery hire incurred by inspectors not covered by their per diem allowance, including livery hire in connection with the installation and inspection of rural routes, fifty thousand dollars.

Livery hire.

For necessary miscellaneous expenses at division headquarters, six thousand dollars.

Miscellaneous.

For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, and highway mail robbers, twenty thousand dollars: *Provided*, That of the amount herein appropriated not to exceed five thousand dollars may be expended, in the discretion of the Postmaster-General, for the purpose of securing information concerning violations of the postal laws, and for services and information looking toward the apprehension of criminals.

Rewards, etc.

*Proviso.*  
Obtaining informa-  
tion.

The appropriation for the fiscal year nineteen hundred and nine of ten thousand dollars for expenses incident to the investigation and testing of mechanical and labor-saving devices, under the direction of the Postmaster-General, for the use of the postal service, is hereby reappropriated and made available for the fiscal year nineteen hundred and ten.

Labor-saving de-  
vices.  
*Ante*, p. 407.

For travel and miscellaneous expenses in the postal service, office of the Postmaster-General, one thousand dollars.

Travel, etc.

#### OFFICE OF THE FIRST ASSISTANT POSTMASTER-GENERAL.

First Assistant Post-  
master-General.

For compensation to postmasters, twenty-seven million dollars.

Postmasters.

For compensation to assistant postmasters at first and second class post-offices, four, at not exceeding four thousand dollars each; thirty-one, at not exceeding three thousand dollars each; four, at not exceeding two thousand five hundred dollars each; five, at not exceeding two thousand dollars each; eleven, at not exceeding one thousand nine hundred dollars each; thirty, at not exceeding one thousand eight hundred dollars each; sixty-nine, at not exceeding one thousand seven hundred dollars each; one hundred and seven, at not exceeding one thousand six hundred dollars each; one hundred and fifty-seven, at not exceeding one thousand five hundred dollars each; one hundred and fourteen, at not exceeding one thousand four hundred dollars each; two hundred and seventy-six, at not exceeding one thousand three hundred dollars each; four hundred and fifty-three, at not exceeding one thousand two hundred dollars each; two hundred and eighteen, at not exceeding one thousand one hundred dollars each; one hundred and eighty-one, at not exceeding one thousand dollars each; two hundred and eleven,

Assistant postmas-  
ters.

at not exceeding nine hundred dollars each; two hundred and sixty-three, at not exceeding eight hundred dollars each; and one hundred, at not exceeding seven hundred dollars each; in all, two million six hundred and twenty thousand dollars.

Appointments, etc.,  
restricted.

And the appointment and assignment of assistant postmasters hereunder shall be so made during the fiscal year as not to involve a greater aggregate expenditure than this sum.

Superintendents,  
clerks, etc.

For compensation to clerks and employees at first and second class post-offices:

At \$3,200.

Superintendents of delivery, superintendents of mails, superintendents of money order, and superintendents of registry, sixteen, at not exceeding three thousand two hundred dollars each;

At \$3,000.

Auditors, two, at not exceeding three thousand dollars each;

At \$2,700.

Superintendents of delivery and superintendents of mails, nineteen, at not exceeding two thousand seven hundred dollars each;

At \$2,600.

Cashiers, superintendents of delivery, and superintendents of mails, twenty, at not exceeding two thousand six hundred dollars each;

At \$2,500.

Superintendents of delivery, superintendents of mails, and superintendents of stations, six, at not exceeding two thousand five hundred dollars each;

At \$2,400.

Assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, bookkeepers, cashiers, finance clerks, private secretaries, superintendents of delivery, superintendents of mails, superintendents of money order, and superintendents of registry, thirty-three, at not exceeding two thousand four hundred dollars each;

At \$2,200.

Assistant superintendents of mails, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, finance clerks, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, and superintendents of stations, twenty-two, at not exceeding two thousand two hundred dollars each;

At \$2,100.

Chief stamp clerks, night superintendents, superintendents of carriers, superintendents of delivery, superintendents of inquiry, superintendents of mails, superintendents of money order, and superintendents of registry, twenty, at not exceeding two thousand one hundred dollars each;

At \$2,000.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, bookkeepers, cashiers, examiners of stations, finance clerks, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, superintendents of inquiry, and superintendents of stations, ninety-five, at not exceeding two thousand dollars each;

At \$1,800.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, examiners of stations, finance clerks, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, eighty-four, at not exceeding one thousand eight hundred dollars each;

At \$1,700.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks,

examiners of stations, finance clerks, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, one hundred and thirteen, at not exceeding one thousand seven hundred dollars each;

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, examiners of stations, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, one hundred and seventeen, at not exceeding one thousand six hundred dollars each; At \$1,600.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, examiners of stations, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, one hundred and sixty-two, at not exceeding one thousand five hundred dollars each; At \$1,500.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, special clerks, examiners of stations, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of delivery, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, four hundred and thirteen, at not exceeding one thousand four hundred dollars each; At \$1,400.

Assistant cashiers, superintendents of delivery, assistant superintendents of money order, assistant superintendents of mails, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, cashiers, chief mailing clerks, chief stamp clerks, special clerks, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of mails, superintendents of money order, superintendents of registry, superintendents of second-class matter, and superintendents of stations, six hundred and thirty, at not exceeding one thousand three hundred dollars each; At \$1,300.

Assistant cashiers, assistant superintendents of delivery, assistant superintendents of mails, assistant superintendents of money order, assistant superintendents of registry, assistant superintendents of stations, bookkeepers, chief stamp clerks, clerks, finance clerks, foremen of crews, private secretaries, superintendents of carriers, superintendents of second-class matter, and superintendents of stations, six thousand nine hundred and sixty-one, at not exceeding one thousand two hundred dollars each; At \$1,200.

Assistant superintendents of stations, clerks, private secretaries, superintendents of carriers, superintendents of second-class matter, and superintendents of stations, seven thousand eight hundred and fifteen, at not exceeding one thousand one hundred dollars each; At \$1,100.

Assistant superintendents of stations, clerks, clerks in charge of stations, private secretaries, superintendents of carriers, and superintendents of second-class matter, six thousand, at not exceeding one thousand dollars each; At \$1,000.

- At \$900. Clerks, clerks in charge of stations, and private secretaries, five thousand, at not exceeding nine hundred dollars each;
- At \$800. Clerks, and clerks in charge of stations, four thousand, at not exceeding eight hundred dollars each;
- At \$600. Clerks, and clerks in charge of stations, one thousand six hundred and twenty-five, at not exceeding six hundred dollars each;
- Substitutes. Substitutes for clerks and employees absent without pay;  
In all, thirty-one million nine hundred and eight thousand five hundred dollars.
- Restriction. And the appointment and assignment of clerks hereunder shall be so made during the fiscal year as not to involve a greater aggregate expenditure than this sum, and the assignment of the several grades of compensation to the various offices shall be made, so far as practicable, in proportion to the amount of business transacted through such offices and the respective divisions thereof.
- Printers, mechanics, etc. For compensation to printers, mechanics, and skilled laborers, ten, at one thousand two hundred dollars each; four, at one thousand one hundred dollars each; three, at one thousand dollars each; and six, at nine hundred dollars each; in all, twenty-four thousand eight hundred dollars.
- Watchmen, messengers, etc. For compensation to watchmen, messengers, and laborers, six hundred and sixty, at seven hundred dollars each; four hundred and twenty-five, at six hundred dollars each; and one hundred and forty, at five hundred dollars each; in all, seven hundred and eighty-seven thousand dollars.
- Contract station clerks. For compensation to clerks in charge of contract stations, at a rate above three hundred dollars each, and not to exceed one thousand dollars each, three hundred thousand dollars.  
For compensation to clerks in charge of contract stations, at a rate not to exceed three hundred dollars each, five hundred and thirty-five thousand dollars.
- Substitutes for clerks on leave. For compensation to substitutes for clerks and employees at first and second class post-offices on vacation, one hundred and twenty thousand dollars.
- Temporary and auxiliary clerks. For temporary and auxiliary clerk hire at first and second class post-offices and temporary and auxiliary clerk hire at summer and winter resort post-offices, two hundred and fifty thousand dollars.
- Separating mails. For separating mails at third and fourth class post-offices, seven hundred and twenty-five thousand dollars.
- Unusual conditions. For unusual conditions at post-offices, one hundred and twenty-five thousand dollars.
- Clerks, third-class offices. For allowance to third-class post-offices to cover the cost of clerical services in offices where the salaries of the postmasters range from one thousand dollars to one thousand five hundred dollars, five hundred and fifty thousand dollars: *Provided*, That no allowance in excess of two hundred dollars shall be made where the salary of the postmaster is one thousand dollars, one thousand one hundred dollars, or one thousand two hundred dollars; nor in excess of three hundred dollars where the salary of the postmaster is one thousand three hundred dollars, one thousand four hundred dollars, or one thousand five hundred dollars.
- Proviso.* Allotments not exceeding \$300. For allowance to third-class post-offices to cover the cost of clerical services in offices where the salaries of the postmasters range from one thousand six hundred dollars to one thousand nine hundred dollars, seven hundred thousand dollars: *Provided*, That no allowance in excess of four hundred dollars shall be made where the salary of the postmaster is one thousand six hundred dollars, or one thousand seven hundred dollars; nor in excess of five hundred dollars where the salary of the postmaster is one thousand eight hundred dollars, or one thousand nine hundred dollars.
- Proviso.* Allotments not exceeding \$500.

For rent, light, and fuel for first, second, and third class post-offices, three million nine hundred and seventy-five thousand dollars, of which sum not to exceed fifty thousand dollars shall be immediately available: *Provided*, That there shall not be allowed for the use of any third-class post-office for rent a sum in excess of five hundred dollars, nor more than one hundred dollars for fuel and light in any one year: *And provided further*, That the Postmaster-General may, in the disbursement of this appropriation, apply a part thereof to the purpose of leasing premises for the use of post-offices of the first, second, and third classes, at a reasonable annual rental, to be paid quarterly, for a term not exceeding ten years.

Rent, light, and fuel.

*Provisos.*  
Limit.

Ten-year leases.

For miscellaneous items necessary and incidental to post-offices of the first and second class, three hundred thousand dollars.

Miscellaneous.

For rental or purchase of canceling machines, including cost of power in rented buildings, motors, repairs to motors, and miscellaneous expenses of installation and operation, three hundred and ten thousand dollars.

Canceling machines.

For compensation to thirteen assistant superintendents, salary and allowance division, at the rate of two thousand dollars per annum each, and for their per diem allowance when actually traveling on business of the Post-Office Department, at a rate to be fixed by the Postmaster-General not to exceed four dollars per day, and for other necessary official expenses, forty-four thousand two hundred dollars.

Assistant superintendents.

For pay of letter carriers at offices already established, including substitutes for carriers absent without pay, city delivery service, and for the pay of letter carriers in second-class post-offices eligible for promotion to the fifth grade, one hundred and fifty-five thousand dollars. In all, twenty-nine million six hundred and twenty-three thousand five hundred dollars.

City delivery.  
Letter carriers.

For pay of substitutes for letter carriers absent with pay, and of auxiliary and temporary letter carriers at offices already established, one million three hundred thousand dollars.

Substitutes.

For pay of letter carriers, substitute and auxiliary letter carriers at new offices entitled to city delivery service, one hundred and twenty thousand dollars, of which sum twenty thousand dollars shall be immediately available.

New offices.

For horse-hire allowance and the rental of vehicles, eight hundred and fifty-five thousand dollars.

Horse hire, etc.

For car fare and bicycle allowance, four hundred and twenty-five thousand dollars.

Car fare and bicycles.

For street-car collection service, ten thousand dollars.

Street-car collections.

For compensation to twenty-two mechanics, at not exceeding nine hundred dollars each, nineteen thousand eight hundred dollars.

For marine postal service, Detroit, Michigan, six thousand five hundred dollars.

Detroit, marine service.

For incidental expenses of the city delivery service, including freight and drayage on equipment, furniture, and supplies, and erecting, painting, and repairing letter and package boxes and posts, repairing clocks and other equipment, and for maps, forty-five thousand dollars.

Incidentals.

For car fare for special-delivery messengers in emergency cases, twelve thousand dollars.

Special-delivery.  
Car fare.

For fees to special-delivery messengers, one million three hundred thousand dollars.

Fees.

For travel and miscellaneous expenses in the postal service, office of the First Assistant Postmaster-General, one thousand dollars.

Travel, etc.

## OFFICE OF THE SECOND ASSISTANT POSTMASTER-GENERAL.

Second Assistant Postmaster-General.

For inland transportation by star routes, including temporary service to newly established offices, seven million sixty thousand dollars: *Provided*, That no part of this appropriation shall be

Transportation.  
Star routes.*Provisos.*

Discontinuance if served by rural delivery.

Alaska emergency service.

Steamboat, etc., routes.

Messenger service.

Pneumatic tubes, etc.

Wagon service.

Mail bags, etc.

Proviso.  
Equipments for Alaska and island possessions.

Equipment shop, Chicago, Ill.

Locks, keys, etc.

Railroad routes.

Freight on postal cards, etc.

Withdrawal from mails at weighing periods.

Post-office car service.

Railway Mail Service.  
Division officers, etc.

expended for continuance of any star-route service the patronage of which shall be served entirely by the extension of rural delivery service, nor shall any of said sum be expended for the establishment of new star-route service for a patronage which is already entirely served by rural delivery service: *Provided*, That out of this appropriation the Postmaster-General is authorized to provide difficult or emergency mail service in Alaska, including the establishment and equipment of relay stations, in such manner as he may think advisable without advertising therefor.

For inland transportation by steamboat or other power-boat routes, seven hundred and sixty thousand dollars.

For mail-messenger service, one million six hundred and thirty thousand dollars.

For the transmission of mail by pneumatic tubes or other similar devices, one million dollars.

For regulation, screen, or other wagon service, one million six hundred and seventy-five thousand dollars.

For mail bags, metal for mail-bag attachments, cord fasteners, label cases, and labor and material necessary for manufacture and repairing equipment, and for incidental expenses pertaining thereto, four hundred and twenty thousand dollars: *Provided*, That out of this appropriation the Postmaster-General is authorized to use so much of the sum, not exceeding four thousand five hundred dollars, as may be deemed necessary for the purchase of material, and the manufacture in the mail-bag repair shop of such small quantities of distinctive equipment as may be required by other executive departments, and for service in Alaska, Porto Rico, Philippine Islands, Hawaii, or other island possessions, and for such special equipment for testing and for other purposes in connection with the reduction in the weight of mail equipment.

For rent, light, fuel, electric power, and incidental expenses pertaining to the maintenance of a subworkshop for the repair of mail equipment at Chicago, Illinois, three thousand five hundred dollars.

For mail locks and keys, chains, tools, machinery and labor and material necessary for manufacturing and repairing same, and incidental expenses pertaining thereto; also for making in the mail-lock repair shop such metal attachments as may be needed for use in the manufacture and repair of mail equipment, forty-five thousand dollars.

For inland transportation by railroad routes, forty-six million five hundred and sixty-eight thousand dollars.

For pay of freight or expressage on postal cards, stamped envelopes, newspaper wrappers, and empty mail bags, three hundred and fifty thousand dollars. And the Postmaster-General shall require, when in freightable lots and whenever practicable, the withdrawal from the mails of all postal cards, stamped envelopes, newspaper wrappers, empty mail bags, furniture, equipment, and other supplies for the postal service, except postage stamps, in the respective weighing divisions of the country, immediately preceding the weighing period in said divisions, and thereafter such postal cards, stamped envelopes, newspaper wrappers, empty mail bags, furniture, equipment, and other supplies for the postal service, except postage stamps, shall be transmitted by either freight or express.

For railway post-office car service, four million eight hundred thousand dollars.

**RAILWAY MAIL SERVICE:** For thirteen division superintendents, at three thousand dollars each; thirteen assistant division superintendents, at two thousand dollars each; five assistant superintendents, at two thousand dollars each; nineteen assistant superintendents, at one thousand eight hundred dollars each; one hundred and thirty-six chief clerks, at one thousand eight hundred dollars each; two hundred and eighty-six clerks, class six, at not exceeding

one thousand six hundred dollars each; one thousand four hundred and eleven clerks, class five, at not exceeding one thousand five hundred dollars each; five hundred and eighty-three clerks, class five, at not exceeding one thousand four hundred dollars each; two thousand six hundred and fifty-seven clerks, class four, at not exceeding one thousand three hundred dollars each; two thousand and fifty-six clerks, class four, at not exceeding one thousand two hundred dollars each; six thousand one hundred and sixty-eight clerks, class three, at not exceeding one thousand one hundred dollars each; two thousand six hundred clerks, class two, at not exceeding one thousand dollars each; six hundred clerks, class one, at not exceeding nine hundred dollars each; six hundred clerks, class one, at not exceeding eight hundred dollars each; in all, nineteen million four hundred and sixty-five thousand three hundred dollars: *Provided*, That the Postmaster-General may hereafter, in his discretion, under such regulations as he may provide, allow a clerk who is sick leave of absence with pay, his duties to be performed without expense to the Government during the period for which he is granted leave, not exceeding thirty days in any fiscal year.

*Proviso.*  
Sick leave.

And the appointment and assignment of clerks hereunder shall be so made during the fiscal year as not to involve a greater aggregate expenditure than this sum.

Appointments limited.

For temporary clerk hire in classes one and two for emergency service, fifty-five thousand dollars.

Emergency service.

For substitutes for clerks on vacation, sixty-five thousand dollars: *Provided*, That the Postmaster-General may hereafter allow railway postal clerks whose duties require them to work six days or more per week, fifty-two weeks per year, an annual vacation of fifteen days with pay.

Substitutes.

*Proviso.*  
Annual vacation.

For acting clerks, in place of clerks or substitutes injured while on duty, and to enable the Postmaster-General to pay the sum of one thousand dollars, which shall be exempt from payment of debts of the deceased, to the legal representatives of any railway postal clerk or substitute railway postal clerk who shall be killed while on duty, or who, being injured while on duty, shall die within one year thereafter as the result of such injury, one hundred thousand dollars.

Acting clerks.  
Allowance in case of death.

For actual and necessary expenses, division superintendents, assistant division superintendents, and chief clerks, Railway Mail Service, and railway postal clerks, while actually traveling on business of the Post-Office Department and away from their several designated headquarters, twenty-three thousand dollars.

Traveling expenses.

For rent, light, fuel, telegraph, and miscellaneous office expenses, schedules of mail trains, telephone service, and badges for railway postal clerks, sixty-nine thousand dollars, including rental of offices for division headquarters, Railway Mail Service, in Washington, District of Columbia.

Miscellaneous.

For per diem allowance of assistant superintendents while actually traveling on official business away from their home, their official domicile, and their headquarters, at a rate to be fixed by the Postmaster-General, not to exceed four dollars per day, thirty thousand dollars, and for their necessary official expenses not covered by their per diem allowance, not exceeding three thousand six hundred dollars; in all, thirty-three thousand six hundred dollars.

Per diem, etc., assistant superintendents.

For inland transportation of mail by electric and cable cars, seven hundred and thirty thousand dollars: *Provided*, That the rate of compensation to be paid per mile shall not exceed the rate now paid to companies performing such service, except that the Postmaster-General, in cases where the quantity of mail is large and the number of exchange points numerous, may, in his discretion, authorize payment for closed-pouch service at a rate per mile not to exceed

Electric and cable car service.  
*Provisos.*  
Compensation.

Outside of cities.	one-third above the rate per mile now paid for closed-pouch service; and for mail cars and apartments carrying the mails, not to exceed the rate of one cent per linear foot per car mile of travel: <i>Provided further</i> , That the rates for electric-car service on routes over twenty-five miles in length outside of cities shall not exceed the rates paid for service on steam railroads: <i>Provided, however</i> , That not to exceed thirty thousand dollars of the sum hereby appropriated may be expended, in the discretion of the Postmaster-General where unusual conditions exist or where such service will be more expeditious and efficient and at no greater cost than otherwise.
Unusual conditions, etc.	
Foreign mails.	For transportation of foreign mails, three million five hundred and seventy-three thousand dollars: <i>Provided</i> , That the Postmaster-General shall be authorized to expend such sums as may be necessary, not exceeding one hundred and thirty thousand dollars, to cover one-half of the cost of transportation, compensation, and expenses of clerks to be employed in assorting and pouching mails in transit on steamships between the United States and other postal administrations in the International Postal Union, and not exceeding eighty thousand dollars for transferring the foreign mail from incoming steamships in New York Bay to the steamship and railway piers, and for transferring the foreign mail from incoming steamships in San Francisco Bay to the piers; also for transferring the mail from steamships performing service under contract for transporting United States mail.
Proviso. Clerks on steamships.	
Pier transfers, New York and San Francisco.	
Assistant superintendent.	For assistant superintendent, division of foreign mails, with headquarters in New York, New York, two thousand five hundred dollars.
Balances due foreign countries.	For balances due foreign countries, three hundred and four thousand dollars.
Travel, etc.	For travel and miscellaneous expenses in the postal service, office of the Second Assistant Postmaster-General, one thousand dollars.
Third Assistant Postmaster-General.	<b>OFFICE OF THE THIRD ASSISTANT POSTMASTER-GENERAL.</b>
Stamps.	For manufacture of adhesive postage stamps, special-delivery stamps, and books of stamps, five hundred and ninety thousand dollars.
Stamped envelopes and wrappers.	For manufacture of stamped envelopes and newspaper wrappers, one million three hundred and forty thousand dollars.
Distribution and inspection.	For pay of agent and assistants to examine and distribute stamped and official envelopes and newspaper wrappers, and expenses of agency at Dayton, Ohio, including expenses attendant on inspection of manufacture of official envelopes at Cincinnati, Ohio, twenty-five thousand dollars.
Postal cards.	For manufacture of postal cards, two hundred and seventeen thousand dollars.
Distribution, etc.	For pay of agent and assistants to examine and distribute postal cards, and expenses of agency, eight thousand three hundred and sixty dollars.
Ship, etc., letters.	For ship, steamboat, and way letters, five hundred dollars.
Indemnity, lost registered letters.	For payment of limited indemnity for the loss of pieces of first-class domestic registered matter, twenty-five thousand dollars.
International articles.	For payment of limited indemnity for the loss of registered articles in the international mails, ten thousand dollars.
Travel, etc.	For travel and miscellaneous expenses in the postal service, office of the Third Assistant Postmaster-General, one thousand dollars.
Special counsel, second-class mail privilege suits.	The appropriation for the fiscal year nineteen hundred and nine of ten thousand dollars for the employment of special counsel to prosecute and defend suits affecting the second-class mailing privilege is hereby reappropriated and made available for the fiscal year nineteen hundred and ten.

## OFFICE OF THE FOURTH ASSISTANT POSTMASTER-GENERAL.

Fourth Assistant  
Postmaster-General.

For stationery, including all money-order offices, one hundred thousand dollars.

Stationery.

For official and registry envelopes, two hundred and twenty-five thousand dollars.

Official and registry  
envelopes.

For pay of agent and assistants to examine and distribute registry envelopes: agent, two thousand five hundred dollars; chief clerk, one thousand dollars; one clerk, at nine hundred dollars; and one laborer, at six hundred and sixty dollars; in all, five thousand and sixty dollars.

Distribution.

For blanks, blank books, printed and engraved matter, binding and carbon paper for the money-order service, two hundred and twenty-five thousand dollars.

Money-order blanks,  
etc.

For blanks, books, and printed matter of urgent or special character, including the preparation, publication, and free distribution by postmasters to the public of a pamphlet containing general postal information, intaglio seals, and other miscellaneous items of immediate necessity for the registry system, eight thousand dollars.

Registry blanks, etc.

Supplies for the city-delivery service, including letter boxes, letter-box fasteners, package boxes, posts, furniture, satchels, straps, baskets, time cards, time-card frames, time-recorder supplies, maps, transfer designs, and stencils, seventy-five thousand dollars.

City delivery sup-  
plies.

For postmarking, rating, and money-order stamps and repairs to same, metal, rubber, and combination type, dates and figures, type holders, ink and pads for canceling and stamping purposes, forty thousand dollars.

Postmarking, etc.,  
stamps.

For letter balances, scales, test weights, repairs to same, and for tape measures, ten thousand dollars.

Letter scales, etc.

For wrapping paper, fifteen thousand dollars.

Wrapping paper.

For wrapping twine and tying devices, two hundred thousand dollars.

Twine, etc.

For facing slips, plain and printed, including the furnishing of paper for same; and for card slide labels, blanks, and books of an urgent nature, sixty thousand dollars.

Facing slips, etc.

For the purchase, exchange, and repair of typewriting machines, envelope-opening machines, and computing machines, and for the purchase of copying presses, numbering machines, and miscellaneous articles purchased and furnished directly to the postal service, one hundred and fifteen thousand dollars.

Miscellaneous sup-  
plies.

Supplies for the rural delivery service, including collection boxes, furniture, satchels, badges, straps, map supplies, repairing satchels and furniture, repairing, erecting, and painting collection boxes in the rural delivery service, sixty thousand dollars.

Rural delivery sup-  
plies.

To defray expenses incident to the shipment of supplies, including hardware, boxing, packing, cartage, freight, and the pay of one carpenter and three laborers for assignment in connection therewith, one hundred thousand dollars.

Shipping supplies.

For pay of letter carriers, substitutes for carriers on annual leave, clerks in charge of substations, and tolls and ferriage, rural delivery service, thirty-seven million three hundred and sixty thousand dollars, of which amount the sum of one hundred and sixty-three thousand dollars shall be immediately available: *Provided*, That not to exceed twelve thousand dollars of the amount hereby appropriated may be used for compensation of clerks in charge of substations: *Provided further*, That in the discretion of the Postmaster-General the pay of any carrier on a water route who furnishes his own power boat and is employed during the summer months may be fixed at an amount not exceeding nine hundred dollars in any one calendar year.

Rural delivery.  
Carriers, etc.*Provisos.*  
Substation clerks.

Power boats.

Travel, etc.

For travel and miscellaneous expenses in the postal service, office of the Fourth Assistant Postmaster-General, one thousand dollars.

Bonds of postmasters.

That section thirty-eight hundred and thirty-four of the Revised Statutes be amended by striking therefrom the following words: "and where an office is designated as a money-order office, the bond of the postmaster shall contain an additional condition for the faithful performance of all duties and obligations in connection with the money-order business."

Money-order condition omitted.  
R. S., sec. 3834, p. 751, amended.

No payment to permanently incapacitated persons.

That the appropriations herein made for the officers, clerks, and persons employed in the postal service shall not be available for the compensation of any persons permanently incapacitated for performing such service. The establishment of a civil-pension roll or an honorable-service roll, or the exemption of any of the officers, clerks, and persons in the postal service from the existing laws respecting employment in such service is hereby prohibited.

Pension roll, etc., prohibited.

Appropriations to meet deficiencies.

That if the revenues of the Post-Office Department shall be insufficient to meet the appropriations made by this Act, a sum equal to such deficiency of the revenue of said department is hereby appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply said deficiencies in the revenues for the Post-Office Department for the year ending June thirtieth, nineteen hundred and ten, and the sum needed may be advanced to the Post-Office Department upon requisition of the Postmaster-General.

Approved, March 1, 1909.

March 1, 1909.  
[H. R. 20111.]

[Public, No. 291.]

District of Columbia  
Code amendments.  
Gambling.  
Vol. 31, p. 1331,  
amended.

**CHAP. 233.**—An Act To amend an Act entitled "An Act to establish a Code of Law for the District of Columbia," relative to gambling, bucket shops, and bucketing.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section eight hundred and sixty-nine of the Act of Congress entitled "An Act to establish a Code of Law for the District of Columbia," approved March third, nineteen hundred and one, be, and is hereby, amended by adding sections eight hundred and sixty-nine a, eight hundred and sixty-nine b, eight hundred and sixty-nine c, and eight hundred and sixty-nine d, so as to read as follows:

Bucket shops, etc., prohibited.  
Definitions.

"SEC. 869 a. AN ACT TO PROHIBIT BUCKETING AND BUCKET SHOPPING AND TO ABOLISH BUCKET SHOPS.—The following words and phrases used in this Act shall, unless a different meaning is plainly required by the context, have the following meanings:

"Person."

"Person" shall mean an individual, partnership, corporation, or association, whether acting in his or their own right or as the officer, agent, servant, correspondent, or representative of another.

"Contract."

"Contract" shall mean any agreement, trade, or transaction.

"Securities."

"Securities" shall mean all evidences of debt or property and options for the purchase and sale thereof, shares in any corporation or association, bonds, coupons, scrip, rights, choses in action, and other evidences of debt or property and options for the purchase or sale thereof.

"Commodities."

"Commodities" shall mean anything movable that is bought and sold.

"Bucket shop."

"Bucket shop" shall mean any room, office, store, building, or other place where any contract prohibited by this Act is made or offered to be made.

"Keeper."

"Keeper" shall mean any person owning, keeping, managing, operating, or promoting a bucket shop, or assisting to keep, manage, operate, or promote a bucket shop.

"Bucketing,"  
"bucket shopping."

"Bucketing" or "bucket shopping" shall mean: (a) The making of or offering to make any contract respecting the purchase or sale,

either upon credit or upon margin, of any securities or commodities wherein both parties thereto intend, or such keeper intends, that such contract shall be, or may be, terminated, closed, or settled according to or upon the basis of the public market quotations of prices made on any board of trade or exchange upon which said securities or commodities are dealt in and without a bona fide purchase or sale of the same; or (b) the making of or offering to make any contract respecting the purchase or sale, either upon credit or upon margin, of any securities or commodities, wherein both parties intend, or such keeper intends, that such contract shall be, or may be, deemed terminated, closed, or settled when such public market quotations of prices for the securities or commodities named in such contract shall reach a certain figure without a bona fide purchase or sale of the same; or (c) the making of or offering to make any contract respecting the purchase or sale, either upon credit or upon margin, of any securities or commodities wherein both parties do not intend, or such keeper does not intend, the actual or bona fide receipt or delivery of such securities or commodities, but do intend, or such keeper does intend, a settlement of such contract based upon the differences in such public market quotations of prices at which said securities or commodities are or are asserted to be bought and sold.

“SEC. 869 b. Any person who makes or offers to make any contract defined in the preceding section, or who is the keeper of any bucket shop, shall, upon conviction thereof, be punished by a fine not exceeding one thousand dollars or by imprisonment for not more than one year. Any person who shall be convicted of a second offense shall be punished by imprisonment for not more than five years. The continuing of the keeping of a bucket shop by any person after the first conviction therefor shall be deemed a second offense under this Act. If a domestic corporation shall be convicted of a second offense, the supreme court of the District of Columbia shall have jurisdiction, upon an information in equity in the name of the United States district attorney for the District of Columbia, on the relation of the Commissioners of the District of Columbia, to dissolve the corporation; and if a foreign corporation shall be convicted of a second offense, the supreme court of the District of Columbia shall have jurisdiction, in the same manner, to restrain the corporation from doing business in the District of Columbia.

“SEC. 869 c. Any person who shall communicate, receive, exhibit, or display in any manner any statement of quotations of prices of any securities or commodities with an intent to make, or offer to make, or to aid in making, or offering to make any contract prohibited by this Act, upon conviction thereof shall be subject to the penalties provided in the preceding section.

“SEC. 869 d. Every person shall furnish, upon demand, to any customer or principal for whom such person has executed any order for the actual purchase or sale of any securities or commodities, either for immediate or future delivery, a written statement, containing the names of the persons from whom such property was bought or to whom it has been sold, as the fact may be, the time when, place where, and the price at which the same was either bought or sold; and if such person shall refuse or neglect to furnish such statement within twenty-four hours after such demand such refusal or neglect shall be prima facie evidence that such purchase or sale was bucketing or bucket shopping within the terms of this Act.”

Approved, March 1, 1909.

Punishment for violations.

Second offense.

Domestic corporations.

Foreign corporations.

Punishment for displaying quotations, etc.

Information to customer of actual sales.

Effect of refusal.

March 2, 1909.  
[H. R. 27523.]

[Public, No. 292.]

Diplomatic and consular appropriations.

**CHAP. 235.**—An Act Making appropriations for the diplomatic and consular service for the fiscal year ending June thirtieth, nineteen hundred and ten.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, severally appropriated, in full compensation for the diplomatic and consular service for the fiscal year ending June thirtieth, nineteen hundred and ten, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed, namely:

Schedule A.

**SCHEDULE A.**

Salaries.

**SALARIES OF AMBASSADORS AND MINISTERS.**

Ambassadors.

Ambassadors extraordinary and plenipotentiary to Austria-Hungary, Brazil, France, Germany, Great Britain, Italy, Japan, Mexico, Russia, and Turkey, at seventeen thousand five hundred dollars each, one hundred and seventy-five thousand dollars;

Envoys extraordinary and ministers plenipotentiary.

Envoys extraordinary and ministers plenipotentiary to the Argentine Republic, Belgium, Chile, China, Cuba, the Netherlands and Luxemburg, and Spain, at twelve thousand dollars each, eighty-four thousand dollars;

Envoys extraordinary and ministers plenipotentiary to Colombia, Costa Rica, Guatemala, Honduras, Nicaragua, Panama, Peru, Salvador, and Venezuela, at ten thousand dollars each, ninety thousand dollars;

Envoys extraordinary and ministers plenipotentiary to Denmark, Morocco, Norway, Paraguay and Uruguay, Portugal, Roumania and Servia and diplomatic agent in Bulgaria, Sweden, and Switzerland, at ten thousand dollars each, eighty thousand dollars;

Envoy extraordinary and minister plenipotentiary to Greece and Montenegro, ten thousand dollars;

Envoys extraordinary and ministers plenipotentiary to Bolivia, Ecuador, Haiti, Persia, and Siam, at ten thousand dollars each, fifty thousand dollars;

Ministers resident and consuls-general.

Minister resident and consul-general to the Dominican Republic, ten thousand dollars;

Minister resident and consul-general to Liberia, five thousand dollars;

Agent, etc., Cairo.

Agent and consul-general at Cairo, six thousand five hundred dollars;

Proviso.  
Salary restriction.

*Provided,* That no salary herein appropriated shall be paid to any official receiving any other salary from the United States Government.

Chargés d'affaires.

Chargés d'affaires ad interim, forty thousand dollars;

Total, five hundred and fifty thousand five hundred dollars.

Ministers, etc.  
Authority to change rank annulled.  
Vol. 27, p. 497, repealed.

The following provision of an Act making appropriations for the diplomatic and consular service of the United States for the fiscal year ending June thirtieth, eighteen hundred and ninety-four, be, and is hereby, repealed, namely:

"Whenever the President shall be advised that any foreign government is represented, or is about to be represented, in the United States by an ambassador, envoy extraordinary, minister plenipotentiary, minister resident, special envoy, or chargé d'affaires, he is authorized, in his discretion, to direct that the representative of the United States to such government shall bear the same designation. This provision shall in nowise affect the duties, powers, or salary of such representative."

And hereafter no new ambassadorship shall be created unless the same shall be provided for by Act of Congress.

New ambassadorships restricted to Act of Congress.

Section sixteen hundred and eighty-five of the Revised Statutes is hereby amended to read as follows: "For such time as any secretary of embassy or legation shall be lawfully authorized to act as chargé d'affaires ad interim at the post to which he shall have been appointed, he shall be entitled to receive, in addition to his salary as secretary of embassy or legation, compensation equal to the difference between such salary and fifty per centum of the salary provided by law for the ambassador or minister at such post."

Secretary of embassy, etc., acting as chargé d'affaires. Compensation. R. S., sec. 1685, p. 295, amended.

#### SALARIES OF SECRETARIES OF EMBASSIES AND LEGATIONS.

Secretaries of embassies and legations.

Salaries.

Secretaries of embassy to Austria-Hungary, Brazil, Great Britain, France, Germany, Italy, Japan, Mexico, Russia, and Turkey, at three thousand dollars each, thirty thousand dollars;

Secretaries of legation to the Argentine Republic, Belgium, Chile, China, Cuba, the Netherlands and Luxemburg, and Spain, at two thousand six hundred and twenty-five dollars each, eighteen thousand three hundred and seventy-five dollars;

Secretaries of legation to Bolivia, Colombia, Costa Rica, Denmark, the Dominican Republic, Ecuador, Guatemala, Honduras, Liberia, Morocco, Nicaragua, Norway, Panama, Peru, Portugal, Sweden, Switzerland, and Venezuela, at two thousand dollars each, thirty-six thousand dollars;

Secretary of legation to Salvador and consul-general to San Salvador, two thousand dollars;

Secretary of legation to Siam and consul-general at Bangkok, two thousand dollars;

Secretary of legation to Greece and Montenegro, two thousand dollars;

Secretary of legation to Paraguay and Uruguay, two thousand dollars;

Secretary of legation and consul-general to Roumania and Servia, who shall also be secretary of the diplomatic agency in Bulgaria, two thousand dollars;

Secretary of legation to Persia, who shall be an American student of the language of that country, two thousand dollars;

Second secretaries of embassy to Austria-Hungary, Brazil, Great Britain, France, Germany, Italy, Mexico, and Russia, at two thousand dollars each, sixteen thousand dollars;

Second secretaries.

Second secretary of embassy to Japan, two thousand dollars;

Second secretary of legation to China, one thousand eight hundred dollars;

Second secretary of embassy to Turkey, who shall be an American student of the language of that court and country, two thousand dollars;

Second secretary of legation to Cuba, one thousand eight hundred dollars;

Third secretaries of embassy to Great Britain, France, Mexico, Germany, and Russia, at one thousand two hundred dollars each, six thousand dollars;

Third secretaries.

Third secretary of embassy to Japan, who shall be an American student of the Japanese language, one thousand two hundred dollars;

Third secretary of embassy to Turkey, who shall be an American student of the Turkish language, one thousand two hundred dollars;

Total, one hundred and twenty-eight thousand three hundred and seventy-five dollars.

SALARIES OF DIPLOMATIC AND CONSULAR OFFICERS WHILE RECEIVING INSTRUCTIONS AND MAKING TRANSITS.

Instruction and transit pay.

To pay the salaries of ambassadors, ministers, consuls, and other officers of the United States for the periods actually and necessarily occupied in receiving instructions and in making transits to and from their posts, and while awaiting recognition and authority to act, in pursuance of the provisions of section seventeen hundred and forty of the Revised Statutes, so much as may be necessary for the fiscal year ending June thirtieth, nineteen hundred and ten, is hereby appropriated.

R. S., sec. 1740, p. 309.

CLERKS AT EMBASSIES AND LEGATIONS.

Clerks at embassies, etc.

For the employment of necessary clerks at the embassies and legations, who, whenever hereafter appointed, shall be citizens of the United States, sixty-five thousand dollars.

SALARIES OF INTERPRETERS TO EMBASSIES AND LEGATIONS.

Interpreters.

Interpreter to embassy to Turkey, three thousand dollars;  
Chinese secretary, legation to China, three thousand six hundred dollars;

Assistant Chinese secretary to the legation to China, to be appointed from the corps of student interpreters, two thousand dollars;

Japanese secretary and interpreter to embassy to Japan, three thousand six hundred dollars;

Assistant Japanese secretary to the embassy to Japan, to be appointed from the corps of student interpreters, two thousand dollars;

Interpreter to legation and consulate-general to Persia, one thousand dollars;

Interpreter to legation and consulate-general to Bangkok, Siam, five hundred dollars;

Student interpreters in China.

For ten student interpreters at the legation to China, who shall be citizens of the United States, and whose duty it shall be to study the Chinese language with a view to supplying interpreters to the legation and consulates in China, at one thousand dollars each, ten thousand dollars: *Provided*, That said student interpreters shall be chosen in such manner as will make the selections nonpartisan: *And provided further*, That upon receiving such appointment each student interpreter shall sign an agreement to continue in the service as interpreter to the legation and consulates in China so long as his said services may be required within a period of five years;

*Proviso.*  
Nonpartisan selection.

Term of service.

Tuition.

For the payment of the cost of tuition of student interpreters at the legation to China at the rate of one hundred and twenty-five dollars per annum each, to be immediately available, one thousand two hundred and fifty dollars;

Student interpreters in Japan.

For six student interpreters at the embassy to Japan, who shall be citizens of the United States, and whose duty it shall be to study the Japanese language with a view to supplying interpreters to the embassy and consulates in Japan, at one thousand dollars each, six thousand dollars: *Provided*, That said student interpreters shall be chosen in such manner as will make the selections nonpartisan: *And provided further*, That upon receiving such appointment each student interpreter shall sign an agreement to continue in the service as interpreter to the embassy and consulates in Japan so long as his said services may be required within a period of five years;

*Proviso.*  
Nonpartisan selection.

Term of service.

Tuition.

For the payment of the cost of tuition of student interpreters at the embassy to Japan, at the rate of one hundred and twenty-five dollars per annum each, seven hundred and fifty dollars;

For ten student interpreters at the embassy to Turkey, who shall be citizens of the United States, and whose duty it shall be to study the language of Turkey with a view to supplying interpreters to the embassy and consulates in Turkey, at one thousand dollars each, ten thousand dollars: *Provided*, That said student interpreters shall be chosen in such manner as will make the selections nonpartisan: *And provided further*, That upon receiving such appointment each student interpreter shall sign an agreement to continue in the service as interpreter to the embassy and consulates in Turkey so long as his said services may be required within a period of five years.

Student interpreters in Turkey.

*Provisos.*  
Nonpartisan selection.

Term of service.

For the payment of the cost of tuition of student interpreters at the embassy to Turkey, at the rate of one hundred and twenty-five dollars per annum each, one thousand two hundred and fifty dollars.

Tuition.

Total, forty-four thousand nine hundred and fifty dollars.

But no person drawing the salary of interpreter as above provided shall be allowed any part of the salary appropriated for any secretary of legation or other officer.

Restriction on salaries.

Clerks to distribute information.

For two clerks to be employed by the Department of State and to be charged with the distribution of information among the diplomatic missions, one at the rate of one thousand eight hundred dollars per annum, and one at the rate of one thousand six hundred dollars per annum; in all, three thousand four hundred dollars.

#### CONTINGENT EXPENSES, FOREIGN MISSIONS.

Contingent expenses, foreign missions.

To enable the President to provide, at the public expense, all such stationery, blanks, records, and other books, seals, presses, flags, and signs as he shall think necessary for the several embassies and legations in the transaction of their business, and also for rent, postage, telegrams, furniture, messenger service, compensation of kavasses, guards, dragomans, and porters, including compensation of interpreters, and the compensation of dispatch agents at London, New York, and San Francisco, and for traveling and miscellaneous expenses of embassies and legations, and for printing in the Department of State, and for loss on bills of exchange to and from embassies and legations, three hundred and twenty-five thousand dollars.

Dispatch agents.

#### TRANSPORTATION OF DIPLOMATIC AND CONSULAR OFFICERS IN GOING TO AND RETURNING FROM THEIR POSTS.

To pay the cost of the transportation of diplomatic and consular officers in going to and returning from their posts, or when traveling under the orders of the Secretary of State, at the rate of five cents per mile, but not including any expense incurred in connection with leaves of absence, to continue available during the fiscal year nineteen hundred and ten, thirty thousand dollars.

Traveling expenses.

#### STEAM LAUNCH FOR LEGATION AT CONSTANTINOPLE.

Hiring of steam launch for use of the embassy at Constantinople, one thousand eight hundred dollars.

Steam launch, Turkey.

#### GROUND RENT OF EMBASSY AT TOKYO, JAPAN.

Annual ground rent of the embassy at Tokyo, Japan, for the year ending March fifteenth, nineteen hundred and ten, two hundred and fifty dollars, or so much thereof as may be necessary.

Japan.  
Ground rent.

## ANNUAL EXPENSES OF CAPE SPARTEL LIGHT, COAST OF MOROCCO.

Cape Spartel light.

Annual proportion of the expenses of Cape Spartel and Tangier Light on the coast of Morocco, including loss by exchange, three hundred and twenty-five dollars.

## BRINGING HOME CRIMINALS.

Bringing home criminals.

Actual expenses incurred in bringing home from foreign countries persons charged with crime, seven thousand dollars.

## RESCUING SHIPWRECKED AMERICAN SEAMEN.

Life-saving testimonials.

Expenses which may be incurred in the acknowledgment of the services of masters and crews of foreign vessels in rescuing American seamen or citizens from shipwreck, four thousand five hundred dollars.

## EXPENSES UNDER THE NEUTRALITY ACT.

Expenses, neutrality act.  
R. S., sec. 291, p. 49.

To meet the necessary expenses attendant upon the execution of the neutrality Act, to be expended under the direction of the President, pursuant to the requirement of section two hundred and ninety-one of the Revised Statutes, eight thousand dollars, or so much thereof as may be necessary.

## EMERGENCIES ARISING IN THE DIPLOMATIC AND CONSULAR SERVICE.

Unforeseen emergencies.

R. S., sec. 291, p. 49.

To enable the President to meet unforeseen emergencies arising in the diplomatic and consular service, and to extend the commercial and other interests of the United States, to be expended pursuant to the requirement of section two hundred and ninety-one of the Revised Statutes, ninety thousand dollars, or so much thereof as may be necessary.

## ALLOWANCE TO WIDOWS OR HEIRS OF DIPLOMATIC OFFICERS WHO DIE ABROAD.

Payments to heirs of diplomatic and consular officers dying abroad.

Payment, under the provisions of section seventeen hundred and forty-nine of the Revised Statutes of the United States, to the widows or heirs at law of diplomatic or consular officers of the United States dying in foreign countries in the discharge of their duties, five thousand dollars.

## TRANSPORTING REMAINS OF DIPLOMATIC OFFICERS, CONSULS, AND CONSULAR CLERKS TO THEIR HOMES FOR INTERMENT.

Bringing home remains of diplomatic and consular officers.

For defraying the expenses of transporting the remains of diplomatic and consular officers of the United States, including consular clerks, who have died or may die abroad or in transit, while in the discharge of their official duties, to their former homes in this country for interment, and for the ordinary and necessary expenses of such interment, at their post or at home, five thousand dollars.

## INTERNATIONAL BUREAU OF WEIGHTS AND MEASURES.

International Bureau of Weights and Measures.  
Vol. 20, p. 714.

Contribution to the maintenance of the International Bureau of Weights and Measures for the year ending June thirtieth, nineteen hundred and ten, in conformity with the terms of the convention of May twenty-fourth, eighteen hundred and seventy-five, the same, or so much thereof as may be necessary, to be paid, under the direc-

tion of the Secretary of State, to said bureau on its certificate of apportionment, two thousand three hundred and six dollars and ninety-three cents.

#### INTERNATIONAL BUREAU FOR PUBLICATION OF CUSTOMS TARIFFS.

To meet the share of the United States in the annual expense for the year ending March thirty-first, nineteen hundred and ten, of sustaining the international bureau at Brussels for the translation and publication of customs tariffs, one thousand five hundred dollars; this appropriation to be available on April first, nineteen hundred and nine, pursuant to convention proclaimed December seventeenth, eighteen hundred and ninety.

International Customs Tariffs Bureau.  
Vol. 26, p. 1518.

#### INTERNATIONAL (WATER) BOUNDARY COMMISSION, UNITED STATES AND MEXICO.

To enable the commission to continue its work under the treaties of eighteen hundred and eighty-four and eighteen hundred and eighty-nine, twenty-five thousand dollars.

Mexican Water Boundary Commission.  
Vol. 24, p. 1011; Vol. 26, p. 1512.

#### ELIMINATION OF BANCOS IN THE RIO GRANDE.

To meet the share of the United States in the expense of carrying out the provisions of the convention of March twentieth, nineteen hundred and five, between the United States and Mexico for the elimination of the bancos in the Rio Grande, to be immediately available, twenty-five thousand dollars.

Rio Grande. Elimination of bancos in.  
Post, p. 1863.

#### INTERNATIONAL BUREAU AT BRUSSELS FOR REPRESSION OF THE AFRICAN SLAVE TRADE.

To meet the share of the United States in the expenses of the special bureau created by article eighty-two of the general act concluded at Brussels July second, eighteen hundred and ninety, for the repression of the African slave trade and the restriction of the importation into and sale in a certain defined zone of the African continent of firearms, ammunition, and spirituous liquors, for the year nineteen hundred and ten, one hundred dollars.

Bureau for Repression of African Slave Trade.  
Vol. 27, p. 917.

#### INTERNATIONAL PRISON COMMISSION.

For subscription of the United States as an adhering member of the International Prison Commission, and the expenses of a commissioner, including preparation of reports, two thousand dollars, or so much thereof as may be necessary.

International Prison Commission.

For the participation of the United States in the Eighth International Prison Congress to be held at the city of Washington in nineteen hundred and ten, in pursuance of the invitation extended by the President in virtue of the joint resolution of the Congress of the United States, approved March third, nineteen hundred and five, and to meet the expenses that shall actually and necessarily be incurred by the United States by reason of such invitation, twenty thousand dollars, or so much thereof as may be required.

International Prison Congress.  
Vol. 33, p. 1284.

#### INTERNATIONAL GEODETIC ASSOCIATION FOR THE MEASUREMENT OF THE EARTH.

To enable the Government of the United States to pay, through the American embassy at Berlin, its quota as an adhering member of the International Geodetic Association for the Measurement of the Earth, one thousand five hundred dollars.

International Geodetic Association.

## REPAIRS TO LEGATION AND CONSULAR PREMISES.

Repairs to legations  
and consulates.

To enable the Secretary of State to keep in repair the legation and consular premises owned by the Government of the United States and occupied by its agents, ten thousand dollars.

## INSTALLATION OF A WATER SUPPLY AT SEOUL.

Seoul, Korea.  
Installing water  
supply.

To enable the Secretary of State to install a water-supply system in the American consulate-general at Seoul, Korea, seven hundred and ninety-one dollars and ninety-five cents.

## INTERNATIONAL UNION OF AMERICAN REPUBLICS.

Bureau of American  
Republics.  
*Provisos.*  
Use of moneys re-  
ceived.

International Bureau of American Republics, fifty-six thousand dollars: *Provided*, That any moneys received from the other American Republics for the support of the bureau, shall be paid into the Treasury as a credit, in addition to the appropriation, and may be drawn therefrom upon requisitions of the Secretary of State for the purpose of meeting the expenses of the bureau: *And provided further*, That the Public Printer be, and he is hereby, authorized to print an edition of the Monthly Bulletin, not to exceed five thousand copies, for distribution by the bureau every month during the fiscal year ending June thirtieth, nineteen hundred and ten.

Monthly Bulletin.

## INTERNATIONAL BUREAU OF THE PERMANENT COURT OF ARBITRATION.

International Bu-  
reau of Permanent  
Court of Arbitration.  
Vol. 32, p. 1793.

To meet the share of the United States in the expenses for the year nineteen hundred and eight of the International Bureau of the Permanent Court of Arbitration, created under article twenty-two of the convention concluded at The Hague, July twenty-ninth, eighteen hundred and ninety-nine, for the pacific settlement of international disputes, one thousand two hundred and fifty dollars.

## INTERNATIONAL INSTITUTE OF AGRICULTURE.

International Insti-  
tute of Agriculture.  
*Post*, p. 1918.

For the payment of the quota of the United States for the support of the International Institute of Agriculture for the calendar year nineteen hundred and ten, four thousand eight hundred dollars.

## INTERNATIONAL RAILWAY CONGRESS.

International Rail-  
way Congress.

To pay the quota of the United States as an adhering member of the International Railway Congress for the year nineteen hundred and ten, four hundred dollars.

## INTERNATIONAL SANITARY BUREAU.

International Sani-  
tary Bureau.

For the annual share of the United States for the maintenance of the International Sanitary Bureau for the year nineteen hundred and ten, two thousand eight hundred and thirty dollars and seventy-nine cents.

## REPORTS RELATIVE TO THE WORK OF THE JOINT HIGH COMMISSION.

Joint High Com-  
mission.  
Preparation of re-  
ports, etc.

For the preparation of reports and material necessary to enable the Secretary of State to utilize and carry out the work partly performed by the Joint High Commission of eighteen hundred and ninety-eight for the settlement of questions relating to Canada and for the settlement of questions relating to Newfoundland, ten thousand dollars, or so much thereof as may be necessary, to become immediately available.

## BOUNDARY LINE, ALASKA AND CANADA.

To enable the Secretary of State to mark the boundary and make the surveys incidental thereto, between the Territory of Alaska and the Dominion of Canada, in conformity with the award of the Alaskan Boundary Tribunal and existing treaties, including employment at the seat of government of such surveyors, computers, and draftsmen as are necessary to reduce field notes, one hundred thousand dollars, to be immediately available, together with the unexpended balance of the previous appropriation for this object.

Boundary, Alaska and Canada.  
Vol. 32, p. 1961.

## QUARTERS FOR THE STUDENT INTERPRETERS AT THE EMBASSY TO JAPAN.

For rent of quarters for the student interpreters attached to the embassy at Tokyo, Japan, six hundred dollars, or so much thereof as may be necessary.

Japan.  
Quarters for student interpreters.

## SALARIES AND EXPENSES, UNITED STATES COURT FOR CHINA.

Judge of the United States court for China, eight thousand dollars; district attorney of the United States court for China, four thousand dollars; marshal of the United States court for China, three thousand dollars; clerk of the United States court for China, three thousand dollars; stenographer of the United States court for China, one thousand eight hundred dollars; for court expenses, seven thousand dollars; total, twenty-six thousand eight hundred dollars.

United States court for China.

Salaries.

The judge of the said court and the district attorney shall, when the sessions of the court are held at other cities than Shanghai, receive in addition to their salaries their actual expenses during such sessions, not to exceed ten dollars per day for the judge and five dollars per day for the district attorney, and so much as may be necessary for said purposes during the fiscal year ending June thirtieth, nineteen hundred and ten, is hereby appropriated.

Judge and district attorney.  
Sessions other than at Shanghai.

For compensation of deputy marshals at Canton and Tientsin, so much as may be necessary during the fiscal year ending June thirtieth, nineteen hundred and ten, at the rate of five dollars each for each day the sessions of the court are held at their respective cities.

Deputy marshals.

For compensation of deputy clerks at Canton and Tientsin, so much as may be necessary during the fiscal year ending June thirtieth, nineteen hundred and ten, at the rate of five dollars each for each day the sessions of the court are held at their respective cities.

Deputy clerks.

For rent of premises for the use of the United States court for China at Shanghai, two thousand four hundred dollars.

Rent.

The judicial authority and jurisdiction in civil and criminal cases now vested in and reserved to the consul-general of the United States at Shanghai, China, by the Act of June thirtieth, nineteen hundred and six, entitled "An Act creating a United States court for China and prescribing the jurisdiction thereof," shall, subsequent to June thirtieth, nineteen hundred and nine, be vested in and exercised by a vice-consul-general of the United States to be designated from time to time by the Secretary of State, and the consul-general at Shanghai shall thereafter be relieved of his judicial functions.

Consul-general, Shanghai.  
Judicial authority of, transferred to a vice-consul-general.  
Vol. 34, p. 814.

## BOUNDARY LINE, UNITED STATES AND CANADA.

For the more effective demarkation and mapping, pursuant to the treaty of April eleventh, nineteen hundred and eight, between the United States and Great Britain, of the land and water boundary line between the United States and the Dominion of Canada, as established under existing treaties, to be expended under the direction of

Boundary, United States and Canada.  
Post, p. 2003.

the Secretary of State, including employment at the seat of government of such surveyors, computers, and draftsmen as are necessary to reduce field notes, twenty-five thousand dollars, or so much thereof as may be necessary, together with the unexpended balance appropriated for the demarkation of the boundary line west of the Rocky Mountains by the Acts of April twenty-eighth, nineteen hundred and four, and of March third, nineteen hundred and five, to remain available until expended as provided in said Acts.

#### FISHERIES CONVENTION, UNITED STATES AND CANADA.

Fishery Commission, Canadian.  
Post, p. 2000.

For the payment of the compensation of a commission on the part of the United States under the convention between the United States and Great Britain concerning the fisheries in waters contiguous to the United States and the Dominion of Canada, signed at Washington on April eleventh, nineteen hundred and eight, and of the share of the United States of the expenses that may be incurred in putting into operation and carrying out the convention during the fiscal year ending June thirtieth, nineteen hundred and ten, ten thousand dollars, or so much thereof as may be necessary.

#### INTERNATIONAL CONGRESS OF HYGIENE AND DEMOGRAPHY.

International Congress of Hygiene and Demography.  
Vol. 34, p. 1422.

To enable the Government of the United States suitably to participate in the Twelfth International Congress of Hygiene and Demography, which will be held at the city of Washington, District of Columbia, in nineteen hundred and ten, in pursuance of the invitation extended by the President of the United States in virtue of the joint resolution of the Congress thereof, approved February twenty-sixth, nineteen hundred and seven, and to meet the expenses that will actually and necessarily be incurred by the United States by reason of such invitation and meeting, ten thousand dollars, or so much thereof as may be required.

#### INTERNATIONAL COMMISSION ON PRIVATE AND PUBLIC INTERNATIONAL LAW.

International Commission on International Law.

For the payment of compensation to, and of the necessary expenses of, a commissioner to represent the United States in the international commission, which, in pursuance of the convention signed at the Third International Conference of American States, on August twenty-third, nineteen hundred and six, approved by the Senate on February third, nineteen hundred and eight, and ratified by the President on February eighth, nineteen hundred and eight, is to meet at the city of Rio de Janeiro in May, nineteen hundred and nine, for the purpose of preparing draft codes of private and public international law regulating the relations between the nations of America; and for the payment of the quota of the United States of the expenses incident to the preparation of the drafts, including the compensation of the experts provided for in article four of the said convention, ten thousand dollars, or so much thereof as may be necessary, to be immediately available.

#### THE HAGUE INTERNATIONAL CONGRESS.

International Congress on Letters of Exchange.

For the participation by the United States in an International Congress to be held at The Hague at such time as the Netherlands Government shall fix, for the purpose of promoting uniform legislation concerning letters of exchange, including compensation of and the actual and necessary traveling and subsistence expenses of an expert delegate and a secretary, nine thousand dollars, or so much thereof as may be necessary.

## INTERNATIONAL OFFICE OF PUBLIC HEALTH.

For the payment of the quota of the United States for the year nineteen hundred and nine toward the support of the International Office of Public Health, created by the international arrangement signed at Rome December ninth, nineteen hundred and seven, in pursuance of article one hundred and eighty-one of the International Sanitary Convention signed at Paris on December third, nineteen hundred and three, three thousand dollars.

International Office  
of Public Health.  
*Post*, p. 1834.

PURCHASE OF PROPERTY FOR LEGATION PURPOSES AT TOKYO,  
JAPAN.

Purchase of residence erected by Mr. R. S. Miller, Japanese secretary to the embassy at Tokyo, at his own expense, on ground held by the United States in perpetual lease for legation purposes in Tokyo, three thousand two hundred and sixty-seven dollars.

Tokyo, Japan.  
Purchase of resi-  
dence for embassy.

## SCHEDULE B.

Schedule B.

## SALARIES, CONSULAR SERVICE.

Consular service.

For salaries of consuls-general and consuls, as provided in the Act approved May eleventh, nineteen hundred and eight, entitled "An Act to amend an Act entitled 'An Act to provide for the reorganization of the consular service of the United States' approved April fifth, nineteen hundred and six," and amendments thereto, as follows: Consuls-general, three hundred and three thousand dollars; consuls, seven hundred and thirty-four thousand dollars; in all, one million and thirty-seven thousand dollars.

Salaries.  
*Act*, p. 101.  
Vol. 34, p. 99.

For salaries of five consular inspectors, at five thousand dollars each, twenty-five thousand dollars.

Consular inspectors.

## EXPENSES OF CONSULAR INSPECTORS.

For the actual and necessary traveling and subsistence expenses of consular inspectors while traveling and inspecting under instructions from the Secretary of State, fifteen thousand dollars.

Traveling, etc., ex-  
penses.

## SCHEDULE C.

Schedule C.

## SALARIES OF CONSULAR ASSISTANTS.

For thirteen consular assistants as provided for by law, eighteen thousand three hundred dollars; twelve additional consular assistants, subject to the same provisions of law as the above thirteen, twelve thousand dollars; in all, thirty thousand three hundred dollars.

Consular assistants.

## ALLOWANCE FOR CLERK HIRE AT UNITED STATES CONSULATES.

Allowance for clerk hire at consulates, to be expended under the direction of the Secretary of State, two hundred and forty-two thousand six hundred and ninety dollars: *Provided*, That the total sum expended in one year shall not exceed the amount appropriated.

Clerks at consulates.

*Proviso*.  
Maximum.

SALARIES OF INTERPRETERS TO CONSULATES IN CHINA, KOREA, AND  
JAPAN.

Interpreters to be employed at consulates in China, Korea, and Japan, to be expended under the direction of the Secretary of State, thirty-five thousand dollars.

Interpreters at con-  
sulates.

For interpreter at Vladivostok, Siberia, one thousand two hundred dollars.

Interpreter at Tangier, eight hundred dollars.

Interpreter at Seoul, five hundred dollars.

**EXPENSES OF INTERPRETERS, GUARDS, AND SO FORTH, IN TURKISH DOMINIONS, AND SO FORTH.**

Interpreters,  
guards, etc.

Interpreters and guards at the consulates in the Turkish dominions, Persia, and at Zanzibar, to be expended under the direction of the Secretary of State, fourteen thousand dollars.

**SALARIES OF MARSHALS FOR CONSULAR COURTS.**

Marshals.

Marshals for the consular courts in China, Korea, and Turkey, eleven thousand dollars.

Consular prisons.

**EXPENSES OF PRISONS FOR AMERICAN CONVICTS.**

Bangkok.

Expenses of a prison and a prison keeper at the consulate-general in Bangkok, Siam, one thousand dollars.

Shanghai.

Actual expense of renting a prison at Shanghai for American convicts in China, seven hundred and fifty dollars; and for the wages of a keeper of such prison, eight hundred dollars; one thousand five hundred and fifty dollars.

Keeping prisoners.

*Proviso.*  
Limit of cost.

Paying for the keeping and feeding of prisoners in China, Korea, Siam, and Turkey, nine thousand dollars: *Provided*, That no more than fifty cents per day for the keeping and feeding of each prisoner while actually confined shall be allowed or paid for any such keeping and feeding. This is not to be understood as covering cost of medical attendance and medicines when required by such prisoners.

Rent, etc., Turkey.

Rent of prison for American convicts in Turkey, and for wages of keepers of the same, one thousand dollars.

Prison keeper,  
Korea.

Wages of prison keeper in Korea, six hundred dollars.

Total, thirteen thousand one hundred and fifty dollars.

**RELIEF AND PROTECTION OF AMERICAN SEAMEN.**

Relief of American  
seamen.

Relief and protection of American seamen in foreign countries, and shipwrecked American seamen in the Territory of Alaska, in the Hawaiian Islands, Porto Rico, the Panama Canal Zone, and the Philippine Islands, thirty thousand dollars, or so much thereof as may be necessary.

Foreign hospitals.

**FOREIGN HOSPITAL AT CAPE TOWN.**

Cape Town.

Annual contribution toward the support of the Somerset Hospital (a foreign hospital), at Cape Town, fifty dollars, to be paid by the Secretary of State upon the assurance that suffering seamen and citizens of the United States will be admitted to the privileges of said hospital.

**FOREIGN HOSPITALS AT PANAMA.**

Panama.

Annual contributions toward the support of the foreign hospitals at Panama, five hundred dollars, to be paid by the Secretary of State upon the assurance that suffering seamen and citizens of the United States will be admitted to the privileges of said hospitals.

## SEAMEN'S INSTITUTE AT KOBÉ.

Contribution toward the support of the Seamen's Institute at Kobé, to be paid by the Secretary of State upon the assurance that relief will be afforded by the said institute to indigent American seamen, twenty-five dollars.

Seamen's Institute,  
Kobé.

## CONTINGENT EXPENSES, UNITED STATES CONSULATES.

Expenses of providing all such stationery, blanks, record and other books, seals, presses, flags, signs, rent (allowance for rent not to exceed in any case thirty per centum of the officers' salary), postage, furniture, statistics, newspapers, freight (foreign and domestic), telegrams, advertising, messenger service, traveling expenses of consular officers and consular assistants, compensation of Chinese writers, loss by exchange, and such other miscellaneous expenses as the President may think necessary for the several consulates and consular agencies in the transaction of their business, five hundred and twenty-five thousand dollars.

Contingent ex-  
penses, consulates.

Approved, March 2, 1909.

**CHAP. 236.**—An Act Granting to the Montana, Wyoming and Southern Railway Company a right of way across the Fort Keogh Military Reservation, Montana.

March 2, 1909.  
[H. R. 24149.]

[Public, No. 293.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Montana, Wyoming and Southern Railway Company, a corporation duly organized and existing under the laws of the State of Wyoming, and empowered and authorized by the laws of the State of Montana to construct, operate, and maintain a railroad and engage in business therein, be, and is hereby, granted a right of way across the Fort Keogh Military Reservation, upon such line, in the vicinity of the valley of the Tongue River, as may be approved by the Secretary of War: *Provided,* That the right of way hereby granted shall not exceed one hundred feet in width, except where side tracks, spurs, turnouts, turntables, and a station are located or are to be located, and at such point or points the right of way shall not exceed two hundred feet on each side of the main track and not exceed two thousand feet in length.

Fort Keogh Military Reservation,  
Mont.  
Montana, Wyoming and Southern Railway Company granted right of way across.

*Proviso.*  
Limitation.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 2, 1909.

**CHAP. 237.**—An Act To extend the time for the completion of the Alaska Central Railway, and for other purposes.

March 2, 1909.  
[H. R. 27068.]

[Public, No. 294.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time for filing the map of definite location of the Alaska Central Railway, as required by the provisions of chapter two hundred and ninety-nine of the Laws of the United States, entitled "An Act extending the homestead laws and providing for the right of way for railroads in the District of Alaska, and for other purposes," approved May fourteenth, eighteen hundred and ninety-eight, be, and the same is hereby, extended for three years from the date of the passage of this Act, and that the time for completion of said Alaska Central Railway be, and the same is hereby, extended for three years from the expiration of the period provided for in the Act entitled "An Act to extend the time for the completion of the Alaska Central Railway, and for other purposes," approved June thirtieth, nineteen hundred and six: *Provided,* That nothing herein contained shall be held or construed to affect any lawfully accrued rights.

Alaska Central Rail-  
way.  
Time extended for  
completion.  
Vol. 30, p. 410.  
Vol. 34, p. 798,  
amended.

*Proviso.*  
Legal rights not  
affected.

Approved, March 2, 1909.

March 2, 1909.  
[S. 8654.]

**CHAP. 238.**—An Act For the relief of certain occupants of unsurveyed public lands in Craighead County, Arkansas.

[Public, No. 295.]

Cane Island, Ark.  
Acceptance of State  
survey.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the survey, made under the authority of the State of Arkansas in the year eighteen hundred and ninety-eight, of a small area of land known as Cane Island, situated in Saint Francis River, in townships numbered fourteen and fifteen north, range six east, Craighead County, Arkansas, into blocks numbered, respectively, from one to thirty-three, inclusive, shall, upon the filing in the local land office, and with the Commissioner of the General Land Office, of the plat of said survey and the field notes thereof, be accepted as the governmental official survey of said body of land.

Homestead entries  
by occupants allowed.

**SEC. 2.** That, under rules and regulations to be prescribed by the Secretary of the Interior, all persons who at the date of the passage of this Act are bona fide occupants and owners of improvements situated upon any of the blocks returned by said survey, shall have a preferred right at any time within one year from the passage of this Act to make entry, under the provisions of the homestead laws, of the block or blocks so occupied and upon which their improvements are situated, as their respective interests may appear, or to make purchase of such lands at the rate of one dollar and twenty-five cents per acre: *Provided,* That no person shall be permitted to acquire title under this Act to more than one hundred and sixty acres: *Provided further,* That nothing in this Act shall be construed to grant to any person title to any part of the island, herein referred to, which is shown to be within the limits of land previously surveyed and disposed of by the Government.

Approved, March 2, 1909.

Purchase.

Proviso.  
Limit.

Previous surveys.

March 2, 1909.  
[H. R. 25823.]

**CHAP. 239.**—An Act To amend an Act entitled "An Act to extend the time for the completion of the Valdez, Marshall Pass and Northern Railroad, and for other purposes," approved February twenty-first, nineteen hundred and seven.

[Public, No. 296.]

Alaska.

Valdez, Marshall  
Pass and Northern  
Railroad Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act to extend the time for the completion of the Valdez, Marshall Pass and Northern Railroad, and for other purposes," approved February twenty-first, nineteen hundred and seven, be, and the same is hereby, amended to read as follows:

Time extended for  
completing road.  
Vol. 30, p. 410.  
Vol. 34, p. 915,  
amended.

"That the time for the compliance of the Valdez, Marshall Pass and Northern Railroad Company with the provisions of sections four and five of the Act entitled 'An Act extending the homestead laws and providing for the right of way for railroads in the district of Alaska, and for other purposes,' approved May fourteenth, eighteen hundred and ninety-eight, by locating and completing its railroad in Alaska, is hereby extended—

Further extension.

"First. Said company shall have four years from the passage of this Act within which to complete the first twenty miles of its railroad, by way of Keystone Canyon, Marshall Pass to Copper River, and from thence to Tanana River, and six years from the date of the passage of this Act within which to complete said railroad to the Tanana River, all to be within such rights as it possesses and not in any way affecting or contravening any vested rights of any other company or person or the rights of the Government, provided said company carry out the requirements of law.

License tax exemp-  
tion.

Proviso.

Time.

Condition.

"Second. Said company shall be exempt from license tax during the period of construction and for four years thereafter: *Provided,* That the total period of exemption shall not exceed ten years from the time of the passage of this Act: *And provided further,* That this exemption

shall exist and operate only during the continuance of the construction of said road in good faith, and in the event of unnecessary delay and failure in the construction and completion of said road the exemption from taxation herein provided shall cease and said tax shall be collectible as to so much of said road as shall have been completed.

“Third. Congress reserves the right to alter, amend, or repeal this Act.”

Approved, March 2, 1909.

Amendment.

**CHAP. 240.**—An Act To provide for holding sessions of the United States circuit and district courts at Springfield, Massachusetts.

March 2, 1909,  
[S. 6074.]

[Public, No. 297.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That hereafter, and until otherwise provided by law, two sessions of the district and circuit courts of the United States for the district of Massachusetts shall be held in each and every year in the city of Springfield, Massachusetts, beginning, respectively, on the second Tuesday of May and the second Tuesday of December.

Massachusetts judicial district.  
Terms of court, Springfield.  
R. S., sec. 572, 658, pp. 99, 121.

SEC. 2. That the marshal and clerk of said district shall each, respectively, appoint at least one deputy, to reside in said city of Springfield, and he shall also maintain an office at that place.

Deputy marshal and clerk.

SEC. 3. That suitable rooms and accommodations shall be furnished for holding said courts free of expense to the Government of the United States until such time as a federal building shall be prepared for that purpose in said Springfield.

Court rooms.

Approved, March 2, 1909.

**CHAP. 241.**—An Act Authorizing the Secretary of Commerce and Labor to exchange property.

March 2, 1909.

[H. R. 15939.]

[Public, No. 298.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of Commerce and Labor be, and he is hereby, authorized to exchange property now occupied by the Light-House Board at Ashtabula, Ohio, for other property of not less value at another location and to make a contract for such exchange.

Ashtabula, Ohio.  
Change of light-house property.

Approved, March 2, 1909.

**CHAP. 242.**—An Act Providing for an additional judge for the southern district of New York, and for other purposes.

March 2, 1909.

[H. R. 19655.]

[Public, No. 299.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and he is hereby, authorized and directed, by and with the advice and consent of the Senate, to appoint an additional judge for the southern district of New York, whose length of term, compensation, duties, and powers shall be the same as now provided by law for the judges of said district.

New York southern judicial district.  
Additional judge authorized.  
R. S., sec. 551, p. 98.  
Vol. 32, p. 805.  
Vol. 34, p. 202.

SEC. 2. That that part of section six hundred and thirteen of the Revised Statutes which reads as follows: “and at every such term held by said judge of said eastern district he shall receive the sum of three hundred dollars, the same to be paid in the manner now prescribed by law for the payment of the expenses of another district judge while holding court in said district,” is hereby repealed.

Payment for services of judge, eastern district repealed.  
R. S., sec. 613, p. 108, amended.

Approved, March 2, 1909.

March 2, 1909.  
[H. R. 27061.]

[Public, No. 300.]

Washington west-  
ern judicial district.  
Additional judge  
authorized.  
Vol. 33, p. 824.

Assignment of cases.

*Proviso.*  
Circuit judge to de-  
cide differences.

Oregon judicial dis-  
trict.  
Additional judge  
authorized.  
R. S., sec. 551, p. 93.

Assignment of cases.

*Proviso.*  
Circuit judge to de-  
cide differences.

Terms of court.  
R. S., secs. 572, 658,  
pp. 100, 122.  
Portland.

Pendleton.  
Medford.  
Deputies.

**CHAP. 243.**—An Act To provide for the appointment of one additional district judge in and for the western district of Washington, and one additional district judge in and for the district of Oregon.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States, by and with the advice and consent of the Senate, shall appoint an additional judge of the district court of the United States for the western district of Washington, whose length of term, compensation, duties, and powers shall be the same as now provided by law for the judge of said district.

**SEC. 2.** That the present district judge in said district and the one appointed under this Act shall agree between themselves upon the division of business and assignment of cases for trial in said district: *Provided, however,* That in case the said two district judges do not agree the senior circuit judge of the ninth circuit shall make all necessary orders for the division of business and the assignment of cases for trial in said district.

**SEC. 3.** That the President of the United States by, and with the advice and consent of the Senate, shall appoint an additional judge of the district court of the United States for the district of Oregon, who shall reside in said district, and who shall possess the same powers, perform the same duties, and receive the same salary as the present judge of said district.

**SEC. 4.** That the present district judge in said district of Oregon and the one appointed under this Act shall agree between themselves upon the division of business and assignment of cases for trial in said district: *Provided, however,* That in case the said two district judges do not agree the senior circuit judge of the ninth circuit shall make all necessary orders for the division of business and the assignment of cases for trial in said district.

**SEC. 5.** That hereafter and until otherwise provided by law, in addition to the terms of the United States circuit and district courts now required by law to be held at the city of Portland in the district of Oregon, there shall be held annually one term of said courts at the following named places in said district of Oregon at the times hereinafter stated namely: At Pendleton on the first Tuesday of April each year and at Medford on the first Tuesday of October each year.

**SEC. 6.** That the marshal and clerk of the district of Oregon shall each, respectively, appoint at least one deputy to reside in each of said towns of Pendleton and Medford in said district of Oregon and he shall maintain an office in each of said places.

Approved, March 2, 1909.

March 2, 1909.  
[H. R. 28175.]

[Public, No. 301.]

Steam vessels.  
Boiler plates.  
Vol. 28, p. 690,  
amended.  
Thickness in-  
creased.

Supervising In-  
spector-General to  
determine.

**CHAP. 244.**—An Act To amend section forty-four hundred and thirty-four of the Revised Statutes of the United States, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section forty-four hundred and thirty-four, Revised Statutes of the United States, as amended by the Act of Congress approved February twenty-eighth, eighteen hundred and ninety-five, be amended by inserting a hyphen and the word "eight" after the word "thirty" in the second line of the section, and by inserting after the word "diameter" in the ninth line of the section a comma and the words "the measurements to be taken from the center of the length of the tapered section of said flues," and by striking out, in the fifteenth and sixteenth lines of the section, the words "Secretary of the Treasury" and inserting in lieu thereof the words "Supervising Inspector-General," and by inserting after the word "thirty," in the twentieth line of the section, a hyphen

and the word "eight," and after the word "the," in the twenty-third line of the section, the word "approved," so that the section as amended shall read as follows:

SEC. 4434. No externally fired boiler having its shell constructed of iron or steel plates, exceeding an average thickness of thirty-eight one-hundredths of an inch, shall be employed on any steam vessel navigating the Red River of the North or rivers flowing into the Gulf of Mexico or their tributaries; and no externally fired boiler employed on any such steam vessel shall have less than three inches space between its shell and any of its internal flues, and not less than three inches space between such flues when any such flues are more than five inches in diameter, the measurements to be taken from the center of the length of the tapered section of said flues; and every such externally fired boiler employed on any such steam vessel shall be provided with a manhole in the lower part of the front head thereof, of such dimensions as may be prescribed by the Board of Supervising Inspectors, in all cases where the distance between its internal flues is less than three inches. Externally fired boilers having shells constructed of iron or steel plates not exceeding an average thickness of fifty one-hundredths of an inch may, in the discretion of the Supervising Inspector-General, be authorized and employed on steam vessels navigating the Atlantic and Pacific oceans, or salt-water bays, or sounds, or the Great Lakes, or any of them, and waters flowing to and from the same, or any of them: *Provided*, That on inspection, no plate that is by this Act limited to a thickness of thirty-eight one-hundredths of an inch and no plate that is by this Act limited to a thickness of fifty one-hundredths of an inch shall be rejected for use if found to exceed those dimensions, respectively, if the approved average thickness thereof does not exceed the limits therein specified, and the amount of steam pressure that will be permitted to be carried in boilers constructed in accordance with the requirements of this Act shall be determined from measurements showing the least thickness of the plates.

Thickness of boiler plates increased for certain rivers.  
R. S., sec. 4434, p. 859, amended.

Space between flues.

Manhole.

Extra thickness allowed ocean, etc., vessels.  
Decision.

*Proviso.*  
Average required.

SEC. 2. That all externally fired boilers, constructed of iron or steel, prior to the passage of this Act, and now in use on any such vessels, wherein the space between the shell and any of its internal flues or between such flues is less than three inches, they shall be deemed lawfully constructed.

Boilers in use.

SEC. 3. That all laws or parts of laws conflicting with this Act are hereby repealed.

Repeal.

Approved, March 2, 1909.

CHAP. 245.—An Act To attach Dawson County, in the State of Texas, to the Abilene division of the northern judicial district of said State and to detach it from the Fort Worth division of said court.

March 2, 1909.  
[H. R. 23306.]

[Public, No. 302.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That Dawson County, in the State of Texas, be, and the same is hereby, attached to and made a part of the Abilene division of the northern judicial district of the State of Texas and detached from the Fort Worth division of said judicial district.

Texas northern judicial district.  
Dawson County transferred to Abilene division.  
Vol. 32, p. 67, amended.

SEC. 2. That all process against persons resident in said county of Dawson and cognizable before the court in said judicial district shall be issued out of and made returnable to said court at Abilene, and that all prosecutions against persons for offenses committed in said county shall be tried in said court at Abilene: *Provided*, That no civil or criminal cause begun and pending prior to the passage of this Act shall be in any way affected by it.

Return of process, etc.

*Proviso.*  
Pending causes.

Approved, March 2, 1909.

March 3, 1909.  
[H. R. 25392.]

[Public, No. 303.]

**CHAP. 250.**—An Act Making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes.

District of Columbia appropriations.  
Half from District revenues.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the half of the following sums named, respectively, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, and the other half out of the revenues of the District of Columbia, in full for the purposes following, being for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, nineteen hundred and ten, namely:

General expenses.

### GENERAL EXPENSES.

Executive office.  
Salaries of Commissioners.

**FOR EXECUTIVE OFFICE:** For two commissioners, at five thousand dollars each; engineer commissioner, two hundred and eighty dollars (to make salary five thousand dollars); additional compensation for two assistants to the engineer commissioner, detailed from the Engineer Corps of the United States Army, under Act of Congress approved June eleventh, eighteen hundred and seventy-eight, two, at two hundred and fifty dollars each, and said assistants shall also act jointly as superintendent of the municipal building; secretary, two thousand four hundred dollars; two assistant secretaries to commissioners, one at one thousand four hundred dollars, and one at one thousand two hundred dollars; clerk, one thousand six hundred dollars; clerk, one thousand five hundred dollars; three clerks, at one thousand two hundred dollars each; clerk, who shall be a stenographer and typewriter, one thousand dollars; clerk, seven hundred and twenty dollars; two clerks, at six hundred dollars each; two messengers, at four hundred and eighty dollars each; stenographer and typewriter, seven hundred and twenty dollars; two drivers, at six hundred dollars each;

Assistants to Engineer Commissioner.  
Vol. 20, p. 103.

Superintendents, municipal building.

Veterinary surgeon.

**Veterinary division:** Veterinary surgeon for all horses in the departments of the District government, one thousand two hundred dollars;

Property division.

**Property division:** Property clerk, two thousand five hundred dollars; deputy property clerk, one thousand six hundred dollars; clerk, one thousand five hundred dollars; seven clerks, at one thousand two hundred dollars each; three clerks, at nine hundred dollars each; three clerks, at seven hundred and twenty dollars each; four clerks, at six hundred dollars each; inspector of fuel, at one thousand five hundred dollars; assistant inspector of fuel, at one thousand one hundred dollars; two messengers, at six hundred dollars each; driver, four hundred and eighty dollars; inspector, nine hundred dollars; inspector, seven hundred and eighty dollars; two laborers, at six hundred dollars each;

Building inspection division.

**Building inspection division:** Inspector of buildings, two thousand seven hundred and fifty dollars; principal assistant inspector of buildings, one thousand six hundred dollars; eleven assistant inspectors of buildings, at one thousand two hundred dollars each; one fire-escape inspector, one thousand four hundred dollars; temporary employment of additional assistant inspectors for such time as their services may be necessary, two thousand four hundred dollars; two civil engineers or computers, at one thousand five hundred dollars each; draftsman, one thousand four hundred dollars; clerk, one thousand dollars; clerk, nine hundred dollars; clerk, who shall be a stenographer and typewriter, one thousand dollars; messenger, four hundred and eighty dollars; superintendent of construction, one thousand five hundred dollars; assistant inspector, one thousand five hundred dollars;

Plumbing inspection division.

**Plumbing inspection division:** Inspector of plumbing, two thousand dollars; principal assistant inspector of plumbing, one thousand four hundred dollars; five assistant inspectors of plumbing, one at one

thousand two hundred dollars and four at one thousand dollars each; clerk, one thousand two hundred dollars; temporary employment of additional assistant inspectors of plumbing and laborers for such time as their services may be necessary, two thousand dollars; draftsman, one thousand three hundred and fifty dollars; sewer tapper, one thousand dollars; three members of the plumbing board, at three hundred dollars each;

In all, one hundred and five thousand six hundred and fifty-four dollars.

The Commissioners of the District of Columbia are hereby authorized and directed, from time to time, to prescribe a schedule of fees to be paid for permits, certificates, and transcripts of records issued by the inspector of buildings of the District of Columbia, for the erection, alteration, repair, or removal of buildings and their appurtenances, and for the location of certain establishments for which permits are now or hereafter may be required under the building regulations of the District of Columbia, said fees to cover the cost and expense of the issuance of said permits and certificates and of the inspection of the work done under said permits; said schedule shall be printed and conspicuously displayed in the office of said inspector of buildings; said fees shall be paid to the collector of taxes of the District of Columbia and shall be deposited by him in the Treasury of the United States to the credit of the revenues of the District of Columbia.

Fees, building inspection.

Schedule.

**FOR CARE OF DISTRICT BUILDING:** Clerk and stenographer, one thousand eight hundred dollars; chief engineer, one thousand four hundred dollars; three assistant engineers, at one thousand dollars each; electrician, one thousand two hundred dollars; two dynamo tenders, at eight hundred and seventy-five dollars each; three firemen, at seven hundred and twenty dollars each; three coal passers, at six hundred dollars each; one electrician's helper, eight hundred and forty dollars; eight elevator conductors, at six hundred dollars each; two laborers, at six hundred and sixty dollars each; two laborers, at five hundred dollars each; two chief cleaners who shall also have charge of the lavatories, at five hundred dollars each; forty cleaners, at two hundred and forty dollars each; chief watchman, one thousand dollars; assistant chief watchman, six hundred and sixty dollars; eight watchmen, at six hundred dollars each; one pneumatic-tube operator, six hundred dollars; in all, thirty-eight thousand seven hundred and thirty dollars: *Provided*, That the employees herein authorized for the care of the District building shall be appointed by the assistants to the engineer commissioner with the approval of the commissioners.

Care of District building.

Proviso.  
Appointment.

Hereafter policemen shall not be detailed for duty as watchmen at the Municipal building.

Detail of police forbidden.

For fuel, light, power, repairs, mechanics and labor not to exceed three thousand dollars, and miscellaneous supplies, twenty-eight thousand dollars.

Maintenance expenses.

**FOR ASSESSOR'S OFFICE:** For assessor, three thousand five hundred dollars, and five hundred dollars additional as chairman of the excise and personal tax boards; two assistant assessors, at two thousand dollars each; two clerks, at one thousand four hundred dollars each; clerk, arrears division, one thousand four hundred dollars; four clerks, at one thousand two hundred dollars each; draftsman, one thousand two hundred dollars; four clerks, at one thousand dollars each; assistant or clerk, nine hundred dollars; clerk in charge of records, one thousand dollars; two clerks, at nine hundred dollars each; license clerk, one thousand two hundred dollars; two clerks, at one thousand dollars each; inspector of licenses, one thousand two hundred dollars; assistant inspector of licenses, one

Assessor's office.

thousand dollars; messenger, six hundred dollars; three assistant assessors, at three thousand dollars each; clerk to board of assistant assessors, one thousand five hundred dollars; messenger and driver, for board of assistant assessors, six hundred dollars; clerk, seven hundred and twenty dollars; temporary clerk hire, five hundred dollars; in all, forty-four thousand two hundred and twenty dollars.

## Excise board.

**EXCISE BOARD:** For chief clerk, two thousand dollars; clerk, one thousand two hundred dollars; clerk, one thousand dollars; messenger, six hundred dollars; in all, four thousand eight hundred dollars.

## Personal tax board.

**PERSONAL TAX BOARD:** For two assistant assessors of personal taxes, at three thousand dollars each; appraiser of personal property, one thousand eight hundred dollars; clerk, one thousand four hundred dollars; assistant clerk, one thousand dollars; three inspectors, at one thousand two hundred dollars each; extra clerk hire, two thousand dollars; in all, fifteen thousand eight hundred dollars.

## Collector's office.

**FOR COLLECTOR'S OFFICE:** For collector, four thousand dollars; deputy collector, two thousand dollars; cashier, one thousand eight hundred dollars; assistant cashier, one thousand four hundred dollars; bookkeeper, one thousand six hundred dollars; two clerks, at one thousand four hundred dollars each; two clerks, at one thousand two hundred dollars each; three coupon clerks, at nine hundred dollars each; clerk and bank messenger, one thousand two hundred dollars; clerk, one thousand dollars; messenger, six hundred dollars; in all, twenty-one thousand five hundred dollars.

## Tax-sale certificates.

For extra labor in the preparation of tax-sale certificates, with authority to employ clerks of this and other offices after office hours, eight hundred dollars.

## Auditor's office.

**FOR AUDITOR'S OFFICE:** For auditor, four thousand dollars; chief clerk, two thousand two hundred and fifty dollars; bookkeeper, one thousand eight hundred dollars; two clerks, at one thousand six hundred dollars each; three clerks, at one thousand four hundred dollars each; three clerks, at one thousand two hundred dollars each; five clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; clerk, seven hundred and twenty dollars; messenger, six hundred dollars; disbursing officer, three thousand dollars; deputy disbursing officer, one thousand six hundred dollars; one clerk, one thousand two hundred dollars; one clerk, nine hundred dollars; messenger, four hundred and eighty dollars; in all, thirty-four thousand three hundred and fifty dollars.

## Corporation counsel's office.

**FOR OFFICE OF CORPORATION COUNSEL:** For corporation counsel, four thousand five hundred dollars; first assistant corporation counsel, two thousand five hundred dollars; second assistant corporation counsel, one thousand eight hundred dollars; third assistant corporation counsel, one thousand six hundred dollars; fourth assistant corporation counsel, one thousand five hundred dollars; stenographer, one thousand two hundred dollars; clerk, seven hundred and twenty dollars; in all, thirteen thousand eight hundred and twenty dollars.

## Sinking-fund office.

**FOR SINKING-FUND OFFICE, UNDER CONTROL OF THE TREASURER OF THE UNITED STATES:** For clerk, one thousand six hundred dollars; clerk, nine hundred dollars; in all, two thousand five hundred dollars.

## Coroner's office.

**FOR CORONER'S OFFICE:** For coroner, one thousand eight hundred dollars; morgue master, seven hundred and twenty dollars; assistant morgue master and janitor, four hundred and eighty dollars; in all, three thousand dollars.

## Market masters.

**FOR MARKET MASTERS:** For two market masters, at one thousand two hundred dollars each; for assistant market masters, who shall also perform the necessary labor in cleaning the markets, one thousand nine hundred and twenty dollars; in all, four thousand three hundred and twenty dollars.

**WHOLESALE PRODUCERS' MARKET:** One market master, nine hundred dollars; one assistant market master, who shall also act as night watchman, five hundred and forty dollars; one watchman, four hundred and eighty dollars; one laborer for sweeping B street sidewalk used for market purposes, three hundred and sixty dollars; sweeping B street used for market purposes, four hundred and eighty dollars; hauling refuse (street sweepings), six hundred dollars; in all, three thousand three hundred and sixty dollars.

Produce market.

**EASTERN MARKET:** Laborer for cleaning sidewalk and street where used for market purposes (farmers' market), two hundred and forty dollars.

Eastern market.

**WESTERN MARKET:** Laborer for cleaning sidewalk and street where used for market purposes (farmers' market), two hundred and forty dollars.

Western market.

**FOR OFFICE OF SEALER OF WEIGHTS AND MEASURES:** For sealer of weights and measures, two thousand five hundred dollars; first assistant sealer of weights and measures, one thousand two hundred dollars; second assistant sealer of weights and measures, nine hundred dollars; clerk, one thousand dollars; laborer, four hundred and eighty dollars; in all, six thousand and eighty dollars.

Sealer of weights and measures.

**FOR ENGINEER'S OFFICE, RECORD DIVISION:** For engineer of highways, three thousand dollars; engineer of bridges, two thousand two hundred and fifty dollars; superintendent of streets, two thousand dollars; superintendent of county roads, one thousand five hundred dollars, and five hundred dollars additional as assistant engineer in Rock Creek Park; superintendent of sewers, three thousand dollars; inspector of asphalts and cements, two thousand four hundred dollars (*Provided*, That the inspector of asphalts and cements shall not receive or accept compensation of any kind from, or perform any work or render any services of a character required of him officially by the District of Columbia to, any person, firm, corporation, or municipality other than the District of Columbia); assistant inspector of asphalts and cements, one thousand five hundred dollars; superintendent of repairs, one thousand five hundred dollars; superintendent of trees and parkings, one thousand eight hundred dollars; assistant superintendent of trees and parkings, one thousand two hundred dollars; assistant engineer, two thousand two hundred dollars; assistant engineer, two thousand one hundred dollars; four assistant engineers, at one thousand eight hundred dollars each; one assistant engineer, one thousand six hundred dollars; five assistant engineers, at one thousand five hundred dollars each; one assistant engineer, one thousand three hundred and fifty dollars; one assistant engineer, one thousand two hundred dollars; two transitmen, at one thousand two hundred dollars each; one transitman, one thousand and fifty dollars; four rodmen, at nine hundred dollars each; eight rodmen, at seven hundred and eighty dollars each; twelve chainmen, at six hundred and fifty dollars each; draftsman, one thousand five hundred dollars; draftsman, one thousand three hundred and fifty dollars; two draftsmen, at one thousand two hundred dollars each; one draftsman, one thousand and fifty dollars; one general inspector of sewers, one thousand three hundred dollars; one inspector of sewers, one thousand two hundred dollars; one bridge inspector, one thousand two hundred dollars; two inspectors, at one thousand five hundred dollars each; three inspectors of streets, at one thousand two hundred dollars each; three inspectors, at one thousand two hundred dollars each; one inspector, one thousand dollars; one inspector, nine hundred dollars; twelve foremen, at one thousand two hundred dollars each; one foreman, Rock Creek Park, one thousand two hundred dollars; three subforemen, at one thousand and fifty dollars each; one foreman, one thousand and fifty dollars; ten foremen, at nine hundred dollars

Engineer's office. Record division.

Asphalt inspector.

*Proviso.*  
Restriction.

each; one bridgekeeper, six hundred and fifty dollars; three bridgekeepers, at six hundred dollars each; two inspectors of property, at nine hundred and thirty-six dollars each; two property yardkeepers, at one thousand dollars each; one inspector of material, one thousand two hundred dollars; chief clerk, two thousand dollars; clerk, one thousand eight hundred dollars; clerk, one thousand six hundred dollars; two clerks, at one thousand five hundred dollars each; permit clerk, one thousand five hundred dollars; assistant permit clerk, one thousand dollars; index clerk and typewriter, nine hundred dollars; two clerks, at one thousand four hundred dollars each; two clerks, at one thousand three hundred and fifty dollars each; five clerks, at one thousand two hundred dollars each; one clerk, one thousand and fifty dollars; two clerks, at one thousand dollars each; clerk, nine hundred dollars; clerk, eight hundred and forty dollars; two clerks, at seven hundred and fifty dollars each; clerk, six hundred and twenty dollars; clerk, six hundred dollars; seven messengers, at five hundred and forty dollars each; two skilled laborers, at six hundred dollars each; skilled laborer, six hundred and twenty-five dollars; janitor, seven hundred and twenty dollars; principal steam engineer, one thousand eight hundred dollars; three steam engineers, at one thousand two hundred dollars each; three assistant steam engineers, at one thousand and fifty dollars each; six oilers, at six hundred dollars each; six firemen, at eight hundred and seventy-five dollars each; inspector, one thousand four hundred dollars; storekeeper, nine hundred dollars; superintendent of stables, one thousand five hundred dollars; blacksmith, nine hundred and seventy-five dollars; two watchmen, at six hundred and thirty dollars each; two drivers, at six hundred and thirty dollars each; driver, five hundred and forty dollars; inspector of gas and meters, two thousand dollars; assistant inspector of gas and meters, one thousand dollars; assistant inspector of gas and meters, nine hundred dollars; messenger, six hundred dollars; boss carpenter, one thousand two hundred dollars; boss painter, one thousand two hundred dollars; boss tinner, one thousand two hundred dollars; boss plumber, one thousand two hundred dollars; boss steam fitter, one thousand two hundred dollars; boss grader, one thousand dollars; municipal architect, whose duty it shall be to prepare and supervise the plans for, and superintend the construction of all municipal buildings, and the repair and improvement of all buildings belonging to the District of Columbia under the direction of the Engineer Commissioner of the District of Columbia, three thousand six hundred dollars; and all laws or parts of laws placing such duties upon the inspector of buildings of the District of Columbia are hereby repealed; in all, two hundred thousand seven hundred and eighty-two dollars.

Municipal architect.  
Office created; duties.

Laws repealed.

Special assessment office.

**SPECIAL ASSESSMENT OFFICE:** For special assessment clerk, two thousand dollars; seven clerks, at one thousand two hundred dollars each; two clerks, at nine hundred dollars each; and one clerk, seven hundred and fifty dollars; in all, twelve thousand nine hundred and fifty dollars.

Street-sweeping office.

**STREET-SWEEPING OFFICE:** For superintendent, two thousand five hundred dollars; assistant superintendent and clerk, one thousand six hundred dollars; clerk, one thousand dollars; ten inspectors, at one thousand two hundred dollars each; ten inspectors, at one thousand one hundred dollars each; three assistant inspectors, at nine hundred dollars each; foreman of public dumps, nine hundred dollars; messenger and driver, six hundred dollars; stable foreman, one thousand dollars; foreman of repairs, one thousand dollars; two clerks, at one thousand two hundred dollars each; stenographer and clerk, nine hundred dollars; blacksmith, nine hundred dollars; mechanic, seven hundred and eighty dollars; mechanic's helper, six hundred dollars;

hostler, five hundred and fifty dollars; two hostlers, at four hundred and eighty dollars each; seven dumpmen, at four hundred and eighty dollars each; one laborer, four hundred and fifty dollars; in all, forty-five thousand two hundred dollars.

**BOARD OF EXAMINERS, STEAM ENGINEERS:** For compensation for board of examiners of steam engineers in the District of Columbia, three, at three hundred dollars each, nine hundred dollars.

**AUTOMOBILE BOARD:** For secretary or acting secretary of the automobile board, three hundred dollars: *Provided*, That hereafter there shall be assessed and collected an annual wheel tax on all automobiles or other motor vehicles owned and operated in the District of Columbia having seats for only two persons the sum of three dollars, and on all such vehicles having seats for more than two persons an additional tax of two dollars for each additional seat.

**DEPARTMENT OF INSURANCE:** For superintendent of insurance, three thousand five hundred dollars; examiner, one thousand five hundred dollars; statistician, one thousand five hundred dollars; clerk, one thousand dollars; stenographer, seven hundred and twenty dollars; temporary clerk hire, one thousand two hundred dollars; in all, nine thousand four hundred and twenty dollars.

**FOR SURVEYOR'S OFFICE:** For surveyor, three thousand dollars; assistant surveyor, one thousand eight hundred dollars; clerk, one thousand five hundred dollars; three assistant engineers, at one thousand five hundred dollars each; computer, one thousand two hundred dollars; record clerk, one thousand and fifty dollars; inspector, nine hundred and seventy-five dollars; draftsman, nine hundred and seventy-five dollars; clerk, nine hundred and seventy-five dollars; draftsman, nine hundred dollars; assistant computer, eight hundred and twenty-five dollars; two rodmen, at eight hundred and twenty-five dollars each; three chainmen, at seven hundred dollars each; two chainmen, at six hundred and fifty dollars each; clerk, six hundred and seventy-five dollars; in all, twenty-three thousand four hundred and twenty-five dollars;

For services of temporary draftsmen, computers, laborers, additional field party when required, purchase of supplies, care or hire of teams, purchase and maintenance of a motor vehicle, six thousand dollars; all expenditures hereunder to be made only on the written authority of the Commissioners of the District of Columbia, and may include the purchase of a motor vehicle at a cost not exceeding one thousand five hundred dollars, said vehicle to be driven by a member of the field party using the same.

In all for surveyor's office, twenty-nine thousand four hundred and twenty-five dollars.

**FREE PUBLIC LIBRARY:** For librarian, three thousand five hundred dollars; assistant librarian, one thousand five hundred dollars; chief circulating department, one thousand two hundred dollars; children's librarian, one thousand dollars; librarian's secretary, nine hundred dollars; reference librarian, one thousand dollars; assistant, one thousand dollars; four assistants, at seven hundred and twenty dollars each; four assistants, at six hundred dollars each; three assistants, at five hundred and forty dollars each; copyist, four hundred and eighty dollars; cataloguer, nine hundred dollars; cataloguer, seven hundred and twenty dollars; cataloguer, six hundred dollars; three temporary cataloguers, at five hundred and forty dollars each; stenographer and typewriter, seven hundred and twenty dollars; two assistants, at four hundred and eighty dollars each; six attendants, at five hundred and forty dollars each; five attendants, at four hundred and eighty dollars each; collator, three hundred and sixty dollars; two messengers, at four hundred and eighty dollars each; ten pages, at three hundred and sixty dollars each; two janitors, at four hundred and eighty dollars

Board of examiners,  
steam engineers.

Automobile board.

*Proviso.*  
Tax on motor ve-  
hicles.

Insurance depart-  
ment.

Surveyor's office.

Temporary services.

Free public library.

each, one of whom shall act as a night watchman; engineer, one thousand and eighty dollars; fireman, seven hundred and twenty dollars; workman, four hundred and eighty dollars; library guard, seven hundred and twenty dollars; two cloakroom attendants, at three hundred and sixty dollars each; six charwomen, at one hundred and eighty dollars each; in all, thirty-nine thousand three hundred and twenty dollars.

Substitutes, etc.

For the employment of substitutes and other special and temporary service, at the discretion of the librarian, one thousand dollars.

Sunday opening.

For keeping the library open fifty-two Sundays from two o'clock postmeridian to nine o'clock postmeridian, five holidays from nine o'clock antemeridian to nine o'clock postmeridian, and for extra services three hours on Saturday afternoons during July, August, and September, one thousand seven hundred dollars.

Miscellaneous.

**MISCELLANEOUS, FREE PUBLIC LIBRARY:** For purchase of books, seven thousand five hundred dollars;

For binding, three thousand five hundred dollars;

For fuel, lighting, fitting up building, including lunch-room equipment, purchase and maintenance of motor cycles, and other contingent expenses, eight thousand dollars;

In all, nineteen thousand dollars.

#### CONTINGENT AND MISCELLANEOUS EXPENSES.

Contingent expenses.

For contingent expenses of the government of the District of Columbia, namely: For printing, checks, books, law books, books of reference and periodicals, stationery; detection of frauds on the revenue; repairs of market houses; surveying instruments and implements; drawing materials; binding, rebinding, repairing, and preservation of records; maintaining and keeping in good order the laboratory and apparatus in the office of the inspector of asphalt and cement; damages; livery, purchase, and care of horses and carriages or buggies not otherwise provided for; horseshoeing; ice, repairs to pound and vehicles, use of bicycles by inspectors in the engineer department not to exceed eight hundred dollars, and other general necessary expenses of District offices, including the sinking-fund office, Board of Charities, excise board, personal-tax board, harbor master, health department, surveyor's office, sealer of weights and measures' office, and department of insurance, and purchase of new apparatus and laboratory equipment in office of inspector of asphalt and cement, thirty-six thousand dollars; and the commissioners shall so apportion this sum as to prevent a deficiency therein: *Provided*, That horses and vehicles appropriated for in this Act shall not be used by the commissioners for any other purpose than to visit such points within the District of Columbia as it may be necessary to visit in order to enable them to inspect or inform themselves concerning any public work or property belonging to the said District or to do any other act necessary to the administration of its affairs.

*Proviso.*  
Restriction on use  
of horses, etc.

Limit on expenditure  
for horses, etc.

No part of the money appropriated by this Act, except appropriations for the militia, shall be used for the purchase, livery, or maintenance of horses, or for the purchase, maintenance, or repair of buggies or carriages and harness, except as provided for in the appropriation for contingent and miscellaneous expenses or unless the appropriation from which the same is proposed to be paid shall specifically authorize such purchase, livery, maintenance and repair, and except also as hereinafter authorized.

Fire insurance prohibited.

No part of the money appropriated by this Act shall be used for the payment of premiums or other cost of fire insurance.

Stables.

For contingent expenses of stables of the engineer department, including forage, shoeing, purchase and repair of vehicles, purchase

and repair of harness, blankets, lap robes, purchase of horses, whips, oils, brushes, combs, sponges, chamois skins, buckets, halters, jacks, rubber boots and coats, medicines, and other necessary articles and expenses, five thousand dollars; and no expenditure on account of the engineer department for the items named in this paragraph shall be made from any other fund, except as hereinafter authorized.

For postage for strictly official mail matter, eight thousand dollars.

For necessary expenses, including services of collectors or bailiffs, in the collection of overdue personal taxes by distraint and sale and otherwise, and for other necessary items, four thousand dollars.

For judicial expenses, including procurement of chains of title, the printing of briefs in the court of appeals of the District of Columbia, and witness fees in District cases before the supreme court of said District, five thousand dollars.

For livery of horse or horse hire for coroner's office, jurors' fees, witness fees, removal of deceased persons, making autopsies, ice, disinfectants, telephone service, and other necessary supplies for the morgue, and the necessary expenses of holding inquests, including stenographic services in taking testimony, and photographing unidentified bodies, three thousand dollars.

For general advertising, authorized and required by law, and for tax and school notices and notices of changes in regulations, four thousand five hundred dollars.

For advertising notice of taxes in arrears July first, nineteen hundred and nine, as required to be given by Act of March nineteenth, eighteen hundred and ninety, two thousand dollars, to be reimbursed by a charge of fifty cents for each lot or piece of property advertised.

For the enforcement of the game and fish laws of the District of Columbia, to be expended under the direction of the commissioners, five hundred dollars.

For carrying out the provisions of the Act approved March first, eighteen hundred and ninety-nine, entitled "An Act to authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings and parts thereof, and for other purposes," to pay the members of the board of survey provided for therein, other than the inspector of buildings, at a compensation of not to exceed ten dollars each survey, and to pay the cost of making safe or removing such buildings upon the refusal or neglect of the owners so to do, two thousand dollars.

For the erection of suitable tablets to mark historical places in the District of Columbia, to be expended under the direction of the Joint Committee on the Library, the appropriations made for this purpose by the Acts of June twenty-seventh, nineteen hundred and six, March second, nineteen hundred and seven, and May twenty-sixth, nineteen hundred and eight, respectively, are continued available for the service of the fiscal year nineteen hundred and ten.

For the office of the register of wills: For furnishing to the office of the assessor, copies of wills, petitions, and all necessary papers wherein title to real estate is involved, nine hundred dollars.

For the purchase of enamel metal or leather identification number tags for motor vehicles in the District of Columbia, one hundred dollars, or so much thereof as may be necessary.

For extra services necessary to classify, arrange, and rebind the old records of the District of Columbia, including the corporations of Washington, Georgetown, and the levy court, with authority to employ clerks of the auditor's and other offices after office hours, one thousand five hundred dollars.

For repair of buildings owned and used by the District of Columbia when injured by fire, ten thousand dollars.

For the installation of permanent electric wiring and gas systems for lighting and power in the Western District of Columbia Market, eight hundred dollars.

Postage.

Collecting personal taxes.

Judicial expenses.

Coroner's expenses.

Advertising.

Tax-arrearage sales.

Vol. 26, p. 24.

Enforcing game and fish laws.

Removing dangerous buildings.

Vol. 30, p. 923.

Historical tablets.

Vol. 34, pp. 489, 1126.

Aut. p. 281.

Register of wills.  
Copies to assessor.

Motor vehicle tags.

Classifying, etc., old records.

Repairs of fire injuries.

Western market.  
Light and power for.

Improvements and repairs.

## IMPROVEMENTS AND REPAIRS.

Eliminating grade crossings, Union Station.

**ELIMINATION OF GRADE CROSSINGS:** Toward carrying out the provisions of the Acts of Congress providing for the elimination of grade crossings and the construction of a union railroad station in the District of Columbia, approved February twelfth, nineteen hundred and one, and February twenty-eighth, nineteen hundred and three, for purchase or condemnation of the land necessary for the plaza and new streets, and for reconstructing, grading, and paving, together with the necessary incidental work in connection therewith, the streets, avenues, and ways changed in line or grade or newly created under the provisions of said Acts, including the employment on the approval of this Act of special assistant counsel, at a rate not to exceed three thousand dollars per annum, and one clerk, at a rate not to exceed one thousand dollars per annum, in connection with the settlement of claims for damages incident to changes of grade, this sum to be expended under the provisions of said Acts, and to continue available until expended, one hundred and fifty thousand dollars: *Provided*, That the Commissioners of the District of Columbia are hereby authorized to use such portion of the unexpended balances of the appropriations for elimination of grade crossings, District of Columbia, improvement of plaza, as may be necessary for the construction of the three flagstaves shown upon the approved plans for "Plaza Improvement, Union Station," on file in the office of the Engineer Commissioner of the District of Columbia: *And provided further*, That the Washington Terminal Company shall first convey to the United States all that portion of the terminal area, as described in the Act of February twenty-eighth, nineteen hundred and three, providing for a union railroad station in the District of Columbia, lying north of the north line of Massachusetts avenue and south of the line of balustrades of islands "C," "D," "E," and "F," and of the north line of lamp-posts of the central island, as shown on the plans referred to above.

Vol. 31, p. 767.  
Vol. 32, p. 913.

*Provisos.*  
Flagstaves for plaza.

Land to be conveyed to United States.

Assessment and permit work.

Paving roadways.

Work on streets and avenues.

Schedules.

**ASSESSMENT AND PERMIT WORK:** For assessment and permit work, one hundred and sixty thousand dollars.

For paving roadways under the permit system, ten thousand dollars.

**WORK ON STREETS AND AVENUES:** For work on streets and avenues named in Appendix T, Book of Estimates, nineteen hundred and ten, seventy-one thousand dollars, to be expended in the discretion of the commissioners upon streets and avenues specified in the schedules named in said appendix and in the aggregate for each schedule as stated herein, namely:

**GEORGETOWN SCHEDULE:** Two thousand dollars.

**NORTHWEST SECTION SCHEDULE:** Including V street, from Tenth to Twelfth streets, fourteen thousand dollars.

**SOUTHWEST SECTION SCHEDULE:** Twenty thousand dollars.

**SOUTHEAST SECTION SCHEDULE:** Ten thousand dollars.

**NORTHEAST SECTION SCHEDULE:** Including Eighth street from Maryland avenue to H street, and Fifth street from H street to I street, twenty-five thousand dollars.

*Provided*, That streets and avenues named in said schedules already paved with Belgian block or granite shall not be paved or otherwise improved under this appropriation, and the remaining streets and avenues, except as herein specified, shall be contracted for in the order in which they appear in said schedules, and be completed in such order as nearly as practicable, and shall be paved, in the discretion of the Commissioners, instead of being graded and regulated.

*Proviso.*  
Streets paved with Belgian blocks, etc.

Limit for asphalt pavements.

Under appropriations contained in this Act no contract shall be made for making or relaying asphalt pavement at a higher price than one dollar and eighty cents per square yard for a quality equal to the

best laid in the District of Columbia prior to July first, eighteen hundred and eighty-six, and with same depth of base, nor more than one dollar and eighty cents per square yard for laying standard asphalt block pavement equal to the best laid in the District of Columbia prior to July first, nineteen hundred and four: *Provided*, That these conditions as to price and depth of base shall not apply to those streets on which, in the judgment of the Commissioners, by reason of heavy traffic, poor foundation, or other causes, a pavement of more than ordinary strength is required, in which case the limit of price may be increased to two dollars per square yard.

*Proviso.*  
Increase allowed.

For replacing granite block pavement with asphalt on the following streets:

Asphalt to replace granite blocks.

First street, between B and C streets northwest, five thousand eight hundred dollars.

Streets affected.

Second street, between B and C streets northwest, seven thousand five hundred dollars.

Seventh street northwest, from Q to R streets, seven thousand dollars.

**GRADING STREETS, ALLEYS, AND ROADS:** For purchase and repair of cars, carts, tools, or the hire of the same, and horses to be used by the inmates of the Washington Asylum in the work of grading, and pay of dump men needed to carry out the work, fifteen thousand dollars.

Grading.

**CONDEMNATION OF STREETS, ROADS, AND ALLEYS:** For purchase or condemnation of streets, roads, and alleys, one thousand dollars.

Condemnation.

**CONSTRUCTION OF COUNTY ROADS:** For construction of county roads and suburban streets, as follows:

County roads.  
Construction.

Northwest: Massachusetts avenue, grade and improve, ten thousand dollars;

And the appropriation of twenty-five thousand dollars for the condemnation of land necessary for extending Massachusetts avenue from Wisconsin avenue to Nebraska avenue and toward grading and improving said part of Massachusetts avenue, contained in the Act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year nineteen hundred and seven, is hereby made available for grading and improving Massachusetts avenue between the limits named during the fiscal year nineteen hundred and ten;

Extension of Massachusetts avenue continued.  
Vol. 34, p. 492.

Northeast: Lincoln road, from Truxtun circle to R street, pave thirty-five feet wide, five thousand six hundred dollars;

Northwest: Sixteenth street, extended, grade, and improve, twenty thousand dollars;

Northwest: U street, from North Capitol street to Flagler place, pave at present width, eight thousand eight hundred dollars;

Northeast: Mills avenue, between Twenty-fourth street and Rhode Island avenue, grade and improve, four thousand four hundred dollars;

Northwest: Harvard street, from Eleventh to Thirteenth street, pave thirty feet wide, six thousand six hundred dollars;

Northwest: School street, from Irving to Lamont street, grade and improve, two thousand dollars;

Northwest: Todd place, between First and Second streets, pave thirty feet wide, four thousand four hundred dollars;

Northwest: Warder street, from Manor street to Newton place and from Luray place to Kenyon street, and Park place from Lamont street to Manor street, grade and improve, four thousand seven hundred dollars;

Northeast: Lawrence street, between Seventh and Eighth streets, grade and improve, one thousand eight hundred dollars;

County roads—Continued.

Northeast: Evarts street, between Twenty-second and Twenty-fourth streets, grade and improve, two thousand seven hundred dollars;

Northwest: Garfield street, Connecticut avenue to Twenty-seventh street, pave thirty feet wide, four thousand four hundred dollars;

Northwest: Eleventh street, Monroe to Otis street, grade and improve, two thousand six hundred dollars;

Northwest: Newton street, Fourteenth street to Holmead place, grade and improve, two thousand eight hundred dollars;

Northwest: Seaton place, from First to Second street, pave thirty feet wide, four thousand nine hundred dollars;

Northwest: Meridian street, Center street to Holmead place, grade and improve, eight thousand dollars;

Northwest: Fourth street, Elm to W street, pave thirty-five feet wide, four thousand nine hundred dollars;

Southeast: Prout street, Twenty-second street to Pennsylvania avenue, grade and improve, three thousand five hundred dollars;

Northwest: Third street, T to Elm street, pave forty feet wide, three thousand eight hundred dollars;

Northeast: Jackson street, Eighteenth to Twentieth street, grade and improve, two thousand five hundred dollars;

Northeast: Todd place, North Capitol street to Lincoln road, pave twenty-four feet wide, two thousand dollars;

Northwest: Upton street, east of Pierce Mill road, grade, fourteen thousand dollars;

Northwest: Monroe street, Eighteenth to Nineteenth street, grade and improve, two thousand eight hundred dollars;

Northeast: Kearney street, between Twelfth and Thirteenth streets, grade and improve, one thousand six hundred dollars;

Northwest: Oak street, Fourteenth street to Holmead place, grade and improve, two thousand eight hundred dollars;

Northwest: Streets in Walbridge subdivision of Ingleside, grade and improve, four thousand dollars;

Northwest: Otis street, Tenth to Thirteenth street, and Tenth street, Monroe to Otis street, grade and improve, five thousand five hundred dollars;

Northwest: Ninth street, Ingraham to Kennedy street, grade and improve, two thousand five hundred dollars;

Northwest: Thirteenth street, Euclid street to Park road, grade and improve, forty feet wide, seventeen thousand dollars;

Northeast: T street, Lincoln road to Second street, grade and improve, six thousand five hundred dollars;

Southeast: Pennsylvania avenue, grade and improve, five thousand dollars;

Southeast: Twenty-third street, Naylor road to Minnesota avenue, and from Q street, Twenty-third to Twenty-fifth street, grade and gravel, four thousand nine hundred dollars;

Northwest: Rittenhouse street, from Georgia avenue to Blair road, grade and improve, twelve thousand five hundred dollars;

Northwest: To widen Thirteenth street extended ten feet on the easterly side between Park road and Monroe street, and grade and improve the same, two thousand five hundred dollars, and the Commissioners of the District are hereby required to commence immediately the work herein provided for;

Northeast: M street, Bladensburg road to Twenty-fourth street, grade, two thousand two hundred dollars;

For paving with asphalt, Connecticut avenue extended from Macomb street to Newark street, three thousand five hundred dollars, or so much thereof as may be necessary;

Work to commence immediately.

In all, one hundred and ninety-seven thousand seven hundred dollars.

**REPAIRS STREETS, AVENUES, AND ALLEYS:** For current work of repairs of streets, avenues, and alleys, including resurfacing and repairs to concrete pavements with the same or other not inferior material, of which sum fifty thousand dollars shall be immediately available, three hundred thousand dollars; and this appropriation shall be available for repairing the pavements of the street railways when necessary; the amounts thus expended shall be collected from such railroad company as provided by section five of "An Act providing a permanent form of government for the District of Columbia," approved June eleventh, eighteen hundred and seventy-eight, and shall be deposited to the credit of the appropriation for the fiscal year in which they are collected: *Provided*, That the Commissioners of the District of Columbia are hereby authorized, in their discretion, to expend not to exceed one hundred thousand dollars of the sum hereby appropriated in repairing such streets, avenues, and alleys, as they may deem advisable, by what is known as the heater method of repairs; and to enter into a supplemental contract for such repairs with the present contractor with the District of Columbia for work of resurfacing and repairing asphalt and coal tar pavements, if a price satisfactory to said commissioners can be agreed upon between said contractor and said commissioners, and in the event that such a satisfactory price can not be agreed upon, the said commissioners are hereby authorized, in their discretion, to enter into a new contract for such work of repairs by the heater method, after competition, in an amount not to exceed one hundred thousand dollars.

For replacing and repairing sidewalks and curbs around public reservations and municipal buildings, seven thousand dollars.

**REPAIRS COUNTY ROADS:** For current work of repairs of county roads and suburban streets, one hundred thousand dollars, of which sum twenty thousand dollars shall be immediately available.

For purchase and maintenance of one motor vehicle for the use of the superintendent of county roads, and of one motor truck for the use of field party engaged in survey work pertaining to the construction and repair of county roads, or so much thereof as may be necessary, three thousand dollars.

**BRIDGES:** For construction and repairs of bridges, fifteen thousand dollars.

Highway bridge across Potomac River: For salaries of two draw operators, at one thousand and twenty dollars each; one draw operator, seven hundred and twenty dollars; four watchmen, at six hundred dollars each; for labor, one thousand five hundred dollars; and for lighting, power, and miscellaneous supplies, and expenses of every kind necessarily incident to the operation and maintenance of the bridge and approaches, nine thousand three hundred and forty dollars; in all, sixteen thousand dollars.

Operation of the Anacostia River Bridge: For salaries of employees, miscellaneous supplies, and expenses of every kind necessary to the operation and maintenance of the bridge, five thousand six hundred dollars.

For removal of the superstructure and substructure of the old Anacostia Bridge, ten thousand dollars: *Provided*, That the unexpended balances of appropriations heretofore made for the construction of the new Anacostia River Bridge and its approaches shall continue available during the fiscal year nineteen hundred and ten for all necessary expenses to complete said bridge and its approaches.

Sixteenth Street Bridge across Piney Branch: For widening bridge across Piney Branch on the line of Sixteenth street, said bridge to be widened to a width over all of sixty-five feet, eighty-five thousand dollars.

Repairs, streets, etc.

Vol. 20, p. 105.

*Proviso.*  
Use of heater method.

Contracts authorized.

Sidewalks and curbs.

County roads.

Motor vehicles.

Bridges.

Highway bridge.

Anacostia bridge.

Removing old bridge.  
*Proviso.*  
Completing bridge, etc.Piney Branch bridge.  
Widening Sixteenth street.

Anacostia flats.  
Investigating titles,  
etc.

**ANACOSTIA FLATS:** For employment of special counsel to investigate and determine the ownership of the land and riparian rights along the Anacostia River, for the purpose of improvement of the Anacostia flats, five thousand dollars, or so much thereof as may be necessary.

Sewers.

### SEWERS.

Cleaning.

For cleaning and repairing sewers and basins, sixty-three thousand five hundred dollars.

Pumping station.

For maintenance and operation of sewage pumping station, including employment of mechanics, laborers, and watchman, purchase of coal, oils, waste, and other supplies, forty-three thousand dollars.

Main and pipe.

For main and pipe sewers and receiving basins, fifty thousand dollars.

Suburban.

For suburban sewers, seventy-five thousand dollars.

Rights of way.

For purchase or condemnation of rights of way for construction, maintenance, and repair of public sewers, six thousand dollars, or so much thereof as may be necessary.

East side intercepting.

For continuing work on extension of east side intercepting sewer from boundary sewer to Brookland, forty thousand dollars.

Fourth street relief.

For completing construction of Fourth street southeast relief sewer from Pennsylvania avenue and Fourth street to Virginia avenue and Second street southeast, sixteen thousand eight hundred and seventy-five dollars.

Piney Branch valley trunk.

For Piney Branch valley trunk sewer: For beginning the construction of the Piney Branch valley trunk sewer between Sixteenth street and Georgia avenue (estimated cost three hundred thousand dollars), thirty thousand dollars.

Streets.

### STREETS.

Cleaning, etc.

**SPRINKLING, SWEEPING, AND CLEANING:** For sprinkling, sweeping, and cleaning streets, avenues, alleys, and suburban streets, including rent of storage rooms; maintenance and repairs of stable, purchase and maintenance of horses; purchase, maintenance, and repair of wagons and harness, allowance to inspectors for maintenance of horses and vehicles used in the performance of official duties, not to exceed thirty dollars per month for each inspector, and necessary incidental expenses, and work done under existing contracts, as well as hand work done under the immediate direction of the commissioners without contract: *Provided*, That whenever it shall appear to the commissioners that said latter work can not be done under their immediate direction at nineteen cents or less per thousand square yards, in accordance with the specifications under which the same was last advertised for bids, it shall at once be their duty to advertise to let said work under said specifications to the lowest responsible bidder, and if the same can not be procured to be done at a price not exceeding twenty cents per thousand square yards, they may continue to do said work under their immediate direction, in accordance with said specifications; two hundred and fifty thousand dollars, and the commissioners shall so apportion this appropriation as to prevent a deficiency therein.

*Proviso.*  
Contracts.

Removal of snow  
and ice.

For cleaning snow and ice from streets, sidewalks, cross walks, and gutters, in the discretion of the commissioners, including services and not exceeding ten thousand dollars for the purchase of necessary implements, thirty-five thousand dollars, to be immediately available and until expended.

Disposal of city refuse.

**DISPOSAL OF CITY REFUSE:** For the collection and disposal of garbage and dead animals; miscellaneous refuse and ashes from private residences in the city of Washington and the more densely

populated suburbs; for collection and disposal of night soil in the District of Columbia, and for the payment of necessary inspection, livery of horses, and incidental expenses, one hundred and seventy-nine thousand nine hundred and forty-five dollars.

**FOR THE PARKING COMMISSION:** For contingent expenses, including laborers, trimmers, nurserymen, repairmen, and teamsters, cart hire, trees, tree boxes, tree stakes, tree straps, tree labels, planting and care of trees on city and suburban streets, care of trees, tree spaces, and miscellaneous items, forty thousand dollars.

Parking commission.

**BATHING BEACH:** For superintendent, six hundred dollars; watchman, four hundred and fifty dollars; for temporary services, supplies, and maintenance, one thousand five hundred dollars; for repair of houses, bathing pools, and grounds, five hundred dollars; in all, three thousand and fifty dollars.

Bathing beach.

**FOR PUBLIC SCALES:** For purchase, repair, and replacement of public scales, two hundred dollars.

Public scales.

**DEEP WELLS:** For drilling deep wells and maintenance of same, five thousand dollars.

Deep wells.

**PLAYGROUNDS:** For maintenance and renewal of equipment and planting trees for outdoor playgrounds, one thousand five hundred dollars.

Playgrounds.

For the improvement and equipment of the Georgetown site, five thousand dollars.

Georgetown site.

**PUBLIC-CONVENIENCE STATIONS:** For maintenance of public-convenience stations, including compensation of necessary employees, seven thousand five hundred dollars.

Public-convenience stations.

For one new public-convenience station under the sidewalk on the east side of Ninth street northwest, between F and G streets, twenty-two thousand five hundred dollars.

New stations.  
Ninth street NW.

For one public-convenience station on the triangle west of Dupont Circle, between Twentieth and P streets and Massachusetts avenue, fifteen thousand dollars: *Provided*, That the above public-convenience stations be located on public space to be selected by the Commissioners of the District of Columbia, and the jurisdiction and control of such portion of any public reservation so selected as shall be required for the location of such stations and their approaches is hereby transferred from the United States official having charge of said reservation to the Commissioners of the District of Columbia, such transfer to take effect on the date of notice by the said commissioners to the said United States official of the location of the sites for said stations.

Dupont Circle.

*Proviso.*  
Transfer of jurisdiction, etc.

**CONDEMNATION OF INSANITARY BUILDINGS:** For all expenses necessary and incident to the enforcement of the provisions of an Act entitled "An Act to create a board for the condemnation of insanitary buildings in the District of Columbia, and for other purposes," approved May first, nineteen hundred and six, including personal services, when authorized by the Commissioners of the District of Columbia, not to exceed one thousand two hundred dollars, three thousand dollars.

Insanitary buildings.  
Vol. 34, p. 157.

## ELECTRICAL DEPARTMENT.

Electrical department.

For electrical engineer, two thousand five hundred dollars; assistant electrical engineer who shall perform the duties of the electrical engineer in the absence or disability of the latter and shall have the same qualifications as to ability and technical knowledge as is required by law of the head of the department, one thousand eight hundred dollars; three electrical inspectors, at one thousand two hundred dollars each; inspector of lamps, one thousand dollars; electrician, one thousand two hundred dollars; draftsman, one

Salaries.

thousand dollars; three telegraph operators, at one thousand dollars each; three inspectors, at nine hundred dollars each; expert repair man, nine hundred and sixty dollars; four repair men, at nine hundred dollars each; three telephone operators, at seven hundred and twenty dollars each; two laborers, at four hundred dollars each; electrical inspector, two thousand dollars; electrical inspector, one thousand eight hundred dollars; electrical inspector, one thousand three hundred and fifty dollars; cable splicer, one thousand two hundred dollars; clerk, one thousand four hundred dollars; clerk, one thousand two hundred dollars; two clerks, at one thousand one hundred and twenty-five dollars each; clerk, one thousand and fifty dollars; clerk, seven hundred and fifty dollars; assistant cable splicer, six hundred and twenty dollars; assistant repair man, six hundred and twenty dollars; two assistant repair men, at five hundred and forty dollars each; two laborers, at five hundred and forty dollars each; laborer, four hundred and sixty dollars; four telephone operators, at five hundred and forty dollars each; telephone operator, four hundred and fifty dollars; storekeeper, eight hundred and seventy-five dollars; and one laborer, six hundred and thirty dollars; in all, forty-five thousand two hundred and ninety-five dollars.

## Supplies.

For general supplies, repairs, new batteries, and battery supplies, telephone rental and purchase, wire for extension of the telegraph and telephone service, repairs of lines and instruments, purchase of poles, tools, insulators, brackets, pins, hardware, cross arms, ice, record books, stationery, printing, livery, horses and harness, washing, blacksmithing, forage, extra labor, new boxes, rent of storeroom, and other necessary items, thirteen thousand dollars.

## Placing wires under ground.

For placing wires of fire-alarm, telegraph, police-patrol, and telephone service underground in existing conduits, including cost of cables, terminal boxes, and posts, connections to and between existing conduits, manholes, hand-holes, posts for fire-alarm and police boxes, extra labor, and other necessary items, eleven thousand dollars, to be immediately available.

## Police-patrol system.

For extension of police-patrol system, including purchase of new boxes, purchase and erection of the necessary poles, cross arms, insulators, pins, braces, wire, cable, conduit connections, extra labor, and other necessary items, four thousand five hundred dollars.

## Lighting.

**LIGHTING:** For illuminating material, lighting, extinguishing, repairing, and cleaning public lamps on avenues, streets, roads, and alleys; purchasing and expense of erecting and maintaining new lamp-posts, street designations, lanterns, and fixtures; moving lamp-posts, painting lamp-posts and lanterns; replacing and repairing lamp-posts and lanterns damaged or unfit for service; for rent of storeroom, cartage of material, livery, and other necessary items, two hundred and eighty thousand dollars: *Provided*, That no more than eighteen dollars per annum shall be paid for each gas lamp equipped with a self-regulating flat-flame burner so adjusted as to secure under all ordinary variations of pressure and density a consumption of five cubic feet of gas per hour, nor more than twenty dollars and eighty-five cents per annum for each gas and twenty-two dollars and eighty cents per annum for each oil lamp equipped with an incandescent mantle burner of not less than sixty candlepower.

## Provisos. Maximum per lamp.

And during the fiscal year nineteen hundred and ten the price prescribed by Congress for lighting each street lamp in the District of Columbia with gas or oil shall be construed to include the cost of the illuminating material used, lighting and extinguishing lamps, repairing, painting, cleaning, purchasing, and expense of erecting and maintaining lamp-posts, street designations, lanterns, and fixtures: *Provided*, That all of said lamps shall burn every night, on the average, from fifteen minutes after sunset to forty-five minutes before sunrise:

## All expenses included.

## All-night service.

And provided further, That the Commissioners of the District of Columbia may purchase, erect, light, and maintain such posts, lanterns, signs, and fixtures for street designation purposes, in addition to those mentioned above, as in their judgment may be necessary, which lamps shall not to be subject to the restrictions of this paragraph except as to the time of burning: *And provided further*, That the Commissioners of the District of Columbia are hereby authorized, in their discretion, to extend the street-lighting system, by incandescent forty-candlepower lamps, on and along the Conduit road, from its intersection with the Canal road to the District line and to use so much of this appropriation as may be necessary for maintaining the lamps. The location of the necessary posts, poles, wires, fixtures, and so forth, and the use of the road therefor shall be subject to such reasonable regulations as may be prescribed by the officer in charge of the Washington Aqueduct.

Street designation fixtures.

Conduit road.

Hereafter contracts shall be entered into for lighting avenues, streets, roads, and alleys in the District of Columbia by gas or electricity for a period of not exceeding three years: *Provided*, That section five of an Act entitled "An Act relating to the sale of gas in the District of Columbia," approved June sixth, eighteen hundred and ninety-six, and all remedies therein provided, be, and the same are hereby, repealed, and all pending proceedings thereunder shall be vacated, and no judgment, decree, finding, permit, or valuation of any kind mentioned or intended to be mentioned in said section shall be made or ascertained.

Three-year contracts.

*Proviso.*  
Gas companies.  
Provision for increasing capital stock repealed.  
Vol. 29, p. 252.

On and after the passage of this Act every corporation engaged in the manufacture and sale of gas or electricity in the District of Columbia shall open and keep a set of books in manner and form prescribed by the Interstate Commerce Commission.

Form of books to be kept.

The charter of the Washington Gaslight Company is hereby amended so as to increase the membership of its board of directors to seven.

Washington Gaslight Company.  
Directors increased.  
Vol. 9, p. 722, amended.  
Electric arc lights.

For electric arc lighting, and for extensions of such service, not exceeding one hundred and twenty-five thousand dollars: *Provided*, That not more than eighty-five dollars per annum shall be paid for any electric arc light burning from fifteen minutes after sunset to forty-five minutes before sunrise, and operated wholly by means of underground wire; and each arc light shall be of not less than one thousand actual candlepower, and no part of this appropriation shall be used for electric lighting by means of wires that may exist on or over any of the streets or avenues of the city of Washington.

*Proviso.*  
Maximum per lamp.

For the purchase of fifteen additional fire-alarm boxes, and for the purchase and erection of the necessary poles, cross-arms, insulators, pins, braces, wire, cable, conduit connections, posts, extra labor, and other necessary items, four thousand dollars.

Additional fire-alarm boxes.

### WASHINGTON AQUEDUCT.

For operation, including salaries of all necessary employees, maintenance, and repair of the Washington Aqueduct and its accessories, including Conduit road, the McMillan Park reservoir, and Washington Aqueduct tunnel, and also including the purchase and maintenance of horses, vehicles, and harness, and the care and maintenance of the stable, thirty-three thousand dollars.

Washington Aqueduct.

Maintenance.

For care, including salaries of all necessary employees, maintenance, and operation of the Washington Aqueduct, District of Columbia, filtration plant, and for each and every purpose connected therewith, eighty-two thousand dollars.

Filtration plant.

For emergency fund, to be used only in case of a serious break requiring immediate repair in one of the important aqueduct or filtration plant structures, such as a dam, conduit, tunnel, bridge, building, or important piece of machinery; all expenditures from this

Emergency fund.

appropriation to be reported in detail to Congress, five thousand dollars.

Rock Creek Park.

ROCK CREEK PARK.

Care, etc.

For care and improvement of Rock Creek Park, and of the Piney Branch parkway entrance to said park from Sixteenth street extended, exclusive of building for superintendent's residence, to be expended under the direction of the board of control of said park, fifteen thousand dollars; and the said board of control is hereby authorized to purchase eight hundred and sixty-seven one-thousandths acre, more or less, of land adjoining the northern boundary of Rock Creek Park, assessed as parcel sixty-four-three, for a sum not to exceed four hundred dollars, chargeable to said appropriation.

Additional ground.

Public schools.

PUBLIC SCHOOLS.

Salaries. Officers.

FOR OFFICERS: For superintendent of public schools, five thousand dollars; two assistant superintendents, at three thousand dollars each; director of intermediate instruction, thirteen supervising principals, and supervisor of manual training, fifteen in all, at a minimum salary of two thousand two hundred dollars each; secretary, two thousand dollars; clerk, one thousand four hundred dollars; two clerks, at one thousand dollars each; clerk to carry out the provisions of the child-labor law, nine hundred dollars; two stenographers, at eight hundred and forty dollars each; one messenger, seven hundred and twenty dollars; in all, fifty-two thousand seven hundred dollars.

Attendance officers. Vol. 34, p. 220.

ATTENDANCE OFFICERS: For two attendance officers, authorized by the Act providing for compulsory education in the District of Columbia, approved June eighth, nineteen hundred and six, at six hundred dollars each; one attendance officer, nine hundred dollars; in all, two thousand one hundred dollars.

Teachers.

FOR TEACHERS: For one thousand seven hundred and ten teachers, to be assigned as follows:

For principals of normal, high, and manual training schools, nine in all, at a minimum salary of two thousand dollars each;

For director of primary instruction, at a minimum salary of one thousand eight hundred dollars;

For directors of music, drawing, physical culture, domestic science, domestic art, and kindergartens, six in all, at a minimum salary of one thousand five hundred dollars each;

For assistant director of primary instruction, at a minimum salary of one thousand four hundred dollars;

For assistant directors of music, drawing, physical culture, domestic science, domestic art, and kindergartens, six in all, at a minimum salary of one thousand three hundred dollars each;

For heads of departments in high and manual training schools in Group B of class six, twelve in all, at a minimum salary of one thousand nine hundred dollars each;

For teachers of the normal, high, and manual training schools promoted for superior work, Group B of class six, seven in all, at a minimum salary of one thousand nine hundred dollars each: *Provided*, That hereafter no teacher shall be eligible to Group B, class six, who has not attained the maximum of Group A;

For teachers in Group A of class six, two hundred and three in all, at a minimum salary of one thousand dollars each;

For teachers in class five, one hundred and fifty-four in all, at a minimum salary of nine hundred and fifty dollars each;

For teachers in class four, four hundred and twenty-five in all, at a minimum salary of eight hundred dollars each;

Proviso. Promotions to Group B.

For teachers in class three, four hundred and seventy-seven in all, at a minimum salary of six hundred and fifty dollars each;

For teachers in class two, three hundred and forty-eight in all, at a minimum salary of six hundred dollars each;

For teachers in class one, sixty in all, at a minimum salary of five hundred dollars each;

For teachers in the normal, high, and manual training schools not eligible to the salary of class six by reason of the provisions of section four of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the board of education of the District of Columbia," approved June twentieth, nineteen hundred and six, to be paid in strict conformity with the provisions of the said Act, as follows:

One at a salary of eight hundred dollars;

In all for teachers, one million three hundred and thirteen thousand and fifty dollars.

**LIBRARIANS AND CLERKS:** For twenty-two librarians and clerks, to be assigned as follows:

For librarian in class four, one at a minimum salary of eight hundred dollars;

For librarians and clerks in class three, twelve in all, at a minimum salary of six hundred and fifty dollars each;

For librarians and clerks in class two, five in all, at a minimum salary of six hundred dollars each;

For librarians and clerks in class one, four in all, at a minimum salary of five hundred dollars each;

In all for librarians and clerks, thirteen thousand six hundred dollars.

**FOR LONGEVITY PAY:** Longevity pay for director of intermediate instruction, supervising principals, supervisor of manual training, principals of the normal, high, and manual training schools, heads of departments, director and assistant director of primary instruction, directors and assistant directors of drawing, physical culture, music, domestic science, domestic art, and kindergartens, teachers, clerks, librarians and clerks, and librarians to be paid in strict conformity with the provisions of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the board of education of the District of Columbia," approved June twentieth, nineteen hundred and six, two hundred and ten thousand dollars.

**FOR ALLOWANCE TO PRINCIPALS:** For allowance to principals of grade school buildings for services rendered as such, in addition to their grade salary, to be paid in strict conformity with the provisions of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the board of education of the District of Columbia," approved June twentieth, nineteen hundred and six, thirty-five thousand eight hundred and ninety dollars.

*Provided,* That in assigning salaries to teachers no discrimination shall be made between male and female teachers employed in the same grade and performing a like class of duties; and it shall not be lawful to pay, or authorize or require to be paid, from any of the salaries of teachers herein provided, any portion or percentage thereof for the purpose of adding to salaries of higher or lower grades.

*Provided further,* That no teacher, of the whole number appropriated for herein, shall be employed as, or required to discharge the duties of, a clerk or librarian.

**NIGHT SCHOOLS:** For salaries of teachers and janitors of night schools, including teachers of industrial, commercial, and trade instruction, and teachers and janitors of night schools may also be teachers and janitors of day schools, seventeen thousand dollars.

Restriction.  
Vol. 34, p. 318.

Librarians and  
clerks.

Longevity pay.

Vol. 34, p. 316.

Principals.  
Additional pay.

Vol. 34, p. 320.

Provisos.  
No sex discrimina-  
tion, etc.

Restriction on em-  
ployment.

Night schools.

Industrial, etc., in-  
struction.

For contingent and other necessary expenses of night schools, including equipment and the purchase of all necessary articles and supplies for classes in industrial, commercial, and trade instruction, two thousand five hundred dollars.

Kindergarten sup-  
plies.

**KINDERGARTEN SUPPLIES:** For kindergarten supplies, two thousand five hundred dollars.

Janitors, etc.

**FOR JANITORS AND CARE OF BUILDINGS AND GROUNDS:** For superintendent of janitors, one thousand two hundred dollars;

For care of Central High School and annex, two thousand dollars;

Of the Business High School, one thousand six hundred dollars;

Of the Jefferson Building, one thousand four hundred dollars;

Of the Western High School, one thousand four hundred dollars;

Of the Franklin School, one thousand four hundred dollars;

Of the Eastern High School and M Street High School, two in all, at one thousand two hundred dollars each;

Of the McKinley Manual Training School, one thousand four hundred dollars;

Engineers.

For one engineer and instructor in steam engineering at the McKinley Manual Training School, one thousand two hundred dollars;

For one assistant engineer at the McKinley Manual Training School, six hundred dollars;

Of the Armstrong Manual Training School, one thousand two hundred dollars;

For one engineer and instructor in steam engineering at the Armstrong Manual Training School, one thousand dollars;

For one assistant engineer at the Armstrong Manual Training School, six hundred dollars;

Of the Stevens School, one thousand two hundred dollars;

Of the Emery school building, one sixteen-room building to take the place of the Mott, and the Henry D. Cooke building, three in all, at one thousand dollars each;

Of the Van Buren School and annex, and the Wallach School, at one thousand dollars each;

Of the Birney and annex, Brookland, Bryan, Curtis, Dennison, Force, Gage, Gales, Garfield, Garnet, Grant, Henry, Johnson and annex, Lincoln, Lovejoy, Monroe and addition, Peabody, Seaton, Sumner, and Webster school buildings, and one new building to relieve the Franklin and Thompson schools, twenty-one in all, at nine hundred dollars each;

Of the Mott, New Langdon, and Miner buildings, three in all, at eight hundred dollars each;

Of the Abbott, Berrett, Sayles J. Bowen, Brightwood, John F. Cook, Cranch, Randall, Syphax, and Tenley buildings, nine in all, at seven hundred dollars each;

Of the Adams, Addison, Ambush, Amidon, Anthony Bowen, Arthur, Banneker, Bell, Bennings (white), Blair, Blake, Blow, Bradley, Brent, Briggs, Bruce, Buchanan, Carberry, Cardozo, Chevy Chase, Cleveland Park, Congress Heights, Corcoran, Dent, Douglass, Edmunds, Eckington, Fillmore, Garrison, Giddings, Greenleaf, Harrison, Hayes, Hilton, Hubbard, Hyde, Jackson, Jones, Ketcham, Langston, Lenox, Logan, Ludlow, Madison, Magruder, Maury, Montgomery, Morgan, Morse, Patterson, Payne, Petworth, Phelps, Phillips, Pierce, Polk, Potomac, Ross, Abby S. Simmons, Slater, Smallwood, Takoma, Taylor, Toner, Towers, Twining, Tyler, Van Ness, Webb, Weightman, Wheatley, Wilson, and Wormley buildings, and one eight-room building adjacent to Johnson school, seventy-four in all, at six hundred dollars each;

Of the B. B. French, Thomson, and Woodburn buildings, three in all, at four hundred and twenty dollars each;

Of the Benning (colored), Brightwood Park, Brookland (colored), Deanwood, Hamilton, Kenilworth, McCormick, Orr, Reno, Reservoir, Stanton, and Threlkeld buildings, twelve in all, at three hundred dollars each;

Of the Bunker Hill, Conduit Road, Chain Bridge Road, Ford Road, Fort Slocum, Military Road, Ivy City, and Burrville buildings, eight in all, at one hundred and twenty dollars each;

For care of smaller buildings and rented rooms, including cooking and manual training schools wherever located, at a rate not to exceed seventy-two dollars per annum for the care of each schoolroom, nine thousand dollars;

In all, one hundred and ten thousand four hundred and twenty dollars.

**FOR MEDICAL INSPECTORS:** For twelve medical inspectors of public schools, four of whom shall be of the colored race, at five hundred dollars each, six thousand dollars: *Provided*, That said inspectors shall be appointed by the commissioners only after competitive examination, and shall have had at least five years' experience in the practice of medicine in the District of Columbia, and shall perform their duties under the direction of the health officer and according to rules formulated from time to time by him, which shall be subject to the approval of the board of education and the commissioners.

Medical inspectors.

*Proviso.*  
Competitive examination.

**MISCELLANEOUS:** For rent of school buildings, repair shop, storage and stock rooms, twenty thousand dollars.

Rent.

For amount required to rent, equip, and care for temporary rooms for classes above the second grade, now on half time, and to provide for the estimated increased enrollment that may be caused by the operation of the compulsory-education law and for the purchase of all necessary articles and supplies to be used in the course of instruction which may be provided for atypical and ungraded classes, fifteen thousand dollars.

Temporary rooms, etc.

For repairs and improvements to school buildings and grounds and for repairing and renewing heating and ventilating apparatus, seventy-five thousand dollars.

Repairs.

For necessary repairs to and changes in plumbing in existing school buildings, fifty thousand dollars. A detailed statement shall be submitted to Congress of the expenditure of the foregoing sum, and for the fiscal year nineteen hundred and ten estimates shall be submitted in detail as to the particular school buildings requiring unusual repairs of and changes in plumbing.

Plumbing repairs.

For the purchase and repair of tools, machinery, material, and books, and apparatus to be used in connection with instruction in manual training, and for incidental expenses connected therewith, twenty thousand dollars.

Manual training expenses.

For fuel, gas, and electric light and power, ninety-two thousand five hundred dollars.

Fuel, etc.

For furniture including also clocks, pianos, and window shades for new school buildings, additions to buildings, kindergartens, manual training, cooking, and sewing schools, as follows: One four-room addition to Monroe School building, nine hundred dollars; one twelve-room building to take place of the Garfield School building, three thousand dollars; one eight-room building, Johnson Annex, two thousand dollars; one twelve-room building to relieve Franklin and Thomson schools, three thousand dollars; six kindergartens, one thousand five hundred dollars; two manual training shops, five hundred dollars; one cooking school, three hundred dollars; one sewing school, one hundred and fifty dollars; in all, eleven thousand three hundred and fifty dollars, to be immediately available.

Furniture.

- Contingent expenses.** For contingent expenses, including furniture and repairs of same, stationery, printing, ice, purchase and repair of equipment for high-school cadets, and other necessary items not otherwise provided for, including an allowance of three hundred dollars each for livery of horse or garage of an automobile for the superintendent of schools and for the superintendent of janitors, and including not exceeding one thousand dollars for books, books of reference, and periodicals, forty-seven thousand five hundred dollars.
- Pianos.** For purchase of pianos for school buildings and kindergarten schools, at an average cost not to exceed three hundred dollars each, one thousand five hundred dollars.
- Supplies for pupils.** For text-books and school supplies for use of pupils of the first eight grades, who at the time are not supplied with the same, to be distributed by the superintendent of public schools under regulations to be made by the board of education of the District of Columbia, and for the necessary expenses of the purchase, distribution, and preservation of said text-books and supplies, including one bookkeeper and custodian of text-books and supplies, at one thousand two hundred dollars, and one assistant, at six hundred dollars, sixty-five thousand dollars: *Provided*, That the board of education, in its discretion, is authorized to make exchanges of such books and other educational publications now on hand as may not be desirable for use.
- Proviso. Exchanges.**
- Flags.** For purchase of United States flags, eight hundred dollars.
- Playgrounds.** For equipment, grading, and improving six additional school playgrounds, seven hundred and fifty dollars;  
For maintenance and repairing eighteen playgrounds now established, nine hundred dollars; in all, one thousand six hundred and fifty dollars;
- School gardens.** For utensils, material, and labor, for establishment and maintenance of school gardens, one thousand two hundred dollars.
- Telephones to new schools.** For extending the telephone system to one twelve-room building in the "fourth division," one eight-room building in the "third division," the Bunker Hill School, including the cost of the necessary wire, cable, poles, cross arms, braces, conduit connections, extra labor, and other necessary items to be expended under the electrical department, four hundred dollars.
- Apparatus for physics department, etc.** For purchase of apparatus and for extending the equipment of the physics department in the Central, Eastern, and Western High schools, including the purchase of pipes and fittings and extra labor, four thousand dollars.
- Portable school houses.** Any unexpended balances in the "Act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal years ending June thirtieth, nineteen hundred and seven and nineteen hundred and eight, and for other purposes, to rent, equip, and care for temporary rooms for classes above the second grade, now on half time, and to provide for the estimated increased enrollment that may be caused by the operation of the compulsory education law," is hereby reappropriated and made immediately available for the purchase, erection, and maintenance of portable schoolhouses for temporary use.
- Unexpended balances for. Vol. 34, pp. 501, 1140.**
- Buildings and grounds.** **BUILDINGS AND GROUNDS:** For the completion of the twelve-room building in the fourth division to relieve the Franklin and Thomson schools, seventy-five thousand dollars, to be immediately available.  
For the completion of extension of the Business High School building, thirty thousand dollars, to be immediately available.  
For completion of eight-room annex to the Johnson School building, fifty thousand dollars, to be immediately available.  
For the completion of four-room addition to the Monroe School building, twenty-four thousand dollars, to be immediately available.  
For erection of eight-room school building to take the place of Potomac School, sixty-four thousand dollars.

For one eight-room building and site in or near Cleveland Park, eighty thousand dollars.

For the erection of a four-room addition to the Benning School building, thirty-two thousand dollars.

For purchase of ground, approximately, thirty-five thousand square feet, adjacent to Chevy Chase School, and the erection thereon of a four-room addition thereto, forty-five thousand dollars.

For purchase of lots adjacent to Phelps School, twelve thousand dollars.

For erection of a four-room addition to Lovejoy School building, thirty-two thousand dollars.

For addition to Western High School building, nine class rooms, seventy-two thousand dollars.

For purchase of ground, approximately forty-five thousand square feet, for the erection of an eight-room building between Thirteenth and Sixteenth streets and north of Spring road northwest, fifteen thousand dollars.

For purchase of ground adjacent to the Seaton School, six thousand dollars.

For purchase of ground for school in ninth division, approximately thirty thousand square feet, eighteen thousand dollars.

For purchase of site for building north of Q street and west of Seventh street northwest, fifty thousand dollars.

For purchase of additional ground adjacent to the Garfield School, approximately eighty-five thousand square feet, three thousand dollars.

That the appropriation of twenty-six thousand dollars made in the District of Columbia appropriation Act for the fiscal year nineteen hundred and two, for one four-room building and site, Brookland (colored), seventh division, is hereby made available for the purchase of site and construction of a two-room school building at such point in or near Brookland as may be selected by the Commissioners of the District of Columbia.

For the purchase of additional ground for further extension of McKinley Manual Training School, one hundred thousand dollars.

For construction of a further extension of McKinley Manual Training School, ninety-five thousand dollars.

For purchase of lots adjacent to Petworth School, approximately eight thousand seven hundred and fifteen square feet, four thousand dollars.

For additional amount for "Repairs and improvements to school buildings and grounds" for the purpose of replacing wooden stairways in brick buildings with those of fireproof construction, removal of old and unsuitable fire ladders and fire escapes, improving exits, and for such miscellaneous alterations and repair work as may be necessary to secure protection against fire in existing school buildings owned by the District of Columbia, sixty thousand dollars, or so much thereof as may be necessary, to be immediately available.

That the total cost of the sites and of the several and respective buildings herein provided for, when completed upon plans and specifications to be previously made and approved, shall not exceed the several and respective sums of money herein respectively appropriated or authorized for such purposes.

That the plans and specifications for all buildings provided for in this Act shall be prepared under the supervision of the municipal architect of the District of Columbia and shall be approved by the Commissioners of the District of Columbia, and shall be constructed in conformity thereto.

School buildings authorized and appropriated for herein shall be constructed with all doors intended to be used as exits or entrances opening outward and each of said buildings having in excess of

McKinley Manual  
Training School.  
Additions.

Fireproof stairways,  
etc.

Cost of sites, etc.

Plans.  
Preparation and ap-  
proval.

Doors to open out-  
ward.

eight rooms shall have at least four exits. No part of any appropriation carried in this Act shall be used for the maintenance of school in any building unless all outside doors thereto used as exits or entrances shall open outward and be kept unlocked every school day from one-half hour before until one-half hour after school hours.

Deaf and dumb pupils.

R. S., sec. 4864, p. 942.  
Vol. 31, p. 844.

**COLUMBIA INSTITUTION FOR THE DEAF AND DUMB:** For expenses attending the instruction of deaf and dumb persons admitted to the Columbia Institution for the Deaf and Dumb from the District of Columbia, under section forty-eight hundred and sixty-four of the Revised Statutes, and as provided for in the Act approved March first, nineteen hundred and one, and under a contract to be entered into with the said institution by the Commissioners of the District of Columbia, ten thousand five hundred dollars, or so much thereof as may be necessary.

Colored children.

Vol. 33, p. 901.

For the maintenance and tuition of colored deaf-mutes of teachable age belonging to the District of Columbia in the Maryland School for Colored Deaf-Mutes, as authorized in an Act of Congress approved March third, nineteen hundred and five, and under a contract to be entered into by the Commissioners of the District of Columbia, six thousand dollars, or so much thereof as may be necessary.

Indigent blind children.

For the instruction of indigent blind children of the District of Columbia, in Maryland or some other State, under a contract to be entered into by the Commissioners of the District of Columbia, six thousand dollars, or so much thereof as may be necessary.

Police.

#### FOR METROPOLITAN POLICE.

Salaries.

For major and superintendent, four thousand dollars; assistant superintendent, with rank of inspector, two thousand five hundred dollars; three inspectors, at one thousand eight hundred dollars each; eleven captains, at one thousand five hundred dollars each; chief clerk, who shall also be property clerk, two thousand dollars; clerk and stenographer, one thousand five hundred dollars; clerk, who shall be assistant property clerk, one thousand two hundred dollars; three clerks, at one thousand dollars each; four surgeons of the police and fire departments, at six hundred dollars each; additional compensation for twenty privates detailed for special service in the detection and prevention of crime, four thousand eight hundred dollars, or so much thereof as may be necessary; twelve lieutenants, one of whom shall be harbor master, at one thousand three hundred and twenty dollars each; forty-five sergeants, one of whom may be detailed for duty in the harbor patrol, at one thousand two hundred and fifty dollars each; four hundred and eighty-two privates of class three, at one thousand two hundred dollars each; eighty-nine privates of class two, at one thousand and eighty dollars each; eighty-eight privates of class one, at nine hundred dollars each; for amount required to pay salaries of privates of class two who will be promoted to class three and privates of class one who will be promoted to class two during the fiscal year nineteen hundred and ten, seven thousand and forty-three dollars and fifty-two cents; six telephone operators, at seven hundred and twenty dollars each; fourteen janitors, at six hundred dollars each; messenger, seven hundred dollars; messenger, five hundred dollars; major and superintendent, mounted, two hundred and forty dollars; inspector, mounted, two hundred and forty dollars; fifty-five captains, lieutenants, sergeants, and privates, mounted, at two hundred and forty dollars each; sixty-four lieutenants, sergeants, and privates, mounted, on bicycles, at fifty dollars each; twenty-six drivers, at seven hundred and twenty dollars each; and three police matrons, at six hundred dollars each; in all. nine hundred and twenty-seven

thousand four hundred and seventy-three dollars and fifty-two cents: *Provided*, That any private of the Metropolitan police force who served for a period of five years prior to the Act of June eighth, nineteen hundred and six, shall be included in class three.

*Proviso.*  
Promotion to class three.

That the following-described persons in the District of Columbia are hereby declared to be vagrants:

Vagrants described.

Idle persons who, not having visible means of support, live without lawful employment; persons wandering abroad and visiting tipping shops or houses of ill fame, or lodging in groceries, outhouses, market places, sheds, barns, or in the open air, and not giving a good account of themselves; persons wandering abroad and begging, or who go about from door to door or place themselves in the streets, highways, passages, or other public places to beg or receive alms.

Idle persons without means.

All persons leading an idle, immoral, or profligate life who have no property to support them and who are able of body to work and do not work, including all able-bodied persons without other visible means of support who shall live in idleness upon the wages or earnings of their mother, wife, or minor child or children.

Leading immoral, etc., lives.

Every person known to be a pickpocket, thief, burglar, or confidence operator, either by his own confession or by his having been convicted in the District of Columbia or elsewhere of either of such offenses, and having no visible or lawful means of support, when found loitering around in any building, park, highway, street, avenue, alley, or reservation, steamboat landing, railroad depot, station, banking institution, broker's office, place of amusement, room, store, shop, public place, or car or omnibus or other vehicle, or at any public gathering or assembly.

Known thieves, etc.

Persons upon whom shall be found any instrument, tool, or other implement used for the commission of burglary or the commission of any other crime against property, or for picking locks or pockets who shall fail to give a good account of the possession of the same, and all persons who by the common law are vagrants whether embraced in any of the foregoing classifications or not.

Persons having burglars' tools, etc.

That every person in the District of Columbia who shall be convicted of vagrancy under the provisions of this Act shall be required to enter into security in a sum not exceeding five hundred dollars, conditioned upon his good behavior and industry for the period of one year, and if he shall fail to give such security he shall be committed to the workhouse in the said District for a term not to exceed one year. The security herein mentioned shall be in the nature of a recognizance to the District of Columbia with a surety or sureties to be approved by the police court of the said District, in which court all prosecutions under this Act shall be conducted in the manner now provided by law for the prosecution of offenses against the laws and ordinances of the said District, but nothing contained in section forty-four of the Code of Law for the District of Columbia shall be so construed as to create or give to the accused, in prosecutions under this Act, any right to trial by jury not existing by force of the Constitution of the United States.

Bond required of convicted vagrants.

Commitment on failure to furnish.

Approval of security.

Jury trials.  
Vol. 31, p. 1196.

**MISCELLANEOUS:** For rent of substation and stable at Anacostia, four hundred and eighty dollars, or so much thereof as may be necessary;

Rent of substation, etc., Anacostia.

For fuel, four thousand dollars;

Fuel.

For repairs to stations, five thousand five hundred dollars;

Repairs.

For miscellaneous and contingent expenses, including the purchase of new wagons, rewards for fugitives, modern revolvers, maintenance of card system, stationery, city directories, periodicals, graphing, telephoning, photographs, printing, binding, gas, ice, washing, meals for prisoners, furniture and repairs thereto, beds and bed clothing, insignia of office, purchase of horses, horse and

Miscellaneous expenses.

vehicle for superintendent, bicycles, police equipments and repairs to the same, harness, forage, repairs to vehicles, van, and patrol wagons and saddles, mounted equipments, and expenses incurred in the prevention and detection of crime, repairs to rented buildings, and other necessary expenses, thirty-five thousand dollars; of which amount a sum not exceeding five hundred dollars may be expended by the major and superintendent of police for the prevention and detection of crime under his certificate, approved by the Commissioners of the District of Columbia, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended: *Provided*, That the War Department may, in its discretion, furnish the District Commissioners for the use of the police, upon requisition, such worn mounted equipment as may be required;

*Proviso.*  
Mounted equip-  
ment.

For flags and halyards for station houses, one hundred dollars;  
Motor patrol wagon. For one motor patrol wagon, three thousand dollars, or so much thereof as may be necessary;

In all, forty-eight thousand and eighty dollars.  
House of detention. HOUSE OF DETENTION: To enable the Commissioners of the District of Columbia to provide transportation, including the purchase and maintenance of necessary horses, wagons, and harness, and a suitable place for the reception, transportation, and detention of children under seventeen years of age and, in the discretion of the commissioners, of girls and women over seventeen years of age, arrested by the police on charge of offense against any law in force in the District of Columbia, or held as witnesses, or held pending final investigation or examination, or otherwise, including salaries of two clerks at nine hundred dollars each; four drivers, at six hundred dollars each; one hostler, five hundred and forty dollars; six guards, at six hundred dollars each; and three matrons, at six hundred dollars each, thirteen thousand five hundred and eighty dollars, or so much thereof as may be necessary.

FOR HARBOR PATROL: For one engineer, one thousand dollars; two firemen, at six hundred dollars each; one watchman, five hundred and forty dollars; one deck hand, five hundred and forty dollars; in all, three thousand two hundred and eighty dollars;

Fuel, etc. For fuel, construction, maintenance, repairs, and incidentals, two thousand dollars;

In all, five thousand two hundred and eighty dollars.

Fire department.

#### FOR THE FIRE DEPARTMENT.

Salaries.

For chief engineer, three thousand five hundred dollars; deputy chief engineer, two thousand five hundred dollars; three battalion chief engineers, at two thousand dollars each; fire marshal, two thousand dollars; deputy fire marshal, one thousand four hundred dollars; two inspectors, at one thousand and eighty dollars each; chief clerk, one thousand six hundred dollars; clerk, one thousand two hundred dollars; thirty-five captains, at one thousand four hundred dollars each; thirty-six lieutenants, at one thousand two hundred dollars each; superintendent of machinery, one thousand six hundred dollars; assistant superintendent of machinery, one thousand two hundred dollars; twenty-two engineers, at one thousand one hundred and fifty dollars each; twenty-two assistant engineers, at one thousand one hundred dollars each; two pilots, at one thousand one hundred and fifty dollars each; two marine engineers, at one thousand one hundred and fifty dollars each; two assistant marine engineers, at one thousand one hundred dollars each; two marine firemen, at seven hundred and twenty dollars each; thirty-six drivers,

at one thousand one hundred and fifty dollars each; thirty-six assistant drivers, at one thousand one hundred dollars each; two hundred and two privates of class two, at one thousand and eighty dollars each; thirty-seven privates of class one, at nine hundred and sixty dollars each; one laborer, four hundred and eighty dollars; in all, five hundred and eight thousand two hundred and sixty dollars.

MISCELLANEOUS: For repairs and improvements to engine houses and grounds, ten thousand dollars;

Miscellaneous.

For repairs to apparatus and for new apparatus and new appliances, twelve thousand dollars;

For purchase of hose, fifteen thousand dollars;

For fuel, fifteen thousand dollars;

For purchase of horses, fifteen thousand dollars;

For forage, twenty-seven thousand dollars;

For repairs and improvements of the fire boat, one thousand dollars;

For contingent expenses, horseshoeing, furniture, fixtures, oil, medical and stable supplies, harness, blacksmithing, gas and electric lighting, flags and halyards, and other necessary items, twenty-four thousand dollars;

Contingent expenses.

In all, one hundred and nineteen thousand dollars.

INCREASE FIRE DEPARTMENT: For house, site, and furniture for engine company numbered two of the fire department of the District of Columbia, including cost of necessary instruments for receiving alarms and connecting said house with fire-alarm headquarters, eighty-five thousand dollars;

New house for No. 2 company.

For house and furniture for a chemical engine company to be located at a point in the neighborhood of Minnesota avenue and Pennsylvania avenue southeast, including the cost of necessary instruments for receiving alarms and connecting said house with fire-alarm headquarters, twenty-six thousand dollars: *Provided*, That a site of not less than seven thousand two hundred square feet at a point satisfactory to the Commissioners of the District of Columbia be first dedicated to the District of Columbia without cost;

House, Twining City.

*Proviso.*  
Dedication of site.

For one second-size steam fire engine, five thousand five hundred dollars;

New apparatus.

For one combination chemical engine and hose wagon, two thousand two hundred and fifty dollars;

In all, one hundred and eighteen thousand seven hundred and fifty dollars.

## HEALTH DEPARTMENT.

Health department.

For health officer, four thousand dollars; assistant health officer, who shall be a physician, and during the absence or disability of the health officer shall act as health officer and discharge the duties incident to that position, two thousand five hundred dollars; chief clerk and deputy health officer, two thousand five hundred dollars; clerk, one thousand four hundred dollars; five clerks, two of whom may act as sanitary and food inspectors, at one thousand two hundred dollars each; three clerks, at one thousand dollars each; clerk, seven hundred and twenty dollars; chief inspector and deputy health officer, one thousand eight hundred dollars; one assistant chief inspector, one thousand six hundred dollars; fourteen sanitary and food inspectors, at one thousand two hundred dollars each; two inspectors, at one thousand dollars each; two inspectors, at nine hundred dollars each; sanitary and food inspector, who shall be a veterinary surgeon and act as inspector of live stock and dairy farms, one thousand two hundred dollars; five sanitary and food inspectors, who shall be veterinary surgeons, at one thousand dollars each, and five sanitary and food inspectors, at nine hundred dollars each, to assist in the enforcement of the milk and pure-food laws and the regulations

Salaries.

relating thereto; sanitary and food inspector, who shall also inspect dairy products and shall be a practical chemist, one thousand eight hundred dollars; messenger and janitor, six hundred dollars; driver, five hundred and forty dollars; pound master, one thousand five hundred dollars; and for laborers, at not exceeding fifty dollars per month, three thousand six hundred dollars; in all, sixty-two thousand eight hundred and sixty dollars.

Stable rent.

MISCELLANEOUS: For rent of stable, one hundred and twenty dollars.

Prevention of contagious diseases.  
Vol. 29, p. 635.  
Vol. 34, p. 889.

For the enforcement of the provisions of an Act to prevent the spread of contagious diseases in the District of Columbia, approved March third, eighteen hundred and ninety-seven, and an Act for the prevention of scarlet fever, diphtheria, measles, whooping cough, chicken pox, epidemic cerebro-spinal meningitis, and typhoid fever in the District of Columbia, approved February ninth, nineteen hundred and seven, and an Act to provide for registration of all cases of tuberculosis in the District of Columbia, for free examination of sputum in suspected cases, and for preventing the spread of tuberculosis in said District, approved May thirteenth, nineteen hundred and eight, under the direction of the health officer of said District, including salaries or compensation for personal services when ordered in writing by the commissioners and necessary for the enforcement and execution of said Acts purchase and maintenance of necessary horses, wagons, and harness, rent of stables, purchase of reference books and medical journals, and maintenance of quarantine station and smallpox hospital, twenty-seven thousand five hundred dollars.

Tuberculosis registration.  
*Ante*, p. 126.

Horses, wagons, etc.

Disinfecting service.

For maintenance of the disinfecting service, including salaries or compensation for personal services when ordered in writing by the commissioners and necessary for the maintenance of said service, and for purchase and maintenance of necessary horses, wagons, and harness, and rent of stable, five thousand dollars.

Drainage.  
Vol. 29, p. 125.

For the enforcement of the provisions of an Act to provide for the drainage of lots in the District of Columbia, approved May nineteenth, eighteen hundred and ninety-six, and an Act to provide for the abatement of nuisances in the District of Columbia by the Commissioners of said District, and for other purposes, approved April fourteenth, nineteen hundred and six, three thousand dollars.

Abatement of nuisances.  
Vol. 34, p. 114.

Food adulterations.

For special services in connection with the detection of the adulteration of drugs and of foods, including candy and milk, one hundred dollars.

Expenses.  
Sale of milk, etc.  
Vol. 28, p. 709.

For contingent expenses incident to the enforcement of an Act to regulate the sale of milk in the District of Columbia, and for other purposes, approved March second, eighteen hundred and ninety-five; an Act for preventing the manufacture, sale, or transportation of adulterated or misbranded or poisonous or deleterious foods, drugs, medicines, and liquors, and for regulating traffic therein, and for other purposes, approved June thirtieth, nineteen hundred and six, one thousand dollars.

Inspecting dairy farms.

For necessary expenses of inspection of dairy farms, including amounts that may be allowed to the health officer, and assistant health officer, medical inspector in charge of contagious disease service, and inspectors assigned to the inspection of dairy farms, for the maintenance of horse and vehicle, or motor vehicle, for use in the discharge of their official duties, not to exceed three hundred and sixty-five dollars per annum each, and other necessary traveling expenses, six thousand dollars, or so much thereof as may be necessary.

Additional pound wagon.

For the maintenance of an additional pound wagon, including compensation for personal services when ordered in writing by the commissioners and necessary for the maintenance of said wagon, and all

other extra expenses whatsoever connected therewith, one thousand dollars, or so much thereof as may be necessary.

Garfield and Providence hospitals: For isolating wards for minor contagious diseases at Garfield Memorial and Providence hospitals, maintenance, six thousand dollars, and four thousand dollars, respectively, or so much thereof as may be necessary; in all, ten thousand dollars.

Isolating wards in hospitals.

For maintenance, including personal services, of the public crematory, three thousand dollars.

Public crematory.

### COURTS.

Courts.

For amount required to pay the reporter of the court of appeals of the District of Columbia for volumes of the reports of the opinions of said court, authorized to be furnished by him under section two hundred and twenty-nine of the Code of Laws for the District of Columbia as amended July first, nineteen hundred and two, twenty-two volumes, at five dollars each, namely, eleven copies each of volumes thirty-two and thirty-three, one hundred and ten dollars.

Court of appeals report.

Vol. 32, p. 609.

JUVENILE COURT: For judge, three thousand dollars; clerk, two thousand dollars; deputy clerk, one thousand two hundred dollars, who is hereby authorized to act as clerk in the absence of that officer; chief probation officer, one thousand five hundred dollars; probation officer, one thousand two hundred dollars; probation officer, one thousand dollars; janitor, five hundred and forty dollars; in all, ten thousand four hundred and forty dollars.

Juvenile court. Salaries.

Miscellaneous: For compensation of jurors, one thousand seven hundred and forty dollars;

Miscellaneous.

For rent, two hundred and forty dollars;

For furniture, fixtures, and equipments, and repairs to the courthouse and grounds, three hundred dollars;

For fuel, ice, gas, and laundry work, stationery, printing, law books, books of reference, periodicals, typewriter and repairs thereto, binding and rebinding, preservation of records, mops, brooms, and buckets, removal of ashes and refuse, telephone service, traveling expenses, and other incidental expenses not otherwise provided for, one thousand dollars;

In all, three thousand two hundred and eighty dollars.

POLICE COURT: For two judges, at three thousand six hundred dollars each; clerk, two thousand dollars; two deputy clerks, at one thousand five hundred dollars each; two deputy clerks, at one thousand two hundred dollars each; deputy clerk, to be known as financial clerk, one thousand five hundred dollars; seven bailiffs, at nine hundred dollars each; deputy marshal, one thousand dollars; janitor, five hundred and forty dollars; engineer, nine hundred dollars; assistant engineer, seven hundred and twenty dollars; fireman, four hundred and eighty dollars; two assistant janitors, at three hundred dollars each; matron, six hundred dollars; three charmen, at three hundred and sixty dollars each; in all, twenty-eight thousand three hundred and twenty dollars.

Police court. Salaries.

Miscellaneous: For fuel, gas, laundry work, stationery, printing, preservation of records, mops, brooms, buckets, city directory, removal of ashes and other refuse, telephone service, electric current, and all other necessary and incidental expenses not otherwise provided for, two thousand two hundred and fifty dollars;

Miscellaneous.

For witness fees, four thousand dollars;

For repairs to police court furniture and repairing and replacing same, two hundred dollars;

For meals of jurors and of bailiffs in attendance upon them when ordered by the court, one hundred dollars;

For compensation of jurors, ten thousand dollars;  
 For repairs to the police-court building, four hundred dollars;  
 In all, sixteen thousand nine hundred and fifty dollars.

Lunacy writs.

WRITS OF LUNACY: To defray the expenses attending the execution of writs de lunatico inquirendo and commitments thereunder in all cases of indigent insane persons committed or sought to be committed to the Government Hospital for the Insane by order of the executive authority of the District of Columbia under the provisions of existing law, two thousand five hundred dollars.

Vol. 33, p. 740.

Municipal court.  
 Salaries.  
*Ante*, p. 623.

MUNICIPAL COURT: For five judges, at two thousand five hundred dollars each; one judge, at the rate of two thousand five hundred dollars per annum for six months; clerk, one thousand five hundred dollars; assistant clerk, one thousand dollars; and janitor, four hundred and eighty dollars; in all, sixteen thousand seven hundred and thirty dollars;

Rent.

For rent of building, one thousand five hundred dollars;

Contingent expenses.

For contingent expenses, including books, law books, books of reference, fuel, light, telephone rental, and all other necessary miscellaneous items and supplies, seven hundred and fifty dollars; in all for the municipal court, eighteen thousand nine hundred and eighty dollars.

Expenses to June 30,  
 1909.

For the following from March first to the end of the fiscal year, nineteen hundred and nine: One clerk, at the rate of one thousand five hundred dollars per annum, five hundred dollars; one assistant clerk, at the rate of one thousand dollars per annum, three hundred and thirty-three dollars and thirty-three cents; one janitor, at the rate of four hundred and eighty dollars per annum, one hundred and sixty dollars; for rent of building, five hundred dollars; for furniture and equipment of rented building, two thousand five hundred dollars; in all, three thousand nine hundred and ninety-three dollars and thirty-three cents.

Justices of the  
 peace.  
 Appropriations continued for municipal court judges.  
*Ante*, p. 301.

The unexpended balance of the appropriation provided for the compensation of the six justices of the peace by the District of Columbia appropriation Act, approved May twenty-sixth, nineteen hundred and eight, is hereby reappropriated and made available for the compensation of the judges of the municipal court from March first to the end of the fiscal year, nineteen hundred and nine.

Miscellaneous ex-  
 pense.  
 Reappropriated for  
 municipal court.

The unexpended balance of the appropriation of four hundred dollars each for justices of the peace, for rent, clerical services, stationery, and other expenses, provided by the District of Columbia appropriation Act, approved May twenty-sixth, nineteen hundred and eight, is hereby reappropriated and made available from March first to the end of the fiscal year, nineteen hundred and nine, for contingent expenses of the municipal court, including books, law books, books of reference, fuel, light, telephone rental, and all other necessary miscellaneous items and supplies.

Interest and sink-  
 ing fund.

#### INTEREST AND SINKING FUND.

For interest and sinking fund on the funded debt, nine hundred and seventy-five thousand four hundred and eight dollars.

Emergency fund.

#### EMERGENCY FUND.

To be expended only in case of emergency, such as riot, pestilence, public insanitary conditions, calamity by flood or fire, and of like character, and in all cases of emergency not otherwise sufficiently provided for, eight thousand dollars: *Provided*, That in the purchase of all articles provided for in this Act no more than the market price shall be paid for any such articles, and all bids for any of such articles above the market price shall be rejected.

*Proviso.*  
 Purchases.

## FOR COURTS AND PRISONS.

**SUPPORT OF CONVICTS:** For support, maintenance, and transportation of convicts transferred from the District of Columbia, to be expended under the direction of the Attorney-General, forty-eight thousand dollars.

**COURT-HOUSE, DISTRICT OF COLUMBIA:** For the following force necessary for the care and protection of the court-house in the District of Columbia, under the direction of the United States marshal of the District of Columbia: Engineer, one thousand two hundred dollars; three watchmen, at seven hundred and twenty dollars each; three firemen, at seven hundred and twenty dollars each; five laborers, at four hundred and eighty dollars each; and three messengers, at seven hundred and twenty dollars each; in all, ten thousand and eighty dollars, to be expended under the direction of the Attorney-General.

**WARDEN OF THE JAIL:** For warden of the jail of the District of Columbia, two thousand dollars, to be paid under the direction of the Attorney-General.

**SUPPORT OF PRISONERS:** For expenses for maintenance of the jail of the District of Columbia, including pay of guards and all other necessary personal services, and for support of prisoners therein, to be expended under the direction of the Attorney-General, fifty thousand dollars.

**FEES OF WITNESSES, SUPREME COURT:** For fees of witnesses in the supreme court of the District of Columbia, and for payment of the actual expenses of witnesses in said court, as provided by section eight hundred and fifty, Revised Statutes of the United States, fifteen thousand dollars.

**FEES OF JURORS, SUPREME COURT:** For fees of jurors in the supreme court of the District of Columbia, fifty-five thousand dollars.

**PAY OF BAILIFFS:** For payment of not exceeding one crier in each court, of office deputy marshals who act as bailiffs or criers, and for the expense of meals and lodgings for jurors in United States cases and of bailiffs in attendance upon the same when ordered by the court, twenty-five thousand eight hundred dollars.

**MISCELLANEOUS EXPENSES:** For payment of such miscellaneous expenses as may be authorized by the Attorney-General for the supreme court of the District of Columbia and its officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, including also such expenses as may be authorized by the Attorney-General for the court of appeals, District of Columbia, twenty-three thousand dollars.

**SITES FOR REFORMATORY AND WORKHOUSE:** The Commissioners of the District of Columbia are hereby authorized and directed to purchase two tracts of land, widely separated, of not less than one thousand acres each, either or both of which to be situated in the State of Maryland, or in the State of Virginia; one of said tracts shall be used as a site for the construction and erection of a reformatory of sufficient capacity to accommodate at least one thousand inmates, and the other for the construction and erection of a workhouse of sufficient capacity to accommodate at least five hundred prisoners, and to build necessary temporary structures on each tract; the said commissioners are hereby authorized and directed to appoint a commission to consist of three persons, one of said commissioners shall be chairman, which commission shall employ an architect skilled in the construction of such buildings to prepare all plans, specifications, and estimates deemed necessary or required by said commission, and which shall first be approved before acceptance by the Commissioners of the District of Columbia, who are hereby required to construct said reformatory and workhouse; and on their direction the prisoners at the time confined in any existing workhouse of said District shall

Courts and prisons.

Support of convicts  
out of District.

Court-house.

Jail.  
Warden.

Maintenance.

Supreme court.  
Witness fees.

R. S., sec. 850, p. 160.

Jurors' fees.

Pay of bailiffs, etc.

Miscellaneous.

Reformatory and  
workhouse.  
Sites to be selected.Commission to  
prepare plans, etc.

Construction.

Labor of workhouse  
prisoners.

clear and prepare any or all such tracts of land for building, and assist in the construction of any or all of said buildings; and the supreme court of the District of Columbia, and the Attorney-General, and the warden of the jail of said District are hereby authorized and directed, on the request of the Commissioners of the District of Columbia to require male prisoners at the time serving sentence in said jail to do the said work. For the purchase or condemnation of said sites, work

Amount for sites,  
etc.

Unexpended bal-  
ance available.  
Vol. 34, p. 1149.

*Proviso.*  
No expense for per-  
manent buildings un-  
til authorized.

Expenses of com-  
mission.

*Proviso.*  
Immediately avail-  
able.

Charities and cor-  
rections.

Board of Charities.  
Salaries.

of preparing same for buildings, and erection of said temporary structures and the means necessary thereto, the sum of sixteen thousand six hundred and ninety-six dollars and sixty-four cents is hereby appropriated, and in addition thereto the unexpended balance amounting to eighty-three thousand three hundred and three dollars and thirty-six cents of the appropriation of eighty-five thousand dollars for the erection of an administrative building for the workhouse for males in the District of Columbia appropriation Act approved March second, nineteen hundred and seven, is hereby reappropriated and made available for these purposes: *Provided*, That no expense for the actual erection of permanent buildings shall be incurred until an appropriation shall be made for such purpose.

For architects' services and necessary expenses of said commission, to be approved by the Commissioners of the District of Columbia, ten thousand dollars: *Provided*, That all appropriations herein made for said reformatory and workhouse are hereby made immediately available.

#### CHARITIES AND CORRECTIONS.

**BOARD OF CHARITIES:** For secretary, three thousand dollars; clerk, one thousand two hundred dollars; stenographer, one thousand two hundred dollars; messenger, six hundred dollars; one inspector, one thousand dollars; six inspectors, at seven hundred and twenty dollars each; one driver, at seven hundred and twenty dollars; three drivers, at seven hundred and twenty dollars each; hostler, five hundred and forty dollars; traveling expenses, four hundred dollars; in all, fifteen thousand one hundred and forty dollars.

Reformatories.

#### REFORMATORIES AND CORRECTIONAL INSTITUTIONS.

Washington Asylum.  
Salaries.

**FOR WASHINGTON ASYLUM:** For superintendent, one thousand eight hundred dollars; visiting physician, one thousand and eighty dollars; resident physician, four hundred and eighty dollars; clerk, eight hundred and forty dollars; property clerk, one thousand two hundred dollars; baker, six hundred dollars; principal overseer, one thousand five hundred dollars; sixteen overseers, at six hundred and sixty dollars each; engineer, seven hundred and twenty dollars; assistant engineer, four hundred and eighty dollars; second assistant engineer, four hundred and eighty dollars; engineer at hospital for seven and one-half months, at fifty dollars per month; engineer at new workhouse for seven and one-half months, at fifty dollars per month; two watchmen, at four hundred and eighty dollars each; two night watchmen, at five hundred and forty-eight dollars each; blacksmith and woodworker, five hundred dollars; carpenter, five hundred dollars; driver for dead wagon, three hundred and sixty-five dollars; hostler and driver, two hundred and forty dollars; keeper at female workhouse, three hundred dollars; keeper at female workhouse, one hundred and eighty dollars; hospital cook, six hundred dollars; chief cook for workhouse, six hundred dollars; four assistant cooks, at one hundred and eighty dollars each; trained nurse, who shall act as superintendent of nursing, seven hundred and twenty dollars; two graduate nurses, at four hundred and twenty-five dollars each; graduate nurse for receiving ward, four hundred and twenty-

five dollars; two nurses for annex wards, at four hundred and eighty dollars each; six orderlies, at three hundred dollars each; pupil nurses, not less than twenty in number (nurses to be paid not to exceed one hundred and twenty dollars per annum during first year of service, and not to exceed one hundred and fifty dollars per annum during second year of service), two thousand six hundred and twenty-five dollars; registered pharmacist, who shall act as hospital clerk, seven hundred and twenty dollars; gardener, five hundred and forty dollars; herdsman, three hundred and sixty-five dollars; florist, three hundred dollars; tailor, one hundred and eighty dollars; housekeeper, three hundred dollars; laundryman, six hundred dollars; temporary labor, not to exceed two thousand four hundred dollars; in all, thirty-nine thousand three hundred and thirty-six dollars.

For provisions, fuel, forage, harness and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, sixty thousand dollars. Contingent expenses.

For repairs to buildings, plumbing, painting, lumber, hardware, cement, lime, oil, tools, cars, tracks, steam heating and cooking apparatus, two thousand dollars.

For payment to the beneficiaries named in section three of "An Act making it a misdemeanor in the District of Columbia to abandon or willfully neglect to provide for the support and maintenance by any person of his wife or his or her minor children in destitute or necessitous circumstances," approved March twenty-third, nineteen hundred and six, two thousand dollars, or so much thereof as may be necessary, to be disbursed by the disbursing officer of the District of Columbia on itemized vouchers duly audited and approved by the auditor of said District. Payments to families.  
Vol. 34, p. 87.

**HOME FOR THE AGED AND INFIRM:** Superintendent, one thousand two hundred dollars; matron, six hundred dollars; clerk, nine hundred dollars; baker, four hundred and twenty dollars; two female attendants, at three hundred dollars each; chief cook, six hundred dollars; two male attendants, at three hundred and sixty dollars each; chief engineer, nine hundred dollars; assistant engineer, seven hundred and twenty dollars; second assistant engineer, four hundred and eighty dollars; three firemen, at three hundred dollars each; physician and pharmacist, four hundred and eighty dollars; two nurses, at three hundred and sixty dollars each; two assistant cooks, at one hundred and eighty dollars each; blacksmith and woodworker, five hundred and forty dollars; farmer, five hundred and forty dollars; three farm hands, at three hundred and sixty dollars each; tailor, two hundred and forty dollars; seamstress, two hundred and forty dollars; laundryman, five hundred and forty dollars; hostler and driver, two hundred and forty dollars; three servants, at one hundred and forty-four dollars each; temporary labor, six hundred dollars; in all, thirteen thousand nine hundred and ninety-two dollars. Home for Aged and Infirm.  
Salaries.

For provisions, fuel, forage, harness and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, twenty-two thousand five hundred dollars; Contingent expenses.

For repairs and improvements to buildings and grounds, one thousand five hundred dollars;

For installing a dairy, including the erection of buildings, purchase of cattle, and the necessary fixtures for the same, two thousand five hundred dollars;

For purchase and laying of farm land drain tile, five hundred dollars;

In all, for Home for Aged and Infirm, forty thousand nine hundred and ninety-two dollars.

National Training School for Boys.  
Maintenance of inmates.

**FOR NATIONAL TRAINING SCHOOL FOR BOYS:** For care and maintenance of boys committed to the National Training School for Boys by the courts of the District of Columbia under a contract to be made by the Board of Charities with the authorities of said National Training School for Boys, twenty-two thousand dollars, or so much thereof as may be necessary.

Reform School for Girls.  
Salaries.

**REFORM SCHOOL FOR GIRLS:** Superintendent, one thousand two hundred dollars; treasurer, six hundred dollars; matron, six hundred dollars; three teachers, at six hundred dollars each; overseer, seven hundred and twenty dollars; six teachers of industries, at four hundred and eighty dollars each; engineer, six hundred dollars; assistant engineer, four hundred and twenty dollars; night watchman, four hundred and eighty dollars; two laborers, at three hundred dollars each; in all, nine thousand nine hundred dollars;

Contingent expenses.

For groceries, provisions, light, fuel, soap, oil, lamps, candles, clothing, shoes, forage, horseshoeing, medicines, medical attendance, hack hire, transportation, labor, sewing machines, fixtures, books, stationery, horses, vehicles, harness, cows, pigs, fowls, sheds, fences, repairs, and other necessary items, twelve thousand dollars;

For completing dormitory for male employees in accordance with original plan, six hundred and seventy-five dollars;

For painting and repairing preparatory building, one thousand eight hundred dollars;

In all, for Reform School for Girls, twenty-four thousand three hundred and seventy-five dollars.

Transportation of prisoners.

**TRANSPORTATION OF PRISONERS:** For conveying prisoners to the workhouse, including salary of driver, not to exceed seven hundred and twenty dollars, and the purchase and maintenance of necessary horses, wagons, and harness, two thousand dollars.

Medical charities.

#### MEDICAL CHARITIES.

Freedmen's Hospital.

For the care and treatment of indigent patients, under a contract to be made with the Freedman's Hospital and Asylum by the Board of Charities, twenty-five thousand five hundred dollars, or so much thereof as may be necessary.

Columbia Hospital for Women.

For the care and treatment of indigent patients, under a contract to be made with the Columbia Hospital for Women and Lying-in Asylum by the Board of Charities, not to exceed twenty thousand dollars.

Children's Hospital.

For repairs to Columbia Hospital, two thousand dollars.  
For the care and treatment of indigent patients, under a contract to be made with the Children's Hospital by the Board of Charities, not to exceed fourteen thousand dollars.

Homeopathic Hospital.

For the care and treatment of indigent patients, under a contract to be made with the National Homeopathic Hospital Association by the Board of Charities, not to exceed eight thousand dollars: *Provided*, That the limitation of time fixed in the provision to the appropriation for the relief of the National Homeopathic Hospital Association in the District of Columbia appropriation Act approved May twenty-sixth, nineteen hundred and eight, is hereby extended to January first, nineteen hundred and ten.

*Provisi.*  
Limitation extended.  
*Ante*, p. 304.

Emergency Hospital.

For emergency care and treatment of, and free dispensary service to, indigent patients under a contract or agreement to be made with the Central Dispensary and Emergency Hospital by the Board of Charities, fifteen thousand dollars.

Eastern Dispensary.

For emergency care and treatment of, and free dispensary service to, indigent patients under a contract or agreement to be made with the Eastern Dispensary by the Board of Charities, seven thousand five hundred dollars.

For Washington Home for Incurables, maintenance, four thousand dollars. Home for Incurables.

For the Women's Clinic, maintenance, two hundred and fifty dollars. Women's Clinic.

For care and treatment of indigent patients, under a contract to be made with the Georgetown University Hospital by the Board of Charities, three thousand dollars. Georgetown University Hospital.

For care and treatment of indigent patients, under a contract to be made with the George Washington University Hospital by the Board of Charities, three thousand dollars. George Washington University Hospital.

For care and treatment of indigent patients, under a contract to be made with the Sibley Hospital by the Board of Charities, three thousand dollars. Sibley Hospital.

**TUBERCULOSIS HOSPITAL:** For superintendent, one thousand eight hundred dollars; resident physician, four hundred and eighty dollars; pharmacist and clerk, seven hundred and twenty dollars; superintendent of nurses, six hundred dollars; matron, six hundred dollars; pathologist, three hundred dollars; seven graduate nurses, at three hundred and sixty-five dollars each; chief cook, four hundred and eighty dollars; two assistant cooks, at one hundred and eighty dollars each; engineer, seven hundred and twenty dollars; assistant engineer, six hundred dollars; assistant engineer, four hundred and eighty dollars; two firemen, at three hundred dollars each; elevator conductor, three hundred dollars; laundry man, four hundred and eighty dollars; laundress, one hundred and eighty dollars; laborer, three hundred and sixty dollars; night watchman, three hundred and sixty dollars; three orderlies, at three hundred dollars each; ward maid, one hundred and eighty dollars; four servants, at one hundred and eighty dollars each; in all, thirteen thousand seven hundred and seventy-five dollars, or so much thereof as may be necessary; Tuberculosis Hospital. Salaries.

For provisions, fuel, forage, harness, and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, books and periodicals not to exceed fifty dollars, temporary services not to exceed one thousand dollars, and other necessary items, twenty-five thousand dollars; Contingent expenses.

For necessary equipment for pathological laboratory, to be immediately available, five hundred dollars;

For repairs and improvements to buildings and grounds, seven hundred and fifty dollars;

In all, for Tuberculosis Hospital, forty thousand and twenty-five dollars.

#### CHILD-CARING INSTITUTIONS.

**BOARD OF CHILDREN'S GUARDIANS:** For the board of children's guardians, created under the Act approved July twenty-sixth, eighteen hundred and ninety-two, namely: For administrative expenses, including expenses in placing and visiting children, city directory, and all office and sundry expenses, three thousand one hundred dollars; Board of Children's Guardians. Vol. 27, p. 268. Expenses.

For agent, one thousand eight hundred dollars; executive clerk, one thousand and eighty dollars; placing officer, nine hundred dollars; two placing officers, at eight hundred and forty dollars each; investigating clerk, eight hundred and forty dollars; record clerk, six hundred and sixty dollars; visiting inspector, six hundred dollars; one clerk, six hundred dollars; messenger, three hundred and sixty dollars; in all, eight thousand five hundred and twenty dollars; Salaries.

For maintenance of feeble-minded children, sixteen thousand dollars; Feeble-minded children.

For board and care of all children committed to the guardianship of said board by the courts of the District, and for the temporary care of children pending investigation or while being transferred Board, etc.

from place to place, with authority to pay not more than one thousand five hundred dollars to institutions adjudged to be under sectarian control and not more than three hundred dollars for burial of children dying while under charge of the board, thirty-five thousand dollars;

In all, for board of children's guardians, sixty-one thousand six hundred and sixty dollars.

Advances to agent.

The disbursing officer of the District of Columbia is authorized to advance to the agent of the board of children's guardians, upon requisitions previously approved by the auditor of the District of Columbia and upon such security as may be required of said agent by the Commissioners of the District of Columbia, sums of money not to exceed two hundred dollars at any one time, to be used for expenses in placing and visiting children, traveling on official business of the board, and for office and sundry expenses, all such expenditures to be accounted for to the accounting officers of the District of Columbia within one month on itemized vouchers properly approved.

Industrial Home  
School for Colored  
Children.  
Salaries.

**INDUSTRIAL HOME SCHOOL FOR COLORED CHILDREN:** For superintendent, one thousand two hundred dollars; matron of school, four hundred and eighty dollars; two caretakers, at three hundred and sixty dollars each; two assistant caretakers, at three hundred dollars each; two teachers, at four hundred and eighty dollars each; sewing teacher, three hundred and sixty dollars; manual training teacher, four hundred and eighty dollars; farmer, four hundred and eighty dollars; watchman, three hundred dollars; cook, two hundred and forty dollars; laundress, two hundred and forty dollars; in all, six thousand and sixty dollars;

Expenses.

For temporary services, not to exceed five hundred dollars;

For maintenance, including purchase and care of horses, wagons, and harness, five thousand dollars;

For necessary furniture and manual training equipment, one thousand dollars, to be immediately available;

For repairs and improvements to buildings and grounds, two hundred and fifty dollars;

For necessary tiling and pipes, three hundred dollars;

In all, for Industrial Home School for Colored Children, thirteen thousand one hundred and ten dollars: *Provided*, That all moneys received at said school as income from sale of products and from payment of board or instruction, or otherwise, shall be paid over to the Commissioners of the District of Columbia to be expended by them in the support of the school during the fiscal year nineteen hundred and ten.

*Proviso.*  
Receipts from sale  
of products, etc.

Industrial Home  
School.  
Salaries.

**FOR THE INDUSTRIAL HOME SCHOOL:** For superintendent, one thousand two hundred dollars; matron, four hundred and eighty dollars; three matrons, at three hundred and sixty dollars each; two assistant matrons, at three hundred dollars each; housekeeper, three hundred and sixty dollars; sewing teacher, three hundred and sixty dollars; nurse, three hundred dollars; manual training teacher, six hundred dollars; florist, seven hundred and twenty dollars; engineer, six hundred dollars; farmer, four hundred and eighty dollars; cook, two hundred and forty dollars; laundress, two hundred and forty dollars; two housemaids, at one hundred and eighty dollars each; temporary labor, not to exceed four hundred dollars; in all, eight thousand and twenty dollars;

Expenses.

For maintenance, including purchase and care of horse, wagon, and harness, twelve thousand dollars;

For repairs and improvements to buildings and grounds, one thousand five hundred dollars;

For cost of operating pumping plant to dispose of sewage, five hundred and fifty dollars;

For new boiler, one thousand dollars;

In all, for the Industrial Home School, twenty-three thousand and seventy dollars;

For the care and maintenance of children under a contract to be made with the National Association for the Relief of Destitute Colored Women and Children by the Board of Charities, not to exceed nine thousand nine hundred dollars. Home for destitute colored children.

For the care and maintenance of children under a contract to be made with the Washington Hospital for Foundlings by the Board of Charities, five thousand four hundred dollars. Foundlings' Hospital.

For the care and maintenance of children under a contract to be made with Saint Ann's Infant Asylum by the Board of Charities, five thousand four hundred dollars. Saint Ann's Asylum.

For the care and maintenance of children under a contract to be made with the German Orphan Asylum by the Board of Charities, not to exceed three hundred dollars. German Orphan Asylum.

#### TEMPORARY HOMES.

Temporary homes.

For municipal lodging house and wood and stone yard, namely: For superintendent, one thousand two hundred dollars; cook, three hundred and sixty dollars; foreman, three hundred and sixty dollars; and night watchman for six months, at twenty-five dollars per month, one hundred and fifty dollars; maintenance, including rent, one thousand seven hundred and eighty dollars; in all, three thousand eight hundred and fifty dollars. Municipal lodging house.

For temporary Home for ex-Union Soldiers and Sailors, Grand Army of the Republic, namely: For superintendent, one thousand two hundred dollars; janitor, three hundred and sixty dollars; and cook, three hundred and sixty dollars; maintenance, four thousand dollars; in all, five thousand nine hundred and twenty dollars, to be expended under the direction of the Commissioners of the District of Columbia; and ex-soldiers and sailors of the Spanish war and the war with Mexico shall also be admitted to the Home. Grand Army Soldiers' Home.

For the care and maintenance of women and children under a contract to be made with the Florence Crittenton Hope and Help Mission by the Board of Charities, maintenance, two thousand five hundred dollars. Hope and Help Mission.

**HOSPITAL FOR THE INSANE:** For support of the indigent insane of the District of Columbia in the Government Hospital for the Insane in said District, as provided by law, three hundred and one thousand four hundred dollars. Support of indigent insane.

For deportation from the District of Columbia of nonresident insane persons, in accordance with the Act of Congress "to change the proceedings for admission to the Government Hospital for the Insane in certain cases, and for other purposes," approved January thirty-first, eighteen hundred and ninety-nine, three thousand dollars. Deporting nonresident insane. Vol. 30, p. 811.

That in expending the foregoing sum the disbursing officer of the District of Columbia is authorized to advance to the secretary of the Board of Charities, upon requisitions previously approved by the auditor of the District of Columbia, and upon such security as the Commissioners of the District of Columbia may require of said secretary, sums of money not exceeding three hundred dollars at one time, to be used only for deportation from the District of nonresident insane persons, and to be accounted for monthly on itemized vouchers to the accounting officers of the District of Columbia. Advances to Board of Charities.

**RELIEF OF THE POOR:** For relief of the poor, including pay of physicians to the poor at not exceeding one dollar per day each, who shall be appointed by the Commissioners of the District of Columbia on the recommendation of the health officer, twelve thousand dollars. Relief of the poor.

Transporting paupers.

**TRANSPORTATION OF PAUPERS:** For transportation of paupers, three thousand dollars.

Public vehicles. Commissioners to set scale of charges.

That the Commissioners of the District of Columbia be authorized and directed, after due investigation, to prepare and put in immediate operation, subject to change from time to time, a reasonable scale of charges by cabs, taxicabs, and public vehicles, for the transportation of passengers in the District of Columbia, and the tariffs so prepared shall be the maximum charges that may be collected in the District of Columbia. The said commissioners are hereby empowered to prescribe the penalty or penalties for violation of any charge fixed by them.

Militia.

### MILITIA OF THE DISTRICT OF COLUMBIA.

Expenses.

For the following, to be expended under the authority and direction of the commanding general, who is hereby authorized and empowered to make necessary contracts and leases, namely:

Camps, etc.

For expenses of camps, including hire of horses for officers required to be mounted, and such hire not to be deducted from their mounted pay, instruction, practice marches and practice cruises, drills and parades, rent, fuel, light, heat, care, and repair of armories, practice ships, boats, machinery, and dock, dredging alongside of dock, and for telephone service, forty-five thousand three hundred dollars.

For lockers, furniture, and gymnastic apparatus for armories, seven hundred and fifty dollars.

For printing, stationery, and postage, two thousand one hundred and fifty dollars.

For cleaning and repairing uniforms, arms, and equipments, and contingent expenses, two thousand dollars.

For custodian in charge of United States property and storerooms, one thousand dollars.

For clerk, office of the adjutant-general, one thousand dollars.

For expenses of rifle practice and matches, one thousand dollars.

Pay.

For pay of troops, other than government employees, to be disbursed under the authority and direction of the commanding general, eighteen thousand five hundred dollars: *Provided*, That all moneys collected on account of deductions made from the pay of any officer or enlisted man of the National Guard of the District of Columbia on account of government property lost or destroyed by such individual shall be repaid into the United States Treasury to the credit of the officer of the militia of the District of Columbia who is accountable to the United States Government for such property lost or destroyed:

*Promises.*  
Deductions for loss of property.

*Provided further*, That all moneys collected on account of deductions made from the pay of any officer or enlisted man of the National Guard of the District of Columbia for or on account of any violation of the regulations governing said national guard shall be held by the commanding general of the militia of the District of Columbia, who is authorized to expend such moneys so collected for necessary clerical and general expenses of the service, heretofore or hereafter incurred, including law books and books of reference, or for the pay of troops, other than government employees; and for all moneys so collected and expended the commanding general shall make an accounting in like manner as for the appropriation disbursed for pay of troops:

Use of appropriations.

*Provided further*, That any of the moneys appropriated for the District of Columbia Militia may be used to supplement specific appropriations or allotments which may be found insufficient for the purposes for which made, and authority is hereby given to supplement the regular ration by purchase of such additional articles of subsistence as may be deemed necessary.

Additions to rations.

Incidentals.

For general incidental expenses of the service, five hundred dollars.

## WATER DEPARTMENT.

Water department.

The following sums are hereby appropriated to carry on the operations of the water department, to be paid wholly from its revenues, namely:

Payable from water revenues.

For revenue and inspection branch: For water registrar, who shall also perform the duties of chief clerk, two thousand one hundred dollars; clerk, one thousand five hundred dollars; clerk, one thousand four hundred dollars; index clerk, one thousand four hundred dollars; three clerks, at one thousand dollars each; meter computer, one thousand dollars; chief inspector, one thousand dollars; nine inspectors, at nine hundred dollars each; ten inspectors, at eight hundred dollars each; assistant tapper, eight hundred and twenty-five dollars; messenger, six hundred dollars;

Revenue and inspection branch.

For distribution branch: For superintendent, three thousand dollars; draftsman, one thousand five hundred dollars; foreman, one thousand five hundred dollars; clerk, one thousand two hundred dollars; clerk, one thousand dollars; timekeeper, nine hundred dollars; assistant foreman, nine hundred dollars; three steam engineers, at one thousand one hundred dollars each; assistant engineer, two thousand four hundred dollars; assistant engineer, one thousand three hundred and fifty dollars; leveler, one thousand two hundred dollars; two rodmen, at nine hundred dollars each; two chainmen, at six hundred and seventy-five dollars each; draftsman, one thousand and fifty dollars; clerk, one thousand five hundred dollars; two clerks, at one thousand two hundred dollars each; storekeeper, nine hundred dollars; assistant storekeeper, seven hundred and fifty dollars; assistant foreman, one thousand two hundred and seventy-five dollars; assistant foreman, one thousand two hundred dollars; assistant foreman, one thousand one hundred and twenty-five dollars; chief steam engineer, one thousand seven hundred and fifty dollars; three assistant steam engineers, at eight hundred and seventy-five dollars each; four oilers, at six hundred and ten dollars each; three firemen, at eight hundred and seventy-five dollars each; inspector, one thousand two hundred dollars; janitor, nine hundred dollars; watchman, eight hundred and seventy-five dollars; watchman, seven hundred dollars; watchman, six hundred and ten dollars; two drivers, at seven hundred dollars each; two messengers, at five hundred and forty dollars each; clerk, one thousand three hundred and fifty dollars; clerk, one thousand two hundred dollars; clerk, one thousand and fifty dollars; clerk, nine hundred dollars; driver, six hundred and thirty dollars; in all, eighty-one thousand eight hundred and sixty dollars.

Distribution branch.

For contingent expenses, including books, blanks, stationery, printing, purchase of technical reference books and periodicals not to exceed seventy-five dollars, and other necessary items and services, three thousand five hundred dollars.

Contingent expenses.

For fuel, repairs to boilers, machinery, and pumping stations, pipe distribution to high and low service, material for high and low service, including public hydrants and fire plugs, and labor in repairing, replacing, raising, and lowering mains, laying new mains and connections, and erecting and repairing fire plugs, and purchase and maintenance of two motor trucks, horses, wagons, carts, and harness necessary for the proper execution of this work and including a sum not exceeding five hundred dollars for the purchase and use of bicycles by inspectors of the water department, forty-one thousand dollars.

Operating expenses.

For continuing the extension of and maintaining the high-service system of water distribution, laying necessary service and trunk mains for low service, including a twelve-inch main for the general use of and to afford fire protection to the National Training School

High-service system.

for Boys, and purchasing, installing, and maintaining water meters on services to such private residences and to such business places as may not be required to install meters under existing regulations as may be directed by the Commissioners of the District of Columbia, said meters at all times to remain the property of the District of Columbia, to include all necessary land, machinery, buildings, mains, and appurtenances, and labor, and the purchase and maintenance of horses, wagons, carts, and harness necessary for the proper execution of this work, so much as may be available in the water fund during the fiscal year nineteen hundred and ten, after providing for the expenditures hereinbefore authorized, is hereby appropriated.

Temporary draftsmen, etc.

SEC. 2. The services of draftsmen, assistant engineers, levelers, transitmen, rodmen, chainmen, computers, copyists, overseers, and inspectors temporarily required in connection with sewer, street, or road work, or the construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations may be employed exclusively to carry into effect said appropriations when specifically and in writing ordered by the Commissioners of the District; and all such necessary expenditures for the proper execution of said work shall be paid from and equitably charged against the sums appropriated for said work; and the Commissioners of the District in their annual estimates shall report the number of such employees performing such services, and their work, and the sums paid to each, and out of what appropriation: *Provided*, That the expenditures hereunder shall not exceed sixty-two thousand dollars during the fiscal year nineteen hundred and ten.

Report.

*Proviso.*  
Maximum expenditure.

Work under Commissioners.  
Temporary laborers, etc.

The Commissioners of the District of Columbia are further authorized to employ temporarily such laborers, skilled laborers, and mechanics as may be required exclusively in connection with sewer, street, and road work, and street sprinkling, or the construction and repair of buildings and bridges, or any general or special engineering or construction work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof; said laborers, skilled laborers, and mechanics to be employed to perform such work as may not be required by law to be done under contract, and to pay for such services and expenses from the appropriations under which such services are rendered and expenses incurred.

Horses, wagons, etc.  
Special orders from Commissioners for using.

SEC. 3. All horses, harness, and wagons necessary for use in connection with sewer, street, or road work, or on construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations may be purchased, hired, and maintained exclusively to carry into effect said appropriations, when specifically and in writing ordered by the Commissioners of the District of Columbia, and all such expenditures necessary for the proper execution of said work, exclusive of personal services, shall be paid from and equitably charged against the sums appropriated for said work; and the Commissioners of the District in the annual estimates shall report the number of horses, wagons, and harness purchased, and horses and wagons hired, and the sums paid for same, and out of what appropriation, and all horses owned or maintained by the District shall, so far as may be practicable, be provided for in stables owned or operated by said District: *Provided*, That such horses, wagons, and carts as may be temporarily needed for hauling and excavating material in connection with works authorized by appropriations may be temporarily employed for such purposes under the conditions named in section two of this Act in relation to the employment of laborers, skilled laborers, and mechanics.

*Proviso.*  
Work under Commissioners.

Water department.  
Temporary draftsmen, etc.

SEC. 4. The services of draftsmen, levelers, rodmen, chainmen, and inspectors temporarily required in connection with water-department

work authorized by appropriations may be employed exclusively to carry into effect said appropriations, and be paid therefrom, when specifically and in writing ordered by the Commissioners of the District, and the Commissioners of the District in their annual estimates shall report the number of such employees performing such services and their work and the sums paid to each: *Provided*, That the expenditures hereunder shall not exceed ten thousand dollars during the fiscal year nineteen hundred and ten.

*Proviso.*  
Maximum expenditure.

The Commissioners of the District of Columbia are further authorized to employ temporarily such laborers, skilled laborers, and mechanics as may be required in connection with water-department work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof, said laborers, skilled laborers, and mechanics to be employed to perform such work as may not be required by existing law to be done under contract, and to pay for such services and expenses from the appropriation under which such services are rendered and expenses incurred.

Work under Commissioners.  
Temporary laborers, etc.

SEC. 5. The Commissioners of the District of Columbia are authorized to employ in the execution of work the cost of which is payable from the appropriation account created in the District appropriation Act for the fiscal year nineteen hundred and five, approved April twenty-seventh, nineteen hundred and four, and known as the "Miscellaneous trust-fund deposits, District of Columbia," all necessary inspectors, overseers, foremen, sewer tappers, skilled laborers, mechanics, laborers, special policemen stationed at street-railway crossings, one inspector of gas fitting, two janitors for laboratories of the Washington and Georgetown Gas Light companies, market master, assistant market master, watchman, and one laborer for the wholesale producers' market, horses, carts, and wagons, and to incur all necessary expenses incidental to carrying on such work and necessary for the proper execution thereof, such services and expenses to be paid from said appropriation account.

Miscellaneous trust fund.  
Expenses paid from.  
Vol. 33, p. 368.

SEC. 6. The Commissioners of the District of Columbia shall not make requisitions upon the appropriations from the Treasury of the United States for a larger amount during the fiscal year nineteen hundred and ten than they make on the appropriations arising from the revenues, including drawback certificates, of said District.

Limit on requisitions.

SEC. 7. That until and including June thirtieth, nineteen hundred and ten, the Secretary of the Treasury is authorized and directed to advance, on the requisition of the Commissioners of the District of Columbia, made in the manner now prescribed by law, out of any moneys in the Treasury of the United States not otherwise appropriated, such sums as may be necessary from time to time to meet the general expenses of said District, as authorized by Congress, and to reimburse the Treasury for the portion of said advances payable by the District of Columbia out of the taxes and revenues collected for the support of the government thereof: *Provided*, That all advances made under this Act and under the Acts of February eleventh, nineteen hundred and one, July first, nineteen hundred and two, March third, nineteen hundred and three, April twenty-seventh, nineteen hundred and four, March third, nineteen hundred and five, June twenty-seventh, nineteen hundred and six, March second, nineteen hundred and seven, and May twenty-sixth, nineteen hundred and eight, not reimbursed to the Treasury of the United States on or before June thirtieth, nineteen hundred and ten, shall be reimbursed to said Treasury out of the revenues of the District of Columbia from time to time, within five years, beginning July first, nineteen hundred and ten, together with interest thereon at the rate of two per centum per annum on annual balances until so reimbursed: *Provided further*,

Advances from the Treasury.

*Provisos.*  
Interest on advances:  
Vol. 31, p. 766.  
Vol. 32, pp. 616, 981.  
Vol. 33, pp. 390, 915.  
Vol. 34, pp. 516, 1157.  
*Ante*, p. 311.

Report. That the Auditor for the State and other Departments and the auditor of the District of Columbia shall each annually report the amount of such advances, stating the account for each fiscal year separately, and also the reimbursements made under this section, together with the balances remaining, if any, due to the United States: *And provided further*, That nothing contained herein shall be so construed as to require the United States to bear any part of the cost of acquisition of land for street extensions, and all advances heretofore or hereafter made for this purpose by the Secretary of the Treasury shall be repaid in full from the revenues of the District of Columbia. Hereafter the Commissioners of the District of Columbia shall not submit, nor shall the Secretary of the Treasury transmit to Congress regular annual estimates for expenses of the government of the District of Columbia for any fiscal year that shall exceed in the aggregate a sum equal to twice the amount of the total estimated revenues of the District of Columbia for such fiscal year. Said estimates shall take into consideration and embrace all charges against the said revenues arising under appropriations other than the regular District of Columbia bill. Such annual estimates shall not be published in advance of their submission to Congress at the beginning of each regular session thereof.

Street extensions from District revenues only.

Annual estimates limited.

Publication before submitting to Congress forbidden.

Repeal. SEC. 8. All laws and parts of laws to the extent that they are inconsistent with this Act are repealed.  
Approved, March 3, 1909.

March 3, 1909.  
[H. R. 27054.]

[Public, No. 304.]

**CHAP. 251.**—An Act Making appropriations for fortifications and other works of defense, for the armament thereof, for the procurement of heavy ordnance for trial and service, and for other purposes.

Fortifications appropriations. *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the sums of money herein provided for be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be available until expended, namely:

FORTIFICATIONS AND OTHER WORKS OF DEFENSE.

Engineer Department.

UNDER THE ENGINEER DEPARTMENT.

Gun and mortar batteries. For construction of gun and mortar batteries, five thousand and sixty-four dollars.

Modernizing older emplacements. For modernizing older emplacements, one hundred thousand dollars.

Fire-control stations, etc. For construction of fire-control stations and accessories, including purchase of lands and rights of way, and for the purchase and installation of necessary lines and means of electrical communication, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus, and materials, coast signal apparatus, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery; for the purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture at the arsenals, two hundred and forty-seven thousand and fifty-five dollars.

Range finders, etc. For supplying current for power and lighting at seacoast fortifications, one hundred thousand dollars.

Electric current supply.

Searchlights. For purchase and installation of searchlights for the defenses of our most important harbors, two hundred and ten thousand dollars.

Sites. For the procurement or reclamation of land, or right pertaining thereto, needed for site, location, construction, or prosecution of

works for fortifications and coast defenses, two hundred and fifty thousand dollars.

For the protection, preservation, and repair of fortifications for which there may be no special appropriation available, two hundred and twenty-five thousand dollars.

For completing sea walls for the protection of the sites of the fortifications and of the necessary post buildings at Forts Pickens and McRee, Pensacola Harbor, Florida, five hundred and seven thousand one hundred dollars.

For preparation of plans for fortifications, five thousand dollars.

For tools, electrical and engine supplies and appliances, to be furnished by the Engineer Department, for the use of the troops for maintaining and operating electric light and power plants in gun and mortar batteries, forty thousand dollars.

For reserve lights, ten thousand dollars.

For construction of sea walls and embankments, fifty thousand dollars.

For construction of sea wall and fill for the protection of the military reservation at Fort Travis, Galveston, Texas, four hundred and forty thousand dollars.

For preservation and repair of structures erected for the torpedo defense of the United States, twenty thousand dollars.

For the construction of mining casemates, cable galleries, torpedo storehouses, cable tanks, and other structures necessary for the operation, preservation, and care of submarine mines and their accessories, one hundred thousand dollars, to be expended by the Engineer Department.

#### UNDER THE CHIEF SIGNAL OFFICER.

For operation and maintenance of fire-control installations at sea-coast defenses, one hundred and forty-five thousand five hundred dollars.

#### ARMAMENT OF FORTIFICATIONS.

For the purchase, manufacture, and test of mountain, field, and siege cannon, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture at the arsenals, six hundred thousand dollars.

For the purchase, manufacture, and test of ammunition for machine and automatic guns, and for mountain, field, and siege cannon, including the necessary experiments in connection therewith and the machinery necessary for its manufacture at the arsenals, one hundred and sixty thousand dollars.

For the purchase, manufacture, and test of ammunition for sea-coast cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture at the arsenals, three hundred and twenty-five thousand dollars.

For the purchase, manufacture, and test of ammunition, sub-caliber guns, and other accessories for sea-coast artillery practice, including the machinery necessary for their manufacture at the arsenals, four hundred and fifty thousand dollars.

For the alteration and maintenance of the mobile artillery, including the purchase and manufacture of machinery, tools, and materials necessary for the work and the expenses of the mechanics engaged thereon, sixty thousand dollars.

For the purchase, manufacture, and test of ammunition, sub-caliber guns, and other accessories for mountain, field, and siege artillery practice, including the machinery necessary for their manufacture at the arsenals, one hundred and twenty thousand dollars.

Preservation, etc.

Pensacola, Fla., sea walls.

Plans.  
Electric plants.

Reserve lights.  
Sea walls.

Fort Travis, Galveston, Tex.  
Sea wall.

Torpedo structures.

Submarine mines.

Signal Service.

Fire-control installations.

Armament.

Mountain, field and siege cannon.

Ammunition.

Ammunition for sea-coast cannon.

Ammunition, etc., sea-coast artillery practice.

Altering mobile artillery.

Ammunition, etc., for field artillery practice.

Issue to institutions. Hereafter ammunition of older model than current may be issued for the instruction in target practice of students at the institutions to which the issue of artillery is authorized to the value of not more than five thousand dollars of original cost in any one year.

Altering to rapid-fire batteries, etc. For the alteration of three and two-tenths inch batteries to rapid-fire field batteries, including sights, implements, equipments, and the materials and machinery necessary for alteration and manufacture at the arsenals, two hundred thousand dollars.

Altering, etc., sea-coast artillery. For the alteration and maintenance of the seacoast artillery, including the purchase and manufacture of machinery, tools, materials necessary for the work, and expenses of the civilian mechanics and extra-duty pay of enlisted men engaged thereon, four hundred and seventy-five thousand dollars.

Sandy Hook proving ground.

### PROVING GROUND, SANDY HOOK, NEW JERSEY.

Expenses, etc.

For current expenses of the ordnance proving ground, Sandy Hook, New Jersey, comprising the maintenance of rail and water transportation, repairs, alterations, accessories, and service of employees incidental to testing and proving ordnance material, hire of assistants for the Ordnance Board, purchase of instruments and articles required for testing and experimental work, building and repairing butts and targets, clearing and grading ranges, fifty-six thousand two hundred dollars.

Temporary employment.  
Per diem.

For the necessary expenses of officers while temporarily employed on ordnance duties at the proving ground and absent from their proper station, at the rate of two dollars and fifty cents per diem while so employed, and the compensation of draftsmen while employed in the Army Ordnance Bureau on ordnance construction, eighteen thousand seven hundred dollars.

Submarine mines.

### SUBMARINE MINES.

Purchases, etc.

For the purchase of submarine mines and necessary appliances to operate them for closing the channels leading to our principal seaports, and continuing torpedo experiments; for the purchase of the necessary machinery, tools, and implements for the repair shop of the torpedo depot at Fort Totten, New York, and for extra-duty pay to soldiers necessarily employed for periods not less than ten days on work in connection with the issue, receipt, and care of submarine mining material at the torpedo depot, three hundred and ten thousand dollars.

Fort Totten, N. Y.  
Repair shop, torpedo depot.

Insular possessions.

### FORTIFICATIONS IN INSULAR POSSESSIONS.

Engineer Department.

#### ENGINEER DEPARTMENT.

Seacoast batteries.  
Hawaiian Islands.

For construction of seacoast batteries, as follows:

In the Hawaiian Islands, three hundred and thirty-seven thousand two hundred dollars;

Philippine Islands.  
*Provido.*  
Contracts authorized.

In the Philippine Islands, one million dollars: *Provido*, That contracts may be entered into, under the direction of the Secretary of War, for materials and work for construction of seacoast batteries in the Philippine Islands, to be paid for as appropriations may from time to time be made by law, for an additional sum not to exceed six hundred thousand dollars;

In all, one million three hundred and thirty-seven thousand two hundred dollars.

For installation of light and power plants at the defenses of the following localities:

In the Hawaiian Islands, fourteen thousand four hundred and sixty-nine dollars;

In the Philippine Islands, eighty-eight thousand eight hundred and twenty-three dollars;

In all, one hundred and three thousand two hundred and ninety-two dollars.

Electric plants.  
Hawaiian Islands.  
Philippine Islands.

OFFICE OF CHIEF OF ARTILLERY.

For construction of fire-control stations and accessories, including purchase of lands and rights of way, and for the purchase and installation of necessary lines and means of electrical communications, including telephones, dial and other telegraphs, wiring and all special instruments, apparatus and materials, coast signal apparatus, and salaries of electrical experts, engineers, and other necessary employees connected with the use of coast artillery; for the purchase, manufacture, and test of range finders and other instruments for fire control at the fortifications, and the machinery necessary for their manufacture at the arsenals, two hundred and fifty thousand dollars.

Chief of Artillery.  
Fire - control stations, etc.

For purchase and installation of searchlights for the defenses of most important harbors, as follows:

In the Hawaiian Islands, sixty-six thousand dollars.

For procurement or reclamation of land, or right pertaining thereto, needed for the site, location, construction, or prosecution of works for fortifications and coast defenses in the Philippine Islands, twelve thousand dollars.

Range finders.  
Searchlights.  
Hawaiian Islands.  
Sites, Philippines.

ORDNANCE DEPARTMENT.

For the purchase, manufacture, and test of seacoast cannon for coast defense, including their carriages, sights, implements, equipments, and the machinery necessary for their manufacture at the arsenals, to cost ultimately not more than eight hundred and fifty-seven thousand dollars, five hundred and forty-seven thousand dollars.

Ordnance Department.  
Seacoast cannon.

The action of the Secretary of War in heretofore mounting eight twelve-inch mortars from the stock on hand for use in continental United States at Diamond Head in the Hawaiian Islands is ratified and legalized, and the Secretary of War is further authorized to transfer to the insular possessions for reserve purposes one ten-inch gun and two six-inch guns out of the stock now on hand in the United States.

Transfer of mortars, etc., to Hawaii.

For purchase, manufacture, and test of ammunition for seacoast cannon, including the necessary experiments in connection therewith, and the machinery necessary for its manufacture at the arsenals, five hundred thousand dollars.

Ammunition for seacoast cannon.

For the alteration and maintenance of the seacoast artillery, and the mechanical supervision of its installation, including the purchase and manufacture of machinery, tools, and materials necessary for the work, and expenses of the civilian mechanics and extra-duty pay of enlisted men engaged thereon, twenty-five thousand dollars.

Altering artillery, etc.

Not to exceed thirty-five thousand dollars of the funds appropriated for fortifications in the insular possessions may be used prior to July first, nineteen hundred and ten, in the War Department for services of draftsmen, such sum to be in addition to other amounts authorized for similar work: *Provided*, That the Secretary of War shall report in his annual estimates to Congress the number of persons employed, their duties, and the amount paid to each.

Draftsmen.  
  
  
Proviso.  
Report.

## BOARD OF ORDNANCE AND FORTIFICATION.

Board of Ordnance  
and Fortification.

Purchases, etc.

Vol. 25, p. 489.

Civilian member.

Salary.  
Vol. 26, p. 769.

Per diem; tests, etc.

*Proviso.*  
Right to use inven-  
tion.Materials to be of  
American manufac-  
ture.

To enable the board to make all needful and proper purchases, experiments, and tests to ascertain, with a view to their utilization by the Government, the most effective guns, small arms, cartridges, projectiles, fuses, explosives, torpedoes, armor plates, and other implements and engines of war, and to purchase or cause to be manufactured, under authority of the Secretary of War, such guns, carriages, armor plates, and other war material as may, in the judgment of the board, be necessary in the proper discharge of the duty devolved upon it by the Act approved September twenty-second, eighteen hundred and eighty-eight; to pay the salary of the civilian member of the Board of Ordnance and Fortification provided by the Act of February twenty-fourth, eighteen hundred and ninety-one, and for the necessary traveling expenses of said member when traveling on duty as contemplated in said Act; for the payment of the necessary expenses of the board, including a per diem allowance to each officer detailed to serve thereon, when employed on duty away from his permanent station, of two dollars and fifty cents a day; and for the test of experimental guns, carriages, and other devices procured in accordance with the recommendation of the Board of Ordnance and Fortification, one hundred thousand dollars, the expenditure of which shall be made by the several bureaus of the War Department heretofore having jurisdiction of the same, or by the board itself, as the Secretary of War may direct: *Provided*, That before any money shall be expended in the construction or test of any gun, gun carriage, ammunition, or implements under the supervision of the said board, the board shall be satisfied, after due inquiry, that the Government of the United States has a lawful right to use the inventions involved in the construction of such gun, gun carriage, ammunition, or implements, or that the construction or test is made at the request of a person either having such lawful right or authorized to convey the same to the Government.

No money appropriated by this Act shall be expended except for goods of American manufacture, save in cases when, in the judgment of the Secretary of War, it is to the manifest interest of the United States to make purchases in limited quantities abroad.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 26915.]

[Public, No. 305.]

Army appropri-  
ations.Contingencies of the  
Army.Office of Chief of  
Staff.

Army War College.

**CHAP. 252.**—An Act Making appropriation for the support of the army for the fiscal year ending June thirtieth, nineteen hundred and ten.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the army for the year ending June thirtieth, nineteen hundred and ten:

**CONTINGENCIES OF THE ARMY:** For all contingent expenses of the army not otherwise provided for, and embracing all branches of the military service, including the office of the Chief of Staff, to be expended under the immediate orders of the Secretary of War, fifteen thousand dollars.

## OFFICE OF THE CHIEF OF STAFF.

**ARMY WAR COLLEGE:** For expenses of the Army War College, being for the purchase of the necessary stationery, office, toilet, and desk furniture, text-books, books of reference, scientific and professional papers and periodicals, printing and binding, maps, police utensils, and for all other absolutely necessary expenses, including twenty-five

dollars per month additional to regular compensation, to chief clerk of division for superintendence of the War College building, ten thousand dollars.

For contingent expenses of the military information division, General Staff Corps, including the purchase of law books, professional books of reference, professional and technical periodicals and newspapers, and of the military attaches at the United States embassies and legations abroad; and of the branch office of the military information section at Manila, to be expended under the direction of the Secretary of War, ten thousand dollars: *Provided*, That section thirty-six hundred and forty-eight, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation.

Contingent expenses.

*Proviso.*  
Foreign periodicals.  
R. S., sec. 3648, p. 718.

UNITED STATES SERVICE SCHOOLS: To provide means for the theoretical and practical instruction at the Staff College (including the Army School of the line and the Army Signal School) at Fort Leavenworth, Kansas, and the mounted service school at Fort Riley, Kansas, by the purchase of text-books, books of reference, scientific and professional papers, the purchase of modern instruments and material for theoretical and practical instruction, and for all other absolutely necessary expenses, to be allotted in such proportions as may, in the opinion of the Secretary of War, be for the best interests of the military service, twenty-five thousand dollars: *Provided*, That from the enlisted force of the army now provided by law the President may authorize the organization of school detachments at each of the service schools, and may authorize the appointment therein of such noncommissioned officers, mechanics, artificers, farriers, horse-shoers, and cooks as may be necessary for the administration of such school: *Provided*, That nothing herein shall be construed as to authorize an increase in the total number of enlisted men of the army now authorized by law.

Service schools.

Fort Leavenworth,  
Kans.  
Fort Riley, Kans.

*Provisos.*  
School detach-  
ments.

Increase of enlisted  
men prohibited.

THE ADJUTANT-GENERAL'S DEPARTMENT.

Adjutant-General's  
Department.

CONTINGENCIES, HEADQUARTERS OF MILITARY DEPARTMENTS: For contingent expenses at the headquarters of the several military divisions and departments, including the staff corps serving thereat, being for the purchase of the necessary articles of office, toilet, and desk furniture, binding, maps, technical books of reference, professional and technical newspapers and periodicals, and police utensils, to be allotted by the Secretary of War, and to be expended in the discretion of the several military division and department commanders, seven thousand five hundred dollars.

Contingent expenses  
at headquarters.

UNDER THE CHIEF OF ARTILLERY.

Under Chief of Artillery.

COAST ARTILLERY SCHOOL, FORT MONROE, VIRGINIA: For incidental expenses of the school, including chemicals, stationery, hardware; extra-duty pay to soldiers necessarily employed for periods not less than ten days as artificers on work in addition to and not strictly in line with their military duties, such as carpenters, blacksmiths, draftsmen, printers, lithographers, photographers, engine drivers, telegraph operators, teamsters, wheelwrights, masons, machinists, painters, overseers, laborers; office furniture and fixtures, machinery, and unforeseen expenses, ten thousand dollars.

Coast artillery  
school, Fort Monroe.  
Incidental expenses.

For purchase of engines, generators, motors, machines, measuring instruments, special apparatus and materials for the division of the enlisted specialists, seven thousand dollars.

Special apparatus,  
etc.

For purchase of special apparatus and materials and for experimental purposes for the department of artillery, three thousand dollars.

## Submarine mines.

For purchase of generating, measuring, and mine apparatus, and materials for use in instruction of artillery troops in their special duties in connection with the loading and planting of submarine mines, five thousand five hundred dollars.

## Books.

For purchase and binding of professional books of recent date treating of military and scientific subjects for library and for use of school, two thousand five hundred dollars.

*Provido.*  
Foreign periodicals,  
etc.  
R. S., sec. 3648, p. 718.

*Provido.* That section three thousand six hundred and forty-eight, Revised Statutes, shall not apply to subscriptions for foreign and professional newspapers and periodicals to be paid for from this appropriation.

## Office of Chief Signal Officer.

## OFFICE OF THE CHIEF SIGNAL OFFICER.

## Service expenses.

**SIGNAL SERVICE OF THE ARMY:** For expenses of the Signal Service of the Army, as follows: Purchase, equipment, and repair of field electric telegraphs, signal equipments and stores, binocular glasses, telescopes, heliostats, and other necessary instruments, including necessary meteorological instruments for use on target ranges; war balloons; telephone apparatus (exclusive of exchange service) and maintenance of the same; electrical installations and maintenance at military posts; fire control and direction apparatus and material for field artillery; maintenance and repair of military telegraph lines and cables, including salaries of civilian employees, supplies, and general repairs, and other expenses connected with the duty of collecting and transmitting information for the army by telegraph or otherwise, two hundred and fifty thousand dollars.

## Post telephone systems.

For the increase of post telephone systems at interior posts, twenty thousand dollars.

For the installation of post telephone systems at all garrisoned coast artillery posts, except those located in districts where post telephone systems have already been installed or are in course of installation, ten thousand dollars.

Washington-Alaska  
cable, etc.  
Cost for extension,  
etc., available from  
receipts.

**WASHINGTON-ALASKA MILITARY CABLE AND TELEGRAPH SYSTEM:** For defraying the cost of such extensions and betterments of the Washington-Alaska military cable and telegraph system as may be approved by the Secretary of War, to be available until the close of the fiscal year nineteen hundred and eleven from the receipts of the Washington-Alaska military cable and telegraph system that have been covered into the Treasury of the United States, the extent of such extensions and the cost thereof to be reported to Congress by the Secretary of War, one hundred thousand dollars: *Provido.* That the conveyance by George C. Hazelet, trustee, of a tract of about two acres of land in the town of Cordova, on Orea Inlet, Alaska, which it is proposed to donate to the United States as the site for a cable station be, and the same is hereby, accepted.

## Report to Congress.

*Provido.*  
Donation of cable-  
station site accepted.

Target ranges.  
Annunciator buzzer  
systems.

**ANNUNCIATOR BUZZER SYSTEMS AT TARGET RANGES:** For installation of annunciator buzzer systems at target ranges at Fort Ethan Allen, Vermont; Fort Niagara, New York; Fort Leavenworth, Kansas; Fort Riley, Kansas; Fort Sam Houston, Texas; Fort Sheridan, Illinois; Presidio of Monterey, California; Fort D. A. Russell, Wyoming; and Fort William McKinley, Philippine Islands, eighteen thousand two hundred dollars.

Wireless telephone  
apparatus.

**WIRELESS TELEPHONE APPARATUS:** For the purchase and development of wireless telephone apparatus, thirty thousand dollars.

## Pay.

## PAY OF OFFICERS OF THE LINE.

## Line officers.

For pay of officers of the line, seven million dollars.

For additional pay for length of service, to be paid with their current monthly pay, one million six hundred thousand dollars.

## PAY OF ENLISTED MEN.

For pay of enlisted men of all grades, including recruits, sixteen million seven hundred and forty-eight thousand and ten dollars.

Enlisted men.

For additional pay for length of service, one million seven hundred and fifty thousand dollars.

Longevity.

*Provided*, That one of the two "blacksmiths and farriers" now authorized by law for each troop of cavalry shall hereafter be designated "farrier," and the other "horseshoer," and that the additional pay of nine dollars per month provided for "one blacksmith and farrier in each troop of cavalry for performing the duty of horseshoer" in the Act of Congress approved May eleventh, nineteen hundred and eight, shall be paid to the soldier designated as "horseshoer."

*Provisos.*  
Additional pay to horseshoer, etc.

*Ante*, p. 109.

*Provided further*, That the Act approved May eleventh, nineteen hundred and eight, for the support of the army for the fiscal year ending June thirtieth, nineteen hundred and nine, in so far as it relates to the payment of six months' pay to the widow of an officer or enlisted man, and so forth, be amended as follows:

Allowances for death in service.  
*Ante*, p. 108, amended.

Strike out the words "contracted in the line of duty" and insert in lieu thereof the words, "not the result of his own misconduct."

## CORPS OF ENGINEERS.

For pay of enlisted men, four hundred and sixty-seven thousand five hundred and eighty dollars.

Engineer battalion.

For additional pay for length of service, sixty thousand dollars.

## ORDNANCE DEPARTMENT.

For pay of enlisted men, two hundred and ten thousand six hundred and thirty-six dollars.

Ordnance Corps.

For additional pay for length of service, sixty-five thousand dollars.

## QUARTERMASTER'S DEPARTMENT.

For pay of two hundred post quartermaster-sergeants, at forty-five dollars per month each, one hundred and eight thousand dollars.

Quartermaster-sergeants.

For additional pay for length of service, twenty-five thousand dollars.

## SUBSISTENCE DEPARTMENT.

For pay of two hundred post commissary-sergeants, at forty-five dollars per month each, one hundred and eight thousand dollars.

Commissary-sergeants.

For additional pay for length of service, twenty-seven thousand dollars.

## SIGNAL CORPS.

Signal Corps.

For pay of thirty-six master signal electricians, at nine hundred dollars each, thirty-two thousand four hundred dollars.

For pay of one hundred and thirty-two first-class sergeants, at five hundred and forty dollars each, seventy-one thousand two hundred and eighty dollars.

For pay of one hundred and forty-four sergeants, at thirty-six dollars per month each, sixty-two thousand two hundred and eight dollars.

For pay of twenty-four cooks, at thirty dollars per month each, eight thousand six hundred and forty dollars.

For pay of one hundred and fifty-six corporals, at twenty-four dollars per month each, forty-four thousand nine hundred and twenty-eight dollars.

For pay of five hundred and fifty-two first-class privates, at eighteen dollars per month each, one hundred and nineteen thousand two hundred and thirty-two dollars.

For pay of one hundred and sixty-eight privates, at fifteen dollars per month each, thirty thousand two hundred and forty dollars.

For additional pay to eleven sergeants, serving as mess sergeants, at six dollars per month, seven hundred and ninety-two dollars.

For additional pay for length of service, fifty thousand dollars.

## Hospital Corps.

## HOSPITAL CORPS.

For pay of enlisted men, nine hundred and forty-two thousand one hundred and sixty-eight dollars.

For additional pay for length of service, one hundred and forty thousand dollars.

Clerks, messengers, etc. **PAY TO CLERKS, MESSENGERS, AND LABORERS AT HEADQUARTERS OF DIVISIONS, AND DEPARTMENTS AND OFFICE OF THE CHIEF OF STAFF.**

One chief clerk, at the office of the Chief of Staff, two thousand dollars per annum.

Fifteen clerks, at one thousand eight hundred dollars each per annum.

Fifteen clerks, at one thousand six hundred dollars each per annum.

Thirty-eight clerks, at one thousand four hundred dollars each per annum.

Seventy-three clerks, at one thousand two hundred dollars each per annum.

Eighty-four clerks, at one thousand dollars each per annum.

Two clerks, at nine hundred dollars each per annum.

One clerk, at seven hundred and twenty dollars per annum.

One captain of the watch, at nine hundred dollars per annum.

Three watchmen, at seven hundred and twenty dollars each per annum.

One gardener, at seven hundred and twenty dollars per annum.

One packer, at eight hundred and forty dollars per annum.

Two messengers, at eight hundred and forty dollars each per annum.

Seventy-four messengers, at seven hundred and twenty dollars each per annum.

Two messengers, at six hundred dollars each per annum.

One laborer, at six hundred and sixty dollars per annum.

Two laborers, at six hundred dollars each per annum.

One laborer, at four hundred and eighty dollars per annum.

Five charwomen, at two hundred and forty dollars each per annum.

In all, three hundred and forty-four thousand six hundred and forty dollars.

## Assignment.

And said clerks, messengers, and laborers shall be employed and assigned by the Secretary of War to the offices and positions in which they are to serve: *Provided*, That no clerk, messenger, or laborer at headquarters of divisions, departments, or office of the Chief of Staff, shall be assigned to duty with any bureau in the War Department.

*Proviso.*  
Duty in War Department forbidden.

## Staff officers.

**FOR PAY OF OFFICERS OF THE STAFF CORPS AND STAFF DEPARTMENTS.**

Adjutant-General's Department.

**ADJUTANT-GENERAL'S DEPARTMENT:** For pay of officers in the Adjutant-General's Department, eighty-eight thousand five hundred dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, twenty-two thousand dollars.

Inspector-General's Department.

**INSPECTOR-GENERAL'S DEPARTMENT:** For pay of officers in the Inspector-General's Department, fifty-nine thousand dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, sixteen thousand dollars.

**THE CORPS OF ENGINEERS:** For pay of officers in the Corps of Engineers, four hundred and sixty thousand three hundred dollars.

Engineer Corps

For additional pay to such officers for length of service, to be paid with their current monthly pay, one hundred and four thousand nine hundred and ninety dollars.

**ORDNANCE DEPARTMENT:** For pay of officers in the Ordnance Department, two hundred and twenty-eight thousand five hundred dollars.

Ordnance Department.

For additional pay to such officers for length of service, to be paid with their current monthly pay, sixty-one thousand six hundred and twenty dollars.

**QUARTERMASTER'S DEPARTMENT:** For pay of officers in the Quartermaster's Department, two hundred and sixty-five thousand five hundred dollars.

Quartermaster's Department.

For additional pay to such officers for length of service, to be paid with their current monthly pay, seventy-two thousand seven hundred and eighty dollars.

**SUBSISTENCE DEPARTMENT:** For pay of officers in the Subsistence Department, one hundred and fifty-one thousand three hundred dollars.

Subsistence Department.

For additional pay to such officers for length of service, to be paid with their current monthly pay, thirty-three thousand two hundred and eighty dollars.

**MEDICAL DEPARTMENT:** For pay of officers in the Medical Department, one million three hundred thousand dollars: *Provided, That any major of the Medical Corps on the active list of the army who, at his first examination for promotion to the grade of lieutenant-colonel in said corps, has been or shall hereafter be found disqualified for such promotion for any reason other than physical disability incurred in the line of duty shall be suspended from promotion and his right thereto shall pass successively to such officers next below him in rank in said corps as are or may become eligible to promotion under existing law during the period of his suspension; and any officer suspended from promotion, as hereinbefore provided, shall be re-examined as soon as practicable after the expiration of one year from the date of the completion of the examination that resulted in his suspension; and if on such reexamination he is found qualified for promotion, he shall again become eligible thereto; but if he is found disqualified by reason of physical disability incurred in line of duty, he shall be retired, with the rank to which his seniority entitles him to be promoted; and if he is not found disqualified by reason of such physical disability, but is found disqualified for promotion for any other reason, he shall be retired without promotion.*

Medical Department.

*Proviso.*  
Promotion of majors, etc.  
Suspensions if disqualified.

Reexaminations.

Retirement.

For additional pay to such officers for length of service, to be paid with their current monthly pay, one hundred and seventy-eight thousand six hundred and twenty dollars.

**PAY DEPARTMENT:** For pay of officers in the Pay Department, one hundred and fifty-two thousand dollars.

Pay Department.

For additional pay to such officers for length of service, to be paid with their current monthly pay, thirty-eight thousand seven hundred and forty dollars.

**JUDGE-ADVOCATE-GENERAL'S DEPARTMENT:** For pay of officers in the Judge-Advocate-General's Department, forty-six thousand dollars.

Judge-Advocate-General's Department.

For additional pay to such officers for length of service, to be paid with their current monthly pay, eight thousand eight hundred dollars.

**SIGNAL CORPS:** For pay of the officers of the Signal Corps, one hundred and fourteen thousand two hundred dollars.

Signal Corps.

For additional pay to such officers for length of service, to be paid with their current monthly pay, twenty-four thousand seven hundred and forty dollars.

Insular Affairs Bureau.

**BUREAU OF INSULAR AFFAIRS:** For pay of officers of the Bureau of Insular Affairs, nine thousand dollars.

For additional pay to such officers for length of service, to be paid with their current monthly pay, nine hundred dollars.

#### RETIRED OFFICERS.

Retired officers.

For pay of officers on the retired list and for officers who may be placed thereon during the current year, two million seven hundred and forty-seven thousand six hundred and fifty dollars and sixty-three cents.

Longevity.

For additional pay to such officers for length of service, to be paid with their current monthly pay, four hundred and thirty-one thousand two hundred and fifty dollars.

On active service.

For pay of retired officers on active service, one hundred and fifty thousand eight hundred dollars.

Longevity.

For additional pay to such officers for length of service, to be paid with their current monthly pay, fifty-four thousand one hundred and twenty dollars.

*Proviso.*  
Detail to colleges, etc.  
Vol. 28, p. 7, amended.

*Provided,* That the Act approved November third, eighteen hundred and ninety-three, authorizing the detail of officers of the army and navy to educational institutions, be amended so as to provide that retired officers, when so detailed, shall receive the full pay and allowances of their rank, except that the limitations on the pay of officers of the Army above the grade of major as provided in the Acts of March second, nineteen hundred and five, and June twelfth, nineteen hundred and six, shall remain in force.

Full pay and allowances, etc.  
Vol. 33, p. 831.  
Vol. 34, p. 245.

#### RETIRED ENLISTED MEN.

Retired enlisted men.

For pay of the enlisted men of the army on the retired list, two million dollars.

Miscellaneous.

#### MISCELLANEOUS.

Hospital matrons.  
Superintendent Nurse Corps.

For pay of seventy-five hospital matrons, nine thousand dollars.

For pay of one Superintendent Nurse Corps, one thousand eight hundred dollars.

Nurses.

For pay of one hundred nurses (female), fifty-five thousand and twenty dollars.

Veterinarians.

For pay of forty-two veterinarians, at one thousand seven hundred dollars each, seventy-one thousand four hundred dollars.

Longevity.

For additional pay to such veterinarians, for length of service, to be paid with their current monthly pay, ten thousand eight hundred and eighty dollars.

Dental surgeons.

For pay of thirty-one dental surgeons, fifty-seven thousand nine hundred and sixty dollars.

Contract surgeons.

For pay of contract surgeons, thirty-six thousand dollars.

Paymasters' clerks.

For pay of ninety paymasters' clerks, one hundred and forty-two thousand dollars.

Messengers.

For pay of paymasters' messengers, eighteen thousand dollars.

Traveling expenses.

For traveling expenses of paymasters' clerks and expert accountant of the Inspector-General's Department, eighteen thousand five hundred dollars.

Courts-martial, etc.

For expenses of courts-martial, courts of inquiry, military commissions, and compensation of reporters and witnesses attending the same, thirty thousand dollars.

For additional pay to officer in charge of public buildings and grounds at Washington, District of Columbia, one thousand dollars.	Officer, buildings and grounds, D. C.
For commutation of quarters to commissioned officers on duty without troops at stations where there are no public quarters, four hundred and fifty thousand dollars.	Commutation of quarters.
For travel allowance to enlisted men on discharge, one million dollars.	Travel, enlisted men.
For clothing not drawn due to enlisted men on discharge, eight hundred thousand dollars.	Clothing not drawn.
For interest on soldiers' deposits, one hundred thousand dollars, and so much as may be necessary to pay back such deposits.	Interest on deposits.
For pay of translator and librarian of the military information division, General Staff Corps, one thousand eight hundred dollars.	Translator.
For pay of expert accountant for the Inspector-General's Department, two thousand five hundred dollars.	Expert accountant.
For extra pay to enlisted men employed on extra duty for periods of not less than ten days in the offices of district artillery engineers, and district ordnance officers, and as switchboard operators, at sea-coast fortifications, ten thousand nine hundred and fifty-two dollars and fifty-five cents.	Extra pay, sea-coast fortifications.
For extra pay to enlisted men employed on extra duty as switchboard operators at each interior post of the army, nine thousand dollars.	Switchboard operators at posts.
For extra pay to enlisted men of the line of the army and to enlisted men of the Signal Corps employed in the Territory of Alaska on the Alaskan cable and telegraph system, for periods of not less than ten days, at the rate of thirty-five cents per day, thirty-six thousand dollars.	Extra pay, Alaskan cable, etc.
For mileage to officers and contract surgeons when authorized by law, six hundred and twenty-five thousand dollars.	Mileage to officers, etc.
For additional ten per centum increase on pay of officers on foreign service, three hundred and forty-four thousand one hundred and fifty-two dollars and twenty-five cents.	Additional pay, foreign service. Officers.
For additional twenty per centum increase to enlisted men on foreign service, seven hundred and eighty thousand seven hundred and thirty-one dollars and forty-two cents.	Enlisted men.
For pay of one computer for artillery board, two thousand five hundred dollars.	Computer.
For payment of exchange by special disbursing agents of the Pay Department serving in foreign countries, two hundred dollars.	Loss by exchange.
For subsistence, mileage, and commutation of quarters to officers of the National Guard attending service and garrison schools, seventeen thousand dollars.	Attendance of militia at service schools.
For three months' additional pay to enlisted men reenlisting within the period of three months from date of discharge from first enlistment, two hundred thousand dollars.	Additional pay. First reenlistments.
For six months' additional pay to persons designated to receive the same by officers and enlisted men on active service who have died from wounds or disease contracted in line of duty, sixty-five thousand dollars.	Death from wounds, etc. <i>Ante</i> , p. 735.
For additional pay to officers below the grade of major required to be mounted and who furnish their own mounts, one hundred and twenty-seven thousand five hundred dollars.	Officers furnishing mounts.
For amount required to make monthly payment to Jennie Carroll, widow of James Carroll, late major and surgeon, United States Army, as per Act of Congress approved May twenty-third, nineteen hundred and eight, one thousand five hundred dollars.	Jennie Carroll. <i>Post</i> , p. 1325.
For amount required to make monthly payment to Mabel H. Lazear, widow of Jesse W. Lazear, late acting assistant surgeon,	Mabel H. Lazear. <i>Post</i> , p. 1325.

United States Army, as per Act of Congress approved May twenty-third, nineteen hundred and eight, one thousand five hundred dollars.

Porto Rico Regiment of Infantry.  
*Ante*, p. 392.

For Porto Rico Regiment of Infantry, of the United States Army, composed of two battalions of four companies each:

Officers.

Pay of officers, sixty-three thousand four hundred dollars.

Longevity.

For additional pay for length of service, nine thousand one hundred dollars.

Officers furnishing mounts.

For additional pay to officers required to be mounted who furnish their own mounts, one thousand four hundred dollars.

Enlisted men.

Pay of enlisted men, one hundred and twenty-nine thousand and twenty-four dollars.

Longevity.

Additional pay for length of service, twenty-nine thousand nine hundred and twenty-five dollars.

Philippine Scouts.

PHILIPPINE SCOUTS.

Officers.

Pay of officers: For fifty captains, one hundred and twenty thousand dollars.

For fifty-eight first lieutenants, one hundred and sixteen thousand dollars.

For fifty-eight second lieutenants, ninety-eight thousand six hundred dollars.

For eight majors, in addition to pay as captain, six hundred dollars each, four thousand eight hundred dollars.

Officers furnishing mounts.

For additional pay to sixteen battalion staff officers, required to be mounted, who furnish their own mounts, three thousand two hundred dollars.

Longevity.

For additional pay for length of service, eighty thousand dollars.

Enlisted men.

For pay for enlisted men, five hundred and eighty-seven thousand eight hundred and ninety-nine dollars and twenty cents.

Longevity.

For additional pay for length of service, fifty thousand dollars.

Pay accounts.

All the money hereinbefore appropriated for pay of the Army and miscellaneous, except the appropriation for mileage of officers and contract surgeons when authorized by law, shall be disbursed and accounted for by officers of the Pay Department as pay of the Army, and for that purpose shall constitute one fund.

Organized militia.  
Expenses of encampment with Army.

ENCAMPMENT AND MANEUVERS, ORGANIZED MILITIA: For paying the expenses of the organized militia of any State, Territory, or of the District of Columbia, which may be authorized by the Secretary of War to participate in such encampments as may be established for the field instruction of the troops of the Regular Army, as provided by sections fifteen and twenty-one of the Act of January twenty-first, nineteen hundred and three, entitled "An Act to promote the efficiency of the militia, and for other purposes," to be immediately available and to remain available until the end of the fiscal year nineteen hundred and eleven, four hundred and twenty-five thousand dollars.

Vol. 32, pp. 777, 779.

Subsistence Department.

SUBSISTENCE DEPARTMENT.

Supplies.

Purchase of subsistence supplies: For issue, as rations to troops, civil employees when entitled thereto, hospital matrons, nurses, applicants for enlistment while held under observation, general prisoners of war (including Indians held by the army as prisoners, but for whose subsistence appropriation is not otherwise made), Indians employed with the army, without pay, as guides and scouts, and military convicts at posts; for the subsistence of the masters, officers, crews, and employees of the vessels of the army transport service; hot coffee for troops traveling when supplied with cooked or travel rations; meals for recruiting parties, and applicants for enlistment while held under observation; authorized issues of soap, candles, matches, toilet paper, salt,

vinegar, flour, and towels; authorized issues of toilet articles, barbers', laundry, and tailors' materials, for use of military convicts confined at military posts without pay or allowances, and applicants for enlistment while held under observation; for issues of toilet kits to recruits upon their first enlistment: *Provided*, That hereafter the Secretary of War may authorize the temporary appointment of such number of sergeants and corporals in the companies at the general recruiting depots as may be necessary for the proper control and instruction of the varying number of recruits attached to such companies; ice for issue to organizations of enlisted men at such places as the Secretary of War may determine; for sales to officers and enlisted men of the army; coffee roasters and cooking apparatus in the field, and when traveling (except on transports), bake ovens and apparatus pertaining thereto; scales, weights, measures, utensils, tools, stationery, blank books and forms, office furniture, commissary chests and outfits, and field desks of commissaries: *Provided*, That the sum of twelve thousand dollars is authorized to be expended to defray the cost of furnishing food, and for providing extra-duty pay for cooks, assistant cooks, and waiters, and for perishable table equipment in subsisting enlisted men of the Regular Army and the organized militia who may be competitors in the national rifle match: *And provided further*, That no competitor who is thus subsisted shall be entitled to commutation of rations, and no greater expense shall be incurred than one dollar and fifty cents per man per day for the period the contest is in progress. For payments: Of commutation of rations to the cadets at the United States Military Academy in lieu of the regular established ration at the rate of thirty cents per ration; of the regulation allowances of commutation in lieu of rations to enlisted men on furlough, enlisted men and male and female nurses when stationed at places where rations in kind can not be economically issued, and when traveling on detached duty where it is impracticable to carry rations of any kind, enlisted men selected to contest for places or prizes in department and army rifle competitions while traveling to and from places of contest, male and female nurses on leaves of absence, applicants for enlistment and military convicts while traveling under orders; of commutation of rations in lieu of the regular established ration for members of the Nurse Corps (female) while on duty in hospital, and for enlisted men, applicants for enlistment while held under observation, and military convicts sick therein, at the rate of thirty cents per ration (except that at the General Hospital at Fort Bayard, New Mexico, fifty cents per ration is authorized for enlisted patients in said hospital), to be paid to the surgeon in charge; of compensation of civilians employed in the Subsistence Department; of extra pay to enlisted men employed on extra duty in the Subsistence Department for periods of not less than ten days, at rates fixed by law; of extra-duty pay at rates to be fixed by the Secretary of War for mess stewards and cooks at recruit depots, who are to be graduates at the schools for bakers and cooks, and instructor cooks at the schools for bakers and cooks; for printing, advertising, commercial newspapers, and use of telephones; for temporary buildings, cellars, and other means of protecting subsistence supplies (when not provided by the Quartermaster's Department); for providing prizes to be established by the Secretary of War for enlisted men of the army who graduate from the army schools for bakers and cooks, the total amount of such prizes at the various schools not to exceed nine hundred dollars per annum; for other necessary expenses incident to the purchase, testing, care, preservation, issue, sale, and accounting for subsistence supplies for the army; for extraordinary expense of subsistence of West Point cadets while attending inaugural ceremony, to be immediately available, and to be expended from this appropriation, one thousand five hundred and eighty-seven

*Provisos.*  
Recruiting depots,  
etc.

National rifle match.

Restriction.

Payments.  
Commutation.

Compensation of  
civilians.  
Extra pay, enlisted  
men, etc.

Prizes for bakers, etc.

Inauguration ex-  
penses of West Point  
cadets.

dollars; in all, seven million seven hundred and eighty-six thousand five hundred and eighty-eight dollars and twenty-nine cents, to be expended under the direction of the Secretary of War, and accounted for as "Subsistence of the Army," and for that purpose to constitute one fund.

Quartermaster's Department.

QUARTERMASTER'S DEPARTMENT.

Regular supplies.

**REGULAR SUPPLIES:** Regular supplies of the Quartermaster's Department, including their care and protection, consisting of stoves and heating apparatus required for heating offices, hospitals, barracks, and quarters, and recruiting stations, and United States military prison; also ranges and stoves, and appliances for cooking and serving food at posts, and repair and maintenance of such heating and cooking appliances; for furnishing heat and light for the authorized allowance of quarters for officers and enlisted men, for officers of the National Guard attending service and garrison schools, and for recruits, guards, hospitals, storehouses, offices, the buildings erected at private cost in the operation of the Act approved May thirty-first, nineteen hundred and two, for sale to officers, and including also fuel and engine supplies required in the operation of modern batteries at established posts; for post bakeries; for ice machines and their maintenance where required for the health and comfort of the troops and for cold storage; for the construction, operation, and maintenance of laundries at military posts in the United States and its island possessions; for the necessary furniture, text-books, paper, and equipment for the post schools and libraries; for the tableware and mess furniture for kitchens and mess halls, each and all for the enlisted men, including recruits; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department at the several posts and stations and with the armies in the field, and for the horses of the several regiments of cavalry, the batteries of artillery, and such companies of infantry and scouts as may be mounted, and for the authorized number of officers' horses, including bedding for the animals; and nothing in the Act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year nineteen hundred and eight, or any other Act, shall hereafter be held or construed so as to deprive officers of the army, wherever on duty in the military service of the United States, of forage, bedding, shoeing, or shelter for their authorized number of horses, or of any means of transportation or maintenance therefor for which provision is made by the terms of this Act; of straw for soldiers' bedding, and of stationery, typewriters and exchange of same, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's departments, and for printing department orders and reports: *Provided*, That no part of the appropriations for the Quartermaster's Department shall be expended on printing, unless the same shall be done by contract after due notice and competition, except in such cases as the emergency will not admit of the giving notice of competition, and in cases where it is impracticable to have the necessary printing done by contract the same may be done, with the approval of the Secretary of War, by the purchase of material and hire of the necessary labor for the purpose. For the fiscal year ending June thirtieth, nineteen hundred and ten, whenever the ice machines, steam laundries, and electric plants shall not come in competition with private enterprise for sale to the public, and in the opinion of the Secretary of War it becomes necessary to the economical use and administration of such ice machines, steam laundries, and electric plants as have been or may hereafter be established in pursuance of law, surplus ice may be disposed of,

Vol. 32, p. 282.

Forage, etc.

Horses for officers, etc.

Vol. 33, p. 687

*Provisos.*  
Printing.

Ice machines, laundries, etc.

Disposal of surplus products, etc.

laundry work may be done for other branches of the Government, and surplus electric light and power may be sold on such terms and in accordance with such regulations as may be prescribed by the Secretary of War: *Provided*, That the funds received from such sales and in payment for such laundry work shall be used to defray the cost of operation of said ice, laundry, and electric plants; and the sales and expenditures herein provided for shall be accounted for in accordance with the methods prescribed by law, and any sums remaining, after such cost of maintenance and operation have been defrayed, shall be deposited in the Treasury to the credit of the appropriation from which the cost of operation of such plant is paid, nine million three hundred thousand dollars.

Use of proceeds, etc.

For the purchase of the necessary instruments, office furniture, stationery, and other authorized articles required for the equipment and use of the officers' schools at the several military posts, twelve thousand dollars.

Amount.

Equipment of post schools.

**INCIDENTAL EXPENSES:** Postage; cost of telegrams on official business received and sent by officers of the army; extra pay to soldiers employed on extra duty, under the direction of the Quartermaster's Department, in the erection of barracks, quarters, and storehouses, in the construction of roads and other constant labor for periods of not less than ten days, and as clerks for post quartermasters at military posts, and for prison overseers at posts designated by the War Department for the confinement of general prisoners, and for the United States military prison guard; for expenses of expresses to and from frontier posts and armies in the field, of escorts to paymasters and other disbursing officers, and to trains where military escorts can not be furnished; expenses of the interment of officers killed in action or who die when on duty in the field, or at military posts or on the frontiers, or when traveling under orders, and of noncommissioned officers and soldiers; and in all cases where such expenses would have been lawful claims against the Government, reimbursement may be made of expenses heretofore or hereafter incurred by individuals of burial and transportation of remains of officers, including acting assistant surgeons, not to exceed the amount now allowed in the cases of officers, and for the reimbursement in the cases of enlisted men not exceeding the amount now allowed in their cases, may be paid out of the proper funds appropriated by this Act, and the disbursing officers shall be credited with such reimbursement heretofore made; but hereafter no reimbursement shall be made of such expenses incurred prior to the twenty-first day of April, eighteen hundred and ninety-eight; authorized office furniture, hire of laborers in the Quartermaster's Department, including the care of officers' mounts when the same are furnished by the Government and the hire of interpreters, spies, or guides for the army; compensation of clerks and other employees to the officers of the Quartermaster's Department, and clerks, foremen, watchmen, and organist for the United States military prison, and incidental expenses of recruiting; for the apprehension, securing, and delivering of deserters, including escaped military prisoners, and the expenses incident to their pursuit, and no greater sum than fifty dollars for each deserter or escaped military prisoner shall, in the discretion of the Secretary of War, be paid to any civil officer or citizen for such services and expenses; for a donation of five dollars to each dishonorably discharged prisoner upon his release from confinement, under court-martial sentence, involving dishonorable discharge; for the following expenditures required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, the authorized number of officers' horses, and for the trains, to wit: Hire of veterinary surgeons, purchase of medicines

Incidental expenses.

Interments.

Care of officers' mounts.

Horse expenditures.

Amount.	for horses and mules, picket ropes, blacksmith's tools and materials, horseshoes and blacksmith's tools for the cavalry service, and for the shoeing of horses and mules, and such additional expenditures as are necessary and authorized by law in the movements and operations of the army, and at military posts, and not expressly assigned to any other department, two million two hundred and fifty thousand dollars.
Horses, etc.	<p><b>HORSES FOR CAVALRY, ARTILLERY, AND ENGINEERS:</b> For the purchase of horses for officers entitled to public mounts, for the cavalry, artillery, and engineers, service school and staff colleges, and for the Indian scouts, and for such infantry and members of the Hospital Corps in field campaigns as may be required to be mounted, and the expenses incident thereto, five hundred and ten thousand dollars: <i>Provided</i>, That the number of horses purchased under this appropriation, added to the number now on hand, shall be limited to the actual needs of the mounted service, including reasonable provisions for remounts, and, unless otherwise ordered by the Secretary of War, no part of this appropriation shall be paid out for horses not purchased by contract after competition duly invited by the Quartermaster's Department and an inspection under the direction and authority of the Secretary of War. When practicable, horses shall be purchased in the open market at all military posts or stations, when needed, at a maximum price to be fixed by the Secretary of War: <i>Provided</i>, That no part of this appropriation shall be used for breeding purposes: <i>Provided further</i>, That no part of this appropriation shall be expended for the purchase of any horses below the standard set by army regulations for cavalry and artillery horses.</p>
Provisos. Limit.	
Breeding.	
Restriction.	
Barracks and quarters.	<p><b>BARRACKS AND QUARTERS:</b> For barracks and quarters for troops, other than seacoast artillery, storehouses for the safekeeping of military stores, for offices, recruiting stations, to provide such furniture for the public rooms of officers' messes and officers' quarters at military posts as may be approved by the Secretary of War; for the hire of buildings and grounds for summer cantonments, and for temporary buildings at frontier stations, for the construction of temporary buildings and stables, and for repairing public buildings at established posts, including the extra-duty pay of enlisted men employed on the same: <i>Provided</i>, That no part of the moneys so appropriated shall be paid for commutation of fuel or for quarters to officers or enlisted men: <i>Provided further</i>, That the number of and total sum paid for civilian employees in the Quartermaster's Department, including those paid from the funds appropriated for regular supplies, incidental expenses, barracks and quarters, army transportation, clothing, camp and garrison equipage, shall be limited to the actual requirements of the service, and that no employee paid therefrom shall receive a salary of more than one hundred and fifty dollars per month, except upon the approval of the Secretary of War, three million five hundred thousand dollars: <i>Provided</i>, That no part of the sum herein appropriated shall be used for the construction of officers' quarters at the Army War College: <i>Provided further</i>, That fifteen thousand dollars of this sum may be used for the construction of a chapel on the military reservation at Fort Des Moines, Iowa: <i>And provided further</i>, That one thousand seven hundred dollars of the foregoing total amount may be expended for the completion of stable at the engineer post, Washington Barracks, District of Columbia.</p>
Provisos. Commutation restrictions.	
Civilian employees.	
Army War College.	
Chapel, Fort Des Moines, Iowa.	
Washington Barracks, D. C., stable.	
Post exchanges, etc.	<p><b>MILITARY POST EXCHANGE:</b> For continuing the construction, equipment, and maintenance of suitable buildings at military posts and stations for the conduct of the post exchange, school, library, reading, lunch, amusement rooms, and gymnasium, to be expended in the discretion and under the direction of the Secretary of War, two hundred and fifteen thousand five hundred dollars: <i>Provided</i>, That not more than forty thousand dollars of the above appropriation shall be expended at any one post or station.</p>
Proviso. Maximum amounts or construction, etc.	

TRANSPORTATION OF THE ARMY AND ITS SUPPLIES: For transportation of the army and its supplies, including transportation of the troops when moving either by land or water, and of their baggage, including the cost of packing and crating; for transportation of recruits and recruiting parties; of applicants for enlistment between recruiting stations and recruiting depots: *Provided*, That hereafter one of the companies at each recruiting depot shall have the organization of an infantry band, to which recruits showing an aptitude for music may be attached for examination and instruction before assignment to organizations in the Army; of persons on their discharge from the United States military prison to their homes (or elsewhere as they may elect), provided the cost in each case shall not be greater than to the place of last enlistment; of supplies furnished to the militia for the permanent equipment thereof; of the necessary agents and other employees; of clothing and equipage and other quartermaster's stores from army depots or places of purchase or delivery to the several posts and army depots, and from those depots to the troops in the field; of horse equipments and of subsistence stores from places of purchase, and from the places of delivery under contract to such places as the circumstances of the service may require them to be sent; of ordnance and ordnance stores, and small arms from the foundries and armories to the arsenals, fortifications, frontier posts and army depots; for payment of wharfage, tolls, and ferriage; for transportation of funds of the army; for the hire of employees; for the payment of army transportation lawfully due such land-grant railroads as have not received aid in government bonds (to be adjusted in accordance with the decisions of the Supreme Court in cases decided under such land-grant acts), but in no case shall more than fifty per centum of full amount of service be paid: *Provided*, That such compensation shall be computed upon the basis of the tariff or lower special rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for such service: *Provided further*, That in expending the money appropriated by this Act, a railroad company which has not received aid in bonds of the United States, and which obtained a grant of public land to aid in the construction of its railroad on condition that such railroad should be a post route and military road, subject to the use of the United States for postal, military, naval, and other government services, and also subject to such regulations as Congress may impose restricting the charge for such government transportation, having claims against the United States for transportation of troops and munitions of war and military supplies and property over such aided railroads, shall be paid out of the moneys appropriated by the foregoing provision only on the basis of such rate for the transportation of such troops and munitions of war and military supplies and property as the Secretary of War shall deem just and reasonable under the foregoing provision, such rate not to exceed fifty per centum of the compensation for such government transportation as shall at that time be charged to and paid by private parties to any such company for like and similar transportation; and the amount so fixed to be paid shall be accepted as in full for all demands for such service; for the purchase and hire of draft and pack animals in such numbers as are actually required for the service, including reasonable provision for replacing unserviceable animals; for the purchase and repair of such harness, wagons, carts, and drays as are required for the transportation of troops and supplies and for garrison purposes; for drayage and cartage at the several depots; for the hire of teamsters and other employees; and for extra-duty pay of enlisted men driving teams, repairing means of transportation, and employed as train masters; for the purchase and repair of ships, boats, and other vessels required for the transportation of troops and supplies and for garrison purposes; for expenses of

Transportation.

*Provisos.*  
Infantry band at  
recruiting depots.

Payment to land-  
grant railroads.

Maximum.

Basis of computa-  
tion.

Fifty per cent to  
roads not bond aided.

Draft and pack ani-  
mals, etc.

Ships, boats, etc.

sailing public transports and other vessels on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific oceans; and for the purchase and repair of harbor boats, and repair of boats for the seacoast artillery service; in all, twelve million six hundred and thirty-two thousand eight hundred and forty-six dollars and fifty cents.

Amount.

Roads, walks, wharves, etc.  
Construction and repair.

**ROADS, WALKS, WHARVES, AND DRAINAGE:** For the construction and repair by the Quartermaster's Department of roads, walks, and wharves; for payment of extra-duty pay to enlisted men employed in opening roads and in building wharves; for the pay of employees; for the disposal of drainage; for dredging channels and for care and improvement of grounds at military posts and stations, one million one hundred thousand dollars.

Military posts.  
Water and sewers.

**WATER AND SEWERS AT MILITARY POSTS:** For procuring and introducing water to buildings and premises at such military posts and stations as from their situation require it to be brought from a distance; for the purchase and repair of fire apparatus; for the disposal of sewage; for repairs to water and sewer systems and for hire of employees, two million eight hundred and fifty-nine thousand six hundred and eighty-three dollars.

Alaska.  
Military and post roads, etc.  
Construction, etc.

**CONSTRUCTION AND MAINTENANCE OF MILITARY AND POST ROADS, BRIDGES, AND TRAILS, ALASKA:** For the construction and maintenance of military and post roads, bridges, and trails in the district of Alaska, to be expended under the direction of the board of road commissioners described in section two of an Act entitled "An Act to provide for the construction and maintenance of roads, the establishment and maintenance of schools, and the care and support of insane persons in the district of Alaska, and for other purposes," approved January twenty-seventh, nineteen hundred and five, and to be expended conformably to the provisions of said Act, three hundred and fifty thousand dollars, to remain available until the close of the fiscal year ending June thirtieth, nineteen hundred and eleven.

Vol. 33, p. 616.

Philippine Islands.  
Barracks and quarters.

**BARRACKS AND QUARTERS, PHILIPPINE ISLANDS:** Continuing the work of providing for the proper shelter and protection of officers and enlisted men of the army of the United States lawfully on duty in the Philippine Islands, including repairs and payment of rents, the acquisition of title to building sites and such additions to existing military reservations as may be necessary, and including also shelter for the animals and supplies, and all other buildings necessary for post administration purposes, three hundred and fifty thousand dollars.

Care of insane native soldiers.  
*Ante*, p. 122.

**CARE OF INSANE FILIPINO SOLDIERS:** For the care, maintenance, and treatment at asylums in the Philippine Islands during the fiscal year ending June thirtieth, nineteen hundred and ten, of insane natives of the Philippine Islands cared for in such institutions conformably to the Act of Congress approved May eleventh, nineteen hundred and eight (Thirty-fifth Statutes, page one hundred and twenty-two, Act of May eleventh, nineteen hundred and eight, volume thirty-five, page one hundred and twenty-two), one thousand five hundred dollars.

Clothing and camp and garrison equipage.

**CLOTHING, AND CAMP AND GARRISON EQUIPAGE:** For cloth, woolens, materials, and for the manufacture of clothing for the army, for issue and for sale at cost price according to the army regulations; for altering and fitting clothing and washing and cleaning, when necessary; for equipage, and for expenses of packing and handling, and similar necessaries; for a suit of citizen's outer clothing, to cost not exceeding ten dollars, to be issued upon release from confinement to each prisoner who has been confined under a court-martial sentence involving dishonorable discharge; for indemnity to officers and men of the army for clothing and bedding, and so forth, destroyed since April twenty-second, eighteen hundred and ninety-eight, by order of medical officers of the army for sanitary reasons, seven million dollars.

**CONSTRUCTION AND REPAIR OF HOSPITALS:** For construction and repair of hospitals at military posts already established and occupied, including the extra-duty pay of enlisted men employed on the same, and including also all expenditures for construction and repairs required at the Army and Navy Hospital at Hot Springs, Arkansas, and for the construction and repair of general hospitals and expenses incident thereto, and for additions needed to meet the requirements of increased garrisons, four hundred and fifty-five thousand dollars: *Provided*, That eighty-five thousand dollars of this sum may be used for construction of additional ward buildings for the United States Army General Hospital at Fort Bayard, New Mexico, and that forty-five thousand dollars of the foregoing total amount may be used for the construction of a hospital at Fort Yellowstone, in the Yellowstone National Park.

Hospitals.

Hot Springs, Ark.

*Proviso.*  
Fort Bayard, N.  
Mex.  
Additional ward  
buildings.

Fort Yellowstone.

Quarters for hospital stewards.

**QUARTERS FOR HOSPITAL STEWARDS:** For construction and repair of quarters for hospital stewards at military posts already established and occupied, including the extra-duty pay of enlisted men employed on the same, seventy-five thousand dollars.

**SHOOTING GALLERIES AND RANGES:** For shelter, shooting galleries, ranges for small-arms target practice, repairs, and expenses incident thereto, such ranges and galleries to be open, as far as practicable, to the National Guard and organized rifle clubs under regulations to be prescribed by the Secretary of War, one hundred and seventy-seven thousand one hundred and seventy-six dollars and fifty cents: *Provided*, That forty-one thousand dollars of this amount may be used for the acquisition of approximately three hundred and twenty acres of land adjacent to Fort Leavenworth, Kansas, as an addition to the target range, provided, that of the funds herein provided or as much thereof as may be necessary, for the purchase of an addition to said target range, not to exceed forty-one thousand dollars, shall be immediately available: *Provided further*, That of the foregoing total amount eighteen thousand dollars, or so much thereof as may be necessary, shall be immediately available for the purchase of one thousand four hundred acres of land, more or less, adjoining the military reservation of Fort D. A. Russell, Wyoming, as an addition to the rifle range: *And provided further*, That three thousand six hundred dollars of the foregoing total amount, or so much thereof as may be necessary, shall be immediately available for the purchase of the southeast quarter of the northwest quarter and the east half of section two, in township one south, range one east of the Salt Lake meridian, as an addition to the target range of Fort Douglas Military Reservation, in the State of Utah.

Shooting ranges, etc.

*Provisos.*  
Fort Leavenworth,  
Kans.  
Immediately available.

Fort D. A. Russell,  
Wyo.  
Purchase of land.

Fort Douglas Military  
Reservation,  
Utah.  
Purchase of land.

**MAINTENANCE OF THE ARMY WAR COLLEGE:** For supplying the necessary fuel for heating the Army War College building at Washington Barracks and for lighting the building and grounds; also for pay of a chief engineer, at one thousand two hundred dollars per annum; an assistant engineer, at nine hundred dollars; four firemen, at seven hundred and twenty dollars each; one elevator conductor, at seven hundred and twenty dollars, twelve thousand seven hundred dollars.

Army War College,  
D. C.  
Maintenance.

**BUILDINGS ON CORREGIDOR ISLAND, PHILIPPINE ISLANDS:** For the construction on Corregidor Island, Philippine Islands, of storehouses for the Quartermaster's Subsistence, Ordnance, and Medical departments of the Army, two hundred and fifty thousand dollars.

Corregidor Island,  
P. I.  
Storehouses.

Hereafter whenever pressing obligations are required to be paid by a disbursing officer of the Quartermaster's Department and there is an insufficient balance to his official credit under the proper appropriation or appropriations for the purpose, he is authorized to make payment from the total available balance to his official credit, provided sufficient funds under the proper appropriation or appropriations have been

Disbursements in  
case of insufficient  
balances.

Accounts. apportioned by the Quartermaster-General for the expenditure. When such disbursements are made the accounts of the disbursing officer shall show the charging of the proper appropriations, the balances under which will be adjusted by the disbursing officer on receipt of funds or by the accounting officers of the Treasury.

Medical Department.

MEDICAL DEPARTMENT.

Supplies, etc.

Treatment at private hospitals, etc.

Provisos.  
Contagious diseases, etc.

Restriction.

Nurses, etc.

Hospital, Hot Springs, Ark.

Patients subject to Army rules.

Museum.

Library.

Engineer department.

ENGINEER DEPARTMENT.

Incidental expenses.

**MEDICAL AND HOSPITAL DEPARTMENT:** For the purchase of medical and hospital supplies, including disinfectants, for military posts, camps, hospitals, hospital ships, and transports; for expenses of medical supply depots; for medical care and treatment not otherwise provided for, including care and subsistence in private hospitals, of officers, enlisted men, and civilian employees of the army, of applicants for enlistment, and of prisoners of war and other persons in military custody or confinement, when entitled thereto by law, regulation, or contract: *Provided*, That this shall not apply to officers and enlisted men who are treated in private hospitals or by civilian physicians while on furlough; for the proper care and treatment of epidemic and contagious diseases in the army or at military posts or stations, including measures to prevent the spread thereof, and the payment of reasonable damages not otherwise provided for, for bedding and clothing injured or destroyed in such prevention; for the pay of male and female nurses, not including the nurse corps (female), and of cooks and other civilians employed for the proper care of sick officers and soldiers, under such regulations fixing their number, qualifications, assignment, pay, and allowances as shall have been or shall be prescribed by the Secretary of War; for the pay of civilian physicians employed to examine physically applicants for enlistment and enlisted men, and to render other professional services from time to time under proper authority; for the pay of other employees of the Medical Department; for the payment of express companies and local transfers employed directly by the Medical Department for the transportation of medical and hospital supplies, including bidders' samples and water for analysis; for supplies for use in teaching the art of cooking to the Hospital Corps; for the supply of the Army and Navy Hospital at Hot Springs, Arkansas: *Provided*, That hereafter all persons admitted to treatment in the Army and Navy General Hospital at Hot Springs, Arkansas, shall, while patients in said hospital, be subject to the rules and articles for the government of the armies of the United States; for advertising, laundry, and all other necessary miscellaneous expenses of the Medical Department, seven hundred thousand dollars.

**ARMY MEDICAL MUSEUM AND LIBRARY:** For Army Medical Museum, preservation of specimens, and the preparation and purchase of new specimens, five thousand dollars.

For the library of the Surgeon-General's Office, including the purchase of necessary books of reference and periodicals, ten thousand dollars.

**ENGINEER DEPOTS:** For incidental expenses of the depots, including fuel, lights, chemicals, stationery, hardware, machinery, pay of civilian clerks, mechanics, and laborers, extra-duty pay to soldiers necessarily employed for periods not less than ten days as artificers on work in addition to and not strictly in the line of their military duties, such as carpenters, blacksmiths, draftsmen, printers, lithographers, photographers, engine drivers, telegraph operators, teamsters, wheelwrights, masons, machinists, painters, overseers, laborers; repairs of, and for materials to repair, public buildings, machinery, and unforeseen expenses, twenty thousand dollars.

For purchase and repair of instruments to be issued to officers of the Corps of Engineers and to officers detailed and on duty as acting engineer officers for use on public works and surveys, ten thousand dollars.

Purchase, etc., of instruments.

ENGINEER SCHOOL, WASHINGTON, DISTRICT OF COLUMBIA: Equipment and maintenance of the Engineer School at Washington Barracks, District of Columbia, including purchase of instruments, machinery, implements, models, and materials, for the use of the school and for instruction of engineer troops in their special duties as sappers and miners; for land mining, pontooning, and signaling; for purchase and binding of professional works and periodicals of recent date treating of military and civil engineering and kindred scientific subjects for the library of the United States Engineer School; for incidental expenses of the school, including fuel, lights, chemicals, stationery, hardware, machinery, and boats; for pay of civilian clerks, draftsmen, electricians, mechanics, and laborers; for extra-duty pay to soldiers necessarily employed for periods not less than ten days as artificers on work in addition to and not strictly in the line of their military duties, such as carpenters, blacksmiths, draftsmen, printers, lithographers, photographers, engine drivers, telegraph operators, telephone operators, teamsters, wheelwrights, masons, machinists, painters, overseers, laborers; for repairs of and materials to repair public buildings and machinery; for unforeseen expenses; for travel expenses of officers on journeys approved by the Chief of Engineers and made for the purpose of instruction: *Provided*, That the traveling expenses herein provided for shall be in lieu of mileage and other allowances; and to provide means for the theoretical and practical instruction at the Engineer School by the purchase of text-books, books of reference, scientific and professional papers, and for other absolutely necessary expenses, twenty-five thousand dollars.

Engineer School, Washington Barracks, D. C. Equipment.

Incidental expenses.

Traveling expenses.

*Proviso.*  
In lieu of mileage, etc.

ENGINEER EQUIPMENT OF TROOPS: For pontoon material, tools, instruments, and supplies required for use in the engineer equipment of troops, including the purchase and preparation of engineer manuals, ninety thousand dollars.

Pontoon material, etc.

For services of surveyors, survey parties, draftsmen, photographers, master laborers, and clerks to engineer officers on the staff of division, corps, and department commanders, forty thousand dollars.

Surveyors, etc.

#### ORDNANCE DEPARTMENT.

ORDNANCE SERVICE: For the current expenses of the Ordnance Department, in connection with purchasing, receiving, storing, and issuing ordnance and ordnance stores, comprising police and office duties, rents, tolls, fuel, light, water, and advertising, stationery, and office furniture, tools, and instruments of service; for incidental expenses of the ordnance service and those attending practical trials and tests of ordnance, small arms, and other ordnance stores; and for publications for libraries of the Ordnance Department, including the Ordnance Office, and payment for mechanical labor in the office of the Chief of Ordnance, three hundred and twenty-five thousand dollars.

Ordnance Department.

Current expenses.

ORDNANCE STORES—AMMUNITION: Manufacture and purchase of ammunition and materials therefor for small arms for reserve supply; ammunition for burials at the National Soldiers' Home in Washington, District of Columbia; ammunition for firing the morning and evening gun at military posts prescribed by General Orders, Numbered Seventy, Headquarters of the Army, dated July twenty-third, eighteen hundred and sixty-seven, and at National Home for Disabled Volunteer Soldiers and its several branches, including National

Ammunition for small arms, etc.

Soldiers' Home in Washington, District of Columbia, and soldiers' and sailors' state homes, seven hundred thousand dollars.

Target practice.

**SMALL-ARMS TARGET PRACTICE:** Ammunition, targets, and other accessories for small-arms and machine-gun target practice and instruction; marksmen's medals, prize arms, and insignia for all arms of the service; and ammunition, targets, target material, and other accessories may be issued for small-arms target practice and instruction at the educational institutions and state soldiers' and sailors' orphans' homes, to which issues of small arms are lawfully made, under such regulations as the Secretary of War may prescribe, provided the total value of the stores so issued to the educational institutions does not exceed thirty thousand dollars, one million three hundred and thirty thousand dollars.

Manufacturing, etc., arms.

**MANUFACTURE OF ARMS:** For manufacturing, repairing, procuring, and issuing arms at the national armories, one million seven hundred thousand dollars.

Preserving, etc., ordnance.

**ORDNANCE STORES AND SUPPLIES:** For overhauling, cleaning, repairing, and preserving, ordnance and ordnance stores in the hands of troops and at the arsenals, posts, and depots; for purchase and manufacture of ordnance stores to fill requisitions of troops; for infantry, cavalry, and artillery equipments, including horse equipments for cavalry and artillery, one million dollars.

Equipments.

Rifle contests. Medals, prizes, and trophy.

**NATIONAL TROPHY AND MEDALS FOR RIFLE CONTESTS:** That for the purpose of furnishing a national trophy and medals and other prizes to be provided and contested for annually, under such regulations as may be prescribed by the Secretary of War, said contest to be open to the Army, Navy, Marine Corps, and the National Guard or organized militia of the several States, Territories, and of the District of Columbia, and for the cost of the trophy, prizes, and medals herein provided for, and for the promotion of rifle practice, the sum of nine thousand dollars, to be expended for the purposes hereinbefore prescribed under the direction of the Secretary of War.

Fire control for field batteries.

For range finders and other instruments for fire control in field batteries, to be available until June thirtieth, nineteen hundred and eleven, sixty-two thousand dollars: *Provided*, That the unexpended balance of the sum of one hundred and sixty-five thousand dollars appropriated for range finders and other instruments for fire control in field batteries in the Act approved May eleventh, nineteen hundred and eight, entitled "An Act making appropriation for the support of the army for the fiscal year ending June thirtieth, nineteen hundred and nine," shall be available until the close of the fiscal year ending June thirtieth, nineteen hundred and ten.

*Proviso.* Unexpended balance.

*Ante*, p. 125.

Purchases for State coast artillery.

For the purchase of material, equipment, books of instruction, range finders, and fire-control equipment for the instruction and use of State coast artillery organizations, twenty-five thousand dollars: *Provided*, That in time of war, or threatened war, such equipment may, in the discretion of the Secretary of War, be withdrawn from armories or other places where it is in use by the State coast artillery organizations, and may be used in the fortifications of the United States.

*Proviso.* Use of, in time of war.

Purchase, etc., of automatic rifles.

**Automatic rifles:** For the purchase, manufacture, and test of automatic rifles, including their sights, and equipments, to be available until the close of the fiscal year ending June thirtieth, nineteen hundred and eleven, two hundred thousand dollars.

Sale of ordnance stores, etc.

Sales of ordnance stores are authorized to civilian employees of the army and to The American National Red Cross under such regulations as may be prescribed by the Secretary of War.

Disbursements in case of insufficient balances.

Hereafter whenever pressing obligations are required to be paid by a disbursing officer of the Ordnance Department and there is an insufficient balance to his official credit under the proper appropria-

tion or appropriations for the purpose, he is authorized to make payment from the total available balance to his official credit, provided sufficient funds under the proper appropriation or appropriations have been allotted by the Chief of Ordnance for the expenditure. When such disbursements are made the accounts of the disbursing officer shall show the charging of the proper appropriations, the balances under which will be adjusted by the disbursing officer on receipt of funds or by the accounting officers of the Treasury.

Hereafter officers serving by detail in the Ordnance Department, under the Acts of February second, nineteen hundred and one, and June twenty-fifth, nineteen hundred and six, shall take rank in their respective grades from the dates of their rank under their original detail in said grades.

Articles of ordnance property may be sold by the Chief of Ordnance to officers of the Navy and Marine Corps, for their use in the public service, in the same manner as these articles are now sold to officers of the army.

The Secretary of War is hereby authorized and directed to acquire title to the United States, by gift or donation, and not otherwise, of a strip of land lying on the southwest side of the roadway now under construction to the Salisbury National Cemetery, for sidewalk purposes. And the sum of one thousand six hundred dollars, to be immediately available, is hereby appropriated for the completion of said roadway and sidewalks.

The Secretary of War is hereby authorized to convey to the owners of premises which encroach upon the military reservation of Fort Marion in the city of Saint Augustine, Florida, all the right, title, and interest of the United States in and to the portions of the reservation which have been occupied by them, under license or claim of title, upon the payment by said owners of such sums of money as the Secretary of War shall determine proper to be paid for the said lands.

For the acquiring of water rights and necessary lands therewith connected for a permanent water supply for Fort William Henry Harrison, in Montana, the amount of twenty thousand dollars appropriated therefor by the Act approved May eleventh, nineteen hundred and eight, entitled "An Act making appropriation for the support of the army for the fiscal year ending June thirtieth, nineteen hundred and nine," is hereby reappropriated and made available, and forty thousand dollars additional, or so much thereof as may be necessary for said purposes, including the acquiring of water rights and lands for intakes and right of way for pipe lines from such intakes to said fort, is hereby appropriated, to be expended from the amount appropriated in this Act for water and sewers at military posts; and the Secretary of War is hereby authorized to acquire such rights and lands by purchase or by condemnation proceedings.

Approved, March 3, 1909.

**CHAP. 253.**—An Act For the removal of the restrictions on alienation of lands of allottees of the Quapaw Agency, Oklahoma, and the sale of all tribal lands, school, agency, or other buildings on any of the reservations within the jurisdiction of such agency, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby authorized, upon application of any adult member of either of the tribes of Indians belonging to the Quapaw Indian Agency in the State of Oklahoma, to remove the restrictions on any part of or all of the lands allotted to such applicant.

Accounts.

Rank of detailed officers.  
Vol. 31, p. 754.  
Vol. 34, p. 455.

Sale of ordnance property, etc.

Salisbury National Cemetery.  
Roadway.

Immediately available.

Fort Marion Military Reservation, Fla.  
Conveyance of portion of, authorized.

Fort William Henry Harrison, Mont.  
Water rights, etc.

Reappropriation, etc.  
Ante, p. 122.

March 3, 1909.

[H. R. 16743.]

[Public, No. 306.]

Quapaw Indian Agency, Okla.  
Alienation restrictions removed from lands of Indians of.

Homesteads re-  
tained.

*Proviso.*  
Modocs excepted.  
Tribal and agency  
lands, etc., to be sold.

Reversion of agen-  
cy, etc., lands.

Net proceeds pro  
rata to Indians.

Patents in fee to  
religious societies.

Modocs.  
Transferred to Klamath Agency, Oreg.

Allotments, etc.

*Provisos.*  
Sale of allotments  
in Oklahoma.

Leases permitted.

and permit a sale under such terms and conditions as he may deem for the best interests of the applicant, excepting a tract of not less than forty acres, which shall be designated and held as a homestead: *Provided*, That this section does not apply to the Modocs.

SEC. 2. That the Secretary of the Interior be, and he is hereby, authorized to sell all or any of the tribal lands within the jurisdiction of the Quapaw Agency, and all agency, school, or other Government buildings on any reservation within the jurisdiction of said agency, at public auction or by sealed bids, under such regulations as he may prescribe; and he is hereby authorized to convey all lands so sold to the purchaser thereof by patents in fee. And all lands within such agency which have heretofore been reserved for agency, school, or other purposes shall, on approval of this Act, revert to the tribe within whose reservation the lands are located and be sold as tribal lands as herein provided.

SEC. 3. That after the sale of all such lands as provided herein, the net proceeds of such sale, together with all funds belonging to such tribes from whatever source derived, shall be apportioned and paid pro rata, under direction of the Secretary of the Interior, to the members of each of the respective tribes, in such manner as he shall prescribe.

SEC. 4. That the Secretary of the Interior is hereby authorized and directed to issue patents in fee to all religious societies and organizations, severally, for the lands occupied by them within any of such reservations and heretofore reserved to such societies, as shown on approved schedules of allotments.

SEC. 5. That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the rolls of the Klamath Agency, in Oregon, those Modoc Indians now enrolled at the Quapaw Agency, in Oklahoma, formerly Indian Territory, together with their descendants living at the date of the passage of this Act, and that upon the removal of any of said Indians to the Klamath Reservation, in Oregon, they shall be allotted as other Indians on said reservation, and that upon the passage of this Act they be accorded all the rights and privileges of other Indians enrolled at the Klamath Agency: *Provided*, That for the purposes of such removal the Secretary of the Interior be, and he is hereby, upon application of any allottee, authorized to sell, under such rules and regulations as he may prescribe, all lands inherited and otherwise heretofore allotted to the members of said tribe in Oklahoma, and he is authorized to issue a patent in fee simple to the purchaser or purchasers of said lands, and all restrictions as to the sale, incumbrance, and taxation of said land shall thereupon be removed: *Provided further*, That if any member of the Modoc tribe of Indians prefers not to have his or her land sold, such allottee may lease his or her land in Oklahoma for a period of not to exceed five years, the parent or next of kin having the care and custody of any minor executing the lease for such minor.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 28193.]

[Public, No. 307.]

Red River, La.  
Shreveport m a y  
bridge.  
Vol. 33, p. 629.

CHAP. 254.—An Act To authorize the city of Shreveport to construct a bridge across Red River.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the city of Shreveport, a corporation organized under the laws of the State of Louisiana, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a traffic bridge and approaches thereto across the Red River at Shreveport, in the State of Louisi-

ana, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1909.

**CHAP. 255.**—An Act Making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the naval service of the Government for the year ending June thirtieth, nineteen hundred and ten, and for other purposes.

PAY OF THE NAVY.

Pay and allowances prescribed by law of officers on sea duty and other duty; officers on waiting orders; officers on the retired list; clerks to paymasters at yards and stations, general storekeepers and receiving ships, and other vessels; two clerks to general inspectors of pay corps; one clerk to pay officer in charge of deserters' rolls; commutation of quarters for officers on shore not occupying public quarters, including boatswains, gunners, carpenters, sailmakers, warrant machinists, pharmacists, and mates, and also naval constructors and assistant naval constructors; for hire of quarters for officers serving with troops where there are no public quarters belonging to the Government, and where there are not sufficient quarters possessed by the United States to accommodate them, or commutation of quarters not to exceed the amount which an officer would receive were he not serving with troops; pay of enlisted men on the retired list; extra pay to men reenlisting under honorable discharge; interest on deposits by men; pay of petty officers, seamen, landsmen, and apprentice seamen, including men in the engineers' force, and men detailed for duty with Naval Militia, and for the Fish Commission, forty-two thousand men; and the number of enlisted men shall be exclusive of those undergoing imprisonment with sentence of dishonorable discharge from the service at expiration of such confinement; and as many warrant machinists as the President may from time to time deem necessary to appoint, not to exceed twenty in any one year; and two thousand five hundred apprentice seamen under training at training stations and on board training ships, at the pay prescribed by law; pay of the Nurse Corps; rent of quarters for members of the Nurse Corps; prizes to be awarded to the engineer divisions of the ships in commission for general efficiency and for economy in coal consumption under such rules as the Secretary of the Navy may formulate, thirty-two million eight hundred and three thousand four hundred and eighty-six dollars and seventy-two cents.

The provisions of the Act approved June twenty-ninth, nineteen hundred and six, entitled "An Act making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and seven, and for other purposes," providing for the retirement in the next higher grade of officers of the navy who served during the civil war, shall not operate to deprive any officer of the navy who has been, or may be, retired, since the passage of that Act, of the right to increased rank and pay to which, but for the passage of said Act, he would have been entitled.

Vol. 34, p. 84.

March 3, 1909.  
[H. R. 26394.]

[Public, No. 308.]

Naval service appropriations.

Pay of Navy.

Warrant machinists.  
Post, p. 771.

Prizes to engineer division.

Increased grade for civil-war service.  
Effect of.  
Vol. 34, p. 554.

Payment to officers on temporary leaves.

The accounting officers of the Treasury are hereby authorized and directed to allow, in the settlement of accounts of disbursing officers involved, payments made to officers of the navy while on temporary leaves of absence since March third, eighteen hundred and ninety-nine, not involving detachment from duty, and not in excess of leaves of absence allowed by law to officers of the army without reduction in pay.

Pay, miscellaneous.

PAY, MISCELLANEOUS.

Schedule to be sent to Congress.

The Secretary of the Navy shall send to Congress at the beginning of its next regular session a complete schedule or list showing the amount in money of all pay under the provisions of this Act and for all allowances for each grade of officers in the navy, including retired officers, and for all officers included in this Act and for all enlisted men so included.

Estimates for support of Navy. Requirements.

The estimates for the support of the navy shall hereafter show, under the head of Pay of the Navy, the sums allowed for pay of officers belonging to the line, to the several departments of the staff, and to the retired list; the estimates to show under each head the amount allowed for pay proper, for increases due to longevity and foreign service, and for pay at sea rates to officers employed on shore; together with the total number of warrant and petty officers and seamen of the several grades and designations, including as to each class the amount allowed for pay proper and for longevity or service increases. The estimates shall include a list giving the rates of pay for all petty officers and other enlisted men of the navy.

Miscellaneous expenses.

For commissions and interest; transportation of funds; exchange; mileage to officers while traveling under orders in the United States, and for actual personal expenses of officers while traveling abroad under orders, and for traveling expenses of civilian employees, and for actual and necessary traveling expenses of midshipmen while proceeding from their homes to the Naval Academy for examination and appointment as midshipmen; for actual traveling expenses of female nurses; for rent of buildings and offices not in navy-yards; expenses of courts-martial, prisoners and prisons, and courts of inquiry, boards of inspection, examining boards, with clerks' and witnesses' fees, and traveling expenses and costs; stationery and recording; expenses of purchasing paymasters' offices of the various cities, including clerks, furniture, fuel, stationery, and incidental expenses; newspapers; all advertising for the Navy Department and its bureaus (except advertising for recruits for the Bureau of Navigation); copying; care of library, including the purchase of books, photographs, prints, manuscripts, and periodicals; ferrriage; tolls; costs of suits; commissions, warrants, diplomas, and discharges; relief of vessels in distress; recovery of valuables from shipwrecks; quarantine expenses; reports; professional investigation; cost of special instruction at home and abroad, in maintenance of students and attachés; information from abroad, and the collection and classification thereof; all charges pertaining to the Navy Department and its bureaus for ice for the cooling of drinking water on shore (except at naval hospitals), telephone rentals and tolls, telegrams, cablegrams, and postage, foreign and domestic, and post-office box rentals; and other necessary and incidental expenses: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical, inspection, and messenger service in navy-yards, naval stations, and purchasing pay offices for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed two hundred and forty-nine thousand and fifty-four dollars and twenty-five cents: *Provided further*, That hereafter the rates of pay of the clerical, drafting, inspection, and messenger force at navy-yards and naval stations and other stations and offices under the Navy Department shall be

Provision. Allowance for clerical, etc., services.

Secretary of Navy to fix, etc., pay of clerical, drafting, etc., force.

paid from lump appropriations and shall be fixed by the Secretary of the Navy on a per annum or per diem basis as he may elect; that the number may be increased or decreased at his option and shall be distributed at the various navy-yards and naval stations by the Secretary of the Navy to meet the needs of the naval service, and\*that such per diem employees may hereafter, in the discretion of the Secretary of the Navy, be granted leave of absence not to exceed fifteen days in any one year, which leave may, in exceptional and meritorious cases, where such an employee is ill, be extended, in the discretion of the Secretary of the Navy, not to exceed fifteen days additional in any one year; that the total amount expended annually for pay for such clerical, drafting, inspection, and messenger force shall not exceed the amounts specifically allowed by Congress under the several lump appropriations, and that the Secretary of the Navy shall each year, in the annual estimates, report to Congress the number of persons so employed, their duties, and the amount paid to each: *Provided further*, That it shall be the duty of the Secretary of the Navy to submit to Congress at its next session, and for its consideration, a schedule of rates of compensation, annual or per diem, that should, in his judgment, be permanently fixed by law for clerical, inspection, and messenger service in navy-yards, naval stations, and purchasing pay offices, superintending construction offices, and inspection of engineering material; and in fixing such rates of compensation he shall have due regard for the rates usually paid for like services in the respective localities by employers other than the United States, and he shall not recommend any rate exceeding that being paid by the United States at any such yards, stations, or offices prior to January first, nineteen hundred and nine: *Provided further*, That persons employed in the clerical, drafting, and inspection force at navy-yards and stations discharged for lack of work or insufficiency of funds shall for one year thereafter be preferred for employment in such navy-yards and stations in the clerical, drafting, inspection, and messenger forces; that section fifteen hundred and forty-five, Revised Statutes, and so much of section fifteen hundred and fifty-six of the Revised Statutes as relates to pay of clerks to commandants of navy-yards and naval stations, are hereby repealed; in all, eight hundred and sixty-eight thousand five hundred and fifty dollars.

CONTINGENT, NAVY: For all emergencies and extraordinary expenses, exclusive of personal services in the Navy Department, or any of its subordinate bureaus or offices at Washington, District of Columbia, arising at home or abroad, but impossible to be anticipated or classified, to be expended on the approval and authority of the Secretary of the Navy, and for such purposes as he may deem proper, forty-six thousand and eighty-six dollars: *Provided*, That the accounting officers of the Treasury are hereby authorized and directed to allow, in the settlement of accounts of disbursing officers involved, payments made under the appropriation "Contingent, navy," to civilian employees appointed by the Navy Department for duty in and serving at naval stations maintained in the island possessions during the fiscal year nineteen hundred and ten.

#### BUREAU OF NAVIGATION.

Transportation: For travel allowance of enlisted men discharged on account of expiration of enlistment; transportation of enlisted men and apprentice seamen at home and abroad, with subsistence and transfers en route, or cash in lieu thereof; transportation to their homes, if residents of the United States, of enlisted men and apprentice seamen discharged on medical survey, with subsistence and transfers en route, or cash in lieu thereof, transportation of sick or

Leaves for per diem employees.

Restriction.

Schedule of rates of pay to be submitted to Congress.

Service included.

Preference for reinstatements.

R. S., sec. 1545, p. 263, repealed.  
R. S., sec. 1556, p. 267, amended

Contingent.

Proviso.  
Civilian employees.

Bureau of Navigation.

Transportation.

- Provisos.**  
**Discharged pris-**  
**oners.**
- insane enlisted men and apprentice seamen to hospitals, with subsistence and transfers en route, or cash in lieu thereof; apprehension and delivery of deserters and stragglers, and for railway guides and other expenses incident to transportation, eight hundred and eighteen thousand dollars: *Provided*, That the Secretary of the Navy is hereafter authorized to transport to their homes or places of enlistment, as he may designate, all discharged naval prisoners; the expense of such transportation shall be paid out of any money that may be to the credit of prisoners when discharged; where there is no such money, the expense shall be paid out of money received from fines and forfeitures imposed by naval courts-martial: *Provided further*, That the Secretary of the Navy is hereby authorized to furnish naval prisoners upon discharge suitable civilian clothing in case, and only where, said discharged prisoners would otherwise be unprovided with suitable clothing to meet their immediate needs.
- Civilian clothing.**
- Recruiting.**
- Proviso.**  
**Certificate of age**  
**required.**
- Recruiting:** Expenses of recruiting for the naval service; rent of rendezvous and expenses of maintaining the same; advertising for and obtaining men and apprentice seamen; actual and necessary expenses in lieu of mileage to officers on duty with traveling recruiting parties, one hundred and thirty thousand dollars: *Provided*, That no part of this appropriation shall be expended in recruiting seamen, ordinary seamen, or apprentice seamen, unless in case of minors a certificate of birth or a verified written statement by the parents, or either of them, or in case of their death a verified written statement by the legal guardian, be first furnished to the recruiting officer, showing applicant to be of age, required by naval regulations, which shall be presented with the application for enlistment.
- Contingent.**
- Contingent:** Ferriage, continuous-service certificates, discharges, good-conduct badges, and medals for men and boys; purchase of gymnastic apparatus; transportation of effects of deceased officers and enlisted men of the navy; books for training apprentice seamen and landsmen; maintenance of gunnery and other training classes; packing boxes and materials, and other contingent expenses and emergencies arising under cognizance of the Bureau of Navigation, unforeseen and impossible to classify, fifteen thousand dollars.
- Gunnery exercises.**
- Gunnery exercises:** Prizes, trophies, and badges for excellence in gunnery exercises and target practice; for the establishment and maintenance of shooting galleries, target houses, targets, and ranges; for hiring established ranges, and for transportation of civilian assistants and equipment to and from ranges, one hundred and thirty thousand dollars.
- Outfits.**
- OUTFITS ON FIRST ENLISTMENT:** Outfits for all enlisted men and apprentice seamen of the navy on first enlistment, at not to exceed sixty dollars each, one million two hundred and ninety-one thousand six hundred and twenty dollars.
- Maintenance of auxiliaries.**
- MAINTENANCE OF NAVAL AUXILIARIES:** Pay, transportation, shipping, and subsistence of civilian officers and crews of naval auxiliaries and all expenses connected with naval auxiliaries employed in emergencies, which can not be paid from other appropriations, six hundred and sixty-one thousand dollars.
- Training stations.**  
**Yerba Buena Island,**  
**Cal.**
- NAVAL TRAINING STATION, CALIFORNIA:** Maintenance of naval training station, Yerba Buena Island, California, namely: Labor and material; buildings and wharves; general care, repairs, and improvements of grounds, buildings, and wharves; wharfage, ferriage, and street-car fare; purchase and maintenance of live stock, and attendance on same; wagons, carts, implements, and tools, and repairs to same; fire engines and extinguishers; boats and gymnastic implements; models and other articles needed in instruction of apprentice seamen; printing outfit and materials, and maintenance of same; heating and lighting; stationery, books, and periodicals; fresh water,

and washing; packing boxes and materials; and all other contingent expenses; maintenance of dispensary building; lectures and suitable entertainments for apprentice seamen; in all, sixty-nine thousand eight hundred and fifty-seven dollars and sixty-five cents.

NAVAL TRAINING STATION, RHODE ISLAND: Maintenance of naval training station, Coasters Harbor Island, Rhode Island, namely: Labor and material; building and wharves; dredging channels; extending sea wall; repairs to causeway and sea wall; general care, repairs, and improvements of grounds, buildings, and wharves; wharfage, ferriage, and street-car fare; purchase and maintenance of live stock, and attendance on same; wagons, carts, implements, and tools, and repairs to same; fire engines and extinguishers; boats and gymnastic implements; models and other articles needed in instruction of apprentice seamen; printing outfit and materials, and maintenance of same; heating and lighting; stationery, books, and periodicals; fresh water, and washing; packing boxes and materials; and all other contingent expenses; lectures and suitable entertainments for apprentice seamen; in all, eighty-five thousand one hundred and eighty-three dollars and twenty-eight cents: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for clerical, drafting, inspection, and messenger service for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed five thousand seven hundred and one dollars and sixty cents.

Coasters Harbor  
Island, R. I.

*Proviso*,  
Clerical, etc., serv-  
ice.

NAVAL TRAINING STATION, GREAT LAKES: Maintenance of naval training station: Labor and material; general care, repairs, and improvements of grounds, buildings, and piers; street-car fare; purchase and maintenance of live stock, and attendance on same; wagons, carts, implements, and tools, and repairs to same; fire extinguishers; heating and lighting; stationery, books, and periodicals; washing; packing boxes and materials; and all other contingent expenses: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for clerical, drafting, inspection, and messenger service for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed forty-eight thousand one hundred and thirty-nine dollars and thirty-six cents; in all, naval training station, Great Lakes, one hundred and two thousand seven hundred and sixty-nine dollars and thirty-six cents.

Great Lakes.

*Proviso*,  
Clerical, etc., serv-  
ice.

NAVAL WAR COLLEGE, RHODE ISLAND: For maintenance of the Naval War College on Coasters Harbor Island, and care of grounds for same, twelve thousand three hundred dollars; services of a lecturer on international law, one thousand dollars; services of civilian lecturers, rendered at the War College, six hundred dollars; purchase of books of reference, eight hundred dollars: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for clerical, drafting, inspection, and messenger service for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed six thousand three hundred and seventy-five dollars and seventy-six cents; in all, Naval War College, Rhode Island, fourteen thousand seven hundred dollars.

Naval War College,  
R. I.

*Proviso*,  
Clerical, etc., service.

NAVAL HOME, PHILADELPHIA, PENNSYLVANIA: One superintendent of grounds, at seven hundred and twenty dollars; one steward, at seven hundred and twenty dollars; one store laborer, at four hundred and eighty dollars; one matron, at four hundred and twenty dollars; one beneficiaries' attendant, at two hundred and forty dollars; one chief cook, at four hundred and eighty dollars; one assistant cook, at three hundred and sixty dollars; one assistant cook, at two hundred and forty dollars; one chief laundress, at one hundred and ninety-two dollars; five laundresses, at one hundred and sixty-eight dollars each; four scrubbers, at one hundred and sixty-

Naval Home, Phila-  
delphia.

eight dollars each; one head waitress, at one hundred and ninety-two dollars; eight waitresses, at one hundred and sixty-eight dollars each; one kitchen servant, at two hundred and forty dollars; eight laborers, at two hundred and forty dollars each; one stable keeper and driver, at three hundred and sixty dollars; one master at arms, at four hundred and eighty dollars; two house corporals, at three hundred dollars each; one barber, at three hundred and sixty dollars; one carpenter, at eight hundred and forty-five dollars; one painter, at eight hundred and forty-five dollars; one engineer for elevator and machinery, seven hundred and twenty dollars; three laborers, at three hundred and sixty dollars each; three laborers, at three hundred dollars each; total for employees, fifteen thousand two hundred and fifty dollars.

Miscellaneous: Water rent and lighting, two thousand one hundred dollars; cemetery, burial expenses, and headstones, one thousand dollars; improvement of grounds, seven hundred and eighty dollars; repairs to buildings, boilers, furnaces, and furniture, six thousand seven hundred and forty-eight dollars; repaving roadways, seven thousand dollars; music in chapel, six hundred dollars; transportation of indigent and destitute beneficiaries to the Naval Home, and of sick and insane beneficiaries, their attendants, and necessary subsistence for both, to and from other government hospitals, three hundred dollars; support of beneficiaries, forty-four thousand three hundred and seventy-three dollars; total miscellaneous, sixty-two thousand nine hundred and one dollars.

In all, for Naval Home, seventy-eight thousand one hundred and fifty-one dollars, which sum shall be paid out of the income from the naval pension fund: *Provided*, That for the performance of such additional services in and about the Naval Home as may be necessary, the Secretary of the Navy is authorized to employ, on the recommendation of the governor, beneficiaries in said home, whose compensation shall be fixed by the Secretary and paid from the appropriation for the support of the home.

For badges and ribbons, to be distributed by the Secretary of the Navy to officers and men, now or formerly of the Volunteer and Regular Navy and Marine Corps, who have participated in engagements and campaigns deemed worthy of such commemoration, two thousand five hundred dollars.

*Proviso.*  
Employing benefi-  
ciaries.

Badges, etc.

Bureau of Ord-  
nance.

BUREAU OF ORDNANCE.

Ordnance and ord-  
nance stores.

ORDNANCE AND ORDNANCE STORES: For procuring, producing, preserving, and handling ordnance material; for the armament of ships; for fuel, material, and labor to be used in the general work of the Ordnance Department; for furniture at naval magazines, torpedo stations, and proving ground; for maintenance of the proving ground and maintenance and enlargement of powder factory, and for target practice, and for pay of chemists, clerical, drafting, inspection, and messenger service in navy-yards, naval stations, and naval magazines: "*Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for chemists, clerical, drafting, inspection, watchmen, and messenger service in navy-yards, naval stations, and naval magazines for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed three hundred and ninety-eight thousand eight hundred and ninety dollars and twenty-eight cents." In all, five million five hundred and twenty-eight thousand one hundred and seventy-one dollars and ninety-nine cents, of which not less than two hundred and fifty thousand dollars shall be expended for the enlargement of the Government powder factory: *Provided*, That no part of this appropriation shall be

*Provisos.*  
Chemical, clerical,  
etc., services.

Purchase of shells  
restricted.

expended for the purchase of shells or projectiles except for shells or projectiles purchased in accordance with the terms and conditions of proposals submitted by the Secretary of the Navy to all of the manufacturers of shells and projectiles and upon bids received in accordance with the terms and requirements of such proposals: *Provided*, That no part of this appropriation shall be expended for powder other than small-arms powder at a price in excess of sixty-four cents a pound. All shells and projectiles shall conform to the standard prescribed by the Secretary of the Navy: *Provided*, That no part of any appropriation made in this Act for the purchase of powder shall be paid to any trust or combination in restraint of trade nor to any corporation having a monopoly of the manufacture and supply of gunpowder in the United States, except in the event of extraordinary emergency.

Maximum price.

Payments to trusts, etc., forbidden.

Purchase and manufacture of smokeless powder, six hundred and fifty thousand dollars: *Provided*, That no part of this appropriation shall be expended for powder other than small-arms powder at a price in excess of sixty-four cents a pound.

Smokeless powder.

*Proviso.*  
Limit.

Machine tools, navy-yard, Philadelphia, Pennsylvania, nineteen thousand three hundred and ninety dollars.

Machine tools.

Machine tools, navy-yard, Boston, Massachusetts, nineteen thousand three hundred dollars.

Electric traveling crane for gun shed, navy-yard, Puget Sound, Washington, six thousand dollars.

Air compressor with storage tank and pipe line, naval magazine, Mare Island, California, six thousand dollars.

FOR NAVAL GUN FACTORY, WASHINGTON, DISTRICT OF COLUMBIA: New and improved machinery for existing shops, one hundred and fifty thousand dollars.

Naval Gun Factory,  
D. C.

Remodeling one hundred and ten ton crane in north gun shop, thirty thousand dollars.

New eighty-ton crane over shrinkage pit, north gun shop, twenty-five thousand dollars.

NEW BATTERIES FOR SHIPS OF THE NAVY: For completing the work of modifying four-inch forty-caliber mounts, and five-inch forty-caliber mounts, and providing new sights for same, seventy-five thousand dollars.

New batteries.

For replacing eight-inch Mark V guns with eight-inch Mark VI guns on United States ship "Maryland" and class, two hundred and fifty-two thousand dollars.

For continuing the relining and conversion of twelve-inch Mark III guns to Mark IV guns, one hundred and fifty thousand dollars.

For new sights for five-inch, six-inch, and seven-inch guns and modifying their mounts, two hundred and forty-five thousand dollars.

For fire-control instruments for ships of the navy, one hundred and fifty thousand dollars.

Fire-control instruments.

Ammunition for ships. For procuring, producing, preserving, and handling ammunition for issue to ships, three million dollars: *Provided*, That the Secretary of the Navy is hereby authorized to utilize all ammunition and other supplies already on hand under the appropriations "Increase of the navy; Armor and armament," "Reserve ammunition," and "Reserve Powder and Shell," for general issue to ships in commission, as though purchased from this appropriation: *Provided*, That no part of this appropriation shall be expended for the purchase of shells or projectiles except for shells or projectiles purchased in accordance with the terms and conditions of proposals submitted by the Secretary of the Navy to all of the manufacturers of shells and projectiles and upon bids received in accordance with the terms and requirements of such proposals: *Provided*, That no part of this appropriation shall be expended for powder other than small-

Ammunition.

*Proviso.*  
Present supply utilized.Purchase of shells,  
etc., restricted.

Price restricted.

arms powder at a price in excess of sixty-four cents a pound. All shells and projectiles shall conform to the standards prescribed by the Secretary of the Navy.

- Reserve guns.** **RESERVE GUNS FOR SHIPS OF THE NAVY:** For the purchase and manufacture of reserve guns for ships of the navy, two hundred and fifty thousand dollars.
- Modernizing turrets.** **MODERNIZING TURRETS:** For new and improved gun elevating control for turret guns having electric elevating motors, two hundred and sixty thousand dollars.
- Torpedoes and appliances.** **TORPEDOES AND APPLIANCES:** For the purchase and manufacture of torpedoes and appliances, six hundred and twenty-five thousand dollars: *Provided,* That no part of this amount shall be expended for the purchase of torpedoes or appliances or rights pertaining thereto, where the rights to such torpedoes or appliances are the subject of legal controversy now pending.
- Proviso.*  
**Restriction.**
- Torpedo station, Newport, R. I.** **TORPEDO STATION, NEWPORT, RHODE ISLAND:** For labor and material; general care of and repairs to grounds, buildings, and wharves; boats, instruction, instruments, tools, experiments, and general torpedo outfits, seventy thousand dollars.
- New machinery, etc.** **New machinery and tools for torpedo factory,** one hundred thousand dollars.
- Experimental work.** **For experimental work in the development of armor-piercing projectiles, fuses, powders and high explosives, in connection with problems of the attack of armor with direct and inclined fire at various ranges, including the purchase of armor, powder, projectiles, and fuses for the above purposes, and of all necessary material and labor in connection therewith; and for other experimental work under the cognizance of the Bureau of Ordnance in connection with the development of ordnance material for the navy, one hundred thousand dollars.**
- Naval militia.** **ARMING AND EQUIPPING NAVAL MILITIA:** For arms, accouterments, ammunition, signal and medical outfits, boats and their equipment and maintenance, fuel and clothing, and the printing or purchase of necessary books of instruction for the Naval Militia of the various States, Territories, and the District of Columbia, under such regulations as the Secretary of the Navy may prescribe, one hundred thousand dollars.
- Repairs.** **REPAIRS, BUREAU OF ORDNANCE:** For necessary repairs to ordnance buildings, magazines, wharves, machinery, and other items of like character, thirty thousand dollars.
- Miscellaneous.** **MISCELLANEOUS, BUREAU OF ORDNANCE:** For miscellaneous items, namely: Cartage, expenses of light and water at magazines and stations; tolls, ferrriage, technical books, and incidental expenses attending inspection of ordnance material, nine thousand five hundred dollars.
- Bureau of Equipment.** **BUREAU OF EQUIPMENT.**
- Equipment of vessels.** **EQUIPMENT OF VESSELS:** For hemp, wire, iron, and other materials for the manufacture of cordage, anchors, cables, galleys, and chains; specifications for purchase thereof shall be so prepared as shall give fair and free competition; canvas for the manufacture of sails, awnings, hammocks, and other work; water for all purposes on board naval vessels, including the expenses of transportation and storage of the same; stationery for chaplains and for commanding and navigating officers of ships, equipment officers on shore and afloat, and for the use of courts-martial on board ship; the removal and transportation of ashes from ships of war; interior appliances and tools for equipment buildings in navy-yards and naval stations;

supplies for seamen's quarters; and for the purchase of all other articles of equipment at home and abroad, and for the payment of labor in equipping vessels and manufacture of equipment articles in the several navy-yards; all pilotage and towage of ships of war; canal tolls, wharfage, dock and port charges, and other necessary incidental expenses of a similar nature; services and materials in repairing, correcting, adjusting, and testing compasses on shore and on board ship; nautical and astronomical instruments and repairs to same; libraries for ships of war, professional books and papers, and drawings and engravings for signal books; naval signals and apparatus, namely, signals, lights, lanterns, rockets, and running lights; compass fittings, including binnacles, tripods, and other appendages of ships' compasses; logs and other appliances for measuring the ship's way, and leads and other appliances for sounding; lanterns and lamps and their appendages for general use on board ship for illuminating purposes, and oil and candles used in connection therewith; service and supplies for coast-signal service; bunting and other materials for making and repairing flags of all kinds; photographs, photographic instruments, and materials; musical instruments and music; installing, maintaining, and repairing interior and exterior signal communications and all electrical appliances of whatsoever nature on board naval vessels, except range finders, battle order and range transmitters and indicators, and motors and their controlling apparatus used to operate the machinery belonging to other bureaus, three million nine hundred and thirty-five thousand four hundred dollars: *Provided*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for clerical, drafting, inspection, and messenger service at the several navy-yards, naval stations, and coaling stations for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed two hundred and twenty-six thousand one hundred and ninety-three dollars and sixty cents.

*Proviso.*  
Clerical, etc., services.

**COAL AND TRANSPORTATION:** Purchase of coal and other fuel for steamers' and ships' use, and other equipment purposes, including expenses of transportation, storage, and handling the same, and for the general maintenance of naval coaling depots and coaling plants, five million dollars.

Coal, etc.

**CONTINGENT, BUREAU OF EQUIPMENT:** Packing boxes and materials, books, and models; stationery; ferrriage and emergencies arising under cognizance of the Bureau of Equipment unforeseen and impossible to classify, eleven thousand two hundred and eighty-one dollars.

Contingent.

**OCEAN AND LAKE SURVEYS:** Hydrographic surveys, and for the purchase of nautical books, charts, and sailing directions, fifty-seven thousand nine hundred dollars.

Ocean and lake surveys.

**DEPOTS FOR COAL:** To enable the Secretary of the Navy to execute the provisions of section fifteen hundred and fifty-two of the Revised Statutes, authorizing the Secretary of the Navy to establish, at such places as he may deem necessary, suitable depots for coal and other fuel for the supply of steamships of war, four hundred and fifty thousand dollars.

Depots for coal.

R. S., sec. 1552, p. 264.

#### BUREAU OF YARDS AND DOCKS.

Bureau of Yards and Docks.

**MAINTENANCE OF YARDS AND DOCKS:** For general maintenance of yards and docks, namely: For books, maps, models, and drawings; purchase and repair of fire engines; fire apparatus and plants; machinery; purchase and maintenance of oxen, horses, and driving teams; carts, timber wheels, and all vehicles for use in the navy-yards; tools and repairs of the same; stationery; furniture for government houses and offices in navy-yards and naval stations; coal and other fuel; candles, oil, and gas; attendance on light and power plants; cleaning

Maintenance.

and clearing up yards and care of buildings; attendance on fires, lights, fire engines, and fire apparatus and plants; incidental labor at navy-yards; water tax, tolls, and ferriage; pay of watchmen in navy-yards; awnings and packing boxes; and for rent of wharf and storehouse at Erie, Pennsylvania, for use of and accommodation of United States steamer Wolverine, and for pay of employees on leave, one million five hundred thousand dollars: *Provided*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy for clerical, inspection, drafting, messenger, and other classified work in the navy-yards and naval stations for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed four hundred and twenty-five thousand dollars.

*Proviso.*  
Clerical, etc., serv-  
ices.

Contingent.

**CONTINGENT, BUREAU OF YARDS AND DOCKS:** For contingent expenses that may arise at navy-yards and stations, thirty thousand dollars.

Public works, Bu-  
reau of Yards and  
Docks.

**PUBLIC WORKS, BUREAU OF YARDS AND DOCKS.**

Portsmouth, N. H.

**NAVY-YARD, PORTSMOUTH, NEW HAMPSHIRE:** Rebuilding and fire-proofing building numbered twenty, forty-three thousand five hundred dollars; electric capstan for quay wall, three thousand dollars; foundry building (to cost two hundred and fifty thousand dollars), fifty thousand dollars; in all, ninety-six thousand five hundred dollars.

Boston, Mass.

**NAVY-YARD, BOSTON, MASSACHUSETTS:** Power plant, to complete, one hundred and forty-five thousand dollars; dredging, two thousand five hundred dollars; sewer system, extensions, two thousand five hundred dollars; improvements to water front, fifty thousand dollars; ropewalk fire protection, ten thousand dollars; in all, navy-yard, Boston, two hundred and ten thousand dollars.

New York, N. Y.

**NAVY-YARD, NEW YORK, NEW YORK:** Central power plant, to complete, one hundred and sixteen thousand dollars; granite and concrete dry dock, to continue, two hundred thousand dollars; toward improvement of water front facilities, seventy-six thousand three hundred and thirty dollars; in all, navy-yard, New York, New York, three hundred and ninety-two thousand three hundred and thirty dollars.

Philadelphia, Pa.

**NAVY-YARD, PHILADELPHIA, PENNSYLVANIA:** Central power plant, to complete, one hundred and seventy-two thousand six hundred dollars; dredging, cost not to exceed four hundred and thirty thousand dollars, two hundred and fifteen thousand dollars; crane track, extensions, thirty thousand dollars; paving around piers, fifty thousand dollars; in all, navy-yard, Philadelphia, four hundred and sixty-seven thousand six hundred dollars.

Washington, D. C.

**NAVY-YARD, WASHINGTON, DISTRICT OF COLUMBIA:** Improvements to storehouse for guns and mounts, seven thousand dollars; concrete roof for foundry buildings, fifteen thousand dollars; improvements to building one hundred and eighteen, three thousand dollars; improvements to building forty-one, twenty thousand dollars; fireproof storehouse for fuses, acids, and oils, fifteen thousand dollars; in all, sixty thousand dollars.

Norfolk, Va.

**NAVY-YARD, NORFOLK, VIRGINIA:** Railroad tracks, extensions, ten thousand dollars; electric plant, extensions, twenty thousand dollars; repairs, buildings, Saint Helena, twenty-five thousand dollars; dredging, to continue, fifty thousand dollars; compressed-air system, extensions, ten thousand dollars; improvements to water front, one hundred thousand dollars; locomotive crane, fifty thousand dollars; crane track, twenty thousand dollars; paving and grading, additional, fifteen thousand dollars; in all, navy-yard, Norfolk, Virginia, three hundred thousand dollars.

- NAVY-YARD, CHARLESTON, SOUTH CAROLINA: Paving and grading (to continue), twenty thousand dollars; underground conduit system, extension, five thousand dollars; intercepting drain, thirty thousand five hundred dollars; pneumatic system, extension, five thousand dollars; dredging, to continue, twenty-five thousand dollars; increasing and improving torpedo-boat slips, fifty thousand dollars; in all, navy-yard, Charleston, South Carolina, one hundred and thirty-five thousand five hundred dollars. Charleston, S. C.
- NAVY-YARD, PENSACOLA, FLORIDA: Remodeling building numbered twenty-nine, fifteen thousand dollars; to repair rifle range and wharf, five thousand dollars; in all, navy-yard, Pensacola, twenty thousand dollars. Pensacola, Fla.
- NAVAL STATION, KEY WEST, FLORIDA: Latrines, five thousand dollars; concrete cistern, twenty-five thousand dollars; to complete marine railway, fifteen thousand dollars; in all, forty-five thousand dollars. Key West, Fla.
- NAVY-YARD, MARE ISLAND, CALIFORNIA: Central power plant at Mare Island Navy-Yard, California, to complete, two hundred and fifty-five thousand dollars; new elevators in buildings numbered sixty-nine and seventy-one, five thousand dollars; sewer system, extension, ten thousand dollars; repairs to building numbered one hundred and sixteen, three thousand five hundred dollars; crane track, extension, seventy-five thousand dollars; to continue improvement of channel, one hundred thousand dollars; ordnance storehouse, one hundred thousand dollars; improvements to building numbered sixty-nine, four thousand dollars; railroad system, extension, twenty thousand dollars; in all, navy-yard, Mare Island, five hundred and seventy-two thousand five hundred dollars. Mare Island, Cal.
- NAVY-YARD, PUGET SOUND, WASHINGTON: Stone and concrete dry dock, to continue (to cost two million dollars), four hundred thousand dollars; sewer system, extensions, eight thousand dollars; railroad and equipment, extensions, ten thousand dollars; general storehouse (to cost two hundred and sixty thousand dollars), one hundred thousand dollars; pier numbered eight, seventy-five thousand dollars; pattern shop, forty thousand dollars; two officers' quarters, eighteen thousand dollars; warrant officers' quarters, four thousand dollars; in all, navy-yard, Puget Sound, Washington, six hundred and fifty-five thousand dollars. Puget Sound, Wash.
- NAVAL STATION, ISLAND OF GUAM: Dredging, three thousand dollars; extension of naval-station roads, eleven thousand dollars; water-supply system, thirty thousand dollars; in all, forty-four thousand dollars. Guam.
- NAVAL STATION, PEARL HARBOR, HAWAII: Toward dredging an entrance channel of a depth of thirty-five feet, six hundred thousand dollars; toward construction of dry dock, to cost two million dollars, two hundred thousand dollars; toward yard development, one hundred thousand dollars; in all, nine hundred thousand dollars. Pearl Harbor, Hawaii.
- NAVAL STATION, CAVITE, PHILIPPINE ISLANDS: Improvements to building twenty-five, thirteen thousand five hundred dollars; improvements to building twenty-one, two thousand four hundred dollars; in all, fifteen thousand nine hundred dollars. Cavite, P. I.
- NAVAL STATION, TUTUILA: Two officers' quarters, three thousand five hundred dollars; preservation of grounds, two thousand dollars; in all, five thousand five hundred dollars. Tutuila.
- NAVAL STATION, NEW ORLEANS, LOUISIANA: Levee improvements and grading, forty-five thousand dollars; in all, forty-five thousand dollars. New Orleans, La.
- PLANS AND SPECIFICATIONS FOR PUBLIC WORKS: Navy Department: Plans and estimates required by section thirty-six hundred and sixty-three, Revised Statutes, and plans and specifications for pub- Plans, etc. R. S., sec. 3663 p. 720.

*Proviso.*  
Clerical, etc., services.

lic works, thirty thousand dollars: *Provided*, That the pay of the clerical and drafting service for plans and specifications for public works, Bureau of Yards and Docks, shall be paid from this appropriation.

Repairs and preservation.

REPAIRS AND PRESERVATION AT NAVY-YARDS: For repairs and preservation at navy-yards and stations, seven hundred thousand dollars.

Floating derricks.

FLOATING DERRICKS: One one-hundred ton floating derrick, to complete, one hundred and fifty thousand dollars.

Total public works, navy-yards and stations, four million eight hundred and forty-four thousand eight hundred and thirty dollars.

Secretary of Navy.

PUBLIC WORKS UNDER THE SECRETARY OF THE NAVY.

Naval Academy.  
Rifle range.

BUILDINGS AND GROUNDS, NAVAL ACADEMY: For the purchase of land for the extension of the present rifle range near Annapolis for the use of the midshipmen at the Naval Academy, seventy-five thousand dollars, or so much thereof as may be necessary.

Guam.  
Care, etc., of lepers.

BUILDINGS FOR LEPERS, ISLAND OF GUAM: Naval station, island of Guam: Maintenance and care of lepers and other special patients, fourteen thousand dollars; in all, fourteen thousand dollars.

Total public works under Secretary's office, eighty-nine thousand dollars.

Bureau of Navigation.

PUBLIC WORKS UNDER BUREAU OF NAVIGATION.

Training stations.  
California.

NAVAL TRAINING STATION, CALIFORNIA, BUILDINGS: Roads, grounds, and planting of trees, two thousand dollars; oiling parade grounds and roads adjacent, two thousand and fifty dollars; shacks for the detention camp, four thousand three hundred and seventy dollars; salt water flushing system, two thousand eight hundred and twenty-five dollars and fifty-two cents; dredging the north side of island, seven thousand two hundred dollars; in all, eighteen thousand four hundred and forty-five dollars and fifty-two cents.

Rhode Island.

NAVAL TRAINING STATION, RHODE ISLAND, BUILDINGS: Improving and grading grounds and roads, one thousand nine hundred dollars; dredging channel and basin, two thousand eight hundred and sixteen dollars and seventy-two cents; increase of heating and lighting plant, to complete, fourteen thousand five hundred dollars; walks at detention barracks, two thousand dollars; water-closets, one thousand five hundred dollars; for bakery and cold-storage plant, to complete, twenty-three thousand five hundred dollars; repairs to Barracks "C," three thousand four hundred dollars; improvements in rifle galleries and ranges, one thousand five hundred and fifty dollars; paving and grading peninsula, four thousand five hundred dollars; enlarging boathouse, seven thousand four hundred and fifty dollars; improvements to assembly, lecture, and reading room, thirteen thousand one hundred dollars; fire-alarm system, three thousand five hundred dollars; in all, naval training station, Rhode Island, seventy-nine thousand seven hundred and sixteen dollars and seventy-two cents.

Great Lakes.

NAVAL TRAINING STATION, GREAT LAKES, BUILDINGS: Roads, side-walks, inner basin sea wall, entrance piers and dredging, arch bridge, wagon bridge to power house, walls and fences, garbage crematory, and grading, three hundred and fourteen thousand dollars; railroad scales, scale house, and spur, nine thousand two hundred dollars; electric fixtures, interior and exterior arcs, and incandescent lamps, thirty-three thousand five hundred dollars; cooking equipment, disinfecting equipment, and cold-storage installation, ten thousand dollars; fire apparatus, four thousand one hundred and fifty dollars; elevators and dumb waiter, six thousand four hundred and fifty dollars; storage balconies and trolleys in boathouse, eleven thousand five hundred dollars; tower clock, electric clocks, and wiring, one

thousand six hundred dollars; furniture, filing apparatus, shelving, cupboards, fittings, lockers, and interior equipment for buildings, twenty-three thousand dollars.

In all, to complete naval training station, Great Lakes, four hundred and thirteen thousand four hundred dollars.

In all, public works, Bureau of Navigation, five hundred and eleven thousand five hundred and sixty-two dollars and twenty-four cents.

## PUBLIC WORKS, BUREAU OF ORDNANCE.

Bureau of Ordnance.

NAVAL PROVING GROUND, INDIAN HEAD, MARYLAND: Blacksmith and pipe shop, three thousand six hundred and twenty-five dollars; lime and cement shed, four thousand five hundred dollars; new emplacement, twelve-inch gun, two new steel circles and vamping ten-inch emplacement, sixteen thousand dollars; railroad extensions, eight thousand dollars; in all, naval proving ground, Indian Head, thirty-two thousand one hundred and twenty-five dollars.

Indian Head proving ground, Md.

Naval magazine, Fort Mifflin, Pennsylvania: Storehouse and offices, with railroad track through center of building and continuation of railroad trestle to connect therewith, thirty thousand dollars; powder magazine, with railroad track connections, fifteen thousand dollars; in all, forty-five thousand dollars.

Fort Mifflin. Naval magazine.

Naval magazine, Mare Island, California: One office building, including permanent furnishings and fixtures, eight thousand dollars; two filling houses, two thousand dollars; extension of sewerage system through magazine grounds, one thousand five hundred dollars; in all, eleven thousand five hundred dollars.

Mare Island. Naval magazine.

Naval magazine, New York Harbor: For naval magazine, New York Harbor (Iona Island): One ammunition house, twenty thousand dollars; extension of sewerage system, five thousand dollars; condenser in boiler room of power house, three thousand dollars; in all, twenty-eight thousand dollars.

Iona Island, N. Y. Naval magazine.

For naval magazine, navy-yard, Puget Sound, Washington: One gib crane on magazine wharf, one thousand dollars; telephone line from navy-yard to magazine, one thousand two hundred and fifty dollars; watchman's clock system at magazine, two thousand dollars.

Puget Sound, Wash. Naval magazine.

In all, four thousand two hundred and fifty dollars.

Naval torpedo station, Newport, Rhode Island: New water main, two thousand three hundred dollars; converting one of powder factory buildings into brass foundry, five thousand three hundred dollars; repairing and extending wharves, eight thousand eight hundred dollars; new sewerage and drainage system, two thousand seven hundred dollars; coal shed and coal-handling apparatus, including elevated car tracks, elevator, fourteen thousand dollars; repairs to sea walls, six thousand four hundred dollars; in all, thirty-nine thousand five hundred dollars.

Newport, R. I. Torpedo station.

Naval magazine, Lake Denmark, New Jersey: One magazine, including necessary clearing, grading, railroad track, water mains, electric lights, hose houses, and watchmen's clocks, twelve thousand five hundred dollars. One high explosive house for storage of explosive "D," including necessary clearing, grading, railroad track, water mains, electric lights, hose houses, and watchmen's clocks, twelve thousand five hundred dollars. Extension of administration building to provide office for general storekeeper, for dispensary, and laboratory for testing powder, three thousand dollars.

Lake Denmark, N. J. Naval magazine.

In all, twenty-eight thousand dollars.

NAVAL MAGAZINE, NEW ENGLAND COAST (HINGHAM, MASSACHUSETTS): Toward the erection of the necessary buildings on ground, the purchase of which is now under negotiation, as authorized by the Act approved April twenty-seventh, nineteen hundred and four, for a new

Hingham, Mass. Naval magazine.

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naval magazine on the New England coast; also toward inclosing said grounds, grading and filling in, building roads and walks, improvement of the water front, necessary wharves and cranes, railroad tracks and rolling stock for local service, fire and water service, and equipment of the establishment, one hundred thousand dollars.

In all, one hundred thousand dollars.

Saint Juliens Creek,  
Va.  
Naval magazine.

NAVAL MAGAZINE, SAINT JULIENS CREEK, VIRGINIA: Gravity blending house for smokeless powder, five thousand dollars; electrical apparatus for lighting magazine grounds, barracks, quarters, and offices; motor for running reforming plant; and a small lathe, eight thousand dollars.

In all, thirteen thousand dollars.

Total public works under Bureau of Ordnance, three hundred and one thousand three hundred and seventy-five dollars.

Bureau of Equip-  
ment.

PUBLIC WORKS UNDER BUREAU OF EQUIPMENT.

Naval Observatory.

NAVAL OBSERVATORY: Grounds and roads: Continuing grading, extending roads and paths, clearing and improving grounds, ten thousand dollars.

Bureau of Supplies  
and Accounts.

PUBLIC WORKS UNDER BUREAU OF SUPPLIES AND ACCOUNTS.

Great Lakes Train-  
ing Station.

NAVAL TRAINING STATION, GREAT LAKES: BUILDING EQUIPMENT: To install cold-storage and refrigerating plant and all necessary equipment, twelve thousand dollars; to fit general storehouse with interior fittings, shelving, scales, and all office and other equipment, four thousand dollars; in all, sixteen thousand dollars.

Total public works under Bureau of Supplies and Accounts, sixteen thousand dollars.

Marine Corps.

PUBLIC WORKS, MARINE CORPS.

Barracks and quar-  
ters,  
Philadelphia.

Barracks and quarters, Marine Corps:

To extend the marine barracks, by the erection of a wing thereto, at a cost not to exceed one hundred and fifty thousand dollars, navy-yard, Philadelphia, Pennsylvania, one hundred and fifty thousand dollars.

To complete the quartermaster's depot, Philadelphia, Pennsylvania, and the purchase of ground adjoining such depot, twenty-five thousand dollars.

Pearl Harbor, Ha-  
waii.

Toward the completion of the marine garrison, naval station, Pearl Harbor, Territory of Hawaii, one marine barracks, one hundred and thirty-five thousand dollars; and to complete six officers' quarters, fifty thousand dollars; in all, one hundred and eighty-five thousand dollars.

Charleston, S. C.

For the purchase of land adjoining the navy-yard, Charleston, South Carolina, as a reservation for the Marine Corps, six thousand five hundred dollars; in all, six thousand five hundred dollars.

Puget Sound, Wash.

To complete the marine garrison, navy-yard, Bremerton, Washington, one marine barracks, one hundred and fifty thousand dollars, and for officers' quarters, sixty thousand dollars; in all, two hundred and ten thousand dollars.

In all, public works, Marine Corps, five hundred and seventy-six thousand five hundred dollars.

Bureau of Medicine  
and Surgery.

BUREAU OF MEDICINE AND SURGERY.

Surgeons' necessa-  
ries.

MEDICAL DEPARTMENT: For surgeons' necessities for vessels in commission, navy-yards, naval stations, Marine Corps, and for the civil establishment at the several naval hospitals, navy-yards, naval laboratory, museum of hygiene, and department of instruction, and Naval Academy, three hundred thousand dollars.

**CONTINGENT, BUREAU OF MEDICINE AND SURGERY:** For tolls and ferriages; care, transportation, and burial of the dead; purchase of books and stationery, binding of medical records, unbound books, and pamphlets; hygienic and sanitary investigation and illustration; sanitary and hygienic instruction; purchase and repairs of wagons, automobile ambulances, and harness; purchase of and feed for horses and cows; trees, plants, garden tools and seeds; incidental articles for the museum of hygiene and department of instruction, naval dispensary, Washington, naval laboratory, sick quarters at Naval Academy and marine barracks; washing for medical department at museum of hygiene and department of instruction, naval dispensary, Washington, naval laboratory, sick quarters at Naval Academy and marine barracks, dispensaries at navy-yards and naval stations, and ships; and for minor repairs on buildings and grounds of the United States Naval Museum of Hygiene and Department of Instruction; for the care, maintenance, and treatment of the insane of the Navy and Marine Corps on the Pacific coast, and all other necessary contingent expenses; in all, sixty-nine thousand seven hundred dollars.

Contingent.

**TRANSPORTATION OF REMAINS:** To enable the Secretary of the Navy, in his discretion, to cause to be transferred to their homes the remains of officers and enlisted men of the Navy and Marine Corps who die or are killed in action ashore or afloat, and also to enable the Secretary of the Navy, in his discretion, to cause to be transported to their homes the remains of civilian employees who die outside of the continental limits of the United States, ten thousand dollars: *Provided*, That the sum herein appropriated shall be available for payment for transportation of the remains of officers and men who have died while on duty at any time since April twenty-first, eighteen hundred and ninety-eight.

Transferring home remains of officers, etc.

*Proviso.*  
Application of fund.

**REPAIRS, BUREAU OF MEDICINE AND SURGERY:** For necessary repairs of naval laboratory, naval hospitals, and appendages, including roads, wharves, outhouses, sidewalks, fences, gardens, farms, and cemeteries, forty-five thousand dollars.

Repairs.

In all, Bureau of Medicine and Surgery, four hundred and twenty-four thousand seven hundred dollars.

#### BUREAU OF SUPPLIES AND ACCOUNTS.

**PROVISIONS, NAVY:** For provisions and commuted rations for the seamen and marines, which commuted rations may be paid to caterers of messes, in case of death or desertion, upon orders of the commanding officers, commuted rations for officers on sea duty (other than commissioned officers of the line, Medical and Pay Corps, chaplains, chief boatswains, chief gunners, and chief sailmakers) and midshipmen, and commuted rations stopped on account of sick in hospital and credited to the naval hospital fund; subsistence of officers and men unavoidably detained or absent from vessels to which attached under orders (during which subsistence rations to be stopped on board ship and no credit for commutation therefor to be given); and for subsistence of female nurses and navy and marine corps general courts-martial prisoners undergoing imprisonment with sentences of dishonorable discharge from the service at the expiration of such confinement: *Provided*, That the Secretary of the Navy is authorized to commute rations for such general courts-martial prisoners in such amounts as seem to him proper, which may vary in accordance with the location of the naval prison, but which shall in no case exceed thirty cents per diem for each ration so commuted; labor in general storehouses and paymasters' offices in navy-yards, including naval stations maintained in island possessions under the control of the United States, and expenses in handling stores

Bureau of Supplies and Accounts.

Provisions, etc.

*Provisos.*  
Commution, prisoners.

Sales to civilians.

purchased under the naval supply fund; and for the purchase of United States Army emergency rations, as required: *Provided*, That hereafter such stores as the Secretary of the Navy may designate may be procured and sold to officers and enlisted men of the Navy and Marine Corps, also to civilian employees at naval stations beyond the continental limits of the United States and in Alaska, under such regulations as the Secretary of the Navy may prescribe: *And provided further*, That the sum to be paid out of this appropriation, under the direction of the Secretary of the Navy, for chemists and for clerical, inspection, and messenger service in the general storehouses and paymasters' offices of the navy-yards and naval stations for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed four hundred and forty-seven thousand five hundred and forty-four dollars and eighty-eight cents.

Clerical, etc., services.

In all, seven million one hundred and ten thousand two hundred and eighty-four dollars and thirty-one cents.

Contingent.

**CONTINGENT, BUREAU OF SUPPLIES AND ACCOUNTS:** For fuel, books and blanks, stationery, interior fittings for general storehouses and pay offices in navy-yards; coffee mills and repairs thereto; expenses of naval clothing factory and machinery for same, tolls, ferriages, yeoman's store-safes, newspapers, and other incidental expenses, one hundred and fifty-nine thousand dollars.

Freight, Department and bureaus.

**Freight, Bureau of Supplies and Accounts:** All freight and express charges pertaining to the Navy Department and its bureaus, except the transportation of coal for the Bureau of Equipment, five hundred and thirty-five thousand dollars.

Bureau of Construction and Repair.

#### BUREAU OF CONSTRUCTION AND REPAIR.

Construction and repair of vessels.

**CONSTRUCTION AND REPAIR OF VESSELS:** For preservation and completion of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; steam steerers, pneumatic steerers, steam capstans, steam windlasses, and all other auxiliaries; labor in navy-yards and on foreign stations; purchase of machinery and tools for use in shops; carrying on work of experimental model tank; designing naval vessels; construction and repair of yard craft, lighters, and barges; wear, tear, and repair of vessels afloat; general care, increase, and protection of the navy in the line of construction and repair; incidental expenses for vessels and navy-yards, inspectors' offices, such as photographing, books, professional magazines, plans, stationery, and instruments for drafting room, and for pay of classified force under the bureau, eight million nine hundred and seventy-nine thousand one hundred and forty-four dollars: *Provided*, That no part of this sum shall be applied to the repair of any wooden ship, when the estimated cost of such repairs, to be appraised by a competent board of naval officers, shall exceed ten per centum of the estimated cost, appraised in like manner, of a new ship of the same size and like material: *Provided further*, That no part of this sum shall be applied to the repair of any other ship when the estimated cost of such repairs, to be appraised by a competent board of naval officers, shall exceed twenty per centum of the estimated cost, appraised in like manner, of a new ship of the same size and like material: *Provided further*, That nothing herein contained shall deprive the Secretary of the Navy of the authority to order repairs of ships damaged in foreign waters or on the high seas, so far as may be necessary to bring them home. And the Secretary of the Navy is hereby authorized to make expenditures from appropriate funds under the various bureaus for repairs and changes on the vessels herein named, in an amount not to exceed the sum specified for each vessel, respectively, as follows: Maine (in addition to the two hundred thousand dollars authorized by the naval

Frigates. Wooden ships.

Other ships.

Repairs of ships in foreign waters.

Repairs to specified vessels.

appropriation Act approved May thirteenth, nineteen hundred and eight), five hundred and twenty thousand dollars; Missouri, five hundred and forty thousand dollars; Ohio, five hundred and forty thousand dollars; Wisconsin, three hundred and eighty thousand dollars; Chattanooga, two hundred and ten thousand dollars; Cleveland, two hundred and ten thousand dollars; Denver, two hundred and ten thousand dollars; Des Moines, two hundred and ten thousand dollars; Galveston, two hundred and ten thousand dollars; Tacoma, two hundred and ten thousand dollars; Concord, one hundred and fifty-two thousand dollars; Yorktown, one hundred and fifty-two thousand dollars; Elcano, thirty-five thousand dollars; Paragua, twenty thousand dollars; Quiros, thirty thousand five hundred dollars; Rodgers, forty-two thousand dollars; Rainbow, one hundred and forty thousand dollars; Supply, one hundred and thirty thousand dollars; Yankee, one hundred and ninety-five thousand dollars; Apache, twenty-one thousand five hundred dollars; Lincoln, six thousand dollars; in all, four million one hundred and sixty-four thousand dollars as per the letters of the Secretary of the Navy, House Documents Numbered Eleven hundred and fifty-two and Thirteen hundred and six, Sixtieth Congress, concerning repairs of certain naval vessels: *And provided further*, That hereafter it shall be the duty of the Secretary of the Navy to report to Congress at the beginning of each regular session thereof, in addition to the report directed to be made in the Act of March second, nineteen hundred and seven, making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and eight, and for other purposes, a detailed statement showing the amount expended from each of the appropriations for the repair of every ship where such repairs exceed for any one ship the sum of two hundred thousand dollars in any one fiscal year: *Provided further*, That the sum to be paid out of this appropriation under the direction of the Secretary of the Navy, for clerical, drafting, inspection, and messenger service in navy-yards, naval stations, and offices of superintending naval constructors for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed eight hundred and eight thousand and thirty-nine dollars.

IMPROVEMENT OF CONSTRUCTION PLANTS: Construction plant, navy-yard, Portsmouth, New Hampshire: Repairs to and improvements of plant at navy-yard, Portsmouth, New Hampshire, fifteen thousand dollars.

Construction plant, navy-yard, Boston, Massachusetts: Repairs to and improvement of plant at navy-yard, Boston, Massachusetts, twenty thousand dollars.

Construction plant, navy-yard, New York, New York: Repairs to and improvement of plant at navy-yard, New York, New York, twenty thousand dollars.

Construction plant, navy-yard, Philadelphia, Pennsylvania: Repairs to and improvement of plant at navy-yard, Philadelphia, Pennsylvania, fifteen thousand dollars.

Construction plant, navy-yard, Norfolk, Virginia: Repairs to and improvement of plant at navy-yard, Norfolk, Virginia, twelve thousand dollars.

Construction plant, navy-yard, Charleston, South Carolina: Repairs to and improvement of plant at naval station, Charleston, South Carolina, twenty thousand dollars.

Construction plant, navy-yard, Pensacola, Florida: Repairs to and improvement of plant at navy-yard, Pensacola, Florida, twelve thousand dollars.

Construction plant, navy-yard, Mare Island, California: Repairs to and improvement of plant at navy-yard, Mare Island, California, fifteen thousand dollars.

Additional report  
on repairs.

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Clerical, etc., serv-  
ices.

Construction plants.  
Portsmouth, N. H.

Boston, Mass.

New York, N. Y.

Philadelphia, Pa.

Norfolk, Va.

Charleston, S. C.

Pensacola, Fla.

Mare Island, Cal.

Puget Sound, Wash. Construction plant, navy-yard, Puget Sound, Washington: Repairs to and improvement of plant at navy-yard, Puget Sound, Washington, twenty thousand dollars.

Bureau of Steam Engineering.

BUREAU OF STEAM ENGINEERING.

Steam machinery.

**STEAM MACHINERY:** For completion, repairing, and preservation of machinery and boilers of naval vessels, including cost of new boilers; distilling, refrigerating, and auxiliary machinery; preservation of and small repairs to machinery and boilers in vessels in ordinary, receiving and training vessels; repair and care of machinery of yard tugs and launches, four million four hundred thousand dollars: *Provided*, That so much of the foregoing and current appropriation as may be necessary may be used to build the machinery of the colliers Vestal and Prometheus, now under construction at the navy-yards, New York and Mare Island, respectively.

*Proviso.*  
Colliers "Vestal"  
and "Prometheus."

Materials, etc.

For purchase, handling, and preservation of all material and stores; purchase, fitting, repair, and preservation of machinery and tools in navy-yards and stations, and running yard engines, two million two hundred and fifty thousand dollars.

Incidentals.

For incidental expenses for navy vessels, yards, the engineering experiment station, such as photographing, books, stationery, technical books, periodicals, engineering indices, and instruments, five thousand seven hundred dollars.

Clerical, etc., services.

*Provided*, That the sum to be paid out of this appropriation "Steam machinery," under the direction of the Secretary of the Navy, for clerical, drafting, inspection, and messenger service in navy-yards, naval stations, and offices of United States inspectors of machinery, and of engineering material, for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed three hundred and fifty thousand and sixty-three dollars and two cents.

In all, steam machinery, six million six hundred and fifty-five thousand seven hundred dollars.

Machinery plants.  
Portsmouth, N. H.

Machinery plant, navy-yard, Portsmouth, New Hampshire: For additional heavy-power tools for new boiler and machine shops, thirty thousand dollars.

Boston, Mass.

Machinery plant, navy-yard, Boston, Massachusetts: For additional tools for foundry, machine, and coppersmith shops, five thousand dollars.

New York, N. Y.

Machinery plant, navy-yard, New York, New York: For additional machine tools for copper, boiler, machine, and pattern shops, and foundry, twenty-five thousand dollars.

Philadelphia, Pa.

Machinery plant, Philadelphia, Pennsylvania: For additional machine tools for machine and boiler shops, twenty-five thousand dollars.

Norfolk, Va.

Machinery plant, navy-yard, Norfolk, Virginia: For additional machine tools to equip machine, boiler, and coppersmith shops, twenty-five thousand dollars.

Mare Island, Cal.

Machinery plant, navy-yard, Mare Island, California: For additional new machine tools for machine and boiler shops and foundry, fifteen thousand dollars.

Puget Sound, Wash.

Machinery plant, navy-yard, Puget Sound, Washington: For additional new machine tools required in repair work of naval vessels, twenty-five thousand dollars.

Cavite, P. I.

Machinery plant, naval station, Cavite, Philippine Islands: For additional new machine tools, required to facilitate repairs to naval vessels on Asiatic Station, fifteen thousand dollars.

Naval Academy.  
Engineering experiment station.

Engineering experiment station, United States Naval Academy, Annapolis, Maryland—Experimental and research work: For original investigation and extended experimentation of naval appliances;

and for the purchase of such machines and auxiliaries considered applicable for test and use in the naval service, seventeen thousand four hundred and eighty-eight dollars.

Buildings, engineering experiment station, United States Naval Academy, Annapolis, Maryland: Repairs to wooden bulkhead about experiment station building, one thousand two hundred dollars; extension of wooden bulkhead to surround the ship basin, seven thousand three hundred and seventy dollars; in all, eight thousand five hundred and seventy dollars.

The title of warrant machinist is hereby changed to machinist; and all machinists shall, after six years from date of warrant, be commissioned chief machinists, to rank with, but after, ensign, and shall, on promotion, have the same pay and allowances as are allowed chief boatswains, chief gunners, chief carpenters, and chief sailmakers, and no machinist shall be promoted until he shall have passed such examination before a board as the Secretary of the Navy may prescribe, and no warrant officer, heretofore or hereafter promoted six years from date of warrant, shall suffer a reduction in pay which, but for such promotion, would have been received by him: *Provided*, That chief boatswains, chief gunners, and chief machinists shall be eligible for appointment to the grade of ensign under the restrictions imposed by law upon the appointment of boatswains, gunners, and warrant machinists to that grade.

Machinists.  
Title of warrant machinists changed to.  
Promotion to chief machinists.

*Provido.*  
Eligible to grade of ensign.

#### NAVAL ACADEMY.

Naval Academy.

**PAY OF PROFESSORS AND OTHERS, NAVAL ACADEMY:** One professor as head of the department of physics, three thousand six hundred dollars.

Pay of professors, etc.

One professor of mathematics, one of mechanical drawing, one of English, one of French, and one of Spanish, at three thousand dollars each.

Three professors, namely, one of English, one of French, and one of Spanish, at two thousand six hundred and forty dollars each.

Five instructors, at two thousand four hundred dollars each.

Four instructors, at two thousand one hundred and sixty dollars each.

Ten instructors, at one thousand eight hundred dollars each.

One sword master, at one thousand five hundred dollars; one assistant, at one thousand two hundred dollars, and two assistants, at one thousand dollars each; one instructor in gymnastics, at one thousand two hundred dollars; one assistant librarian, at one thousand eight hundred dollars; one cataloguer, at one thousand one hundred dollars; two shelf assistants, at nine hundred dollars each; one secretary of the Naval Academy, at one thousand eight hundred dollars; five clerks, at one thousand two hundred dollars each; four clerks, at one thousand dollars each; two writers, at seven hundred and twenty dollars each; one clerk, at one thousand four hundred and forty dollars; one dentist, at one thousand six hundred dollars; one baker, at six hundred dollars; one mechanic in department of physics, at seven hundred and thirty dollars; one mechanic in the department of ordnance, at nine hundred and fifty-one dollars and fifty-two cents; one mechanic in the department of ordnance, at seven hundred and fifty-one dollars and twenty cents; one messenger to the superintendent, at six hundred dollars; one armorer, at six hundred and forty-nine dollars and fifty cents; one chief gunner's mate, at five hundred and twenty-nine dollars and fifty cents; three quarter gunners, at four hundred and sixty-nine dollars and sixty-eight cents each; one coxswain, at four hundred and sixty-nine dollars and fifty cents; three seamen in the department of seamanship, at three hundred and ninety-seven dollars and fifty cents each; twenty-five attendants at recitation rooms, library, store,

chapel, armory, gymnasium, and offices, at three hundred dollars each; one bandmaster, at one thousand two hundred dollars; twenty-one first-class musicians, at four hundred and twenty dollars each; seven second-class musicians, at three hundred and sixty dollars each; services of organist at chapel, three hundred dollars; one assistant instructor in gymnastics, one thousand dollars; four clerks, nine hundred dollars each; one assistant baker, five hundred and forty dollars; one mechanic in department of physics, seven hundred and twenty dollars; four cooks, at six hundred dollars each; two instructors in physical training, at one thousand five hundred dollars each; two electrical machinists in department of physics, one thousand dollars each; one chief cook, one thousand two hundred dollars; one steward, one thousand two hundred dollars; one assistant steward, six hundred dollars; one head waiter, seven hundred and twenty dollars; two assistant head waiters, at four hundred and eighty dollars each, nine hundred and sixty dollars; two pantry men, at four hundred and twenty dollars each, eight hundred and forty dollars; one assistant baker, four hundred and twenty dollars; eight assistant cooks, at three hundred dollars each, two thousand four hundred dollars; necessary waiters, at sixteen dollars per month each, thirteen thousand four hundred and forty dollars; in all, one hundred and fifty-five thousand three hundred and two dollars and seventy-six cents.

Pay of watchmen,  
mechanics, etc.

**PAY OF WATCHMEN, MECHANICS, AND OTHERS, NAVAL ACADEMY:** Captain of the watch, at two dollars and fifty cents per diem; second captain of the watch, at two dollars and twenty-four cents per diem; twenty-two watchmen, at two dollars per diem each; in all, pay of watchmen, seventeen thousand seven hundred and ninety dollars and ten cents; foreman of power plant, at five dollars per diem; for labor at power house, for mechanics, laborers, and attendants; and for care of buildings and grounds, wharves, and boats; in all, pay of watchmen, mechanics and others, Naval Academy, one hundred and forty-two thousand seven hundred and ninety dollars and ten cents.

Employees, steam  
engineering.

**PAY OF DEPARTMENT STEAM ENGINEERING EMPLOYEES, NAVAL ACADEMY:** Pay of mechanics, attendants, and others in department of steam engineering, twenty thousand four hundred and twenty-three dollars and thirty-two cents.

Physical training.

**SPECIAL COURSE, NAVAL ACADEMY:** Purchase of apparatus and materials for instruction of midshipmen in physical training and athletics, and for all expenses of lectures, including the pay of the lecturer, five thousand dollars.

Repairs.

**REPAIRS, NAVAL ACADEMY:** Necessary repairs of public buildings, wharves, and walls inclosing the grounds of the Naval Academy, improvements, repairs, furniture, and fixtures, forty thousand dollars.

Heating, etc.

**HEATING AND LIGHTING, NAVAL ACADEMY:** Fuel, oil, waste, and other materials for the operation, repair, and maintenance of the plant; heating, and lighting apparatus and tools; and for heating and lighting the academy and bandsmen's quarters, sixty thousand dollars.

Contingent.

**CONTINGENT, NAVAL ACADEMY:** Purchase, binding, and repair of books for the library and text-books for the use of instructors (to be purchased in open market on the written order of the superintendent), two thousand five hundred dollars; stationery, blank books, models, and maps, two thousand five hundred dollars; expenses of the Board of Visitors of the Naval Academy, being mileage and five dollars per diem for each member for expenses during actual attendance at the academy, and for supplying necessary outfit for the Board house, and for clerk hire, carriages, and other incidental and necessary expenses of the Board, two thousand dollars; purchase of chemicals, apparatus, and instruments in the department of physics and for repairs of the same, three thousand dollars; purchase of gas and

Board of Visitors.

steam machinery, steam pipes and fittings, rent of buildings for the use of the academy, commutation of rent for bandsmen, at eight dollars per month each, cartage, water, music, musical and astronomical instruments, uniforms for the bandsmen, feed and maintenance of teams, current expenses, and repairs of all kinds, and for incidental labor and expenses not applicable to any other appropriation, sixty thousand dollars; stores, stationery, periodicals, materials, apparatus, machinery, tools, and fittings, for use in the department of marine engineering and naval construction, for purposes of instruction; repairs of apparatus, tools, and machinery, care and cleaning of building and its equipment, and for all other necessary purposes, twelve thousand five hundred dollars; for contingencies for the superintendent of the academy, to be expended in his discretion, two thousand dollars; apparatus for the instruction of midshipmen in the various academic departments, fifteen thousand dollars; for care of rifle range, one thousand two hundred and seventy-seven dollars and four cents; for the installation, care, preservation, and display of memorial and other objects of historic interest and value at the Naval Academy, ten thousand dollars; in all, one hundred and ten thousand seven hundred and seventy-seven dollars and four cents.

Care of memorials,  
etc.

In all, Naval Academy, five hundred and thirty-four thousand two hundred and ninety-three dollars and twenty-two cents.

The crypt and window spaces of the United States Naval Academy chapel are to be used only for memorials to United States naval officers who have successfully commanded a fleet or squadron in battle, or who have received or may receive the thanks of the Congress of the United States for conspicuously distinguished services in time of war, and no memorial shall be accepted for or installed in said crypt or window spaces until at least five years after the death of the officer in question: *Provided*, That nothing in this provision shall be considered as invalidating any agreement made by the present or any former superintendent of the Naval Academy, authorizing a memorial window in the old Naval Academy chapel to be transferred to the new Naval Academy chapel.

Use of crypt and  
windows of chapel re-  
stricted.

*Proviso.*  
Transfer of old me-  
morial window.

#### MARINE CORPS.

Marine Corps.

**PAY, MARINE CORPS:** For pay and allowances prescribed by law of officers on the active list, nine hundred and fifteen thousand one hundred and twenty-two dollars.

Pay.  
Officers.

For pay of officers prescribed by law, on the retired list: For one major-general, eight brigadier-generals, two colonels, seven lieutenant-colonels, nine majors, seven captains, eleven first lieutenants, and four second lieutenants, and for officers who may be placed thereon during the year, including such increased pay as is now or may hereafter be provided for retired officers regularly assigned to active duty, one hundred and forty-nine thousand six hundred and twenty dollars.

Retired list.

Pay of enlisted men, active list: Pay of noncommissioned officers, musicians, and privates, as prescribed by law; and the number of enlisted men shall be exclusive of those undergoing imprisonment with sentence of dishonorable discharge from the service at expiration of such confinement, and for the expenses of clerks of the United States Marine Corps traveling under orders, and including additional compensation for enlisted men of the Marine Corps regularly detailed as gun pointers, mess sergeants, cooks, messmen, signalmen, or holding good-conduct medals, pins, or bars, including interests on deposits by enlisted men, and the authorized travel allowance of discharged enlisted men and for prizes for excellence in gunnery exercise and target practice, both afloat and ashore, two million eight hundred and seventy-two thousand two hundred and seventy dollars: *Provided*, That no part of the appropriations herein made

Enlisted men.

*Proviso.*

Service on battle ships.

for the Marine Corps shall be expended for the purposes for which said appropriations are made unless officers and enlisted men shall serve as heretofore on board all battle ships and armored cruisers, and also upon such other vessels of the navy as the President may direct, in detachments of not less than eight per centum of the strength of the enlisted men of the navy on said vessels.

Retired enlisted men.

For pay and allowances prescribed by law of enlisted men on the retired list: For two sergeant-majors, one drum-major, twenty-four gunnery-sergeants, twenty-one quartermaster-sergeants, twenty first sergeants, fifty-four sergeants, ten corporals, eighteen first-class musicians, one drummer, one trumpeter, and thirty-seven privates, and for those who may be retired during the fiscal year, one hundred and twenty-one thousand one hundred and twenty-two dollars.

Undrawn clothing.

Undrawn clothing: For payment to discharged soldiers for clothing undrawn, one hundred and seventy-two thousand three hundred and sixty-five dollars.

Mileage to officers.

*Provided.*  
Settlement of claims.

Mileage: For mileage to officers traveling under orders without troops, fifty thousand dollars: *Provided*, That hereafter the settlement of all traveling expense claims, where the payment of such is authorized by existing law, and the determination of distances and of what constitutes the shortest usually traveled route in the meaning of laws relating to traveling allowances, shall accord to such rules as the Secretary of the Navy may prescribe.

Commutation of quarters, officers without troops.

For commutation of quarters of officers on duty without troops where there are no public quarters, thirty-three thousand five hundred dollars.

Civil force.

**PAY OF CIVIL FORCE:** In the office of the Major-General Commandant: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand two hundred dollars; one messenger, at nine hundred and seventy-one dollars and twenty-eight cents.

In the office of the paymaster: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand five hundred dollars; one clerk, at one thousand two hundred dollars.

In the office of each assistant paymaster: One clerk, at one thousand four hundred dollars.

In the office of the adjutant and inspector: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand five hundred dollars.

In the office of the assistant adjutant and inspector: One clerk, at one thousand two hundred dollars.

In the office of the quartermaster: One chief clerk, at one thousand six hundred dollars; one clerk, at one thousand five hundred dollars; two clerks, at one thousand two hundred dollars each; one draftsman, at one thousand six hundred dollars.

In the office of the assistant quartermaster, Washington, District of Columbia, or San Francisco, California: Two clerks, at one thousand four hundred dollars each; two clerks, for duty in the Philippine Islands, one in Pay and one in Quartermaster's Department, at one thousand four hundred dollars each.

In the office of the assistant quartermaster, Philadelphia, Pennsylvania: One clerk, at one thousand six hundred dollars; one messenger, at eight hundred and forty dollars; in the Quartermaster's Department, for duty where their services are required, two clerks, at one thousand four hundred dollars each.

Disbursements.

In all, for pay of civil force, thirty-five thousand nine hundred and eleven dollars and twenty-eight cents; and the money herein specifically appropriated for pay of the Marine Corps shall be disbursed and accounted for in accordance with existing law as pay of the Marine Corps, and for that purpose shall constitute one fund.

In all, pay, Marine Corps, four million three hundred and forty-nine thousand nine hundred and ten dollars and twenty-eight cents.

**PROVISIONS, MARINE CORPS:** For noncommissioned officers, musicians, and privates serving ashore, for subsistence of enlisted men when traveling on duty, or cash in lieu thereof, for commutation of rations to enlisted men regularly detailed as clerks and messengers, for payment of board and lodging of recruiting parties, transportation of provisions, and the employment of necessary labor connected therewith, and for ice for preservation of rations, seven hundred and twenty-three thousand five hundred and forty-three dollars; and no law shall be construed to entitle marines on shore duty to any rations, or commutation thereof, other than such as now are or may hereafter be allowed to enlisted men in the army: *Provided, however,* That when it is impracticable or the expense is found greater to supply marines serving on shore duty in the island possessions and on foreign stations with the army ration, such marines may be allowed the navy ration or commutation therefor.

Provisions.

*Proviso.*  
Navy ration or commutation.

**CLOTHING, MARINE CORPS:** For noncommissioned officers, musicians, and privates authorized by law, seven hundred and twenty-five thousand nine hundred and twenty dollars.

Clothing.

**FUEL, MARINE CORPS:** For heating barracks and quarters, for ranges and stoves for cooking, fuel for enlisted men, for sales to officers, maintaining electric lights, one hundred and twelve thousand dollars.

Fuel.

**MILITARY STORES, MARINE CORPS:** Pay of chief armorer, at four dollars per day; one mechanic, at three dollars per day; two mechanics, at two dollars and fifty cents each per day; one chief electrician, at four dollars per day, and one assistant electrician, at three dollars and fifty cents per day; for purchase of military equipments, such as rifles, revolvers, cartridge boxes, bayonet scabbards, haversacks, blanket bags, knapsacks, canteens, musket slings, swords, drums, trumpets, flags, waist belts, waist plates, cartridge belts, sashes for officer of the day, spare parts for repairing muskets, purchase and repair of tents and field ovens, purchase and repair of instruments for band, purchase of music and musical accessories, purchase and marking of prizes for excellence in gunnery and rifle practice, good-conduct badges; and medals awarded to officers and enlisted men by the Government for conspicuous, gallant, and special service; for incidental expenses of the School of Application; for the construction, equipment, and maintenance of school, library, and amusement rooms and gymnasiums for enlisted men, and the purchase and repair of all articles of field sports for enlisted men; purchase and repair of signal equipment and stores; for the establishment and maintenance of targets and ranges, and renting ranges, and for entrance fees in competitions; and for procuring, preserving, and handling ammunition and other necessary military supplies; in all, two hundred and ninety-seven thousand seven hundred and thirty-seven dollars.

Military stores.

**TRANSPORTATION AND RECRUITING, MARINE CORPS:** For transportation of troops, including ferrriage and transfers en route, or cash in lieu thereof, toilet kits for issue to recruits upon their first enlistment and the expense of the recruiting service, two hundred and eighty-two thousand dollars.

Transportation and recruiting.

**FOR REPAIRS OF BARRACKS, MARINE CORPS:** Repairs and improvements to barracks and quarters at Portsmouth, New Hampshire; Boston, Massachusetts; Narragansett Station, Rhode Island; New York, New York; Philadelphia, Pennsylvania; Annapolis, Maryland; headquarters and navy-yard, District of Columbia; Norfolk, Virginia; Port Royal and Charleston, South Carolina; Pensacola, Florida; Dry Tortugas, Florida; New Orleans, Louisiana; Mare Island and San

Repairs of barracks.

Francisco, California; Bremerton, Washington; Sitka, Alaska, and Isthmus of Panama; for the renting, leasing, improvement, and erection of buildings in Porto Rico, the Territory of Hawaii, the Philippine Islands, at Guam, the District of Columbia, and at such other places as the public exigencies require; and for per diem to enlisted men employed under the direction of the Quartermaster's Department on the repair of barracks, quarters, and the other public buildings, one hundred thousand dollars.

**Forage.**

**FORAGE, MARINE CORPS:** For forage in kind for horses of the Quartermaster's Department, and the authorized number of officers' horses, and for stabling of public horses, nineteen thousand two hundred dollars.

**Commutation of quarters, officers with troops.**

**COMMUTATION OF QUARTERS, MARINE CORPS:** For commutation of quarters for officers serving with troops where there are no public quarters belonging to the Government, and where there are not sufficient quarters possessed by the United States to accommodate them; for commutation of quarters for enlisted men employed as clerks and messengers in the offices of the commandant, adjutant and inspector, paymaster and quartermaster, and the offices of the assistant adjutant and inspectors, the assistant paymasters, and the assistant quartermasters, at twenty-one dollars each per month, and for enlisted men employed as messengers in said offices, at ten dollars each per month, sixty-eight thousand dollars.

**Contingent.**

**CONTINGENT, MARINE CORPS:** For freight, tolls, cartage, advertising, washing of bed sacks, mattress covers, pillowcases, towels, and sheets, funeral expenses of officers and marines, including the transportation of bodies and their arms and wearing apparel from the place of demise to the homes of the deceased in the United States, stationery and other paper, printing and binding, telegraphing, rent of telephones, purchase and repair of typewriters, apprehension of stragglers and deserters, per diem of enlisted men employed on constant labor for a period of not less than ten days, employment of civilian labor, repair of gas and water fixtures, office and barracks furniture, camp and garrison equipage and implements, mess utensils for enlisted men, such as bowls, plates, spoons, knives and forks, tin cups, pans, pots, and so forth; packing boxes, wrapping paper, oil-cloth, crash, rope, twine, quarantine fees, camphor and carbolized paper, carpenters' tools, tools for police purposes, iron safes, purchase and repair of public wagons, motor wagons, carts, and drays, purchase and repair of public harness, purchase of public horses, services of veterinary surgeons, and medicines for public horses; purchase and repair of hose, purchase and repair of fire extinguishers, purchase of fire hand grenades; purchase and repair of carts, wheelbarrows, and lawn mowers; purchase and repair of cooking stoves, ranges, stoves, and furnaces where there are no grates; purchase of ice, towels, soap, combs, and brushes for offices; postage stamps for foreign postage; purchase of books, newspapers, and periodicals; improving parade grounds; repair of pumps and wharves; laying drain, water, and gas pipes; water, introducing gas, and for gas, gas oil, and introduction and maintenance of electric lights; straw for bedding, mattresses, mattress covers, pillows, sheets; wire bunk bottoms for enlisted men at various posts; furniture for government quarters and repair of same, packing and crating officers' allowance of baggage on change of station; and for all emergencies and extraordinary expenses arising at home and abroad, but impossible to anticipate or classify, three hundred and seventy thousand dollars: *Provided*, That hereafter extra-duty pay will not be allowed to enlisted men of the Marine Corps except when they are regularly detailed thereon by a written order of the commandant of the corps.

**Proviso. Restriction on extra-duty pay.**

Total under quartermaster, Marine Corps, two million six hundred and ninety-eight thousand four hundred dollars.

Total Marine Corps, exclusive of public works, seven million forty-eight thousand three hundred and ten dollars and twenty-eight cents.

## INCREASE OF THE NAVY.

That, for the purpose of further increasing the naval establishment of the United States, the President is hereby authorized to have constructed two first-class battle ships to cost, exclusive of armor and armament, not exceeding six million dollars each, similar in all essential characteristics to the battle ship authorized by the Act making appropriations for the naval service for the fiscal year ending June thirtieth, nineteen hundred and eight.

Five torpedo-boat destroyers, to have the highest practicable speed, and to cost, exclusive of armament, not to exceed eight hundred thousand dollars each.

One fleet collier, of fourteen knots trial speed, when carrying not less than twelve thousand five hundred tons of cargo and bunker coal, to cost not exceeding nine hundred thousand dollars.

And the contract for the construction of said vessels shall be awarded by the Secretary of the Navy to the lowest best responsible bidder, having in view the best results and most expeditious delivery; and in the construction of all of said vessels the provisions of the Act of August third, eighteen hundred and eighty-six, entitled "An Act to increase the naval establishment," as to materials for said vessels, their engines, boilers, and machinery, the contracts under which they are built, the notice of any proposals for the same; the plans, drawings, specifications therefor, and the method of executing said contracts shall be observed and followed, and, subject to the provisions of this Act, all said vessels shall be built in compliance with the terms of said Act, and in all their parts shall be of domestic manufacture; and the steel material shall be of domestic manufacture, and of the quality and characteristics best adapted to the various purposes for which it may be used, in accordance with specifications approved by the Secretary of the Navy, provided contracts for furnishing the same in a reasonable time, at a reasonable price, and of the required quality can be made with responsible parties, and of the two first-class battle ships provided for in this Act, not more than one shall be built by one contracting party.

For four submarine torpedo boats, in an amount not exceeding in the aggregate two million dollars, and the sum of three million dollars is hereby appropriated toward said purpose and for the completion of submarine boats heretofore authorized: *Provided*, That the Secretary of the Navy may build any or all of the vessels authorized in this Act in such navy-yards as he may designate, and shall build any of the vessels herein authorized in such navy-yards as he may designate, should it reasonably appear that the persons, firms, or corporations, or the agents thereof, bidding for the construction of any of said vessels, have entered into any combination, agreement, or understanding, the effect, object, or purpose of which is to deprive the Government of fair, open, and unrestricted competition in letting contracts for the construction of any of said vessels.

The Secretary of the Navy is hereby authorized, in his discretion, to contract for or purchase one destroyer whose vitals are located below the normal load water line, such vessel to cost not to exceed four hundred thousand dollars and to have a speed not less than twenty-two knots; also two small vessels of similar construction having a speed of not less than sixteen knots and to cost not to exceed twenty-two thousand five hundred dollars each: *Provided*, That

Increase of the Navy.

Two first-class battle ships.

Vol. 34, p. 1203.

Five torpedo-boat destroyers.

One collier.

Award of contracts.

Construction.  
Vol. 24, p. 215.

Restrictions.

Submarine torpedo boats.

*Proviso.*  
Construction in navy-yards if combination, etc., of bidders.

Destroyers with vitals below water line.

*Proviso.*

Vessels to be tested.

before any vessel provided for in this paragraph shall be purchased or contracted for a vessel of similar construction shall have been constructed complete and of full size for naval warfare and submitted to the Navy Department for such trial and tests as the Secretary of the Navy may, in his discretion, prescribe, and as the result of such tests be demonstrated to have fulfilled all the reasonable requirements of naval warfare for such a vessel.

Construction and machinery.

**CONSTRUCTION AND MACHINERY:** On account of hulls and outfits of vessels and steam machinery of vessels heretofore authorized, twenty-two million seven hundred and sixty-six thousand eight hundred and twenty-three dollars: *Provided*, That no part of the above appropriation shall be used for the payment of the construction of any collier the total cost of which shall exceed nine hundred thousand dollars.

*Proviso.*  
Limit of cost of collier.

Armor and armament.

**ARMOR AND ARMAMENT:** Toward the armor and armament of domestic manufacture for vessels authorized, twelve million four hundred and fifty-two thousand seven hundred and seventy-two dollars: *Provided*, That no part of this appropriation shall be expended for armor for vessels except upon contracts for such armor when awarded by the Secretary of the Navy to the lowest responsible bidder, having in view the best results and most expeditious delivery: *Provided also*, That contracts for furnishing said armor in a reasonable time, at a reasonable price, and of the required quality can be made with responsible parties.

*Proviso.*  
Armor contracts.

Condition.

Equipment.

**INCREASE OF THE NAVY, EQUIPMENT:** Toward the completion of the equipment outfit of the new vessels authorized, six hundred thousand dollars.

Total increase of the navy, thirty-eight million eight hundred and nineteen thousand five hundred and ninety-five dollars.

*Proviso.*  
Payment in Navy Department restricted.

*Provided*, That no part of any sum hereby appropriated under "Increase of the navy" shall be used for the payment of any clerical, drafting, inspection, and messenger service, or for pay of any of the other classified force, under the various bureaus of the Navy Department in Washington, District of Columbia.

Technical, etc., services. Navy Department.

That no part of any sum appropriated by this Act shall be used for any expense of the Navy Department at Washington unless specific authority is given by law for such expenditure, except that draftsmen and other technical employees heretofore paid from "Public works" and "Increase of the navy" and employed in the Navy Department at Washington may be continued in employment in the Navy Department at Washington and paid from appropriations "Maintenance," "Construction and repair," "Steam machinery," "Ordnance and ordnance stores," and "Equipment of vessels," respectively.

Approved, March 3, 1909.

March 3, 1909.  
[S. 8554.]

[Public, No. 309.]

**CHAP. 256.**—An Act Authorizing the Secretary of the Interior to sell part or all of the surplus lands of members of the Kaw or Kansas and Osage tribes of Indians in Oklahoma, and for other purposes.

Oklahoma.  
Kaw or Kansas and  
Osage Indians in.  
Sale of surplus lands  
of, authorized.

*Proviso.*  
Osage lands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he hereby is, authorized and empowered, upon application, to sell, under such rules and regulations as he may prescribe, part or all of the surplus lands of any member of the Kaw or Kansas and Osage tribes of Indians in Oklahoma: *Provided*, That the sales of the Osage lands shall be subject to the reserved rights of the tribe in oil, gas, and other minerals.

Approved, March 3, 1909.

**CHAP. 257.**—An Act To amend an Act authorizing the Washington, Spa Springs and Gretta Railroad Company of Maryland to enter the District of Columbia, approved February eighteenth, nineteen hundred and seven.

March 3, 1909.  
[S. 9006.]

[Public, No. 310.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section eighteen of an Act authorizing the Washington, Spa Springs and Gretta Railroad Company of Maryland, a corporation created by the laws of the State of Maryland and authorized by an Act of Congress approved February eighteenth, nineteen hundred and seven, to extend its line into the District of Columbia, be, and the same is hereby, amended to read as follows:

District of Columbia.  
Time extended for constructing Washington, Spa Springs and Gretta Railroad.  
Vol. 34, p. 896, amended.

“**SEC. 18.** That the construction of the said extension on the lines of said railroad company within the District of Columbia shall be commenced within six months from the passage of this Act and shall be completed and cars in operation within one year from the passage of this Act, in default of which this Act shall be void and of no effect: *Provided,* That the tracks of the Washington, Spa Springs and Gretta Railroad shall be located approximately in the middle of Bladensburg road, as the same shall be ultimately widened to a width of ninety feet; and that the Washington, Spa Springs and Gretta Railroad Company shall, in conjunction with its track construction, grade and macadamize, to such section and profile as is approved by the Commissioners of the District of Columbia, a width of fifteen feet on both sides of its track construction; and that the Washington, Spa Springs and Gretta Railroad Company shall bear and defray all costs of this widening, which shall be done to the entire satisfaction of the Commissioners of the District of Columbia: *And provided further,* That all the rights, duties, obligations, and requirements as to permits and deposits contained in the Act of February eighteenth, nineteen hundred and seven, authorizing the Washington, Spa Springs and Gretta Railroad Company of Maryland to enter the District of Columbia shall, in conjunction with this amendment, remain in full force and effect.”

Time of construction.

*Provisos.*  
Widening Bladensburg road.

Costs.

Permits and deposits.

Approved, March 3, 1909.

**CHAP. 258.**—An Act To provide for the sale of isolated tracts of public land in Imperial County, California.

March 3, 1909.  
[S. 9373.]

[Public, No. 311.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all the allotted portions of townships thirteen, fourteen, fifteen, and sixteen, south of ranges eleven, twelve, thirteen, fourteen, fifteen, and sixteen, and of fractional township seventeen south, of ranges fifteen and sixteen, all east of San Bernardino meridian, which are ten chains or less in width and lie between or abut on entered or patented lands, shall be sold at private sale for cash, at such price and under such regulations as the Secretary of the Interior shall prescribe, but not at less than two dollars and fifty cents an acre: *Provided,* That any entryman or owner of such entered or patented tracts shall have a preferred right to buy one-half of all such lots as abut on lands held under his entry or owned by him within six months after the time when the said Secretary shall fix the price of such tracts, and this preferred right shall not prevent such entryman or owner from buying all of any such abutting lots as may remain unsold at the expiration of said six months.

Public lands.  
Sale of isolated tracts in Imperial County, Cal., authorized.  
Description.

Price per acre.

*Proviso.*  
Preference rights.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 21492.]

**CHAP. 259.**—An Act To authorize the sale of certain public lands.

[Public, No. 312.]

Public lands.  
Sale of certain frac-  
tional subdivisions in  
Nebraska.  
Description.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is authorized and directed to sell, upon sealed bids or at public auction, at his discretion, for cash, any or all of the vacant public lands in township eight north, range thirty west of the sixth principal meridian, in the State of Nebraska, which are embraced within the fractional subdivisions which resulted from disconnected surveys; and the expenses of such sale, including the cost of publication of such notices as said Secretary may direct, shall be paid out of the proceeds thereof.

Expenses, etc.

Use of proceeds.

**SEC. 2.** That the net proceeds of the sales authorized by this Act, shall be pro rated by the Secretary of the Interior among and severally paid to the persons or the heirs of the persons who on February thirteenth, nineteen hundred and eight, were the owners of the lands in sections six, seven, eighteen, nineteen, thirty, and thirty-one, in township eight north, range twenty-nine west of the sixth principal meridian, in the State of Nebraska, in proportion to the loss in area severally sustained by such persons by reason of such disconnected surveys.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 23717.]

**CHAP. 260.**—An Act To extend the time for construction and beginning construction of the Alaska Short Line Railroad in Alaska.

[Public, No. 313.]

Alaska.  
Time extended for  
construction of Alaska  
Short Line Railroad  
in.  
Vol. 34, p. 610,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in consideration of the construction of the Alaska Short Line Railroad in Alaska being actually commenced prior to June first, nineteen hundred and ten, the time for the completion of the survey and construction of said railroad be, and the same is hereby, extended to a period of three years from said first day of June, anno Domini nineteen hundred and ten: *Provided,* That said company shall file with the Secretary of the Interior maps of definite location of its line of road, prior to the beginning of the construction of any twenty-mile section thereof, the same to be approved by the Secretary of the Interior, as is now required by the Act approved May fourteenth, eighteen hundred and ninety-eight, providing for right of way for railroads in the district of Alaska.

Approved, March 3, 1909.

*Proviso.*  
Map of definite lo-  
cation.

Vol. 30, p. 410.

March 3, 1909.  
[H. R. 24327.]

**CHAP. 261.**—An Act To make Corry, Pennsylvania, a port of delivery in the district of Erie, Pennsylvania, and extending to it the privileges of section seven of the Act of June tenth, eighteen hundred and eighty.

[Public, No. 314.]

Customs.  
Corry, Pa., made a  
port of delivery and  
granted immediate  
transportation facili-  
ties.  
R. S., sec. 2543, p.  
502.  
Vol. 21, p. 174.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Corry, Pennsylvania, be, and the same is hereby, made and constituted a port of delivery in the district of Erie, Pennsylvania, and that the privileges of section seven of the Act approved June tenth, eighteen hundred and eighty, governing the immediate transportation of dutiable merchandise without appraisement be, and the same are hereby, extended thereto.

Approved, March 3, 1909.

**CHAP. 262.**—An Act To authorize the Chicago, Lake Shore and Eastern Railway Company to construct a bridge across the Calumet River in the State of Indiana.

March 3, 1909.  
[H. R. 27926.]

[Public, No. 315.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chicago, Lake Shore and Eastern Railway Company, a corporation organized under the laws of the States of Indiana and Illinois, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a railroad bridge, and approaches thereto, across the Calumet River in the northwest quarter of section four, township thirty-six north, range eight west of the second principal meridian, in Lake County, in the State of Indiana, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Calumet River.  
Chicago, Lake Shore  
and Eastern Railway  
Company may bridge,  
in Lake County, Ind.

Vol. 34, p. 84.

**SEC. 2.** That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, March 3, 1909.

**CHAP. 263.**—An Act Making appropriations for the current and contingent expenses of the Indian Department, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June thirtieth, nineteen hundred and ten.

March 3, 1909.  
[H. R. 26916.]

[Public, No. 316.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses of the Indian Department, for fulfilling treaty stipulations with various Indian tribes, and in full compensation for all offices the salaries for which are specially provided for herein for the service of the fiscal year ending June thirtieth, nineteen hundred and ten, namely:

Indian Department  
appropriations.

## I. GENERAL PROVISIONS.

General provisions.

### PRESIDENT.

Under the President.

To enable the President to cause, under the provisions of the Act of February eighth, eighteen hundred and eighty-seven, entitled "An Act to provide for the allotment of lands in severalty to Indians," such Indian reservations as in his judgment are advantageous for agricultural and grazing purposes to be surveyed or resurveyed, for the purposes of said Act, and to complete the allotment of the same, including the necessary clerical work incident thereto in the field and in the Office of Indian Affairs, and delivery of trust patents, so far as allotments shall have been selected under said Act, ninety thousand dollars.

Allotments in sever-  
alty.  
Vol. 24, p. 388.

### SECRETARY OF THE INTERIOR.

Under the Secre-  
tary.

That when, in the judgment of the Secretary of the Interior, it is necessary for any railway company owning or operating a line of railway in any Indian reservation to acquire lands in such Indian reservation for reservoirs, material, or ballast pits for the construction, repair, and maintenance of its railway, or for the purpose of planting and growing thereon trees to protect its line of railway, the said Secretary be, and he is hereby, authorized to grant such lands to any such railway company under such terms and conditions and such rules and regulations as may be prescribed by the said Secretary.

Grant of lands to  
railroads in Indian  
reservations for reser-  
voirs, etc.

Conveyance of  
lands.

That when any railway company desiring to secure the benefits of this provision shall file with the Secretary of the Interior an application describing the lands which it desires to purchase, and upon the payment of the price agreed upon the said Secretary shall cause such lands to be conveyed to the railway company applying therefor upon such terms and conditions as he may deem proper: *Provided*, That no lands shall be acquired under the terms of this provision in greater quantities than forty acres for any one reservoir, and one hundred and sixty acres for any material or ballast pit, to the extent of not more than one reservoir and one material or gravel pit in any one section of ten miles of any such railway in any Indian reservation: *And provided further*, That the lands acquired for tree planting shall be taken only at such places along the line of the railway company applying therefor as in the judgment of the said Secretary may be necessary, and shall be taken in strips adjoining and parallel with the right of way of the railway company taking the same, and shall not exceed one hundred and fifty feet in width.

*Proviso.*  
Restriction.

Land for tree plant-  
ing.  
Restriction.

Use of proceeds.

That all moneys paid for such lands shall be deposited in the Treasury of the United States to the credit of the tribe or tribes, and the moneys received by said Secretary as damages sustained by individual members of the Indian tribe, which damages shall be ascertained by the Secretary of the Interior and paid by the railway company taking such lands, shall be paid by said Secretary to the Indian or Indians sustaining such damages.

Allotments to Indi-  
ans.

That the Secretary of the Interior be, and he hereby is, authorized, under the direction of the President, to allot any Indian on the public domain who has not heretofore received an allotment, in such areas as he may deem proper, not to exceed, however, eighty acres of agricultural or one hundred and sixty acres of grazing land to any one Indian, such allotment to be made and patent therefor issued in accordance with the provisions of the Act of February eighth, eighteen hundred and eighty-seven (Twenty-fourth Statutes at Large, three hundred and eighty-eight).

Limit of acreage.

Vol. 24, p. 388.

Under the Commis-  
sioner.

#### COMMISSIONER.

Irrigation.

For construction of ditches and reservoirs, purchase and use of irrigating tools and appliances, and water rights, including lands necessary for canals, pipe lines, and reservoirs, for Indian reservations and allotments, and for drainage and protection of irrigable lands from damage by floods, in the discretion of the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior and subject to his control, two hundred thousand dollars, to be immediately available and to remain available until expended: *Provided*, That the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, may employ superintendents of irrigation, who shall be skilled irrigation engineers, not to exceed five, as in his judgment may be necessary to secure the construction of ditches and other irrigation works in a substantial and workmanlike manner.

*Proviso.*  
Superintendents.

Surveying and allot-  
ting.

For survey and subdivision of Indian reservations and of lands to be allotted to Indians, and to make allotments in severalty, to be expended by the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, seventy-five thousand dollars.

Suppressing liquor  
traffic.

To enable the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, to suppress the traffic in intoxicating liquors among Indians, fifty thousand dollars;

Support of schools.

For support of Indian day and industrial schools, and for other educational purposes, not herein provided for, one million four hundred and twenty-five thousand dollars;

Construction of  
buildings, etc.

For construction, purchase, lease, and repair of school buildings, and for sewerage, water supply, and lighting plants and purchase of

school sites, and improvement of buildings and grounds, three hundred thousand dollars;

In all, one million seven hundred and twenty-five thousand dollars.

For collection and transportation of pupils to and from Indian schools, and also for the transportation of Indian pupils from all the Indian schools and placing of them, with the consent of their parents, under the care and control of such suitable white families as may in all respects be qualified to give such pupils moral, industrial, and educational training, seventy-five thousand dollars: *Provided*, That not exceeding five thousand dollars of this amount may be used, under direction of the Commissioner of Indian Affairs, in the transportation and placing of Indian pupils in positions where remunerative employment can be found for them in industrial pursuits. The provisions of this section shall apply to native pupils brought from Alaska: *Provided*, That no Indian pupil under the age of fourteen years shall be transported at government expense to any Indian school beyond the limits of the State or Territory in which the parents of such child reside or of the adjoining State or Territory: *Provided further*, That hereafter white children may, under rules prescribed by the Commissioner of Indian Affairs, be admitted to Indian boarding schools on the payment of tuition fees at a rate to be fixed in said rules: *Provided further*, That all tuition fees paid for white children so enrolled shall be deposited in the United States Treasury to reimburse the fund out of which the school is supported.

To enable the Commissioner of Indian Affairs, from time to time as he may deem necessary, to detail clerks from his office to make special investigations in the field: *Provided*, That while thus absent from Washington under such detail they shall receive a per diem of three dollars to cover all expenses, exclusive of transportation and sleeping-car fares, three thousand dollars.

To enable the Commissioner of Indian Affairs to conduct experiments on Indian school or agency farms, designed to test the possibilities of soil and climate, in the cultivation of trees, grains, vegetables, and fruits not hitherto raised in those neighborhoods, using Indian labor in the process, five thousand dollars.

To enable the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, to make investigations on Indian reservations and take measures for the purpose of preserving living and growing timber, and removing dead timber, standing or fallen; to advise the Indians as to the proper care of forests, and to conduct such timber operations and sales of timber as may be deemed advisable and provided for by law, one hundred thousand dollars, of which ten thousand dollars shall be immediately available: *Provided*, That this section shall not apply to the Menominee Indian Reservation in Wisconsin.

That hereafter the Commissioner of Indian Affairs, with the approval of the Secretary of the Interior, may designate an employee of the Indian Office to sign letters of that office requiring the signature of the commissioner or assistant commissioner, and all signatures of such employee while acting under such designation shall have the same force and effect as if made by said commissioner or assistant commissioner.

That all lands allotted to Indians in severalty, except allotments made to members of the Five Civilized Tribes and Osage Indians in Oklahoma, may by said allottee be leased for mining purposes for any term of years as may be deemed advisable by the Secretary of the Interior; and the Secretary of the Interior is hereby authorized to perform any and all acts and make such rules and regulations as may be necessary for the purpose of carrying the provisions of this paragraph into full force and effect.

Transporting pupils.

*Proviso.*  
Positions for pupils.

Young children.

White children admitted to Indian boarding schools.

Use of tuition fees.

Special investigations.

*Proviso.*  
Per diem.

Experimental test of soils, etc.

Care of the forests.

Immediately available.  
*Proviso.*  
Restriction.

Designation of employee to sign letters, authorized.

Allotments in severalty.  
Lease of mineral lands.

Regulations.

Exchange of lands unsuitable for allotment, etc.

That if any Indian of a tribe whose surplus lands have been or shall be ceded or opened to disposal has received or shall receive an allotment embracing lands unsuitable for allotment purposes, such allotment may be canceled and other unappropriated, unoccupied, and unreserved land of equal area, within the ceded portions of the reservation upon which such Indian belongs, allotted to him upon the same terms and with the same restrictions as the original allotment, and lands described in any such canceled allotment shall be disposed of as other ceded lands of such reservation. This provision shall not apply to the lands formerly comprising Indian Territory. The Secretary of the Interior is authorized to prescribe rules and regulations to carry this law into effect.

Restriction.  
Regulations.

Miscellaneous.

#### MISCELLANEOUS.

Supplies.

Telegraphing, telephoning, and purchase of Indian supplies: To pay the expense of purchasing goods and supplies for the Indian Service, including inspection, pay of necessary employees, and all other expenses connected therewith; advertising, at rates not exceeding regular commercial rates; telegraphing and telephoning; and transporting Indian goods and supplies, including expenses of transportation agents and rent of warehouses, three hundred and fifteen thousand dollars.

Agency buildings.

For buildings and repairs of buildings at agencies, and for rent of buildings for agency purposes, and for water supply at agencies, seventy-five thousand dollars.

Vaccination.

For pure vaccine matter and vaccination of Indians, five thousand dollars.

Court costs, etc., in suits involving allotted lands.

To enable the Commissioner of Indian Affairs to pay court costs, witness fees, and other legal expenses incurred in suits instituted in behalf of or against Indians involving lands allotted to them, two thousand five hundred dollars, five hundred dollars thereof to be immediately available: *Provided*, That no part of this appropriation shall be used in the payment of attorney's fees.

*Proviso.*  
Attorney's fees.

Agent's records, etc. Vol. 18, p. 451, amended.

That section ten of the Act of March third, eighteen hundred and seventy-five (Eighteenth Statutes at Large, four hundred and fifty-one), be amended so as to read as follows: "Each Indian agent shall keep a book of itemized expenditures of every kind, with a record of all contracts, together with the receipts of moneys from all sources, and the books thus kept shall always be open to inspection; and the said books shall remain in the office at the respective reservations, not to be removed from said reservation by said agent, but shall be safely kept and handed over to his successor and he shall report annually to the Commissioner of Indian Affairs all material on hand and not required for his use: *Provided*, That should any agent knowingly make any false entry in said books, or shall knowingly fail to keep a perfect entry in said books as herein prescribed, he shall be deemed guilty of a misdemeanor and, on conviction before any United States court having jurisdiction of such offense, shall be fined in a sum not less than five hundred nor more than one thousand dollars, at the discretion of the court, and shall be rendered incompetent to hold said office of Indian agent after conviction under said Act."

Annual report.

*Proviso.*  
False entries in transcripts, etc.

Penalty.

Use of appropriation for incidental expenses, etc.

That any moneys appropriated in this Act for the general incidental expenses of the Indian service in certain States and Territories, including traveling expenses of agents, which are not needed in the particular States or Territories for which provided may be used for the same kind of expenses elsewhere, in the discretion of the Secretary of the Interior.

Fort Lapwai School.  
Reimbursement of Indians for loss by burglary.

To pay certain individual Indians of the Fort Lapwai School, the sum of five hundred and sixteen dollars and eighty-eight cents, to reimburse them for moneys said to have been deposited in the safe at said school and stolen there from by burglars on the night of October elev-

enth, nineteen hundred and six: *Provided*, That said Indians, before being paid, shall be required to furnish evidence of their respective losses satisfactory to the Secretary of the Interior.

*Proviso.*  
Evidence of loss.

## II. GENERAL OFFICERS AND EMPLOYEES.

General officers and employees.

### BOARD OF INDIAN COMMISSIONERS.

For expenses of the commission of citizens, serving without compensation, appointed by the President under the provisions of the fourth section of the Act of April tenth, eighteen hundred and sixty-nine, four thousand dollars, of which amount not to exceed three hundred dollars may be used by the commission for office rent.

Citizen commission.

Vol. 16, p. 40.

### INSPECTORS.

Inspectors.

For pay of two Indian inspectors, who shall be engineers, one to be designated as chief, competent in the location, construction, and maintenance of irrigation works, one at two thousand five hundred dollars per annum and one at three thousand five hundred dollars per annum; in all, six thousand dollars. For traveling expenses of two Indian inspectors, at three dollars per day when actually employed on duty in the field, exclusive of transportation and sleeping-car fare, in lieu of all other expenses now authorized by law, for incidental expenses of negotiation, inspection, and investigation, including telegraphing and expense of going to and coming from the seat of government, and while remaining there under orders and direction of the Secretary of the Interior, for a period not to exceed twenty days, three thousand eight hundred dollars.

Irrigation engineers.

Expenses.

### SUPERINTENDENT OF INDIAN SCHOOLS.

For pay of one superintendent of Indian schools, three thousand dollars.

Superintendent of schools.

For necessary traveling expenses of one superintendent of Indian schools, including telegraphing and incidental expenses of inspection and investigation, one thousand five hundred dollars: *Provided*, That he shall be allowed three dollars per day for traveling expenses when actually on duty in the field, exclusive of cost of transportation and sleeping-car fare in lieu of all other expenses now allowed by law.

Expenses.

*Proviso.*  
Per diem.

### INTERPRETERS.

For payment of necessary interpreters, to be distributed in the discretion of the Secretary of the Interior, four thousand dollars; but no person employed by the United States and paid for any other service shall be paid for interpreting.

Interpreters.

### POLICE.

For pay of officers at twenty-five dollars per month each, and privates at twenty dollars per month each, of Indian police, to be employed in maintaining order and prohibiting illegal traffic in liquor on the several Indian reservations and within the Territory of Alaska, in the discretion of the Secretary of the Interior, for the purchase of equipments, and for the purchase of rations for policemen at non-ration agencies, two hundred thousand dollars.

Police.

### MATRONS.

To enable the Secretary of the Interior to employ suitable persons as matrons to teach Indian girls in housekeeping and other household

Matrons.

duties, at a rate not to exceed sixty dollars per month, and for furnishing necessary equipments, and renting quarters where necessary, thirty thousand dollars: *Provided*, That the amount paid said matrons shall not come within the limit for employees fixed by the Act of June seventh, eighteen hundred and ninety-seven.

## FARMERS AND STOCKMEN.

Farmers and stockmen.

To enable the Commissioner of Indian Affairs to employ practical farmers and practical stockmen, subject only to such examination as to qualifications as the Secretary of the Interior may prescribe, in addition to the agency and school farmers now employed, at wages not exceeding seventy-five dollars each per month, to superintend and direct farming and stock raising among such Indians as are making effort for self-support, one hundred and twenty-five thousand dollars: *Provided*, That the Commissioner of Indian Affairs may use not exceeding twenty-five thousand dollars of the said amount in the employment of additional clerical assistance at such agencies and schools as may be necessary in connection with the leasing and appraisal of Indian lands and for sundry purposes: *Provided further*, That the amounts paid such farmers and stockmen shall not come within the limit for employees fixed by the Act of June seventh, eighteen hundred and ninety-seven.

*Provisos.*  
Additional clerks at agencies, etc.

Additional.  
Vol. 30, p. 90.

## JUDGES.

Judges, Indian courts.

For compensation of judges of Indian courts, twelve thousand dollars.

## CONTINGENCIES.

Contingencies.

For contingencies of the Indian service, including traveling and incidental expenses of Indian agents and of their offices, and of the Commissioner of Indian Affairs; also traveling and incidental expenses of special agents, at three dollars per day when actually employed on duty in the field, exclusive of transportation and sleeping-car fare, in lieu of all other expenses now authorized by law, and expenses of going to and from the seat of government, and while remaining there under orders and direction of the Commissioner of Indian Affairs, for a period not to exceed twenty days; for pay of employees not otherwise provided for, and for pay of special agents, at two thousand dollars per annum each, eighty-five thousand dollars.

Joseph W. Howell and Joseph R. Webster.  
Payment to.

And the Secretary of the Treasury is hereby authorized to pay from the appropriation for contingencies of the Indian Service, nineteen hundred and nine, for expenses incurred under the orders of the Secretary of the Interior, to Joseph W. Howell one hundred and thirty-five dollars and to Joseph R. Webster two hundred and ten dollars.

Arizona.

## ARIZONA.

San Carlos Agency, agent.

For pay of Indian agent at the San Carlos Agency, Arizona, one thousand eight hundred dollars.

Apaches, etc.  
Support, etc.

For support and civilization of the Apache and other Indians in Arizona and New Mexico who have been or may be collected on reservations in Arizona and New Mexico, three hundred thousand dollars; and the Commissioner is authorized to use the unexpended balance for the fiscal year nineteen hundred and nine, which is hereby appropriated and made available for nineteen hundred and ten.

Pima Agency.  
Support, etc., of Indians.

For support and civilization of the Indians of Pima Agency, Arizona, forty thousand dollars, to be expended for their benefit in such manner as the Secretary of the Interior, in his discretion, may deem best.

## FORT MOJAVE SCHOOL.

For support and education of two hundred Indian pupils at the Indian school at Fort Mojave, Arizona, and for pay of superintendent of said school, thirty-five thousand one hundred dollars;

For general repairs and improvements, two thousand dollars;

For deep well, one thousand dollars;

In all, thirty-eight thousand one hundred dollars.

Fort Mojave school.

## PHOENIX SCHOOL.

For support and education of seven hundred Indian pupils at the Indian school at Phoenix, Arizona, and for pay of superintendent, one hundred and nineteen thousand four hundred dollars;

For general repairs and improvements, eight thousand dollars;

In all, one hundred and twenty-seven thousand four hundred dollars.

Phoenix school.

## TRUXTON CANYON SCHOOL.

For support and education of one hundred pupils at the Indian school at Truxton Canyon, Arizona, and for pay of superintendent, eighteen thousand two hundred dollars;

For payment to James H. Owen, of Los Angeles, California, the amount found to be due him by the Secretary of the Interior under contract of May thirty-first, nineteen hundred and six, for the construction of buildings and irrigation works at the Truxton Canyon Indian School, Arizona, nine hundred and thirty dollars.

General repairs and improvements, three thousand dollars;

In all, twenty-one thousand two hundred dollars.

For general incidental expenses of the Indian Service in Arizona, including traveling expenses of agents, one thousand five hundred dollars.

To enable the Secretary of the Interior to purchase lands and water rights for the use of Navajo Indians who have lost title to their homes on the public domain in Arizona and New Mexico the sum of forty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated the same to be immediately available.

Truxton Canyon school.

James H. Owen.  
Payment to.  
Post, p. 1521.

Incidentals.

Navajo Indians,  
Ariz. and N. Mex.Purchase of lands,  
etc., for.Appropriation im-  
mediately available.

## CALIFORNIA.

For support and civilization of the Mission Indians in California, including pay of employees, and for the purchase of small tracts of land situated adjacent to lands heretofore purchased, twenty thousand dollars, part of which may be used for making improvements for the use and occupancy of Indians in southern California.

For support and civilization of the Indians in California, twenty thousand dollars, part of which may be used for the purchase of small tracts of land adjacent to lands now owned by the Indians and for improvements on lands for the use and occupancy of Indians.

California.

Mission Indians.  
Support, etc.Purchase of land  
for certain Indians.

## SHERMAN INSTITUTE.

For support and education of five hundred and fifty Indian pupils at the Sherman Institute, Riverside, California, and for pay of superintendent, ninety-four thousand three hundred and fifty-nine dollars;

For general repairs and improvements, ten thousand dollars;

In all, one hundred and four thousand three hundred and fifty-nine dollars.

For general incidental expenses of the Indian Service in California, including traveling expenses of agents, and support and civilization of Indians at the Round Valley, Hoopa Valley, and Tule River agencies, four thousand dollars;

And pay of employees at same agencies, seven thousand dollars;

In all, eleven thousand dollars.

Sherman Institute.

Incidentals.

Colorado.

## COLORADO.

Incidentals.

For general incidental expenses of the Indian Service in Colorado, including traveling expenses of agents, one thousand dollars.

## FORT LEWIS SCHOOL.

Fort Lewis school.  
Grant of, to State.

There is hereby granted to the State of Colorado, upon the terms and conditions hereinafter named, the property, known as the Fort Lewis School, including the lands, buildings, and fixtures pertaining to said school: *Provided*, That said lands and buildings shall be held and maintained by the State of Colorado as an institution of learning, and that Indian pupils shall at all times be admitted to such school free of charge for tuition and on terms of equality with white pupils: *Provided further*, That this grant shall be effective at any time before July first, nineteen hundred and ten, if before that date the governor of the State of Colorado files an acceptance thereof with the Secretary of the Interior accepting for said State said property, upon the terms and conditions herein prescribed.

*Provisos.*  
Indian pupils, etc.

Acceptance of grant.

Support, etc., of  
Indian pupils.

*Proviso.*  
Pro rata share of  
appropriation.

For support and education of two hundred Indian pupils at the Indian school at Fort Lewis, Colorado, thirty-five thousand dollars, and for pay of superintendent, one thousand six hundred dollars; *Provided*, That if said school is disposed of as above authorized at any time during the fiscal year of nineteen hundred and ten the pro rata share only of the appropriation for the maintenance of said school for the portion of the year which the school is maintained by the United States shall be available.

## GRAND JUNCTION SCHOOL.

Grand Junction  
School.  
Grant of, to State.

There is hereby granted to the State of Colorado, upon the terms and conditions hereinafter named, the property, known as the Grand Junction School, including the lands, buildings, and fixtures pertaining to said school: *Provided*, That said lands and buildings shall be held and maintained by the State of Colorado as an institution of learning, and that Indian pupils shall at all times be admitted to such school free of charge for tuition and on terms of equality with white pupils: *Provided further*, That this grant shall be effective at any time before July first, nineteen hundred and ten, if before that date the governor of the State of Colorado files an acceptance thereof with the Secretary of the Interior accepting for said State said property, upon the terms and conditions herein prescribed.

*Provisos.*  
Indian pupils.

Acceptance of grant.

Support, etc., of  
pupils.

*Proviso.*  
Pro rata share of  
appropriation.

For support and education of two hundred Indian pupils at the Indian school at Grand Junction, Colorado, thirty-three thousand four hundred dollars, and pay of superintendent, one thousand six hundred dollars;

*Provided*, That if said school is disposed of as above authorized at any time during the fiscal year of nineteen hundred and ten the pro rata share only of the appropriation for the maintenance of said school for the portion of the year which the school is maintained by the United States shall be available.

Southern Ute In-  
dian Reservation.  
Purchase of water  
right, etc.

That the Secretary of the Interior is hereby authorized to expend from the funds of the Southern Ute Indians in the Treasury of the United States sufficient moneys, not exceeding one hundred and fifty thousand dollars, to purchase a perpetual water right for the purpose of irrigating not less than ten thousand acres of land in the Southern Ute Indian Reservation in Colorado.

Confederated Bands  
of Ute Indians.  
Court of Claims to  
determine, etc.,  
claims, etc., of.

That to carry into effect the agreement between the Confederated Bands of Ute Indians of Colorado and the United States, ratified by the Act of Congress approved June fifteenth, eighteen hundred and eighty, being "An Act to accept and ratify the agreement sub-

mitted by the Confederated Bands of Ute Indians in Colorado for the sale of their reservation in said State, and for other purposes, and to make the necessary appropriations for carrying out the same" (Twenty-first Statutes, page one hundred and ninety-nine), jurisdiction is hereby conferred upon the Court of Claims to hear, determine, and render final judgment, with right of appeal as in other cases, on the claims and rights of said Indians under said agreement, including the value of all lands ceded by the said Indians which have been set apart and reserved from the public lands as public reservations or for other public uses under existing laws and proclamations of the President, as if disposed of under the public-land laws of the United States, as provided by said agreement, and the money due therefor; and the court shall set off against any sum found due said Indians the amount paid to them under the fifth section of said Act of June fifteenth, eighteen hundred and eighty, being fifty thousand dollars per annum up to the date of rendition of final judgment in this cause, also any other sum or sums that shall be found to be properly chargeable under the terms of said agreement and also any sum or sums paid by the United States to or for the benefit of said Indians, whether as a gratuity or otherwise, except such sums as have been paid for a specific purpose and an adequate consideration; and the credit of one million two hundred and fifty thousand dollars set apart in the Treasury by the terms of said agreement, upon which said annuity has been estimated, shall, upon the rendition of final judgment in this cause, cease to exist as a trust fund, and from and after the date of said judgment no annuity shall be estimated or paid therefrom; and the action herein authorized shall be consolidated with cause congressional numbered eleven thousand two hundred and forty-eight, now pending in said court, for the purpose of using at the trial thereof all evidence which has been adduced in said pending cause, and shall be commenced by petition under the title of said pending cause and shall be conducted by the attorney of record now appearing therein, or by any attorney by him specifically authorized to appear; and the Attorney-General shall continue to appear and represent the United States; and in rendering judgment herein the court shall fix upon a quantum meruit and set apart just and reasonable compensation to the attorneys on behalf of plaintiffs who have rendered actual services in prosecuting said claim before the committees of Congress and in conducting the said cause before the courts in the name of the attorney of record in said pending cause, or any attorney by him specifically authorized, and said compensation shall be paid to such attorney by the Secretary of the Treasury out of any money in the Treasury arising from the sale of said ceded lands or from the proceeds of said judgment, and the balance of said judgment shall be held in the Treasury for the benefit of said Indians as a trust fund, and the interest thereon shall be distributed annually to them in accordance with the terms of said Act of June fifteenth, eighteen hundred and eighty; and the said cause shall be advanced in hearing by the Court of Claims, and by the Supreme Court of the United States if the same shall be appealed.

## IDAHO.

For a superintendent in charge of agency and educational matters on the Coeur d'Alene Reservation, Idaho, one thousand two hundred dollars.

For support and civilization of the Shoshones and Bannocks, Sheep-eaters, and other Indians of the Fort Hall Reservation in Idaho, including pay of employees, thirty thousand dollars.

Vol. 21, p. 199.

Perpetual trust  
fund.  
Vol. 21, p. 204.

Termination of, etc.

Attorney's compensation.

Payment.

Annual distribution  
of interest.

Idaho.

Coeur d'Alene Res-  
ervation.  
Superintendent.Fort Hall Reserva-  
tion.  
Support, etc., of In-  
dians.

- Incidentals.** For general incidental expenses of the Indian Service in Idaho, including traveling expenses of agents, one thousand dollars.
- Fort Hall Reservation. Irrigation.** Vol. 34, p. 1024. For carrying out the provisions of the Act of March first, nineteen hundred and seven (Thirty-fourth Statutes at Large, page one thousand and twenty-four), authorizing the Secretary of the Interior to acquire lands and other property necessary in constructing a reservoir for storing water for the purpose of irrigating lands on the Fort Hall Reservation in Idaho and those ceded by the Indians of said Reservation, and for construction of the system determined on, one hundred thousand dollars, reimbursable.
- Neils Anderson and William Winchell. Investigation, etc., of claims of.** That the Secretary of the Interior be, and he is hereby, authorized to investigate and settle the equitable claims of Neils Anderson, William Winchell, and others whose lands or improvements, held under possessory claims, have been or will be damaged by reason of the construction of said reservoir, for which purpose the sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated.
- Coeur d'Alene Reservation. Survey, etc.** To enable the Secretary of the Interior to complete the survey, allotment, classification, and appraisalment of the lands in the Coeur d'Alene Reservation, Idaho, fifteen thousand dollars: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of the surplus lands after the allotments are made.
- Bannocks.** SHOSHONES AND BANNOCKS. (TREATY.) (FOR SHOSHONES, SEE WYOMING.)
- Fulfilling treaty.** Vol. 15, p. 676. BANNOCKS: For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars.
- Coeur d'Alenes.** COEUR D'ALENES. (TREATY.)
- Blacksmith, etc.** Vol. 26, p. 1029. For pay of blacksmith, carpenter, and physician, and purchase of medicines, as per the eleventh article of agreement, ratified by Act of March, eighteen hundred and ninety-one, three thousand dollars.
- Lemhi Agency.** INDIANS FORMERLY OF LEMHI AGENCY, IDAHO.
- Fulfilling treaty with Indians formerly of.** Vol. 25, p. 688. For the third to the eleventh, inclusive, of the twenty installments, as provided in the agreement with the Indians of Fort Hall and Lemhi agencies, Idaho, approved February twenty-third, eighteen hundred and eighty-nine, to be used by the Secretary of the Interior for the benefit of the Indians removed to Fort Hall Reservation from Lemhi Agency, Idaho, in such manner as the President may direct, thirty-six thousand dollars.
- Iowa.** IOWA.
- SAC AND FOX SCHOOL.
- Sac and Fox school.** For support and education of eighty Indian pupils at the Indian school on the Sac and Fox Reservation, Iowa, and for pay of superintendent, fourteen thousand five hundred and sixty dollars; For general repairs and improvements, three thousand dollars; In all, seventeen thousand five hundred and sixty dollars.
- Kansas.** KANSAS.
- HASKELL INSTITUTE.
- Haskell Institute, Lawrence.** For support and education of seven hundred and fifty Indian pupils at the Indian school, Haskell Institute, Lawrence, Kansas, for transportation of pupils to and from said school, and for pay of

superintendent, one hundred and thirty-seven thousand seven hundred and fifty dollars;

For general repairs and improvements, ten thousand dollars;

For hay barn, three thousand dollars;

For ventilation system, two thousand five hundred dollars;

For equipment of manual training school, two thousand five hundred dollars;

In all, one hundred and fifty-five thousand seven hundred and fifty dollars.

#### KICKAPOO INDIAN SCHOOL.

For support and education of eighty Indian pupils at the Indian school, Kickapoo Reservation, Kansas, and for pay of superintendent, fourteen thousand eight hundred and sixty dollars;

General repairs and improvements, two thousand dollars;

In all, sixteen thousand eight hundred and sixty dollars.

Kickapoo Reservation school.

#### POTTAWATOMIES. (TREATY.)

Pottawatomies.

For permanent annuity, in silver, per fourth article of treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents;

Annuities.  
Vol. 7, p. 51.

For permanent annuity, in silver, per third article of treaty of September thirtieth, eighteen hundred and nine, one hundred and seventy-eight dollars and ninety cents;

Vol. 7, p. 114.

For permanent annuity, in silver, per third article of treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents;

Vol. 7, p. 185.

For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifteen dollars and sixty cents;

Vol. 7, p. 317.

For permanent annuity, in specie, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, and second article of treaty of September twentieth, eighteen hundred and twenty-eight, five thousand seven hundred and twenty-four dollars and seventy-seven cents;

Vol. 7, p. 320.

Vol. 7, p. 317.

For permanent provision for payment of money in lieu of tobacco, iron, and steel, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, and tenth article of treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents;

Vol. 7, p. 318.

Vol. 9, p. 855.

For permanent provision for three blacksmiths and assistants, and for iron and steel for shops, per third article of treaty of October sixteenth, eighteen hundred and twenty-six; second article of treaty of September twentieth, eighteen hundred and twenty-eight, and second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents;

Vol. 7, p. 296.

Vol. 7, p. 318.

Vol. 7, p. 321.

Vol. 7, p. 320.

For permanent provision for fifty barrels of salt, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, fifty dollars;

In all, nine thousand and thirty-seven dollars and ninety cents.

For the purpose of carrying out the provisions of the treaty with the Pottawatomie Indians proclaimed April nineteenth, eighteen hundred and sixty-two, the Secretary of the Interior is authorized, upon application therefor, to sell the lands in Kansas allotted to those Indians styling themselves the Wah-quas-kuk band, and purchase satisfactory lands for them in Wisconsin or elsewhere and locate them thereon. All expenses to be paid out of the receipts from the Kansas lands.

Wah-quas-kuk band.  
Sale of Kansas lands of.  
Vol. 12, p. 1191.

Expenses.

Sacs and Foxes of  
the Missouri.

SACS AND FOXES OF THE MISSOURI. (TREATY.)

School.  
Vol. 12, p. 1173.

John K. Heyl.  
Payment to, etc.

For support of a school, per fifth article of treaty of March sixth, eighteen hundred and sixty-one, two hundred dollars.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to John K. Heyl upon surrender of the certificates herein referred to, from the funds of the Kaw Indians in his possession, which have been set aside for the payment of certain claims, now in his possession, the sum of one thousand five hundred dollars the same to be accepted in full payment and discharge of seven hundred and fifty dollars of Kaw scrip and the interest thereon.

Michigan.

MICHIGAN.

MOUNT PLEASANT SCHOOL.

Mount Pleasant  
school.

For support and education of three hundred Indian pupils at the Indian school, Mount Pleasant, Michigan, and for pay of superintendent, fifty-one thousand eight hundred dollars;

For general repairs and improvements, four thousand dollars;  
In all, fifty-five thousand eight hundred dollars.

Minnesota.

MINNESOTA.

Agents.  
Leech Lake Agency.

For pay of Indian agent at the Leech Lake Agency, Minnesota, one thousand eight hundred dollars.

White Earth  
Agency.

For pay of Indian agent at White Earth, one thousand eight hundred dollars.

MORRIS SCHOOL.

Morris school.  
Grant of, to State.

That there is hereby granted to the State of Minnesota, upon the terms and conditions hereinafter named, the following-described property, known as the Indian school at Morris, Minnesota, and more particularly described as follows, to wit:

Description.

All those several tracts and parcels of land situate, lying, and being in the county of Stevens and State of Minnesota, and described as follows: The northeast quarter of the southwest quarter, the southwest quarter of the northwest quarter of the southwest quarter, the northeast quarter of the northwest quarter of the southwest quarter, the northwest quarter of the southwest quarter of the southwest quarter, the southeast quarter of the northwest quarter of the southwest quarter of section thirty-six, township one hundred and twenty-five north, range forty-two west, containing eighty acres.

Beginning at the quarter post, being the southwest corner of the northwest quarter of section thirty-one, township one hundred and twenty-five north, range forty-one west of the fifth principal meridian; running along the county road (Morris, Minnesota, to Glenwood, Minnesota), or along the established line of the said county road, running from said quarter post north sixty-three degrees and thirty minutes east one and fifty-six one-hundredths chains; thence north sixty-one degrees east eight and thirteen one-hundredths chains; thence north eighty-seven degrees and twenty-five minutes east seven and seven one-hundredths chains; thence north sixty-nine degrees and thirty minutes east fourteen and eighty-five one-hundredths chains; thence north seventy-seven degrees east twenty-seven chains; thence leaving the said county road and running north twenty-five chains to a point on the north boundary line of said section thirty-one, township one hundred and twenty-five, range forty-one, fifteen chains east of the northeast corner of the northwest quarter of said section thirty-one, township one hundred and twenty-five, range forty-one;

thence west along the said north boundary line of said section thirty-one, township one hundred and twenty-five, range forty-one, to the northwest corner of the northwest quarter of section thirty-one, township one hundred and twenty-five, range forty-one; thence south along the west boundary line of said section thirty-one, township one hundred and twenty-five, range forty-one, to the place of beginning, except twelve and nine-tenths acres of land owned by the Northern Pacific Railroad Company, being used for railroad right of way and special snow-fence purposes.

Exception.

Also all that part of the east half of the southwest quarter of the southwest quarter of section thirty-six, township one hundred and twenty-five north, range forty-two west of the fifth principal meridian, in Stevens County, Minnesota, lying south of the county road from Morris to Cyrus, Minnesota, containing fifteen acres.

And beginning at the northwest corner of the southeast quarter of section thirty-six, township one hundred and twenty-five, range forty-two; thence south eleven and five one-hundredths chains, east three and sixteen one-hundredths chains, south two and fifty-seven one-hundredths chains, to the Cyrus and Morris public road; thence easterly along the north line of said road to a point on the east line of the northwest quarter of the southeast quarter of section thirty-six, seven and twenty-five one-hundredths chains south of the northeast corner of the northwest quarter of the southeast quarter of section thirty-six; thence north seven and twenty-five one-hundredths chains to said northeast corner; thence west to the place of beginning, containing twenty-two and one-half acres.

And the south half of the south half of the northwest quarter of the northwest quarter of the southwest quarter of section thirty-six, township one hundred and twenty-five, range forty-two, containing two and one-half acres.

And lot numbered three of county subdivision of unplatted part of east half of section thirty-five, township one hundred and twenty-five, range forty-two, containing eight and seventy-five one-hundredths acres, described as follows: Commencing at a point on the north side of the county road leading from Morris to Cyrus, Minnesota, six hundred and eighty-eight feet from the southeast corner of section thirty-five, township one hundred and twenty-five north, range forty-two west; thence north eight hundred and eighty-seven feet, west four hundred and forty feet, south six hundred and forty-six feet; thence southeast three hundred and ninety-one feet to said county road; thence northeast along said county road two hundred and thirty-two feet to the place of beginning.

Aggregating two hundred and ninety acres, with buildings, improvements, and other appurtenances thereon.

Total acreage.

*Provided*, That said lands and buildings shall be held and maintained by the State of Minnesota as an agricultural school, and that Indian pupils shall at all times be admitted to such school free of charge for tuition and on terms of equality with white pupils.

*Proviso.*  
Indian pupils, etc.

*Provided further*, That this grant shall be effective on July first, nineteen hundred and ten, if before that date the State of Minnesota, by its legislature, shall, by a bill or joint resolution, accept the terms of this grant, and in said event the said State of Minnesota shall file with the Secretary of the Interior a certified copy of said act or joint resolution, whereupon this grant shall take effect without further act; and the indorsement of the Secretary of the Interior upon a certified copy of said act or joint resolution of the legislature of the State of Minnesota, showing the date of the filing thereof with the said Secretary of the Interior, and showing said date to be prior to July first, nineteen hundred and ten, shall be competent proof in all courts of record of the filing of such certified copy of such act or joint resolution.

Acceptance of grant.

Effect.

Support, etc., of Indian pupils.

For support and education of one hundred and fifty Indian pupils at the Indian school, Morris, Minnesota, twenty-five thousand one hundred and fifty dollars, and for pay of superintendent, one thousand five hundred dollars;

For general repairs and improvements, one thousand dollars;

In all, twenty-seven thousand six hundred and fifty dollars;

*Proviso.*  
Pro rata share of appropriation, etc.

*Provided*, That if said school is disposed of as above authorized at any time during the fiscal year of nineteen hundred and ten the pro rata share only of the appropriation for the maintenance of said school for the portion of the year which the school is maintained by the United States shall be available.

#### PIPESTONE SCHOOL.

Pipestone school.

For support and education of two hundred and twenty-five Indian pupils at the Indian school, Pipestone, Minnesota, and for pay of superintendent, thirty-nine thousand one hundred and seventy-five dollars;

For general repairs and improvements, two thousand five hundred dollars;

For removing obstructions at the falls and improving the highway to the cemetery, four thousand dollars;

In all, forty-five thousand six hundred and seventy-five dollars.

Chippewas of the Mississippi.

#### CHIPPEWAS OF THE MISSISSIPPI. (TREATY.)

Schools.

Vol. 16, p. 720.

For support of a school or schools upon said reservation, during the pleasure of the President, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, four thousand dollars.

Chippewas of Minnesota.

#### CHIPPEWAS OF MINNESOTA, REIMBURSABLE. (TREATY.)

Advance interest.

Vol. 25, p. 645.

Advance interest to the Chippewa Indians in Minnesota, as required by section seven of "An Act for the relief of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine, to be expended under the direction of the Secretary of the Interior, in the manner required by said Act (reimbursable), ninety thousand dollars.

Civilization, etc.

Vol. 25, p. 642.

To enable the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, to carry out an Act entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine, namely, the purchase of material and employment of labor for the erection of houses for Indians; for the purchase of agricultural implements, stock, and seeds, breaking and fencing land; for payment of expenses of delegations of Chippewa Indians to visit the White Earth Reservation; for the erection and maintenance of day and industrial schools; for subsistence and for pay of employees; for pay of commissioners and their expenses, and for removal of Indians and for their allotments, to be reimbursed to the United States out of the proceeds of sale of their lands, one hundred and fifty thousand dollars.

White Earth band of Chippewas.

Fund for annual celebration.

The Secretary of the Interior is hereby authorized to advance to the executive committee of the White Earth band of Chippewa Indians in Minnesota the sum of one thousand dollars, or so much thereof as may be necessary, to be expended in the annual celebration of said band to be held June fourteenth, nineteen hundred and nine, out of the funds belonging to said band.

## MONTANA.

For pay of Indian agents in Montana at the following-named agencies at the rates respectively indicated, namely:

At the Crow Agency, Montana, two thousand dollars.

At the Flathead Agency, Montana, one thousand eight hundred dollars.

For support and civilization of the Indians at Fort Belknap Agency, Montana, including pay of employees, twenty thousand dollars.

That any moneys repaid by Indians to the United States under the provisions of the section of the Indian appropriation Act approved April thirtieth, nineteen hundred and eight, appropriating the sum of twenty-five thousand dollars for the purchase of implements and other equipment for the Indians of the Fort Belknap Reservation in the State of Montana (Thirty-fifth Statutes at Large, page eighty-three), shall be available for reexpenditure for the same purposes and under the same conditions until June first, nineteen hundred and fifteen.

For support and civilization of the Crow Indians in Montana, including pay of employees, eight thousand dollars.

For support and civilization of Indians at Flathead Agency, Montana, including pay of employees, nine thousand dollars.

For support and civilization of the Indians at Fort Peck Agency, Montana, including pay of employees, fifty thousand dollars.

To enable the Secretary of the Interior to complete the survey, allotment, classification, and appraisal of the lands in the Black-foot Reservation, in the State of Montana, one hundred thousand dollars: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of the surplus lands after the allotments are made.

For completion and extension of the Milk River Irrigation System on the Fort Belknap Reservation in Montana, twenty-five thousand dollars, reimbursable.

For construction of irrigation systems to irrigate the allotted lands of the Indians of the Flathead Reservation in Montana and the unallotted irrigable lands to be disposed of under the Act of April twenty-third, nineteen hundred and four, entitled "An Act for the survey and allotment of lands now embraced within the limits of the Flathead Indian Reservation in the State of Montana, and the sale and disposal of all surplus lands after allotment," including the necessary surveys, plans, and estimates, two hundred and fifty thousand dollars, one hundred thousand dollars thereof to be immediately available, the cost of said entire work to be reimbursed from the proceeds of the sale of the lands and timber within said reservation.

That the Act of April twenty-third, nineteen hundred and four (Thirty-third Statutes at Large, page three hundred and two), entitled "An Act for the survey and allotment of lands now embraced within the limits of the Flathead Indian Reservation, in the State of Montana, and the sale and disposal of all surplus lands after allotment," as amended by the Act of June twenty-first, nineteen hundred and six, and the Act of May twenty-ninth, nineteen hundred and eight, be amended by adding thereto the following sections:

"SEC. 21. That the lands allotted, those retained or reserved, and the surplus lands sold or otherwise disposed of shall be subject for a period of twenty-five years to all the laws of the United States prohibiting the introduction of intoxicants into the Indian country, and that the Indian allottees, whether under the care of an Indian agent or not, shall for a like period be subject to all the laws of the United States prohibiting the sale or other disposition of intoxicants to Indians.

Montana.

Agents.

Crow Agency.

Flathead Agency.

Fort Belknap Agency.  
Support, etc., of Indians.  
Purchase of implements, etc.

*Ante*, p. 83.  
Available for reexpenditure, etc.

Crow Indians.  
Support, etc., of Indians.

Flathead Agency.  
Support, etc., of Indians.

Fort Peck Agency.  
Support, etc., of Indians.

Surveys, etc., Black-foot Reservation.

*Proviso*.  
Reimbursement.

Fort Belknap Reservation.  
Irrigation.

Flathead Reservation.  
Irrigation.  
Vol. 33, p. 305.

Reimbursement.

Allotments, etc.  
Vol. 33, p. 302.

Vol. 34, p. 354.  
*Ante*, p. 448, amended.

Sale of intoxicants prohibited.  
Prohibition term, 25 years.

Indian allottees.

Power and reservoir sites to be reserved.

"SEC. 22. That the Secretary of the Interior be, and he is hereby, authorized, in his discretion, to reserve from location, entry, sale, or other appropriation all lands within said Flathead Indian Reservation chiefly valuable for power sites or reservoir sites, and he shall report to Congress such reservations."

Report to Congress.

Timber lands. Vol. 33, p. 304, amended.

That section eleven of the Act of April twenty-third, nineteen hundred and four (Thirty-third Statutes at Large, page three hundred and two), entitled "An Act for the survey and allotment of lands now embraced within the limits of the Flathead Reservation, in the State of Montana, and the sale and disposal of all surplus lands after allotment," be amended to read as follows:

Sale of merchantable timber.

"SEC. 11. That all merchantable timber on said lands returned and classified by said commission as timber lands shall be sold and disposed of by the Secretary of the Interior, for cash, under sealed bids or at public auction, as the Secretary of the Interior may determine, and under such regulations as he may prescribe: *Provided*, That after the sale and removal of the timber such of said lands as are valuable for agricultural purposes shall be sold and disposed of by the Secretary of the Interior in such manner and under such regulations as he may prescribe."

*Proviso.*  
Sale of land.

Fort Peck Indian Reservation. Allotment, etc., of lands in.

To enable the Secretary of the Interior to complete the survey, allotment, classification, and appraisalment of the lands in the Fort Peck Indian Reservation in the State of Montana, fifty thousand dollars: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of the surplus lands after the allotments are made.

*Proviso.*  
Reimbursement.

Great Northern Railway Company. Sale of land to.

That the Secretary of the Interior be, and he is hereby, authorized and directed to cause to be appraised the south half of southwest quarter of northeast quarter and south half of south half of northwest quarter; the north half of southwest quarter of section twenty-eight; the south half of south half of northeast quarter and the north half of north half of southeast quarter of section twenty-nine, in township twenty-seven north, range forty-four east, Montana meridian, in the Fort Peck Indian Reservation, for the purpose of granting the same to the Great Northern Railway Company for a ballast pit for ballasting its railway, and upon appraising said land the Secretary of the Interior is authorized to convey the same to said railway upon such terms as he may deem advisable. If the sale of said land shall interfere with any improvements of an individual Indian, provision shall be made for the payment of damages, and the amount of damages awarded shall be paid to such Indian, subject to the control of the Secretary of the Interior as to the funds of incompetent Indians, and if the sale of said land interferes with any allotment, such allottee shall be entitled to reallocation.

Damages, etc.

Reallotment.

Sale of intoxicants.

*Ante*, p. 564, amended.

That the Act of Congress approved May thirtieth, nineteen hundred and eight, entitled "An Act for the survey and allotment of lands now embraced within the limits of the Fort Peck Indian Reservation, in the State of Montana, and the sale and disposal of all the surplus lands after allotment," be, and it is hereby, amended by adding thereto section seventeen, as follows:

Prohibition term, 25 years.

"SEC. 17. That the lands allotted, those retained or reserved, and the surplus lands sold or otherwise disposed of shall be subject for a period of twenty-five years to all the laws of the United States prohibiting the introduction of intoxicants into the Indian country, and that the Indian allottees, whether under the care of an Indian agent or not, shall for a like period be subject to all the laws of the United States prohibiting the sale or other disposition of intoxicants to Indians."

Indian allottees.

Incidentals.

For general incidental expenses of the Indian Service in Montana, including traveling expenses of agents, two thousand five hundred dollars;

## CROWS. (TREATY.)

Crows.

For pay of physician, as per tenth article of the treaty of May seventh, eighteen hundred and sixty-eight, one thousand two hundred dollars;

Fulfilling treaty.  
Vol. 15, p. 652.

For pay of carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of same treaty, three thousand six hundred dollars;

For pay of second blacksmith, as per eighth article of same treaty, one thousand two hundred dollars;

In all, six thousand dollars.

## NORTHERN CHEYENNES AND ARAPAHOES. (TREATY.)

Northern Cheyennes  
and Arapahoes.

For subsistence and civilization, as per agreement with the Sioux Indians approved February twenty-eighth, eighteen hundred and seventy-seven, including subsistence and civilization of Northern Cheyennes removed from Pine Ridge Agency to Tongue River, Montana, ninety thousand dollars;

Subsistence, etc.  
Vol. 19, p. 256.

For pay of physician, two teachers, two carpenters, one miller, two farmers, a blacksmith, and engineer, per seventh article of the treaty of May tenth, eighteen hundred and sixty-eight, nine thousand dollars;

Physician, etc.  
Vol. 15, p. 658.

In all, ninety-nine thousand dollars.

That any of the lands withdrawn under the reclamation Act in pursuance of the provisions of section five of the Act of Congress approved April twenty-seventh, nineteen hundred and four, entitled "An Act to ratify and amend an agreement with the Indians of the Crow Reservation, in Montana, and making appropriations to carry the same into effect," which are not disposed of within five years from the date of the passage of said Act shall remain subject to disposal under the provisions of the reclamation Act until otherwise directed by the Secretary of the Interior.

Crow Reservation.  
Lands reserved for  
irrigation.  
Vol. 33, p. 360.

For the employment of "Line Riders" along the southern and eastern boundary of the Northern Cheyenne Indian Reservation in the State of Montana, one thousand five hundred dollars is hereby appropriated, to be expended under the direction of the Secretary of the Interior.

Northern Cheyenne  
Reservation.  
Employment of  
"Line Riders."

## NEBRASKA.

Nebraska.

## GENOA SCHOOL.

For the support and education of three hundred Indian pupils at the Indian school of Genoa, Nebraska, fifty thousand four hundred dollars, and for pay of superintendent, one thousand seven hundred dollars.

Genoa school.

For general repairs and improvements, one thousand dollars.

To replace brick barn destroyed by fire, five thousand dollars.

In all, fifty-eight thousand one hundred dollars.

## WINNEBAGOES. (TREATY.)

Winnebagoes.

For interest on eight hundred and four thousand nine hundred and nine dollars and seventeen cents, at five per centum per annum, per fourth article of treaty of November first, eighteen hundred and thirty-seven, forty thousand two hundred and forty-five dollars and forty-five cents; and the Secretary of the Interior is hereby directed to expend said interest for the support, education, and civilization of said Indians, to be expended in such manner and to whatever extent that he may judge to be necessary and expedient for their welfare and best interest;

Support, etc.

Vol. 7, p. 545.

Civilization, etc.

## Interest.

For interest on seventy-eight thousand three hundred and forty dollars and forty-one cents, at five per centum per annum, to be expended under the direction of the Secretary of the Interior for the erection of houses, improvement of their allotments of land, purchase of stock, agricultural implements, seeds, and other beneficial objects, three thousand nine hundred and seventeen dollars and two cents;

In all, forty-four thousand one hundred and sixty-two dollars and forty-seven cents.

## Principal sum to credit of tribe.

That the Secretary of the Treasury is hereby authorized and directed to place upon the books of the Treasury to the credit of the Winnebago tribe of Indians the sum of eight hundred and eighty-three thousand two hundred and forty-nine dollars and fifty-eight cents, and such sum shall bear interest at the rate of five per centum per annum until withdrawn from the Treasury for payment to the Indians as hereinafter provided, being the balance of the unappropriated amounts due said tribe under the fourth article of the treaty of November first, eighteen hundred and thirty-seven, to wit, eight hundred and four thousand nine hundred and nine dollars and seventeen cents (Seventh Statutes at Large, page five hundred and forty-four) and the Act of July fifteenth, eighteen hundred and seventy, seventy-eight thousand three hundred and forty dollars and forty-one cents (Sixteenth Statutes at Large, page three hundred and fifty-five), and the Secretary of the Interior is hereby authorized and directed to cause a new enrollment to be made of all Winnebago Indians entitled to share in said fund other than those enrolled at the Winnebago agency in Nebraska, and until the completion of such enrollment no part of said sum shall be distributed. Upon the completion of such roll the Secretary of the Interior is authorized to pay per capita to the members of the tribe, except those resident in Wisconsin, their proportionate share of said sum, under such rules and regulations as he may prescribe, in the same manner as provided by the Act of April twenty-first, nineteen hundred and four (Thirty-third Statutes at Large, page two hundred and one). The proportionate share to the credit of the Winnebago Indians resident in Wisconsin shall be held in the Treasury of the United States, pending further legislation.

Vol. 7, p. 544.

Vol. 16, p. 355.

New enrollment.

Per capita distribution.  
Vol. 33, p. 201.

Exception.

Nevada.

## NEVADA.

Western Shoshone Agency. Support, etc., of Indians.

For support and civilization of the Indians of the Western Shoshone Agency, Nevada, including pay of employees, eight thousand dollars.

## CARSON SCHOOL.

Carson school.

For support and education of three hundred Indian pupils at the Indian school at Carson City, Nevada, and for pay of superintendent, fifty-one thousand nine hundred dollars;

For general repairs and improvements, five thousand dollars;

In all, fifty-six thousand nine hundred dollars.

Incidentals.

For general incidental expenses of the Indian Service in Nevada, including traveling expenses of agents, and support and civilization of Indians located on the Piute, Walker River, and Pyramid Lake reservations, five thousand dollars;

And pay of employees, including physician at the Walker River Reservation, four thousand dollars;

In all, nine thousand dollars.

Irrigation.  
Vol. 32, p. 388.

That in carrying out any irrigation project which may be undertaken under the provisions of the Act of June seventeenth, nineteen hundred and two (Thirty-second Statutes, page three hundred and eighty-eight), known as "The Reclamation Act," and which may make possible, and provide for in connection with the reclamation of other lands, the irrigation of all or any part of the irrigable lands

heretofore included in allotments made to Indians under the fourth section of the general allotment Act, the Secretary of the Interior be, and he hereby is, authorized to make such arrangement and agreement in reference thereto as said Secretary deems for the best interest of the Indians: *Provided*, That no lien or charge for construction, operation, or maintenance shall thereby be created against any such lands: *Provided further*, That to meet the necessary cost of carrying out this legislation the Secretary of the Interior is authorized to expend, out of the sum appropriated in this Act for irrigation, an amount not exceeding thirteen thousand dollars.

Vol. 24, p. 389.

*Proviso.*  
Nolien, etc., against reserved lands.  
Amount of cost.

## NEW MEXICO.

New Mexico.

(SEE ARIZONA FOR "SUPPORT AND CIVILIZATION OF THE APACHE, AND SO FORTH," IN ARIZONA AND NEW MEXICO.)

## ALBUQUERQUE SCHOOL.

For support and education of three hundred Indian pupils at the Indian school at Albuquerque, New Mexico, and for pay of superintendent, fifty-one thousand nine hundred dollars;

Albuquerque school.

General repairs and improvements, five thousand dollars;

In all, fifty-six thousand nine hundred dollars.

## SANTE FE SCHOOL.

For support and education of three hundred Indian pupils at the Indian school at Santa Fe, New Mexico, and for pay of superintendent, fifty-one thousand nine hundred dollars;

Santa Fe school.

For general repairs and improvements, five thousand dollars;

For water supply, one thousand six hundred dollars;

In all, fifty-eight thousand five hundred dollars.

For pay of one special attorney for the Pueblo Indians of New Mexico, one thousand five hundred dollars;

Pueblo Indians. Attorney.

And for necessary traveling and incidental expenses of said attorney, five hundred dollars;

In all, two thousand dollars.

For general incidental expenses of the Indian Service in New Mexico, including traveling expenses of agents, one thousand five hundred dollars.

Incidentals.

For the construction of a bridge across the San Juan River, near Shiprock School, in the Navajo Indian Reservation, in the Territory of New Mexico, ten thousand dollars, or so much thereof as may be necessary: *Provided*, That no part of this appropriation shall be available until the proper officer of the Indian Bureau shall investigate and report that the work contemplated can be completed for the amount herein appropriated.

San Juan River. Construction of bridge.

*Proviso.*  
Investigation, etc.

For completion of the irrigation system on the Zuni Reservation in New Mexico, twenty-five thousand dollars, to be immediately available.

Zuni irrigation project.

## NEW YORK.

New York.

For pay of Indian agent at the New York Agency, New York, one thousand dollars.

New York Agency. Agent, etc.

For pay of physician, New York Agency, six hundred dollars.

## SENECAS OF NEW YORK. (TREATY.)

For permanent annuity, in lieu of interest on stock, per Act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars;

Senecas. Annuity.  
Vol. 4, p. 442.

Interest.  
Vol. 9, p. 35.

For interest, in lieu of investment, on seventy-five thousand dollars, at five per centum, per Act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars;

For interest, at five per centum, on forty-three thousand and fifty dollars transferred from the Ontario Bank to the United States Treasury, per Act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents;

In all, eleven thousand nine hundred and two dollars and fifty cents.

Six Nations.

#### SIX NATIONS OF NEW YORK. (TREATY.)

Annuity.  
Vol. 7, p. 46.

For permanent annuity, in clothing and other useful articles, per sixth article of treaty of November eleventh, seventeen hundred and ninety-four, four thousand five hundred dollars.

Seneca Indians.  
Principal sum to  
credit of tribe.

That the Secretary of the Treasury is hereby authorized and directed to place on the books of the Treasury to the credit of the Seneca Indians of New York the sum of one hundred and eighteen thousand and fifty dollars, and such sum shall bear interest at the rate of five per centum per annum until withdrawn from the Treasury for payment to the Indians as hereinafter provided, being the value of stocks held in trust for the Indians and taken by the United States, and canceled under authority of the Act of June twenty-seventh, eighteen hundred and forty-six (Ninth Statutes at Large, page thirty-five), and the Secretary of the Interior is authorized to pay per capita to the members of the tribe entitled thereto the said sum under such rules and regulations as he may prescribe, in the same manner as provided by the Act of April twenty-first, nineteen hundred and four (Thirty-third Statutes at Large, page two hundred and one).

Vol. 9, p. 35.  
Per capita distribu-  
tion.

Vol. 33, p. 201.

North Carolina.

#### NORTH CAROLINA.

##### CHEROKEE SCHOOL.

Cherokee school.

For support and education of two hundred pupils at the Indian school at Cherokee, North Carolina, and for pay of superintendent, thirty-four thousand two hundred and twenty dollars;

For general repairs and improvements, one thousand five hundred dollars;

In all, twenty-nine thousand seven hundred and twenty dollars.

North Dakota.

#### NORTH DAKOTA.

Agent, Standing  
Rock Agency.

For pay of the Indian agent at the Standing Rock Agency, North Dakota, two thousand dollars.

Devils Lake Sioux.  
Support, etc., of In-  
dians.

For support and civilization of Sioux of Devils Lake, North Dakota, five thousand dollars.

Fort Berthold  
Agency.  
Support, etc., of In-  
dians.

For support and civilization of Indians at Fort Berthold Agency, in North Dakota, including pay of employees, twenty thousand dollars.

Payment for horses  
condemned, etc.

For payment to such Indians of the Fort Berthold Reservation in North Dakota as the Secretary of the Interior shall determine to be entitled thereto, the value of certain horses condemned and destroyed by the Bureau of Animal Industry in nineteen hundred and six and nineteen hundred and seven, the said value to be ascertained and determined by the said Secretary, thirteen thousand eight hundred and sixty dollars, or so much thereof as may be necessary.

Turtle Mountain  
Band.

For support and civilization of Turtle Mountain band of Chippewas, North Dakota, including seeds, thirteen thousand dollars.

That the Secretary of the Interior be, and he is hereby, authorized, on the approval of any allotment or homestead made to an Indian of the Turtle Mountain band of Chippewa Indians under the Act of April twenty-first, nineteen hundred and four (Thirty-third Statutes at Large, pages one hundred and eighty-nine and one hundred and ninety-four), to cause patent to issue therefor in the name of the allottee in accordance with section five of the Act of February eighth, eighteen hundred and eighty-seven, entitled "An Act to provide for the allotment of lands in severalty to the Indians of the various reservations and to extend the protection of the laws of the United States and the Territories over the Indians, and for other purposes," and amendments thereto.

Patents to allottees.

Vol. 33, pp. 189, 194.

Trust patents.  
Vol. 24, p. 389.

## FORT TOTTEN SCHOOL.

For support and education of three hundred and twenty-five Indian pupils at the Indian school, Fort Totten, North Dakota, and for pay of superintendent, fifty-five thousand nine hundred and seventy-five dollars;

Fort Totten school.

For general repairs and improvements, five thousand dollars;  
In all, sixty thousand nine hundred and seventy-five dollars.

## WAHPETON SCHOOL.

For the support and education of one hundred Indian pupils at the Indian school at Wahpeton, North Dakota, and for pay of superintendent, eighteen thousand two hundred dollars;

Wahpeton school.

For general repairs and improvements, two thousand dollars;

For improving the heating and lighting plant, five thousand dollars;

In all, twenty-five thousand two hundred dollars.

The Commissioner of Indian Affairs is hereby authorized to expend in behalf of said Indian school at Wahpeton, North Dakota, the unexpended balance of the item of five thousand dollars appropriated by the Act of April thirtieth, nineteen hundred and eight, for the purchase of live stock, seed, equipment of farm, and machinery; and also to expend for said school the unappropriated balance of the appropriation of two thousand five hundred dollars made in said Act of April thirtieth, nineteen hundred and eight, for the construction of concrete walk, driveways and grading, and the unexpended balance of said two appropriations is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Purchase of live  
stock.  
Use of unexpended  
balance.  
Ante, p. 87.

Concrete walk, etc.

## BISMARCK SCHOOL.

For support and education of one hundred Indian pupils at the Indian school, Bismarck, North Dakota, and for pay of superintendent, eighteen thousand two hundred dollars;

Bismarck school.

For general repairs and improvements, two thousand dollars;

For brick barn, five thousand dollars;

In all, twenty-five thousand two hundred dollars.

For general incidental expenses of the Indian Service in North Dakota, including traveling expenses of agents at three agencies, one thousand dollars.

Incidentals.

## OKLAHOMA.

Oklahoma.

For pay of Indian agents in Oklahoma at the following-named agencies at the rates respectively indicated, namely:

Agents.

At the Kiowa Agency, Oklahoma, two thousand dollars.

Kiowa Agency.

At the Osage Agency, Oklahoma, two thousand dollars.

Osage Agency.

Apaches, etc.  
Support, etc.

For support and civilization of the Apaches, Kiowas, Comanches, Wichitas, and affiliated bands who have been collected in the reservations set apart for their use and occupation, twenty-five thousand dollars.

Proceeds of town-lot  
sales in Anadarko, etc.  
Use of unexpended  
balances for county  
improvements.

That the Secretary of the Interior is hereby authorized and directed to turn over to the proper officers, respectively, of the counties now forming a part of the area covered by the counties of Caddo, Kiowa, and Comanche, State of Oklahoma, upon such equitable basis as may be satisfactory to and approved by the Secretary of the Interior, the respective unexpended balances of the funds derived from the sale of town lots in the towns of Anadarko, Hobart, and Lawton, Oklahoma, under the Act of March third, nineteen hundred and one, and by that Act and the Acts of June thirtieth, nineteen hundred and two, and March fourteenth, nineteen hundred and six, set apart for the construction of public improvements in the said counties, as a trust fund, to be by them, or under their supervision, expended solely for the construction and completion of public improvements in the counties aforesaid, as provided by the enactments of Congress creating and regulating the disposition of said funds, and for expenses necessary in connection with the construction and completion of such improvements.

Vol. 31, p. 1904.  
Vol. 32, p. 506.  
Vol. 34, p. 62.

Cynthia Ann Par-  
ker.  
Monument for.

For a monument to Cynthia Ann Parker, mother of Quanna Parker, chief of the Comanches, one thousand dollars, to be expended under such regulations as the Secretary of the Interior may prescribe.

Arapahoes and  
Cheyennes.

For support and civilization of the Arapahoes and Cheyennes who have been collected on the reservations set apart for their use and occupation, thirty-five thousand dollars.

Kansas Indians.

For support and civilization of the Kansas Indians, Oklahoma, including agricultural assistance and pay of employees, one thousand five hundred dollars.

Kickapoos.

For support and civilization of the Kickapoo Indians in Oklahoma, two thousand dollars.

Poncas.

For support and civilization of the Ponca Indians, including pay of employees, nine thousand dollars.

Incidentals.

For general incidental expenses of the Indian Service in Oklahoma, and for pay of employees, twenty-two thousand dollars.

#### CHILOCCO SCHOOL.

Chilocco school.

For support and education of seven hundred Indian pupils at the Indian school at Chilocco, Oklahoma, and for pay of superintendent, one hundred and nineteen thousand four hundred dollars.

For general repairs and improvements, ten thousand dollars;

In all, one hundred and twenty-nine thousand four hundred dollars;

Pawnees.

#### PAWNEES. (TREATY.)

Annuity.  
Vol. 11, p. 729.  
Vol. 27, p. 644.

For perpetual annuity, which is to be paid in cash to them, per second article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, and agreement of November twenty-third, eighteen hundred and ninety-two, article three, thirty thousand dollars;

Schools.  
Vol. 11, p. 730.

For support of two manual-labor schools, per third article of same treaty of September twenty-fourth, eighteen hundred and fifty-seven, ten thousand dollars;

Farmer, etc.  
Vol. 11, p. 730.

For pay of one farmer, two blacksmiths, one miller, one engineer and apprentices, and two teachers, as per fourth article of same treaty, five thousand four hundred dollars;

Physician.

For pay of physician and purchase of medicines, one thousand two hundred dollars;

For purchase of iron and steel and other necessities for the shops, as per fourth article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, five hundred dollars;  
 In all, forty-seven thousand one hundred dollars.

Iron, steel, etc.  
 Vol. 11, p. 730.

QUAPAWS. (TREATY.)

Quapaws.

For education, per third article of treaty of May thirteenth, eighteen hundred and thirty-three, one thousand dollars; and the unexpended balance of the appropriation for education per said article of said treaty for the fiscal year nineteen hundred and seven is hereby reappropriated and made immediately available for payment for the care and support of Quapaw Indian children at the mission school on the Quapaw Reservation during the said fiscal year nineteen hundred and seven, in accordance with a resolution of the Quapaw national council adopted December thirty-first, nineteen hundred and seven, on file in the office of Indian Affairs.

Education.  
 Vol. 7, p. 425.  
 Unexpended balance immediately available.

For blacksmith and assistants, and tools, iron, and steel for blacksmith shop, per same article and treaty, five hundred dollars;

Blacksmiths, etc.

In all, one thousand five hundred dollars: *Provided*, That the President of the United States shall certify the same to be for the best interests of the Indians.

*Proviso.*  
 Certificate of President.

SACS AND FOXES OF THE MISSISSIPPI. (TREATY.)

Sacs and Foxes of the Mississippi.

For permanent annuity, in goods or otherwise, per third article of treaty of November third, eighteen hundred and four, one thousand dollars;

Annuity.  
 Vol. 7, p. 85.

For interest on two hundred thousand dollars, at five per centum, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, ten thousand dollars;

Interest.  
 Vol. 7, p. 541.

For interest on eight hundred thousand dollars, at five per centum, per second article of treaty of October eleventh, eighteen hundred and forty-two, forty thousand dollars: *Provided*, That the sum of one thousand five hundred dollars of this amount shall be used for the pay of a physician and for purchase of medicine;

*Proviso.*  
 Physician, etc.

In all, fifty-one thousand dollars.

That the Secretary of the Treasury is hereby authorized and directed to place upon the books of the Treasury to the credit of the Sacs and Foxes of the Mississippi tribe of Indians, the unappropriated sums of two hundred thousand dollars, due under the second article of the treaty of October twenty-first, eighteen hundred and thirty-seven (Seventh Statutes at Large, page five hundred and forty), and eight hundred thousand dollars under the second article of the treaty of October eleventh, eighteen hundred and forty-two (Seventh Statutes at Large, page five hundred and ninety-six).

Principal sum to credit of tribe.

Vol. 7, p. 541.

Vol. 7, p. 596.

That the Secretary of the Interior is hereby authorized, in his discretion, to pay per capita to the Sacs and Foxes of the Mississippi tribe of Indians in the State of Oklahoma the sum of one hundred thousand dollars, now to the credit of the tribe in the United States Treasury under the title of "Sac and Fox of the Mississippi in Oklahoma fund;" and also the sum of twelve thousand one hundred and sixty-four dollars and ninety-six cents standing to the credit of the tribe under the title of "Sac and Fox of the Mississippi fund."

Per capita payment.

FIVE CIVILIZED TRIBES.

Five Civilized Tribes.

For pay of superintendent at the Union Agency, Oklahoma, four thousand five hundred dollars.

Union Agency.  
 Superintendent.

Special clerks, etc.

For special clerical force in the office of the United States Indian agent, Union Agency, and miscellaneous expenses in connection with entering of remittances received on account of payments of town lots and issuance of patents, six thousand dollars.

Leases, etc.

For clerical work and labor connected with the leasing of Creek and Cherokee lands for mineral and other purposes, and the leasing of lands of full-blood Indians under the Act of April twenty-sixth, nineteen hundred and six, and Acts amendatory thereto, thirty thousand dollars.

Vol. 34, p. 145.

Sales of restricted lands.

For appraising, clerical work, and labor connected with the sale of restricted lands, Five Civilized Tribes, twenty-five thousand dollars.

Removal of intruders.

For the purpose of removing intruders and placing allottees in unrestricted possession of their allotments, to be expended under the direction of the Secretary of the Interior, seventeen thousand dollars.

Removal of alienation restrictions.  
Vol. 33, p. 204.  
*Ante*, p. 312.

To enable the Secretary of the Interior to carry out the provisions of the Act approved April twenty-first, nineteen hundred and four, and section one of the Act of May twenty-seventh, nineteen hundred and eight, for the removal of restrictions upon the alienation of lands of allottees of the Five Civilized Tribes, fifteen thousand dollars.

District agents.

#### DISTRICT AGENTS.

Salaries, etc.

Supplemental to the funds appropriated and available for expenses connected with the affairs of the Five Civilized Tribes, there is hereby appropriated for the salaries and expenses of district agents and other employees connected with the work of such agents, out of any funds in the Treasury not otherwise appropriated, the sum of ninety thousand dollars, to be immediately available as the Secretary of the Interior may direct; and all powers heretofore conferred by law on said district agents, who were designated by the Act of May twenty-seventh, nineteen hundred and eight (Thirty-fifth Statutes at Large, page three hundred and twelve), as "local representatives" of the Secretary of the Interior, are continued in full force and effect: *Provided*, That the Secretary of the Interior is hereby authorized to employ of such district agents such number, not exceeding five, as he deems proper, to perform like duties as those now performed by them among the Five Civilized Tribes in Oklahoma in other portions of that State.

Immediately available.  
Powers continued.  
*Ante*, p. 312.

*Proviso*.  
Assignment, etc.

#### SCHOOLS.

Tribal schools.  
Maintenance, etc.

For the maintenance, strengthening, and enlarging of the tribal schools of the Cherokee, Creek, Choctaw, Chickasaw, and Seminole nations, and making provision for the attendance of children of parents of other than Indian blood therein, and the establishment of new schools under the control of the Department of the Interior, the sum of one hundred and fifty thousand dollars, or so much thereof as may be necessary, to be placed in the hands of the Secretary of the Interior, and disbursed by him under such rules and regulations as he may prescribe.

#### COMPLETION OF THE WORK.

Completing work of Commission.

For the completion of the work heretofore required by law to be done by the Commission to the Five Civilized Tribes, one hundred and forty thousand dollars, said appropriation to be disbursed under the direction of the Secretary of the Interior, and the Secretary of the Interior is directed to so disburse this appropriation as to complete said work by July first, nineteen hundred and ten.

That allottees of the Cherokee, Choctaw, and Chickasaw nations, having remnant allotments due them of not exceeding fifty dollars in value, shall be paid twice the value thereof in lieu of such allotment, by check from the tribal funds of their respective tribes. The Secretary of the Interior is directed immediately after July first, nineteen hundred and nine and prior to December first, nineteen hundred and nine, to pay allottees out of the funds of the Creek Nation, the amounts severally due for the equalization of their allotments. In making such payment for the equalization of the Creek allotments eight hundred dollars shall be taken as the standard value of an allotment: *Provided*, That the payment of such funds for the equalization of allotment shall be a final and conclusive settlement of all claims for the equalization of allotments in the Creek Nation: *And provided further*, That as a condition precedent to any such payment the Creek National Council shall pass an Act, in form approved by the Secretary of the Interior, discharging the United States from all claim and demand on this account.

The tribal councils when meeting shall receive compensation only for the length of time authorized by the Secretary of the Interior.

The town-lot payments in default shall not work forfeiture if payment, with ten per centum interest from date of such default, is made before December first, nineteen hundred and nine. All rights to acquire land for allotment by Choctaw and Chickasaw freedmen shall cease December first, nineteen hundred and ten. The surface only of the segregated coal and asphalt lands of the Choctaw and Chickasaw nation shall be subject to condemnation under the laws of the State of Oklahoma for state penal institutions, county and municipal purposes and for sewers and water systems: *Provided*, That the title to the surface of any lands so condemned shall revert to the Choctaw and Chickasaw nation upon its ceasing to be used for the purpose for which it was condemned and the tribal relation is hereby continued for such purpose and no title to any mineral rights in said lands so condemned shall be acquired hereunder.

The Court of Claims is hereby authorized to allow, and, upon such allowance, the Secretary of the Treasury is hereby directed to pay out of the sum awarded to the Eastern Cherokees, under the judgment of the Supreme Court of the United States, October term, nineteen hundred and five, to the several members of the council of the Eastern Cherokees, the sum of five dollars per diem each for the period they severally rendered service in going to and from and attending the councils of the Eastern Cherokees, as shall be certified to the Court of Claims by the president and secretary of the council, and otherwise established to the satisfaction of said court: *Provided*, That in no event shall the amount thus paid exceed five thousand dollars.

To reimburse Doctor G. W. Harkins, of Coalgate, Oklahoma, for services rendered and expenses incurred in suppressing the spread of smallpox in Indian Territory from June thirtieth, nineteen hundred and one, to August eighth, nineteen hundred and one, six hundred and thirty-four dollars and fifteen cents, the same to be accepted by said Doctor G. W. Harkins in full payment of all demand for such services and expenses.

Cherokee, Choctaw, and Chickasaw Indians.  
Payment to allottees from tribal fund.  
Creeks.  
Equalization of allotments.

Payment to allottees.

*Proviso.*  
Tribal settlement.

Acknowledgment of.

Compensation of tribal councils.

Time extended for town-lot payments, etc.

Rights of freedmen.

Condemning segregated coal, etc., lands.

*Proviso.*  
Reversion.

Eastern Cherokees.  
Council meetings.

Per diem allowances for attending.

*Proviso.*  
Maximum.

G. W. Harkins.  
Reimbursement.

CHOCTAWS. (TREATY.)

Choctaws.

For permanent annuity, per second article of treaty of November sixteenth, eighteen hundred and five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars;

Annuity.  
Vol. 7, p. 99.  
Vol. 11, p. 614.

Light horsemen.  
Vol. 7, p. 218.  
Vol. 11, p. 614.

For permanent annuity for support of light horsemen, per thirteenth article of treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;

Blacksmith.  
Vol. 7, pp. 212, 236.

For permanent annuity for support of blacksmith, per sixth article of treaty of October eighteenth, eighteen hundred and twenty, ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;

Education.  
Vol. 7, p. 235.  
Vol. 11, p. 614.

For permanent annuity for education, per second and thirteenth articles of last two treaties named above, six thousand dollars;

Iron and steel.  
Vol. 7, p. 236.  
Vol. 11, p. 614.

For permanent annuity for iron and steel, per ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars;

In all, ten thousand five hundred and twenty dollars.

Seminoles.

SEMINOLES. (TREATY.)

Interest.  
Vol. 11, p. 702.

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity (they having joined their brethren West), per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

Vol. 14, p. 757.

For interest on fifty thousand dollars, at the rate of five per centum per annum, to be paid annually, for the support of schools, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars;

For interest on twenty thousand dollars, at the rate of five per centum per annum, to be paid annually for the support of the Seminole government, as per same article, same treaty, one thousand dollars;

In all, twenty-eight thousand five hundred dollars.

Credit to tribal fund.

That the Secretary of the Treasury is hereby authorized and directed to place on the books of the Treasury to the credit of the Seminole tribe of Indians, the sum of five hundred and seventy thousand dollars, said sum, or any part thereof, so long as it remains in the Treasury, to draw interest at the rate of five per centum per annum, being the balance of the unappropriated amounts due said tribe under article eight of the treaty of August seventh, eighteen hundred and fifty-six (Eleventh Statutes at Large, page seven hundred and two), and article three of the treaty of March twenty-first, eighteen hundred and sixty-six (Fourteenth Statutes at Large, page seven hundred and fifty-six).

Interest.

Vol. 11, p. 702.

Vol. 14, p. 756.

Kiowa, Comanche,  
and Apache Indians.  
Payments from tribal  
funds to.

That the Secretary of the Interior be, and he is hereby, authorized to withdraw from the Treasury of the United States, at his discretion, the sum of two hundred and fifty thousand dollars, or so much thereof as may be necessary, of the funds on deposit to the credit of the Kiowa, Comanche, and Apache tribes of Indians in Oklahoma, and pay out the same for the benefit of the members of said tribes for their maintenance and support, and improvement of their homesteads, for the ensuing year in such manner and under such regulations as he may prescribe.

Goodland Indian  
Orphan Industrial  
School.  
Choctaw lands to be  
conveyed to.

That the Secretary of the Interior is hereby authorized, in case, after investigation, he deems it for the best interest of the tribe, to set aside six hundred and forty acres of Choctaw land for the benefit of old Goodland Indian Orphan Industrial School, and to convey the same to said school in conjunction with the principal chief of the Choctaw Nation and the governor of the Chickasaw Nation.

That the Secretary of the Interior is hereby authorized and directed to issue a patent in fee to the Benedictine Fathers of Sacred Heart Abbey, Oklahoma, for the following-described lands, now and for many years reserved for and occupied by the Sacred Heart Mission, to wit: The south half of section seven and the north half of section eighteen, in township six north, range five east, on the Pottawatomie Reservation, Oklahoma, containing six hundred and forty acres more or less.

Benedictine Fathers of Sacred Heart Abbey, Okla.  
Patent in fee to.

That the Attorney-General of the United States is hereby authorized and directed to immediately move the advancement, upon the docket of the Supreme Court of the United States, of the case of J. E. Fleming, and others, against Green McCurtain, and others, docket numbered five hundred and thirty-five to the earliest practicable hearing.

Fleming vs. McCurtain.  
Advancement of case in Supreme Court.

OREGON.

Oregon.

For support and civilization of the Klamath, Modocs, and other Indians of the Klamath Agency, Oregon, including pay of employees, eight thousand dollars.

Support, etc., of Indians.  
Klamath Agency.

For support and civilization of the confederated tribes and bands under Warm Springs Agency, and for pay of employees, four thousand dollars.

Warm Springs Agency.

For support and civilization of the Walla Walla, Cayuse, and Umatilla tribes, Oregon, including pay of employees, three thousand dollars.

Walla Walla, Cayuse, and Umatilla tribes.

SALEM SCHOOL.

For support and education of six hundred Indian pupils at the Indian school, Salem, Oregon, and for pay of superintendent, one hundred and two thousand two hundred dollars;

Salem school.

For general repairs and improvements, ten thousand dollars;

In all, one hundred and twelve thousand two hundred dollars.

For general incidental expenses of the Indian Service in Oregon, including traveling expenses of agents, and support and civilization of Indians of Grande Ronde and Siletz agencies, three thousand dollars;

Incidentals.

Pay of employees at the same agencies, three thousand dollars;

In all, six thousand dollars.

SILETZ INDIAN RESERVATION.

That within one year from the date of the approval of this Act any religious or missionary society now occupying, under proper authority, for religious or educational work among the Indians, any lands on the Siletz Reservation in Oregon shall have the right to purchase ten acres of land on said reservation, or a less quantity at the option of the purchaser, at the rate of two dollars and fifty cents per acre, and the same shall be conveyed to such religious or missionary society by patent.

Siletz Reservation.  
Sale of lands on, to religious societies.

Price per acre.

MOLELS. (TREATY.)

Molels.

For pay of teachers and for manual-labor schools, and for all necessary materials therefor, and for the subsistence of the pupils, per second article of treaty of December twenty-first, eighteen hundred and fifty-five, three thousand dollars.

Schools.  
Vol. 12, p. 961.

Pennsylvania.

PENNSYLVANIA.

Carlisle school.

For support and education of Indian school at Carlisle, Pennsylvania, for transportation of pupils to and from said school, for pay of superintendent, and for general repairs and improvements, one hundred and sixty-four thousand dollars.

South Dakota.

SOUTH DAKOTA.

Agents at agencies.

For pay of Indian agents in South Dakota at the following named agencies at the rates respectively indicated, namely:

- Crow Creek.
- Pine Ridge.
- Rosebud.
- Sisseton.
- Yankton.

- At the Crow Creek Agency, one thousand six hundred dollars.
- At the Pine Ridge Agency, two thousand two hundred dollars.
- At the Rosebud Agency, one thousand eight hundred dollars.
- At the Sisseton Agency, one thousand five hundred dollars.
- At the Yankton Agency, one thousand six hundred dollars.

CHAMBERLAIN SCHOOL.

Chamberlain school.  
Grant of, to State.

There is hereby granted to the State of South Dakota upon the terms and conditions hereinafter named the following-described property, known as the Chamberlain School, including the lands, buildings, and fixtures pertaining to said school: *Provided*, That said lands and buildings shall be held and maintained by the State of South Dakota as an institution of learning, and that Indian pupils shall at all times be admitted to such school free of charge for tuition and on terms of equality with white pupils: *Provided further*, That this grant shall be effective at any time before July first, nineteen hundred and ten, if before that date the governor of the State of South Dakota files an acceptance thereof with the Secretary of the Interior accepting for said State said property, upon the terms and conditions herein prescribed. If said property is not accepted by the State of South Dakota, as hereinbefore provided, the Secretary of the Interior is hereby authorized to dispose of and convey the real estate, including buildings and fixtures, of the Chamberlain School, South Dakota, for a price not less than twenty-six thousand dollars, upon condition that the property shall continue to be maintained and operated as an educational institution, and that children of Indian parents shall have the same privilege of education as white children, but with tuition free: *Provided*, That the Commissioner of Indian Affairs is authorized and directed to dispose, by sale or transfer to other schools, such property as is not covered by the transfer of the realty, buildings, and fixtures.

*Proviso.*  
Indian pupils, etc.  
Acceptance of grant.

Sale in case of non-acceptance.

Minimum price.  
Requirements.

Sale, etc., of residue of property.

Indian pupils, etc.

For the support and education of one hundred and fifty Indian pupils at the Indian school at Chamberlain, South Dakota, twenty-five thousand and fifty dollars, and for pay of superintendent, one thousand six hundred dollars;

For general repairs and improvements, one thousand dollars; In all, twenty-seven thousand six hundred and fifty dollars:

*Proviso.*  
Pro rata share of appropriation, etc.

*Provided*, That if such school is disposed of as above authorized at any time during the fiscal year of nineteen hundred and ten the pro rata share only of the appropriation for the maintenance of said school for the portion of the year which the school is maintained by the United States shall be available.

Edward N. Vandall.  
Land on former Yankton Reservation allotted to, etc.

That the Secretary of the Interior be, and he is hereby, authorized to allot eighty acres of land on the former Yankton Reservation in South Dakota, now reserved for Indian administrative purposes to Edward N. Vandall, a Yankton Sioux allottee, in consideration that said Vandall relinquish eighty acres of land, more or less, which he now holds in allotment.

## FLANDREAU SCHOOL.

For support and education of three hundred and seventy-five Indian pupils at the Indian school at Flandreau, South Dakota, and for pay of superintendent, sixty-four thousand four hundred and twenty-five dollars;

Flandreau school.

For general repairs and improvements, five thousand dollars, of which two thousand five hundred dollars shall be immediately available;

In all, sixty-nine thousand four hundred and twenty-five dollars.

## PIERRE SCHOOL.

For support and education of one hundred and fifty Indian pupils at the Indian school at Pierre, South Dakota, and for pay of superintendent, twenty-six thousand five hundred and fifty dollars;

Pierre school.

For general repairs and improvements, four thousand five hundred dollars;

For construction of new water pipe, four thousand dollars;

In all, thirty-five thousand and fifty dollars.

## RAPID CITY SCHOOL.

For support and education of two hundred and fifty Indian pupils at the Indian school, Rapid City, South Dakota, and pay of superintendent, forty-three thousand three hundred and fifty dollars;

Rapid City school.

For general repairs and improvements, five thousand dollars;

For installation of water plant, twenty thousand dollars;

In all, sixty-eight thousand three hundred and fifty dollars.

For general incidental expenses of the Indian Service in South Dakota, including traveling expenses of agents, three thousand dollars.

Incidentals.

That the Secretary of the Interior is hereby authorized and directed to issue patents in fee to the Bureau of Catholic Indian Missions, organized under an act of the assembly of Maryland entitled "An act to incorporate the Bureau of Catholic Indian Missions," approved April sixth, eighteen hundred and ninety-four, for the land set apart to the Catholic Church on the Rosebud, Pine Ridge, Crow Creek, and Lower Brule reservations, in the State of South Dakota, as follows:

Bureau of Catholic Indian Missions.  
Patents in fee to.

On the Rosebud Reservation, at or near Saint Francis Mission: The east half of the northeast quarter and the east half of the southeast quarter of section thirty-one, and the west half of the northwest quarter and the west half of the southwest quarter of section thirty-two, all in township thirty-seven north, range thirty west of the sixth principal meridian, containing three hundred and twenty acres, more or less; also, at or near Red Leaf Camp, the southwest quarter of the northwest quarter of section two, township thirty-nine north, range thirty-three west of the sixth principal meridian, containing forty acres, more or less; also, at or near Oak Creek, the southwest quarter of the southeast quarter of section one, township thirty-nine north, range twenty-six west of the sixth principal meridian, containing forty acres, more or less; also, at or near Antelope Creek, the southwest quarter of the southeast quarter of section thirty-four, township thirty-nine north, range twenty-eight west of the sixth principal meridian, containing forty acres, more or less; also, at or near Little White River, the northwest quarter of the southwest quarter of section thirty-four, township forty-two north, range twenty-nine west of the sixth principal meridian, containing forty acres, more or less; also, at or near Ponca Creek, lot one and the northeast quarter of the northwest quarter of section seven, township ninety-six north, range

Rosebud Reservation.  
Saint Francis Mission.

Red Leaf Camp.

Oak Creek.

Antelope Creek.

Little White River.

Ponca Creek.

seventy-one west of the fifth principal meridian, containing seventy-eight and sixty-two one-hundredths acres, more or less; also, at or near Saint Francis Mission, for cemetery purposes, the northeast quarter of the northwest quarter of section thirty-two, township thirty-seven north, range thirty west of the sixth principal meridian, containing forty acres, more or less; also, at or near Little White River, for cemetery purposes, the southwest quarter of the northeast quarter of section thirty, township forty north, range twenty-nine west of the sixth principal meridian, containing forty acres, more or less, and the northeast quarter of the northeast quarter of section thirty-three, township forty-three north, range twenty-five west of the sixth principal meridian, containing forty acres, more or less.

Saint Francis Mission Cemetery.

Little White River Cemetery.

Pine Ridge Reservation.

On the Pine Ridge Reservation: The north half of the northeast quarter and the north half of the northwest quarter of section fourteen, township thirty-nine north, range forty-three west of the sixth principal meridian, containing one hundred and sixty acres, more or less, and the northwest quarter of section twenty, township forty-one north, range forty-three west of the sixth principal meridian, containing one hundred and sixty acres, more or less.

Crow Creek Reservation.

On the Crow Creek Reservation: The northwest quarter of section four, township one hundred and nine north, range seventy-two west of the fifth principal meridian, containing one hundred and fifty-eight and forty one-hundredths acres, more or less; also the north half of the northwest quarter of the northwest quarter of the southwest quarter, shown by the tract book to be in lot eight, section twenty-three, township one hundred and seven north, range seventy-two west of the fifth principal meridian.

Lower Brule Reservation.

On the Lower Brule Reservation: On agency reserve in section fifteen, township one hundred and seven north, range seventy-three west of the fifth principal meridian, described as beginning at the corner to sections ten, eleven, fourteen, fifteen; thence west three hundred and thirty feet on the section line between sections ten and fifteen; thence south two hundred and sixty-four feet; thence east three hundred and thirty feet; thence north two hundred and sixty-four feet to the place of beginning, containing two acres.

Sioux of different tribes.

SIoux OF DIFFERENT TRIBES, INCLUDING SANTEE SIOUX OF NEBRASKA. (TREATY.)

Teachers, etc. Vol. 15, p. 640.

For pay of five teachers, one physician, one carpenter, one miller, one engineer, two farmers, and one blacksmith, per thirteenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, ten thousand four hundred dollars;

For pay of second blacksmith, and furnishing iron, steel, and other material, per eighth article of same treaty, one thousand six hundred dollars;

Employees.

For pay of additional employees at the several agencies for the Sioux in Nebraska and Dakota, eighty-eight thousand dollars;

Subsistence, etc. Vol. 19, p. 256.

For subsistence of the Sioux, and for purposes of their civilization, as per agreement ratified by Act of Congress approved February twenty-eighth, eighteen hundred and seventy-seven, five hundred thousand dollars: *Provided*, That this sum shall include transportation of supplies from the termination of railroad or steamboat transportation, and in this service Indians shall be employed whenever practicable;

Proviso. Transportation.

Schools. Vol. 15, p. 637. Vol. 25, p. 894.

For support and maintenance of day and industrial schools, including erection and repairs of school buildings, in accordance with article seven of the treaty of April twenty-ninth, eighteen hundred and sixty-eight, which article is continued in force for twenty years by section seventeen of the Act of March second, eighteen hundred and eighty-nine, two hundred thousand dollars;

In all, eight hundred thousand dollars.

SIoux, YANKTON TRIBE. (TREATY.)

For subsistence and civilization of Yankton Sioux, heretofore provided for in appropriations under "Fulfilling treaty with Sioux of different tribes," and so forth, twenty thousand dollars;

For the equipment and maintenance of the asylum for insane Indians at Canton, South Dakota, for incidental and all other expenses necessary for its proper conduct and management, including pay of employees, and for necessary expense of transporting insane Indians to and from said asylum, twenty-five thousand dollars;

To enable the Secretary of the Interior to complete the survey and allotment of the reservations of the Sioux Nation of Indians in North and South Dakota, thirty thousand dollars: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of surplus lands after the allotments are made.

To enable the President to cause, under the provisions of the Act of March second, eighteen hundred and eighty-nine, entitled "An Act to divide a portion of the reservation of the Sioux Nation of Indians in Dakota into separate reservations and to secure the relinquishment of the Indian title to the remainder, and for other purposes," to be allotted the lands in said separate reservations as provided in said Act, including the necessary resurveys, thirty thousand dollars.

That the Secretary of the Interior be, and he is hereby, authorized and directed to pay to the Flandreau tribe of Indians in the State of South Dakota per capita the balance remaining in the Treasury to their credit, approximating eight thousand dollars, accruing to said Indians under the Act of March second, eighteen hundred and eighty-nine.

That the following-described tract of land situated in Boreman County, in the State of South Dakota, and described as follows, to wit: A strip of land ten chains wide on the west side of lot three, in section twenty-six, of township twenty north, of range twenty-five east, of the Black Hills principal meridian be, and the same hereby is, reserved for cemetery purposes for the perpetual use of the Indians of the Standing Rock Indian Reservation, and the same shall not be subject to taxation so long as the same may be used for cemetery purposes.

UTAH.

For pay of Indian agent at the Uintah and Ouray Agency, Utah (consolidated), one thousand eight hundred dollars.

For general incidental expenses of the Indian Service in Utah, including traveling expenses of agents, one thousand dollars.

For constructing irrigation system, to irrigate the allotted lands of the Uncompahgre, Uintah, and White River Utes in Utah, as provided by the Act of June twenty-first, nineteen hundred and six, one hundred and twenty-five thousand dollars, reimbursable.

There is hereby granted to the State of Utah, upon the terms and conditions hereinafter named, the property, known as the Panguitch School, including the lands, buildings, and fixtures pertaining to said school: *Provided*, That said lands and buildings shall be held and maintained by the State of Utah as an institution of learning, and that Indian pupils shall at all times be admitted to such school free of charge for tuition and on terms of equality with white pupils: *Provided further*, That this grant shall be effective at any time before July first, nineteen hundred and ten, if before that date the governor of the State of Utah files an acceptance thereof with the Secretary of the Interior accepting for said State said property, upon the terms and conditions herein prescribed.

Sioux, Yanktontribe.

Subsistence, etc.  
Vol. 19, p. 287.

Canton.  
Expenses of insane  
asylum.

Survey and allot-  
ment.

*Proviso*.  
Reimbursement.

Allotments in Sioux  
Reservation.  
Vol. 25, p. 888.

Flandreau tribe.  
Per capita payment.  
Vol. 25, p. 888.

Standing Rock Res-  
ervation.  
Land reserved for  
cemetery.

Utah.

Uintah and Ouray  
Agency.  
Agent.  
Incidentals.

Irrigation.  
Lands of Uncom-  
pahgre, Uintahs, and  
White River Utes.  
Vol. 34, p. 375.

Panguitch School.  
Grant of, to State.

*Provisos*.  
Indian pupils, etc.

Acceptance of  
grant.

Protecting, etc., wa-  
ter rights.  
Vol. 34, p., 375.

To enable the Commissioner of Indian Affairs to perfect and protect the rights of the Uncompahgre, Uintah, and White River Utes in Utah in and to the waters appropriated under the laws of the State of Utah for the irrigation systems authorized by the Act of June twenty-first, nineteen hundred and six, two hundred thousand dollars, or so much thereof as may be necessary, the amount expended hereunder to be reimbursed from the proceeds of the sale of lands within the former Uintah Reservation: *Provided*, That said sum, or any part thereof, shall be used only in the event of failure to procure from the State of Utah or its officers an extension of time in which to make final proof for waters appropriated for the benefit of the Indians, and any sum expended hereunder shall be reimbursed from the proceeds of the sale of the lands within the former Uintah Reservation.

Reimbursement.

*Proviso*.  
Restriction.

Utes, Confederated  
Bands.

#### CONFEDERATED BANDS OF UTES. (TREATY.)

Carpenters, etc.  
Vol. 13, p. 675.  
Vol. 15, p. 622.

For pay of two carpenters, two millers, two farmers, and two blacksmiths, as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, and fifteenth article of treaty of March second, eighteen hundred and sixty-eight, six thousand seven hundred and twenty dollars;

For pay of two teachers, as per same article of same treaty, one thousand eight hundred dollars;

For purchase of iron and steel and the necessary tools for blacksmith shop, per ninth article of same treaty, two hundred and twenty dollars;

Food.  
Vol. 15, p. 622.

For annual amount for the purchase of beef, mutton, wheat, flour, beans, and potatoes, or other necessary articles of food, as per twelfth article of same treaty, thirty thousand dollars;

Employees.

For pay of employees at the several Ute agencies, fifteen thousand dollars;

In all, fifty-three thousand seven hundred and forty dollars.

Virginia.

#### VIRGINIA.

Hampton school.

For the support and education of one hundred and twenty Indian pupils at the school at Hampton, Virginia, twenty thousand and forty dollars.

Washington.

#### WASHINGTON.

Colville Agency.  
Agent.

For pay of the Indian agent at the Colville Agency, Washington, one thousand eight hundred dollars.

Support, etc.,  
D'Wamish, etc., Indi-  
ans.

For support and civilization of the D'Wamish and other allied tribes in Washington, including pay of employees, seven thousand dollars;

Makahs.

For support and civilization of the Makahs, Washington, including pay of employees, two thousand dollars;

Qui-nai-elts and  
Quil-leh-utes.

For support and civilization of the Qui-nai-elts and Quil-leh-utes, including pay of employees, one thousand dollars;

Yakimas.

For support and civilization of Yakimas, and other Indians at said agency, including pay of employees, five thousand dollars;

Incidentals.

For general incidental expenses of the Indian Service in Washington, including traveling expenses of agents, and support and civilization of Indians at Colville and Puyallup agencies, and for pay of employees, thirteen thousand dollars.

Spokanes.

#### SPOKANES. (TREATY.)

Blacksmith, etc.  
Vol. 27, p. 139.

For pay of a blacksmith and carpenter to do necessary work and to instruct the said Indians in those trades, one thousand dollars each,

per sixth article of agreement with said Indians, dated March eighteenth, eighteen hundred and eighty-seven, ratified by Act of Congress approved July thirteenth, eighteen hundred and ninety-two, two thousand dollars;

For purchase of agricultural implements, and support and civilization of Joseph's Band of Nez Perce Indians, one thousand dollars;

For the extension of the irrigation system on lands allotted to Yakima Indians in Washington, fifteen thousand dollars, to be reimbursed from the proceeds of the sale of surplus lands, as provided by the Act of December twenty-first, nineteen hundred and four, entitled "An Act to authorize the sale and disposition of surplus or unallotted lands of the Yakima Indian Reservation in the State of Washington;"

To enable the Secretary of the Interior to complete the survey, allotment, classification, and appraisement of the lands in the Colville Reservation in the State of Washington, fifty thousand dollars: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of surplus lands after the allotments are made.

To enable the Secretary of the Interior to complete the survey, allotment, classification, and appraisement of lands in the Spokane Reservation in the State of Washington, ten thousand dollars: *Provided*, That this sum shall be reimbursed to the United States from the proceeds of the sale of the surplus lands after the allotments are made.

For the third of five installments to the Indians residing on the Colville Reservation for the cession by said Indians to the United States of one million five hundred thousand acres of land opened to settlement by an Act of Congress "To provide for the opening of a part of the Colville Reservation in the State of Washington, and for other purposes," approved July first, eighteen hundred and ninety-two, being a part of the full sum set aside and held in the Treasury of the United States in payment for said land under the terms of the Act approved June twenty-first, nineteen hundred and six, ratifying the agreement ceding said land to the United States under date of May ninth, eighteen hundred and ninety-one, three hundred thousand dollars, to be expended for the benefit of said Indians in accordance with the provisions of the said Act setting aside in the Treasury the money in payment for the land ceded.

#### WISCONSIN.

For pay of Indian agent at the La Pointe Agency, Wisconsin, two thousand five hundred dollars.

#### HAYWARD SCHOOL.

For the support and education of two hundred and ten pupils at the Indian school at Hayward, Wisconsin, and pay of superintendent, thirty-six thousand six hundred and seventy dollars;

For general repairs and improvements, two thousand two hundred dollars;

In all, thirty-eight thousand eight hundred and seventy dollars.

#### TOMAH SCHOOL.

For support and education of two hundred and fifty Indian pupils at the Indian school, Tomah, Wisconsin, and pay of superintendent, forty-three thousand four hundred and fifty dollars;

For general repairs and improvements, three thousand dollars;

For steel tower for water tank, three thousand dollars;

In all, forty-nine thousand four hundred and fifty dollars.

Joseph's Band, Nez Perces.

Yakimas. Irrigating allotments. Vol. 33, p. 597.

Colville Reservation. Survey, etc.

*Proviso.* Reimbursement.

Spokane Reservation. Survey, etc.

*Proviso.* Reimbursement.

Colville Reservation. Third payment to Indians. Vol. 27, p. 62.

Vol. 34, p. 377.

Wisconsin.

La Pointe Agency. Agent.

Hayward school.

Tomah school.

Chippewas of Lake Superior. Support, etc.

For support and civilization of the Chippewas of Lake Superior, Wisconsin, to be expended for agricultural and educational purposes; pay of employees, including pay of physician, purchase of goods and provisions, and for such other purposes as may be deemed for the best interests of said Indians, seven thousand dollars.

Oneida Indian Reservation. Patents in fee to Diocese of Fond du Lac.

That the Secretary of the Interior is hereby authorized and directed to issue patents in fee to the trustees of the diocese of Fond du Lac, organized under an Act of the State of Wisconsin, entitled "An Act to provide for the incorporation of trustees to hold property for religious purposes in certain cases, approved March second, eighteen hundred and seventy-five," for said lands so set apart to said church, as follows: Lot X, in the southeast quarter of section three, township twenty-three north, range nineteen east, fourth principal meridian, containing one acre, more or less; the northeast quarter of the northwest quarter section twelve, township twenty-three north, range nineteen east, fourth principal meridian, containing forty acres; claim numbered one hundred and forty, in section three, township twenty-three north, range nineteen east, fourth principal meridian, containing seven acres, more or less; claim numbered one hundred and forty-seven, in section three, township twenty-three north, range nineteen east, fourth principal meridian, containing forty-eight acres, more or less, on the Oneida Indian Reservation in Wisconsin.

Description.

Religious organizations. Patents in fee may issue to.

That the Secretary of the Interior is hereby authorized and directed to issue a patent in fee simple to the duly authorized missionary board, or other proper authority, of any religious organization engaged in mission or school work on any Indian reservation, for such lands thereon as have been heretofore set apart to and are now being used and occupied by such organization for mission or school purposes.

Menominee Indians. Adjudication of certain claims against. Jurisdiction extended. *Ante*, p. 444.

That the provisions of section two of the Act approved May twenty-ninth, nineteen hundred and eight, conferring jurisdiction upon the Court of Claims in certain cases against the Menominee Indians, be, and the same hereby are, extended to the heirs of the legal representatives of William H. Stacy, formerly a trader upon the Menominee Reservation in Wisconsin, and to all other persons having claims against the Menominee tribe of Indians and against certain members of said tribe of the character described in said Act, and the Secretary of the Treasury is authorized and directed to pay to Henry S. Comstock, attorney of record for said Indians in the Court of Claims, the sum of two thousand dollars to be immediately available out of any funds in the Treasury to the credit of said tribe for the purpose of taking depositions, payment of witness fees, and other expenses necessarily incident to the preparation of the defense of said Indians against all actions brought or to be brought under the provisions of section two of the Act above mentioned, the said amount to be accounted for in final settlement of fees and expenses with said court and to be deducted from the allowance made.

Appropriation immediately available.

Wyoming.

## WYOMING.

Shoshone Indians. Support, etc.

For support and civilization of Shoshone Indians in Wyoming, twelve thousand dollars.

### SHOSHONE SCHOOL.

Shoshone school.

For support and education of one hundred and seventy-five Indian pupils at the Indian school, Shoshone Reservation, Wyoming, and pay of superintendent, thirty-one thousand and twenty-five dollars;

For general repairs and improvements, three thousand dollars;

In all, thirty-four thousand and twenty-five dollars.

Incidentals.

For general incidental expenses of the Indian Service in Wyoming, including traveling expenses of agents, one thousand dollars.

For continuing the work of constructing an irrigation system within the diminished Shoshone or Wind River Reservation, in Wyoming, one hundred thousand dollars: *Provided*, That said sum be reimbursed to the Treasury of the United States from the sale of lands made under the provisions of the Act of March third, nineteen hundred and five (Thirty-third Statutes at Large, page one thousand and sixteen).

Irrigation system.

Vol. 33, p. 1016.

SHOSHONES AND BANNOCKS. (TREATY.) (FOR BANNOCKS, SEE IDAHO.)

Shoshones.

Shoshones: For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars;

Fulfilling treaty.  
Vol. 15, p. 676.

For pay of second blacksmith, and such iron and steel and other materials as may be required, as per eighth article of same treaty, one thousand dollars.

In all, six thousand dollars.

Approved, March 3, 1909.

CHAP. 264.—An Act To provide for the repair, maintenance, and preservation of public works on rivers and harbors, and for other purposes.

March 3, 1909.  
[H. R. 28243.]

[Public, No. 317.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That for the preservation and maintenance of existing river and harbor works, heretofore appropriated for by Congress, and for continuing in operation such dredging and other plants or equipment of any kind owned by the United States Government, and constructed or acquired for use on river and harbor improvements, there be, and is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be immediately available and to be expended under the direction of the Secretary of War and the supervision of the Chief of Engineers, the sum of eight million one hundred and eighty-five thousand seven hundred and fifty dollars: *Provided*, That allotments from the amount herein named shall be made by the Secretary of War, and the same shall be recommended by the local engineer having such channel, improvement, or other public work in charge and the Chief of Engineers, respectively: *Provided further*, That the amount allotted to any specific channel or improvement shall not be greater than the estimated amount required for preservation and maintenance as transmitted by the Chief of Engineers in a communication dated February seventeenth, nineteen hundred and nine, which said letter was filed with the House of Representatives on the eighteenth day of February, nineteen hundred and nine, and designated as House Document Numbered Fourteen hundred and sixty-two, Sixtieth Congress, second session.

River and harbor works.  
Appropriation for preservation, etc.

Immediately available.

Provisos.  
Allotments.

Limitation.

Sec. 2. That for emergencies, to provide for the restoration of channels, or river and harbor improvements, heretofore established or improved by the Government where, by reason of emergency, the usual depth of such channel or customary use of such improvement can not be maintained, and there is no sufficient fund available for such restoration, the sum of five hundred thousand dollars is hereby appropriated to be immediately available. The amount herein provided shall be allotted by the Secretary of War: *Provided*, That in no case shall such allotment be made unless recommended by the local engineer having such channel or improvement in charge and by the Chief of Engineers, respectively: *Provided further*, That no single channel or improvement shall be allotted a sum greater than fifty thousand dollars, nor any portion of the said appropriation, unless the same is necessary in the interest of navigation or to protect and preserve existing government work in the interest of navigation.

Appropriation for emergencies.

Immediately available.

Provisos.  
Allotments.

Limitation.

Diversion, etc., allowed.

SEC. 3. That appropriations or authorizations for appropriations heretofore made may, in the discretion of the Secretary of War, and upon the recommendation of the Chief of Engineers, be diverted or applied upon modified projects for the rivers and harbors hereinafter named, as follows:

New Bedford and Fair Haven, Mass. Extension of improvement. Vol. 34, p. 1074.

Improving harbors of New Bedford and Fairhaven, Massachusetts: The authorization for the improvement of said harbors contained in the river and harbor Act of March second, nineteen hundred and seven, is hereby extended so as to include the extension of the basin north of Fish Island, now being dredged under the adopted project, southward between the harbor lines to the bridge between New Bedford and Fish Island, and the extension of the twenty-five foot channel along the New Bedford front from its terminus, as contemplated by the present project, northerly between established harbor lines to said bridge: *Provided*, That a contract or contracts for such improvement can be made within the limit of cost authorized by the said Act of March second, nineteen hundred and seven.

*Proviso.*  
Limit of cost.

Pawtucket River, R. I.

Pawtucket River, Rhode Island: Any balance remaining unexpended after the completion of the work provided for under the existing contracts for improving the Pawtucket River, Rhode Island, may be used in deepening the channel of said river to eighteen feet, and in increasing the widths thereof at such places between Pawtucket and Providence as may best subserve the interests of commerce: *Provided*, That the work herein authorized shall not be undertaken until the consent of the State of Rhode Island shall have been given for the application to this purpose of the portion of said balance heretofore contributed and pledged by the said State.

Deepening, etc., channel. Vol. 34, p. 1075.

*Proviso.*  
Consent of State.

Patapsco River, Md.

Improving Patapsco River and Channel to Baltimore, Maryland: The authorization for the improvement of said harbor contained in the river and harbor Act of March second, nineteen hundred and seven, is hereby extended so as to include the widening of the channel in the Fort McHenry division, in the vicinity of its intersection with the channel leading to Curtis Bay, so as to provide at the most practicable point an additional width of six hundred feet for a distance of about three thousand five hundred feet, with project depth: *Provided*, That a contract or contracts for such improvement can be made within the limit of cost authorized by the said Act of March second, nineteen hundred and seven.

Widening channel. Vol. 34, p. 1081.

*Proviso.*  
Limit of cost.

Waterway, Franklin to Mermentau, La. Right of way. Vol. 34, p. 1089.

Inland waterway between Franklin and Mermentau, Louisiana: To secure a suitable right of way for the proposed inland waterway channel from Franklin to Mermentau, adopted by Congress in the river and harbor Act of March second, nineteen hundred and seven, the location of the eastern terminus of said channel may be changed from the town of Franklin, on Bayou Teche, to such other point on said bayou as the Secretary of War may select: *Provided*, That the modification herein authorized shall not be made unless a valid title to the necessary right of way be secured to the United States free of cost.

*Proviso.*  
Title to be free of cost.

Buffalo, N. Y. Entrance to Erie Basin and Black Rock Harbor.

Vol. 32, p. 335; Vol. 33, pp. 494, 1120, 1195; Vol. 34, pp. 736, 1078, 1345.

Balances for breakwater.

Improving Buffalo entrance to Erie Basin and Black Rock Harbor, New York: The balance remaining of appropriations heretofore made for this improvement is hereby transferred and reappropriated for improving harbor at Buffalo, New York, and the breakwater constructed with said appropriations shall hereafter be counted as an integral part of the breakwater system protecting Buffalo Harbor and be cared for and maintained with funds appropriated for improving said harbor.

Southwest Pass, Mississippi River.

*Ante*, p. 361.  
*Post*, p. 818.

Southwest Pass, Mississippi River: The sum of six hundred thousand dollars, or so much thereof as may be necessary, of the funds appropriated and authorized for the improvement of Southwest Pass, Mississippi River, may, in the discretion of the Secretary of War, be applied to the construction or purchase of a suitable dredging plant for use on the said improvement.

Dredging plant authorized.

**Hingham Harbor, Massachusetts:** The balance remaining from appropriations heretofore made for this improvement may be diverted and made available for dredging and improving the channel.

Hingham, Mass.  
Vol. 34, p. 1074.  
Redredging.

**Atchafalaya and Old rivers, Louisiana:** The permanent annual appropriation for the removal of snags in the Mississippi River, under the river and harbor Act of August eleventh, eighteen hundred and eighty-eight, shall be available for the removal of snags and other floating and sunken obstructions in the Atchafalaya and Old rivers from the junction with the Mississippi and Red rivers down the Atchafalaya River as far as Melville, Louisiana, and so much of said appropriation as the Secretary of War may deem necessary may be expended for such removal.

Atchafalaya and  
Old rivers, La.  
Removal of snags,  
etc.  
Vol. 25, p. 424.

**Improving Minnesota River:** That the annual appropriation for operating snag boats on the upper Mississippi River, made by section seven of the river and harbor Act of August eleventh, eighteen hundred and eighty-eight, is hereby made available for similar purposes on the Minnesota River, and other tributaries of the upper Mississippi River now or heretofore improved by the United States.

Minnesota River.  
Use of snag boats.

Vol. 25, p. 424.

**Lorain Harbor, Ohio:** The Secretary of War, in his discretion, with the concurrence and upon the recommendation of the Chief of Engineers, may authorize the expenditure of funds already appropriated or authorized for the extension of the west arm of the breakwater to or toward the shore.

Lorain, Ohio.  
Vol. 34, p. 1094.  
Extension of break-  
water.

**Improving entrance to Coos Bay and Harbor, Oregon:** The balance remaining from appropriations heretofore made for this improvement may be diverted and made available for the operation of government dredges in Coos Bay and River.

Coos Bay and Har-  
bor, Oreg.  
Vol. 32, p. 347.

**SEC. 4.** That for improvements already under way for which amounts were appropriated or authorized for completion, in accordance with estimates heretofore made, wherein such estimates have proven insufficient, and for the completion or continuous prosecution of the work further authorizations are absolutely essential at this time, the Secretary of War is authorized to enter into an additional contract or contracts for the projects named in this section, and for the amounts stated with each, the amount of said contracts to be paid from time to time by appropriations to be hereafter made according to law, as follows:

Additional contracts authorized.

**Deflection and improvement of the Appomattox River at Petersburg, Virginia,** in accordance with the report submitted in House Document Numbered One hundred and thirty-nine, Fifty-sixth Congress, second session, sixty thousand dollars.

Appomattox River,  
Va.

**Lock and Dam Numbered Thirty-seven, Ohio River,** one hundred and fifty thousand dollars.

Lock and Dam 37,  
Ohio River.

**Big Sandy River and Dam Numbered One, Tug Fork, and Dam Numbered One, Levisa Fork,** twenty-five thousand dollars.

Big Sandy River  
and forks.

**Aransas Pass, Texas,** three hundred and fifty thousand dollars.

Aransas Pass, Tex.

**Hales Bar, Tennessee River,** fifty thousand eight hundred and seventy-five dollars.

Tennessee River.  
Hales Bar.

**SEC. 5.** For regulations in channels already improved or under way it is enacted—

That during the further progress of dredging Ambrose Channel, New York Harbor, the navigation of the part thereof now dredged to the full depth of forty feet may be carried on during the night as well as by day, and may be extended by regulations to be issued by the Secretary of War to all government vessels, foreign and coastwise steamships, and to such other vessels as, in his judgment, will not unduly interfere with the progress of the improvement; and the navigation of the incompleated part of said channel may be prohibited by such regulations.

Ambrose Channel  
N. Y. Harbor.

Regulations of navigation at night.

Mississippi River.  
Regulation of navigation of South and Southwest passes.

That the Secretary of War be, and is hereby, authorized to make such rules and regulations for the navigation of the South and Southwest passes of the Mississippi River as to him shall seem necessary or expedient for the purpose of preventing any obstruction to the channels through said South and Southwest passes and any injury to the works therein constructed. The term "South and Southwest passes," as herein employed, shall be construed as embracing the entire extent of channel, in each case, between the upper ends of the works at the head of the pass and the outer or sea ends of the jetties at the entrance from the Gulf of Mexico; and any willful violation of any rule or regulation made by the Secretary of War in pursuance of this Act shall be deemed a misdemeanor, for which the owner or owners, agent or agents, master or pilot of the vessel so offending shall be separately or collectively responsible, and on conviction thereof shall be punished by a fine of not less than one hundred dollars, nor exceeding five hundred dollars, or by imprisonment for not exceeding three months, or by both fine and imprisonment, at the discretion of the court.

Channels embraced.

Penalty for violations.

Government locks, canals, etc.  
Vol. 23, p. 147, amended.

SEC. 6. That section four of the river and harbor Act approved July fifth, eighteen hundred and eighty-four, be, and is hereby, amended and reenacted so as to read as follows:

Free passage through locks, canals, and canalized rivers.

"SEC. 4. That no tolls or operating charges whatever shall be levied upon or collected from any vessel, dredge, or other water craft for passing through any lock, canal, canalized river, or other work for the use and benefit of navigation, now belonging to the United States or that may be hereafter acquired or constructed; and for the purpose of preserving and continuing the use and navigation of said canals and other public works without interruption, the Secretary of War, upon the recommendation of the Chief of Engineers, United States Army, is hereby authorized to draw his warrant or requisition, from time to time, upon the Secretary of the Treasury to pay the actual expenses of operating, maintaining, and keeping said works in repair, which warrants or requisitions shall be paid by the Secretary of the Treasury out of any money in the Treasury not otherwise appropriated: *Provided*, That whenever, in the judgment of the Secretary of War, the condition of any of the aforesaid works is such that its entire reconstruction is absolutely essential to its efficient and economical maintenance and operation as herein provided for, the reconstruction thereof may include such modifications in plan and location as may be necessary to provide adequate facilities for existing navigation: *Provided further*, That the modifications are necessary to make the reconstructed work conform to similar works previously authorized by Congress and forming a part of the same improvement, and that such modifications shall be considered and approved by the Board of Engineers for Rivers and Harbors and be recommended by the Chief of Engineers before the work of reconstruction is commenced: *Provided further, also*, That an itemized statement of said expenses shall accompany the annual report of the Chief of Engineers: *And provided further*, That nothing herein contained shall be held to apply to the Panama Canal."

Permanent appropriation for maintenance.

Provisos.  
Reconstruction authorized.

Recommendation required.

Report of expenses.

Panama Canal not included.

National Waterways Commission created.  
Composition.

Duties.

Experts, employees, etc.

SEC. 7. That a commission be, and is hereby, created, to be known as the National Waterways Commission, to be composed of Members of the Sixtieth Congress, who shall be Members of the Sixty-first Congress as well, as follows: Five Members of the Senate, to be appointed by the presiding officer thereof; seven Members of the House of Representatives, to be appointed by the Speaker. It shall be the duty of this commission to investigate questions pertaining to water transportation and the improvement of waterways, and to recommend to Congress such action as it may deem best upon these subjects. Said commission shall be, and is hereby, authorized to employ experts to aid in the work of inquiry and examination, also to employ clerks, stenographers, and such other assistants as may be necessary, all such

employees to be paid such compensation as the said commission may deem just and reasonable, upon a certificate to be issued by the chairman of the commission. The several departments and bureaus of the Government shall detail from time to time such officials and employees and furnish such information as may be requested by said commission in its investigations. For the purposes of its investigations said commission shall be authorized to pay the necessary traveling expenses of persons summoned before it for the giving of information upon matters pertaining to the subjects under consideration, and the said commission is authorized to sit during the recess of Congress. The members of said commission or of any subcommission, or subcommissions thereof, may make investigations of waterways and harbors in the United States and elsewhere, and shall be allowed actual necessary expenses for the same and the expenses of necessary employees. The term of the commission shall expire on March fourth, nineteen hundred and eleven. The commission shall report from time to time to the Congress of the United States, and shall at the conclusion of its labors submit a final report: *Provided*, That a preliminary report shall be made not later than January first, nineteen hundred and ten, which report, with all other reports, shall embrace such material and information obtained in the course of the investigation as shall be of value; also the conclusions reached by said commission on the several subjects investigated.

The sum of fifty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be immediately available, to pay the necessary expenses of said commission.

SEC. 8. That section three of "An Act permitting the building of dams across the North and South branches of Rock River, adjacent to Vandruffs Island and Carrs Island, and across the cut-off between said islands, in Rock Island County, Illinois, in aid of navigation and for the development of water power," approved May first, nineteen hundred and six, be, and the same is hereby, amended by extending the time for the completion of the dam across the south branch to May first, nineteen hundred and eleven: *Provided*, That the said dam shall, immediately upon its completion, become the property of the United States, and that the grantee under the said Act of May first, nineteen hundred and six, shall operate and maintain the other works authorized by the said Act in accordance with and subject to the provisions of the Act entitled "An Act to regulate the construction of dams across navigable waters," approved June twenty-first, nineteen hundred and six, so far as such provisions may be applicable.

SEC. 9. That the Act of Congress entitled "An Act to authorize and empower the Mount Carmel Development Company to draw water from the Wabash River, or its tributaries, in the county of Wabash and State of Illinois," approved February fourteenth, eighteen hundred and eighty-nine, and the Act of Congress entitled "An Act authorizing the Mount Carmel Development Company to draw water from Wabash River at Grand Rapids, Wabash County, Illinois," approved February twelfth, nineteen hundred and one, be, and the same are hereby, repealed. And the Secretary of War is hereby authorized and empowered to grant leases or licenses for the use of the water power created by the government dam on the Wabash River at Mount Carmel, Illinois, at such a rate, and on such conditions, and for such periods of time, as may seem to him just, equitable, and expedient; the said leases or licenses to be limited to the use of the surplus water not required for navigation, and to a period not exceeding twenty years; and he is also empowered to grant leases or licenses, not exceeding twenty years, for the occupation of such land belonging to the United States on said river as may be required for mill sites or other

Details of officials, etc.

Investigations authorized.

Duration.

Final report.

*Proviso.*  
Preliminary report.

Appropriation for expenses.

Rock River, Ill.  
Time extended for damming south branch.  
Vol. 34, p. 156, amended.

*Proviso.*  
Transfer of dam to United States.

Operation.

Vol. 34, p. 386.

Wabash River, Ill.  
Use by Mount Carmel Development Company revoked.  
Vol. 25, p. 670, repealed.  
Vol. 31, p. 786, repealed

Licenses for power from government dam.

*Proviso.*  
Deposit, etc., of receipts.

industrial purposes not inconsistent with the requirements of navigation: *Provided*, That all moneys received under such leases or licenses shall be deposited in the Treasury of the United States, and an itemized statement thereof shall accompany the annual report of the Chief of Engineers.

White River, Wash.  
Diversion of waters by State authorized.

SEC. 10. That in connection with any works which may be undertaken affecting the waters of the White, Stuck, and Puyallup rivers, in King and Pierce counties, State of Washington, under authority of the laws of said State, the Secretary of War is in his discretion hereby authorized to consent to the permanent diversion of the waters of the White River into the Stuck and Puyallup rivers upon the approval by him and the Chief of Engineers of the location and plans for such diversion. The Secretary of War is also authorized, in his discretion, to permit any corporation or association of persons in King County, Washington, at their own expense, and without cost to the United States Government, to widen, deepen, and straighten the Duwamish River in said King County: *Provided*, That the work so done shall be in accordance with plans approved by the Chief of Engineers of the War Department.

Duwamish River, Wash.  
Widening, etc., permitted.

*Proviso.*  
Approval of plans.

Saint Marys Falls Ship Canal.  
Necessity of ownership of lands, etc., between, and Canadian boundary.

SEC. 11. That the ownership in fee simple absolute by the United States of all lands and property of every kind and description north of the present Saint Marys Falls Ship Canal throughout its entire length and lying between said ship canal and the international boundary line at Sault Sainte Marie, in the State of Michigan, is necessary for the purposes of navigation of said waters and the waters connected therewith.

Proceedings to acquire lands, etc.

The Secretary of War is hereby directed to take proceedings immediately for the acquisition by condemnation or otherwise of all of said lands and property of every kind and description, in fee simple absolute. He shall proceed in such taking by filing in the office of the register of deeds of Chippewa County, in the State of Michigan, a writing, stating the purpose for which the same is taken under the provisions of this section, and giving a full description of all the lands and property of every kind and description thus to be taken. After the filing of said writing, and ten days after publication thereof in one or more newspapers in the city of Sault Sainte Marie, in the State of Michigan, the United States shall be entitled to, and shall take, immediate possession of the property described, and may at once proceed with such public works thereon as have been authorized by Congress for the uses of navigation.

Commencement of work.

Condemnation proceedings.  
Jurisdiction.

The circuit court of the United States for the western district of Michigan is hereby given exclusive jurisdiction to hear condemnation proceedings and to determine what compensation shall be awarded for property taken under authority of this section. After the taking of any property by the Government of the United States, as herein provided for, the United States, by its proper officials, shall begin condemnation proceedings in the aforesaid court, and the practice shall be in accordance with the practice in the courts of the State of Michigan for the condemnation of lands by the State for public buildings of such State so far as the same may be followed without conflicting with the provisions hereof. Possession may be taken by the United States prior to a determination by a court of any necessity of taking, and prior to any determination of the amount of compensation.

Payments.

Any money payable by the Government under the provisions of this section shall be payable out of any money heretofore authorized or appropriated for the purpose of improving Saint Marys River at the falls, Michigan.

Former provisions repealed.  
Vol. 34, p. 1098.

All that part of "An Act making appropriations for the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes," approved March second, nineteen hundred and seven, beginning with the words "and all lands and

waters north of the present Saint Marys Falls ship canal throughout its length," and ending with the words "to comply with the provisions of the river and harbor Act of nineteen hundred and two, but such lands, if so acquired, shall be obtained without expense to the United States," is hereby repealed.

Every permit, license, or authority of every kind, nature, and description heretofore issued or granted by the United States, or any official thereof, to the Chandler-Dunbar Water Power Company, the Edison Sault Light and Power Company, the Edison Sault Electric Company, or the Saint Marys Power Company, shall cease and determine and become null and void on January first, nineteen hundred and eleven, and the Secretary of War is hereby authorized and instructed to revoke, cancel, and annul every such permit, license, or authority, to take effect on January first, nineteen hundred and eleven.

Revocation of existing licenses for water-power privileges.

The Secretary of War may, in his discretion, permit the Chandler-Dunbar Water Power Company and the Edison Sault Electric Company to maintain their present works and utilize the water power in said river at said rapids, in so far as the same does not interfere with navigation, or retard the construction of government works in said river, under such rules or regulations as have been or hereafter shall be imposed by the Secretary of War, until they shall be paid the compensation awarded by the court for their property condemned under the provisions of this section; but said permit shall not extend beyond January first, nineteen hundred and eleven.

Use pending condemnation.

The President of the United States is respectfully requested to open negotiations with the Government of Great Britain for the purpose of effectually providing, by suitable treaty with said Government, for maintaining ample water levels for the uses of navigation in the Great Lakes and the waters connected therewith, by the construction of such controlling and remedial works in the connecting rivers and channels of such lakes as may be agreed upon by the said governments under the provisions of said treaty.

Water levels of Great Lakes, etc.  
Negotiations requested with Great Britain for maintaining.

The Secretary of War is further authorized and instructed to cause to be made a preliminary examination and survey to ascertain and determine a proper plan and the probable expense for constructing in the rapids of the Saint Marys River a filling basin or forebay, from which the ship locks shall be filled: *Provided*, That such survey shall in no way delay or interfere with the plans for construction already underway.

Examination, etc., for filling basin in the rapids.

*Proviso.*  
Not to delay construction.

SEC. 12. That part of the Act entitled "An Act making appropriations for the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes," approved June thirteenth, nineteen hundred and two, in section one, relating to the Michigan-Lake Superior Power Company, is hereby amended by adding the following:

Michigan-Lake Superior Power Company.  
Vol. 32, p. 361, amended.

The right to the flow of water, and riparian, water power, and other rights, now or hereafter owned by the United States in the Saint Marys River in Michigan shall be forever conserved for the benefit of the Government of the United States, primarily for the purposes of navigation and incidentally for the purpose of having the water power developed, either for the direct use of the United States, or by lease or other agreement, through the Secretary of War, who is hereby authorized to make such leases or agreements: *Provided*, That a just and reasonable compensation shall be paid for the use of all waters or water power now or hereafter owned in said Saint Marys River by the United States, whether utilized in said river or in any lateral canal, said compensation to be fixed by the Secretary of War: *Provided further*, That under no circumstances shall any rights be granted in said river which will interfere with the needs and uses of navigation, or which will limit the absolute control of said land and waters when

Declaration of right of United States to flow of water, etc.

Leases authorized.

*Proviso.*  
Compensation to be paid for use.

Limitation on all grants.

desired for purposes of navigation by the United States, or for a longer period than thirty years, and the Secretary of War, in his discretion, may provide for readjustment of compensation at periods of ten years, nor shall any such rights be granted without just and adequate compensation. It is intended that any excess of water in the Saint Marys River at Sault Sainte Marie over and above the amount now or hereafter required for the uses of navigation shall be leased for power purposes by the Secretary of War upon such terms and conditions as shall be best calculated in his judgment to insure the development thereof. The Secretary of War may, as often as necessary, make such regulations as in his judgment are reasonable and just and best calculated to carry out the purposes of this section.

**Only excess of water for navigation to be leased.**

**Regulations, etc.**

**Appropriation for examinations, etc.** SEC. 13. That for examinations, surveys, and contingencies, and for incidental repairs for rivers and harbors for which there may be no special appropriation, the sum of seven hundred thousand dollars is hereby appropriated, to be immediately available.

**Preliminary examinations to be made.** The Secretary of War is hereby authorized and directed to cause preliminary examinations and surveys to be made at the localities named in this section, as hereinafter set forth, and a sufficient sum to pay the cost thereof may be allotted from the amount appropriated in this section. In all cases a preliminary examination of the river, harbor, or other proposed improvement mentioned shall first be made, and a report as to the advisability of its improvement shall be submitted, unless a survey or estimate is herein expressly directed. If upon such preliminary examination the proposed improvement is not deemed advisable, no further action shall be taken thereon without the further direction of Congress; but in case the report shall be favorable to such proposed improvement, or that a survey and estimate should be made to determine the advisability of improvement, the Secretary of War is hereby authorized, in his discretion, to cause surveys to be made, and the cost and advisability to be reported to Congress. Such examinations and surveys shall be reviewed by the Board of Engineers for Rivers and Harbors, as provided in section three of the river and harbor Act of March second, nineteen hundred and seven: *Provided*, That every report submitted to Congress in pursuance of this section, in addition to full information regarding the present and prospective commercial importance of the project covered by the report, and the benefit to commerce likely to result from any proposed plan of improvement, shall contain also such data as it may be practicable to secure regarding (first) the establishment of terminal and transfer facilities, (second) the development and utilization of water power for industrial and commercial purposes, and (third) such other subjects as may be properly connected with such project: *Provided further*, That in the investigation and study of these questions consideration shall be given only to their bearing upon the improvement of navigation and to the possibility and desirability of their being coordinated in a logical and proper manner with improvements for navigation to lessen the cost of such improvements and to compensate the Government for expenditures made in the interest of navigation: *And provided further*, That the investigation and study of these questions as provided herein may, upon review by the Board of Engineers for Rivers and Harbors when called for as now provided by law, be extended to any work of improvement now under way and to any locality the examination and survey of which has heretofore been, or may hereafter be, authorized by Congress.

**Report on advisability.**

**Surveys directed.**

**Review by board.**  
Vol. 34, p. 1118.

**Provision.**  
Additional information required in reports.

**Scope of investigation.**

**Extension to other works.**

The depth of water in tidal waters, as well as in rivers and nontidal channels, whenever referred to in this Act shall be understood to mean the depth at mean low water unless otherwise expressed:

Depth of waters.

Examinations ordered.  
Alabama.

ALABAMA.

Mobile Harbor, with a view to obtaining a suitable depth and width. Mulberry and Locust forks of the Warrior River, up the Mulberry Fork to Saunders Ferry, and up the Locust Fork to the mouth of Fivemile Creek.

Cahaba River, from its mouth to Centerville.

Chickasaw Creek, with a view to removing the bar at its mouth in Mobile River.

Fowl River, in connection with the proposed intracoastal waterway. Bayou La Batre.

Arkansas.

ARKANSAS.

Ouachita River, from Camden to Arkadelphia.

Arkansas River between Little Rock and Ozark, with a view to improving the navigation by locks and dams or otherwise.

Arkansas River at Douglas, with a view to determining what improvements are necessary in the interest of navigation.

Blackfish Bayou, from its mouth to Fifteenmile Bayou.

Arkansas and Missouri.

ARKANSAS AND MISSOURI.

Little Black River.

CALIFORNIA.

California.

Oakland Harbor, with a view to obtaining a suitable depth and width and sufficient anchorage room.

Monterey Bay, with a view to selecting a harbor thereon.

Wilmington Harbor, with a view to obtaining a channel two hundred feet wide and twenty feet deep, beginning at the turning basin in said harbor, thence in a northeasterly direction to the east line of the east basin; and also a similar channel beginning at said turning basin, thence in a northwesterly direction to the north line of the west basin.

Sacramento River, from Sacramento to Red Bluff.

Feather River, from the mouth to Marysville.

Redwood Creek.

Humboldt Harbor, South Bay Channel, with a view to the removal of obstructions to navigation to the wharf at Fields Landing.

Humboldt Bay, with a view to securing increased depth between Eureka and Arcata.

CONNECTICUT.

Connecticut.

New Haven Harbor above Tomlinson Bridge and including Mill River and Quinnipiac River, including a report whether the whole or any part of the cost of improvement thereof should be borne by the General Government.

Bridgeport Harbor, with a view to providing increased facilities in Poquonock River and Cedar Creek branches, including a report whether the whole or any part of the cost of improvement thereof should be borne by the General Government.

Greenwich Harbor, with a view to widening to one hundred feet the existing nine-foot channel and continuing the same to the head of the harbor.

Norwalk Outer Harbor, with a view to the removal of a shoal near to and west of White Rock; also to straightening the main channel between Gregorys Point and South Norwalk.

Mystic River.

Shetucket River, from a point just south of the Laurel Hill Bridge to the dock of the city of Norwich, with a view to removing rocks and other obstructions in the channel.

Connecticut River up to Hartford.

Delaware.

DELAWARE.

Christiana River, from Newport to Christiana.

Broad Creek River, from the mouth to the town of Laurel.

Leipsic River.

Delaware and Maryland.

DELAWARE AND MARYLAND.

Pocomoke River, from Snow Hill, Maryland, to Gumboro, Delaware.

Nanticoke River, up to Middleford.

Florida.

FLORIDA.

Saint Augustine Harbor, with a view to constructing the necessary sea walls and also to providing a channel sixteen feet deep and three hundred feet wide from the city of Saint Augustine to the ocean.

Mosquito Inlet to New Smyrna.

Kissimmee River, from Kissimmee to Lake Okechobee.

Indian River, from Fort Pierce to Sewalls Point.

Suwanee River, from White Springs to the Gulf of Mexico.

Saint Johns River, from Jacksonville to the ocean, with a view to obtaining a depth of thirty feet.

Channel from Apalachicola River to Saint Andrews Bay.

Manatee River, with a view to securing a depth of thirteen feet from the mouth to Palmetto and Bradentown, and thence such depth to Ellenton and Rye as commerce may demand.

Hillsboro Bay, from the twenty-four-foot contour in the bay through the present twenty-foot channel to the head of the estuary in the direction of Ybor City, thence from the mouth of said estuary through said bay, as near the eastern shore thereof as practicable, to the western end of Hookers Point, and thence through the channel recently constructed by the Tampa Northern Railway Company to said twenty-foot channel.

Sarasota Bay, from Tampa Bay to Venice, thence through Caseys Pass to Lemon Bay, and thence to Gasparilla Sound.

Pine Island Sound, from Wulfert bulkhead to Blind Pass, thence along the western side of said sound to Captiva bulkhead.

New River, Dade County, Florida, with a view to securing a depth of twenty feet of water at the cut-off near the mouth, with jetties to protect the same.

The narrows, Santa Rosa Sound, Florida, for a channel of six feet.

Georgia.

GEORGIA.

Sapelo bar and harbor.

Oconee, Ocmulgee, and Altamaha rivers.

Ocmulgee River, with a view to the construction of locks and dams between Macon and Hawkinsville.

Big Satilla River from the mouth to Burnt Fort.

Savannah River, at Augusta, with a view to determining what improvements are necessary in the interest of navigation.

Ogeechee, Ochoopee, and Cannouchee rivers.

## GEORGIA AND ALABAMA.

Georgia and Alabama.

Etowah, Coosa, and Tallapoosa rivers, with a view to their improvement for navigation. Such examination for the improvement of the navigation of said rivers, including the Alabama River in connection therewith, shall include investigations necessary to determine whether storage reservoirs at the headwaters of said rivers can be utilized to advantage and, if so, what portion of the cost of any such improvements, including reservoirs, should be borne by owners of water power and others.

## GEORGIA AND FLORIDA.

Georgia and Florida.

Saint Marys River.

## HAWAII.

Hawaii.

Kahului Harbor, island of Maui.

Hanapepe Bay, island of Kauai.

## ILLINOIS.

Illinois.

West Fork of the South Branch of Chicago River, with a view to obtaining a channel one hundred feet wide and twenty-one feet deep from the mouth to Sacramento avenue; also from Western avenue to Sacramento avenue.

## ILLINOIS AND WISCONSIN.

Illinois and Wisconsin.

Rock River, with a view to securing a channel seven feet deep from the dam at the head of the feeder of the Illinois and Mississippi Canal, at or near Sterling, Illinois, to the city of Janesville, Wisconsin; also with a view to ascertaining whether, for the maintenance of navigation, storage reservoirs are necessary at or near the headwaters of said river, and to determine what portion of the cost of said improvement should be borne by owners of water power and others.

## INDIANA AND ILLINOIS.

Indiana and Illinois.

Harbors and rivers at or near Chicago, Illinois, including Chicago Harbor, Chicago River, Calumet Harbor, Grand Calumet and Little Calumet rivers, Illinois and Indiana, Lake Calumet and necessary connection with Calumet River, and the lake shore from the mouth of Chicago River to the city of Gary, Indiana, for the purpose of reporting a plan for a complete, systematic, and broad improvement of harbor facilities for Chicago and adjacent territory.

Wabash River, from its mouth to Mount Carmel.

## IDAHO.

Idaho.

Clearwater River from its mouth to Kamiah, with a view to a maximum depth of six feet.

## IOWA.

Iowa.

Des Moines River.

Cedar River.

Iowa River.

## KANSAS.

Kansas.

Kansas River, up to Argentine.

Missouri River at the city of Atchison, with a view to retaining said river in its proper channel.

Kentucky.

KENTUCKY.

Tradewater River.

Louisiana.

LOUISIANA.

Bayou Cocodrie.

Bayou Courtableau.

Bayou Boeuf.

Bayou Teche, with a view to securing increased depth.

Bayou Queue de Tortue.

Atchafalaya River, from Morgan City to the Gulf of Mexico, with a view to obtaining a channel two hundred and forty feet wide and twenty feet deep.

Louisiana and Arkansas.

LOUISIANA AND ARKANSAS.

Red River, from its mouth to Fulton, Arkansas.

Louisiana and Texas.

LOUISIANA AND TEXAS.

Survey of the Jefferson-Shreveport waterway in Texas and Louisiana, with a view to constructing a lock in the proposed dam at the foot of Caddo Lake, and providing a navigable channel therefrom to Red River.

Maine.

MAINE.

Isle au Haut Thoroughfare between the island of Isle au Haut and Kimball's Island, with a view to obtaining a channel of increased depth and width and the establishment of a harbor of refuge.

East Boothbay Harbor, with a view to an extension of the improvement contemplated in the report submitted in House Document Numbered Nine hundred and forty-four, Sixtieth Congress, first session.

Saco River.

Kennebec River, for a distance of five hundred yards from its mouth along what is known as Popham Beach.

Saint Croix River at and near Calais.

Maryland.

MARYLAND.

Cambridge Harbor.

Wicomico River, at the city of Salisbury, from the foot of Main street to the Salisbury mill dam.

Chesapeake Bay, between North Point light-house and Millers Island light-house, with a view to obtaining a channel to the Baltimore County shore; also on the eastern side of the Chesapeake Bay, with a view to obtaining a channel to the Kent County shore.

Corsica River.

Massachusetts.

MASSACHUSETTS.

Little Harbor, Woods Hole, with a view to its improvement by dredging.

Provincetown Harbor, with a view to the protection thereof.

Fall River Harbor, with a view to providing an anchorage area of a depth of twenty-five feet, extending from Borden Flats Light northerly to Slades Ferry Bridge, so called, and westerly to such a point as may be deemed feasible; also with a view to the construction of a breakwater from said Borden Flats Light to such point as may be deemed necessary.

Hingham Harbor.

Nantucket Sound, with a view to the removal of the northerly end of Stone Horse Shoal, and of such portions of Bearse Shoal and Pollock Rip Shoal as may be necessary.

Merrimac River, from Haverhill to Lowell.

## MASSACHUSETTS AND CONNECTICUT.

Massachusetts and  
Connecticut.

Connecticut River, from Hartford, Connecticut, to Holyoke, Massachusetts.

## MICHIGAN.

Michigan.

Marquette Harbor.  
Manistee Harbor.  
Muskegon Harbor.  
Arcadia Harbor.  
Empire and Leland harbors.  
New Buffalo Harbor.  
Ontonagon Harbor.

Saugatuck Harbor and Kalamazoo River, with a view to securing increased depth to the town of Douglas.

Rogers City, with a view to determining what improvement, if any, is required in the harbor and the access thereto; also to report whether a harbor of refuge is desirable at this locality.

Grand Haven Harbor, to east end of Fulton street and including channel into Spring Lake.

Saginaw River, with a view to securing a depth of twenty feet from Saginaw Bay to Tittabawassee River.

Inland water route between Cheboygan, on Lake Huron, and Petoskey, on Lake Michigan.

Harbor at Forestville, with a view to improvement by dredging.

Harbor at Port Sanilac, with a view to improvement by dredging.

Harbor at Lexington, with a view to improvement by dredging.

Pigeon River.

Livingstone Channel, Detroit River, with a view to widening the same to six hundred feet; and a board of engineers shall be appointed to report upon the probable effect of such widening upon the depth of water in Lake Saint Clair and above the point of such proposed widening.

Forester Harbor, with a view to deepening the same to twenty feet.

White Lake Harbor, with a view to providing an entrance channel with a depth of twenty feet and a turning basin.

Traverse Bay, at Traverse City, with a view to the construction of a breakwater.

## MINNESOTA.

Minnesota.

Mississippi River, from Saint Paul to Minneapolis, with a view to modification of project to provide for increased depth and utilizing the surplus water for development of power: *Provided*, That if any modification of the present project be deemed advisable by the Chief of Engineers, no work thereon shall be performed inconsistent with such proposed modifications. The Chief of Engineers shall submit various practical alternative plans with the advantages of each.

Reservoirs at headwaters of Mississippi River, with a view to an equalizing canal with regulating gates between Lake Winnibigoshish and Leech Lake.

Warroad Harbor, with a view to deepening the channel and maintaining the same.

Mississippi River, between Brainerd and Grand Rapids.

Red Lake River, between Thief River Falls and Red Lake.

Zippel Bay, Lake of the Woods, with a view to establishing a harbor of refuge.

Rainy River, at the mouth.

Minnesota River; also with a view to ascertaining whether, for the maintenance of navigation, storage reservoirs are necessary at or near the headwaters of said river, and to determine what portion of the

cost of said improvement should be borne by owners of water power and others.

Rainy Lake, with a view to locating the points dangerous to navigation by reason of submerged rocks.

Minnesota and Wisconsin.

MINNESOTA AND WISCONSIN.

Harbor at Duluth, Minnesota, and Superior, Wisconsin, with a view to securing increased anchorage area in the vicinity of Superior Entry.

Saint Louis River, from the upper limit of the present project to the stone quarries near Fond du Lac.

The report upon the examination and survey for the location of a canal connecting Lake Superior and the Mississippi River by way of the Saint Croix River, as provided by the river and harbor Act of eighteen hundred and ninety-four and as supplemented by the provisions of the river and harbor Act approved March thirty-first, eighteen hundred and ninety-nine, shall be completed by a further report as to whether existing conditions render such project now feasible and practicable, considering the necessary location, plans, cost of construction and maintenance, commerce affected, and water supply.

Mississippi.

MISSISSIPPI.

Horn Island Pass, from the outer bar in the Gulf of Mexico through and across Dago Shoals, in Mississippi Sound, by the most direct and practicable route, to the twenty-one-foot depth north of Petit Bois Island.

Dog River, to a point one-fourth mile above the Denney and Company railroad bridge.

Leaf and Pascagoula rivers, from the mouth of Bowie Creek to the junction of Pascagoula and Dog rivers.

Cassidy Bayou, from the mouth, near Marks, to Belen.

Bogue Phalia, from its mouth to the Forks of the Bogue.

Pearl River, from Rockport to Jackson.

Bayou Pierre, from the mouth to Port Gibson.

Montana.

MONTANA.

Flathead River, from its mouth, and by Kalispel Slough, to Kalispel, with a view to securing a depth of four feet.

Yellowstone River, from its mouth to Billings, with a view to a four-foot stage of water and the building of a lock at the United States Government dam.

Polson Bay, Flathead Lake, with a view to dredging the channel and providing a harbor on the east side.

New Hampshire.

NEW HAMPSHIRE.

Portsmouth Harbor, with a view to the construction of a lock and dam in the Piscataqua River.

Rye Harbor.

Cocheo and Lamprey rivers.

Exeter River.

New Jersey.

NEW JERSEY.

Absecon Inlet, with a view to maintaining a depth of twelve feet over the bar.

Delaware River, from Lalor street, Trenton, to upper railroad bridge, with a view to obtaining greater depth.

Double Creek, Ocean County.

Salem River, from the mouth to Salem.

Rancocas River, from the mouth to Mount Holly.

Hackensack River, with a view to providing a channel sixteen feet deep from Newark Bay to Little Ferry and twelve feet deep from Little Ferry to Anderson Street Bridge in the town of Hackensack.

Passaic River, with a view to extending continuous navigation from the Montclair and Greenwood Lake Railroad bridge to the city of Paterson.

Newark Bay, with a view to securing a channel along the eastern shore.

Mantua Creek, with a view to continuing improvement to the head of navigation.

NEW YORK.

New York.

Sterling Basin, Greenport Harbor.

Flushing Bay, with a view to securing increased depth to the head of navigation.

Huntington Harbor.

Stonybrook Harbor, including Porpoise Channel.

Indian Creek, Jamaica Bay, with a view to obtaining a depth of six feet.

Sheepshead Bay, with a view to obtaining an increased depth at its mouth.

East River, including Little Hell Gate.

Mamaroneck Harbor, with a view to deepening the channel to not less than twelve feet.

Harlem River, with a view of straightening the channel at the curve near the Johnson Iron Works.

Bay Ridge and Red Hook channels, New York Harbor, with a view to the removal of the shoal between these channels and the deep water of the bay and the construction of a breakwater or quay extending from Red Hook Point on and along the westerly side of said shoal as it now exists, for the purpose of providing protection to that part of the harbor against the effects of westerly winds.

Hudson River at Coeymans, with a view to securing a suitable width and depth in the channel along the village front behind the government dike; also at Albany, with a view to providing additional area of navigable depth at the mouth of Island Creek and vicinity, for the benefit of general commerce and the making up of barge tows; also at Troy, with a view to widening the channel below Adams street.

Hudson River, with a view to providing a channel not less than two hundred feet wide and twelve feet deep at all stages from deep water in the lower river to Waterford, including a lock and dam at Troy suitable in size for all probable purposes of navigation and commerce to and from the Barge Canal.

Plattsburg Harbor.

Charlotte Harbor.

Wilson Harbor.

Oak Orchard Harbor.

Buffalo Harbor, with a view to widening the channel at the entrance of the inner harbor, and also an estimate of the cost of the removal of the Watson elevator site, exclusive of the cost of acquiring title to the same.

Buffalo Harbor, with a view to widening and improving the entrance to Erie Basin.

Dunkirk Harbor.

The Secretary of War is hereby directed to report as soon as he is satisfied that the city of New York is prepared to undertake the work to be done by it preliminary to or contemporaneous with any dredging to be done by the United States Government as recommended in the

report and plan of the Secretary of War transmitted under date of February twenty-fifth, nineteen hundred and nine, for the improvement of Jamaica Bay, New York, and its entrance at Rockaway Inlet and Dead Horse Inlet.

## North Carolina.

## NORTH CAROLINA.

Cape Fear River, at and below Wilmington, with a view to obtaining a suitable depth and width.

Bay River.

Bogue Sound, contiguous to the town of Morehead City.

Pamlico and Tar rivers, with a view to obtaining greater depth and width as far up as Tarborough.

Point Harbor Channel, to and into Point Harbor.

Beaufort Harbor, with a view to obtaining a channel of not less than ten feet in depth and sixty feet in width, beginning at the town of Beaufort, thence between Pivers Island and the Town Marsh down through the Bulkhead Channel to Beaufort Inlet; also a continuation of the aforesaid channel from the town of Beaufort up through Gallants Channel, connecting with the waterway now under construction from Pamlico Sound to Beaufort Inlet.

Thoroughfare Bay, and the thoroughfare leading from Core Sound into Cedar Island Bay, and thence to Neuse River and Pamlico Sound, with a view to securing a channel sixty feet wide and six feet deep.

Northeast branch of the Cape Fear River, from its mouth for a distance of two and one-half miles, with a view to securing a depth of twenty feet.

Little Contentnia River up to the town of Ridge Springs.

Contentnia River from Snow Hill to Stantonsburg.

Neuse River from Pamlico Sound to New Bern; Trent River up to Quaker Bridge; Pasquotank River up to Elizabeth City; with a view to providing channels to conform with the depth of the authorized waterway to connect the waters of Pamlico Sound with the ocean at Beaufort.

Cape Lookout, with a view to providing a harbor of refuge for the largest coastwise vessels.

Swift Creek from its confluence with the Neuse River to the head of navigation.

Smiths Creek from its confluence with the Neuse River to the head of navigation.

## North Carolina and South Carolina.

## NORTH CAROLINA AND SOUTH CAROLINA.

Great Pedee River, from Cheraw, South Carolina, to Blewetts Falls, North Carolina.

## North and South Dakota, Montana, and Missouri.

## NORTH AND SOUTH DAKOTA, MONTANA AND MISSOURI.

The Missouri River from Sioux City, Iowa, to Fort Benton, Montana; also at or near Lake Contrary, Missouri, with a view to preventing a diversion of the channel.

## Ohio.

## OHIO.

Conneaut Harbor, with a view to enlarging and improving the outer harbor area.

Ashtabula Harbor, with a view to enlarging and improving the outer harbor area.

Lorain Harbor, with a view to enlarging and improving the outer harbor area; also the dock wall on the east side of the river extending east of the government pier shoreward to connect with completed work.

Port Clinton Harbor.

Mahoning River, with a view to its improvement from Girard dam to Warren.

Maumee River, at and above Toledo.

## OHIO AND WEST VIRGINIA.

Ohio and West Virginia.

Survey of Ohio River, with a view to the selection of sites for the additional locks and dams between Lock Numbered Eight and Lock Numbered Twenty-nine including the last named lock, and for the preparation of plans and estimates.

## OKLAHOMA.

Oklahoma.

Washita River, up to Mountain View.

Kiamichi River, up to a point opposite Talihina.

The North Canadian River, with a view to the diversion of a portion of its waters into the Cimarron River for improving the navigation of the latter river.

Arkansas River, from Fort Smith, Arkansas, to Tulsa, reporting an estimate of the cost to make the same navigable.

## OKLAHOMA AND KANSAS.

Oklahoma and Kansas.

Verdigris River.

## OREGON.

Oregon.

Wood River, from Klamath Lake to the head of navigation.

Columbia River, in front of the town of Hood River.

Coquille River, from the mouth, including the bar thereof, up to Myrtle Point.

Siuslaw River, at the mouth.

Willamette River, from Oregon City to Eugene.

Clatskanie River.

Falls of the Willamette River at Oregon City, with a view to determining what, if anything, should be done by the Federal Government in aid of navigation at this point.

Yaquina River, from Yaquina to Elk City.

Umpqua River bar.

Columbia and lower Willamette rivers below Portland, with a view to securing a permanent channel thirty feet in depth and of sufficient width.

## PENNSYLVANIA.

Pennsylvania.

Crum River, from the mouth to Lieperville.

Erie Harbor, with a view to extension of the piers.

## PENNSYLVANIA AND NEW JERSEY.

Pennsylvania and New Jersey.

Delaware River, from Allegheny avenue, Philadelphia, to Trenton.

## PENNSYLVANIA, NEW JERSEY, AND DELAWARE.

Pennsylvania, New Jersey, and Delaware.

Delaware River, from Allegheny avenue, Philadelphia, to the sea, with a view to obtaining a channel thirty-five feet in depth and of suitable width.

## PORTO RICO.

Porto Rico.

Arecibo Harbor.

## Rhode Island.

## RHODE ISLAND.

Newport Harbor, with a view to the modification and enlargement of the existing projects as indicated in plans "B" and "C" contained in House Document Numbered Four hundred and thirty-eight, Fifty-ninth Congress, second session.

Point Judith Pond, and the entrance thereto, with a view to obtaining a navigable depth.

Providence River and Harbor, with a view to widening and straightening the channel between Kettle Point and Gaspee Point, and to extending the twenty-five feet deep anchorage area westward to the western harbor line from a point just above Harbor Junction pier to Fields Point and cutting off Fields Point back to the harbor line.

Inner Harbor, Great Salt Pond, Block Island, with a view to widening the present channel and providing increased anchorage.

## South Carolina.

## SOUTH CAROLINA.

Cooper River.

Wateree, Congaree, and Santee rivers, including the Estherville-Minim Creek Canal.

Great Pedee River up to Cheraw, with a view to obtaining an increased depth.

Little Pedee River, from its mouth to the mouth of Lumber River.

Black River.

Lynch River and Clark Creek, from Effingham to Great Pedee River.

Mingo Creek, from Hemingway Bridge to its mouth.

Waverly Creek, from its mouth to Waverly Mills.

## South Dakota and Iowa.

## SOUTH DAKOTA AND IOWA.

Big Sioux River.

## South Dakota and Minnesota.

## SOUTH DAKOTA AND MINNESOTA.

Lake Traverse, with a view to removing obstructions to navigation.

## Tennessee.

## TENNESSEE.

Obey River.

Caney Fork, from its mouth for a distance of eighty miles up the same.

## Tennessee, Alabama, and Kentucky.

## TENNESSEE, ALABAMA, AND KENTUCKY.

Survey of Tennessee River from the confluence of the Holston and the French Broad rivers, to its mouth, with a view to securing the best permanent navigation by open channel work, or locks and dams, or both, and making an estimate of the cost of same, with a view to securing a depth from Knoxville to Chattanooga of six feet, if obtainable, or any such less depth as may be practicable between such depth and the present project depth; and from Chattanooga to the mouth of the river a depth of nine feet, if obtainable, or such less depth as may be practicable between such depth and the present project depth.

## Tennessee and Kentucky.

## TENNESSEE AND KENTUCKY.

Cumberland River, from Lock Numbered Seven, below Carthage, Tennessee, to Lock Numbered Twenty-one, below Burnside, Kentucky.

## TEXAS.

Texas.

Aransas Pass Harbor, with a view to obtaining a suitable depth and width.

Channel from Aransas Pass Harbor to Rockport, with a view to deepening and widening the same.

Brazos Santiago Harbor.

Channel from Aransas Pass Harbor through Turtle Cove to Corpus Christi, with a view to obtaining a channel twenty-five feet deep and of the necessary width.

Channel extending from the mouths of the Sabine and Neches rivers to the mouth of Taylors Bayou, including the Sabine River from Orange to said canal, and the Neches River from Beaumont to said canal, with a view to widening and deepening said canal and removing the obstructions in the said rivers and improving the same; and in making such examination or survey the engineer or engineers having the same in charge shall take into account, and make report upon any proposition for participation in the expense of said project by the localities immediately affected thereby.

Sabine Pass and Port Arthur Ship Canal, to and including Taylors Bayou and the turning basin at Port Arthur, with a view to widening and deepening said channels and said turning basin, and to obtaining increased harbor room of equal depth at Port Arthur.

Brazos River, with a view to the selection of sites for the additional locks and dams between Old Washington and Waco.

## TEXAS AND ARKANSAS.

Texas and Arkansas.

Survey of Sulphur River, from its mouth to the forks in Delta County, Texas.

## UTAH.

Utah.

Grand River, from its mouth to Moab.

Green River, from its mouth to the town of Greenriver.

## VERMONT.

Vermont.

Otter Creek, from Lake Champlain to Vergennes.

## VIRGINIA.

Virginia.

Dymers Creek, with a view to increasing the depth over the bar at the entrance to fifteen feet.

Chincoteague Inlet, with a view to obtaining a channel depth of fifteen feet.

Mattox Creek, with a view to increasing the depth over the bar at or near its mouth.

Mattaponi River.

Totuskey River, from deep water in Rappahannock River to the bridge about five miles above its mouth.

Nansemond River, from Hampton Roads to Suffolk, with a view to widening and straightening the channel and deepening the same to twenty-five feet, and with a view to removing the bars in and near the mouth of Bennetts Creek.

Norfolk Harbor and the approaches thereto, with a view to obtaining a depth of thirty-five feet and suitable width from deep water in the sea via Elizabeth River and the Southern Branch to the navy-yard; also between Lamberts Point and Pinners Point, with a view to

providing additional anchorage area abreast of and above Lamberts Point; also the Southern Branch of the Elizabeth River above the navy-yard.

Channel across Newport News Middle Ground Bar, with a view to obtaining a depth of thirty-five feet and suitable width between Old Point and Newport News.

Washington.

WASHINGTON.

Columbia River, from the mouth of Snake River to Wenatchee.

Pend Oreille River, from Newport to Metaline.

Okanogan River.

Lewis River, including the North Fork and the East Fork to La Center.

Alamicut River to the main channel of the Columbia.

Columbia River, from Vancouver to the mouth of Willamette River, with a view to securing increased width and depth.

Cowlitz River, from Castlerock to the head of navigation.

Tacoma Harbor, with a view to extending the Puyallup waterway five thousand feet or less.

Hammersley Inlet, Puget Sound.

Willapa Harbor and River, to and through Raymond.

Swinomish Slough.

Nooksak River to Lynden.

West Virginia.

WEST VIRGINIA.

Little Kanawha River, with a view to the modification of the existing system of locks and dams and its further improvement.

Wisconsin.

WISCONSIN.

Ashland Harbor, with a view to widening the channel to four hundred feet, or to such width as may be deemed suitable for the needs of commerce.

Oconto Harbor.

Depere Harbor, with a view to the construction of a turning basin in the Fox River at Depere and securing a channel twenty feet in depth from said turning basin to the city of Green Bay.

Port Washington Harbor.

Milwaukee Harbor, with a view to the creation of an outer harbor; also with a view to a modification of the present plan of improvement by providing for widening the channels in the inner harbor instead of the construction of certain turning basins heretofore authorized.

Highcliff Harbor, Lake Winnebago.

Yahara River, with a view to securing a channel four feet deep from Madison to Janesville.

Uniformity of appropriations.

#### UNIFORMITY RELATING TO APPROPRIATIONS.

Board of engineers to report on local improvements of harbors on Great Lakes, etc.

The Secretary of War is authorized to appoint a board of engineers to examine those harbors on the Great Lakes and elsewhere in which the whole or a part of the harbor is improved at local expense, which board shall make recommendations with a view to determining whether the improvements so made by local authorities should be undertaken or maintained by the General Government and to establishing uniform rules in making harbor improvements.

## INTRA-COASTAL WATERWAYS.

Intra-coastal waterways.

Survey from Boston, Mass., to Beaufort Inlet, N. C., inland, where practicable.

Survey for the construction of a continuous waterway, inland where practicable, from Boston, Massachusetts, to Long Island Sound including a waterway from the protected waters of Narragansett Bay through the ponds and lagoons lying along the southern coast of Rhode Island to Watch Hill and Fishers Island; thence to New York Bay; thence across the State of New Jersey to a suitable point on Delaware River or Bay; thence to Chesapeake Bay; thence from Norfolk, Virginia, to the sounds of North Carolina and Beaufort Inlet, North Carolina, for the purpose of ascertaining the cost of a channel with a maximum depth of twenty-five feet, or such lesser depths along any section or sections of the said waterway as may be found to be sufficient for commercial, naval, or military purposes. Such survey shall include an examination of all practicable routes, the preparation of plans and estimates of cost along the most available route, and a report upon the desirability of utilizing as a part of such waterway any existing public or private canal, or any part thereof, and the probable cost of acquiring the same.

Extent of report, etc.

Survey for the construction of a continuous waterway, inland where practicable, from Beaufort, North Carolina, to the Cape Fear River, North Carolina; thence to Winyah Bay, South Carolina; thence to Saint Johns River, Florida; thence to Key West, Florida, for the purpose of ascertaining the cost of a channel with a maximum depth of twelve feet, or such lesser depths along any section or sections of the said waterway as may be found to be sufficient for commercial, naval, or military purposes. Such survey shall include an examination of all practicable routes, the preparation of plans and estimates of cost along the most available route, and a report upon the desirability of utilizing as a part of such waterway any existing public or private canal, or any part thereof, and the probable cost of acquiring the same.

Survey from Beaufort, S. C., to Key West, Fla., inland, where practicable.

Extent of report, etc.

Survey for the construction of a continuous inland waterway across the State of Florida, between suitable points on the eastern and Gulf coasts of said State, for the purpose of ascertaining the cost of a channel with a maximum depth of twelve feet, or such lesser depths along any section or sections of said waterway as may be found sufficient for commercial, naval, and military purposes. Such survey shall include an examination of all practicable routes, the preparation of plans and estimates of cost along the most available route, and a report upon the desirability of utilizing as a part of such waterway any existing public or private canal, or any part thereof, and the probable cost of acquiring the same.

Survey inland across Florida, from ocean to the Gulf.

Extent of report, etc.

Survey for the construction of a continuous waterway, inland where practicable, along the Gulf of Mexico from Saint Georges Sound, Florida, to the Mississippi River at New Orleans, Louisiana, by way of Saint Andrews Bay, Choctawhatchee Bay, Pensacola Bay, and Perdido Bay, Florida; Mobile Bay, Alabama; Mississippi Sound, Alabama and Mississippi; Lake Borgne and Lake Pontchartrain, Louisiana, for the purpose of ascertaining the cost of a channel with a maximum depth of nine feet, or such lesser depths along any section or sections of the said waterway as may be found to be sufficient for commercial, naval, or military purposes. Such survey shall include an examination of all practicable routes, the preparation of plans and estimates of cost along the most available route, and a report upon the desirability of utilizing as a part of such waterway any existing public or private canal, or any part thereof, and the probable cost of acquiring the same.

Survey from St. George's Sound, Fla., to New Orleans, La., inland, where practicable.

Extent of report, etc.

Survey inland between Humboldt Bay and Eel River, Cal.

Survey for the construction of a continuous inland waterway in the State of California, between suitable points on Humboldt Bay and Eel River, with a view to obtaining a channel of suitable width and a maximum depth of nine feet, or such lesser depths along any section or sections of said waterway as may be found desirable. Such survey shall include an examination of all practicable routes.

Extent.

Inland waterway of Louisiana and Texas.

INLAND WATERWAY OF LOUISIANA AND TEXAS.

Survey from Mississippi River, La., to Rio Grande, Tex.

Survey for the construction of a continuous inland waterway from the Mississippi River to Bayou Teche; thence to Mermentau River; thence to Calcasieu River; thence to the Sabine River, Louisiana and Texas; thence to Galveston, Texas; thence to Brazos River, Texas; thence to Pass Cavallo; thence to Aransas Pass; thence to Point Isabel; and thence to the Rio Grande, for the purpose of ascertaining the cost of a channel with a maximum depth of nine feet, or such lesser depths along any section or sections of the said waterway as may be found to be sufficient for commercial, naval, or military purposes. Such survey shall include an examination of all practicable routes, the preparation of plans and estimates of cost along the most available route, and a report upon the desirability of utilizing as a part of such waterway any existing public or private canal, or any part thereof, and the probable cost of acquiring the same: *Provided*, That whenever, in the making of a survey of any of the preceding waterways, field work shall indicate that the proposed improvement is clearly inadvisable, no detailed survey or plans shall be made.

Extent of report, etc.

*Proviso.* Rejection of inadvisable schemes.

Office of Chief of Engineers. Employment of professional assistants authorized. *Post*, p. 880.

SEC. 14. That the Chief of Engineers may, with the approval of the Secretary of War, employ in his office such professional and other assistants as, in his judgment, may be necessary to enable him to perform effectively and with advantage to the public service the various duties imposed upon his office by the laws enacted from time to time by Congress for the improvement, preservation, and protection of the navigable waters of the United States, the salaries of such employees to be paid by allotments from any appropriations made by Congress for examinations and surveys, or for the improvements of rivers and harbors: *Provided*, That expenditures hereunder shall not exceed twenty-five thousand dollars in any one year, and shall be in addition to those otherwise authorized by law: *And provided further*, That an itemized statement of all expenditures under this section; including the number of persons employed, their duties, and the amount paid to each, shall accompany the annual report of the Chief of Engineers.

Payment for.

*Provisos.* Limit.

Itemized statement required.

Approved, March 3, 1909.

March 3, 1909.  
[S. 5729.]

[Public, No. 318.]

CHAP. 265.—An Act To correct the records and authorize the reenlistment of certain noncommissioned officers and enlisted men belonging to Companies B, C, and D of the Twenty-fifth United States Infantry who were discharged without honor under Special Orders, Numbered Two hundred and sixty-six, War Department, November ninth, nineteen hundred and six, and the restoration to them of all rights of which they have been deprived on account thereof.

Brownsville, Tex., shooting affray. Court of inquiry to investigate.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War is hereby authorized to appoint a court of inquiry, to consist of five officers of the United States Army, not below the rank of colonel, which court shall be authorized to hear and report upon all charges and testimony relating to the shooting affray which took place at Brownsville, Texas, on the night of August thirteenth-fourteenth,

nineteen hundred and six. Said court shall, within one year from the date of its appointment, make a final report, and from time to time shall make partial reports, to the Secretary of War of the results of such inquiry, and such soldiers and noncommissioned officers of Companies B, C, and D, of the Twenty-fifth Regiment United States Infantry, who were discharged from the military service as members of said regiment, under the provisions of Special Orders, Numbered Two hundred and sixty-six, dated at the War Department the ninth day of November, nineteen hundred and six, as said court shall find and report as qualified for reenlistment in the Army of the United States shall thereby become eligible for reenlistment.

SEC. 2. That any noncommissioned officer or private who shall be made eligible for reenlistment under the provisions of the preceding section shall, if reenlisted, be considered to have reenlisted immediately after his discharge under the provisions of the special order hereinbefore cited, and to be entitled, from the date of his discharge under said special order, to the pay, allowances, and other rights and benefits that he would have been entitled to receive according to his rank from said date of discharge as if he had been honorably discharged under the provisions of said special order and had reenlisted immediately.

Approved, March 3, 1909.

**CHAP. 266.**—An Act Authorizing the Attorney-General to appoint as special peace officers such employees of the Alaska school service as may be named by the Secretary of the Interior.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Attorney-General shall have power to appoint, in his discretion, any person employed in the Alaska school service who may be designated by the Secretary of the Interior as a special peace officer of the division of the district of Alaska in which such person resides; and such special peace officer shall have authority to arrest, upon warrant duly issued, any native of the district of Alaska charged with the violation of any of the provisions of the Criminal Code of Alaska (Act March third, eighteen hundred and ninety-nine, second supplement Revised Statutes, page one thousand and three) or any amendment thereof, or any white man charged with the violation of any of said provisions to the detriment of any native of the district of Alaska; and such peace officer shall also have authority to make such arrests, without warrant, for a crime committed or attempted in his presence, or when the person arrested has committed a felony, although not in his presence, or when a felony has in fact been committed and he has reasonable cause for believing the person arrested to have committed it; and any person so arrested shall be taken, in accordance with such rules and regulations as may be prescribed by the Attorney-General, and without unnecessary delay, before a United States commissioner or other judicial officer for trial: *Provided, however,* That no person so appointed shall be entitled to any fees or emoluments of any character whatsoever for performing any of the services herein mentioned, but may be allowed, in the discretion of the Attorney-General, expenses actually and necessarily incurred in connection with such services.

Approved, March 3, 1909.

Final report.

Reenlistment of soldiers of 25th Infantry found qualified.

Reenlistment to be dated from time of discharge.

Pay, etc., as of that date.

March 3, 1909.  
[S. 8056.]

[Public, No. 319.]

Alaska. School employees may be designated as special peace officers.

Authorized to arrest persons violating Criminal Code.

Vol. 30, p. 1253.

Summary arrests.

Trials.

Proviso. Fees, etc., not allowed. Actual expenses.

March 3, 1909.  
[S. 8187.]

[Public, No. 320.]

District of Columbia.  
Foundlings Hospital to be Washington Home for Foundlings.  
Vol. 16, p. 92, amended.

**CHAP. 267.**—An Act To change the name of the Washington Hospital for Foundlings.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act for incorporating a hospital for foundlings in the city of Washington," approved April twenty-second, eighteen hundred and seventy, be, and the same is hereby, amended by changing the name of said institution to the Washington Home for Foundlings.

Approved, March 3, 1909.

March 3, 1909.  
[S. 8520.]

[Public, No. 321.]

District of Columbia.  
Foundlings Home.  
Reports to be made to Commissioners, D. C.  
Vol. 16, p. 92, amended.

**CHAP. 268.**—An Act Requiring reports of the Hospital for Foundlings to be made to the Commissioners of the District of Columbia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section four of "An Act incorporating a hospital for foundlings in the city of Washington," approved April twenty-second, eighteen hundred and seventy (Sixteenth Statutes, page ninety-two), which provides that "It shall be the duty of the president and directors to report to the Secretary of the Interior the condition of said institution on the first day of July in each year," is hereby amended by substituting the words "Commissioners of the District of Columbia" for the said words "Secretary of the Interior."

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 21896.]

[Public, No. 322.]

Hawaii.  
Federal court.  
Vol. 31, p. 158, amended.

District court with two judges authorized.

Division of cases.

Appointment.

Jurisdiction.

**CHAP. 269.**—An Act To amend section eighty-six of an Act to provide a government for the Territory of Hawaii, to provide for additional judges, and for other judicial purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section eighty-six of the Act approved April thirtieth, nineteen hundred, entitled "An Act to provide a government for the Territory of Hawaii," be, and the same is hereby, amended so as to read as follows:

"SEC. 86. There shall be established in the said Territory a district court, to consist of two judges, who shall reside therein and be called district judges, and who shall each receive an annual salary of six thousand dollars. The said court while in session shall be presided over by only one of said judges. The two judges shall from time to time, either by order or rules of court, prescribe at what times and in what class of cases each of them shall preside. The said two judges shall have the same powers in all matters coming before said court.

"The President of the United States, by and with the advice and consent of the Senate of the United States, shall appoint two district judges, a district attorney, and a marshal of the United States for the said district, and said judges, attorney, and marshal shall hold office for six years unless sooner removed by the President.

"The said court shall have, in addition to the ordinary jurisdiction of district courts of the United States, jurisdiction of all cases cognizable in a circuit court of the United States, and shall proceed therein in the same manner as a circuit court; and the said judges, district attorney, and marshal shall have and exercise in the Territory of Hawaii all the powers conferred by the laws of the United States upon the judges, district attorneys, and marshals of district and circuit courts of the United States.

"Writs of error and appeals from the said district court shall be had and allowed to the circuit court of appeals for the ninth judicial circuit in the same manner as writs of error and appeals are allowed from circuit courts to circuit courts of appeal as provided by law, and appeals and writs of error may be taken to the Supreme Court of the United States from said district court in cases where appeals and writs of error are allowed from the district and circuit courts of the United States to the Supreme Court, and the laws of the United States relating to juries and jury trials shall be applicable to said district court. The laws of the United States relating to appeals, writs of error, removal of causes, and other matters and proceedings as between the courts of the United States and the courts of the several States shall govern in such matters and proceedings as between the courts of the United States and the courts of the Territory of Hawaii. Regular terms of said court shall be held in Honolulu on the second Monday in April and October, and special terms may be held at such times and places in said district as the said judges may deem expedient. The said district judges shall appoint a clerk of said court at a salary of three thousand dollars per annum and shall appoint a reporter of said court at a salary of one thousand two hundred dollars per annum: *Provided*, That writs of error and appeals may also be taken from the supreme court of the Territory of Hawaii to the Supreme Court of the United States in all cases where the amount involved, exclusive of costs, exceeds the sum or value of five thousand dollars."

SEC. 2. That section four of chapter one of title one of an Act entitled "An Act making further provision for a civil government for Alaska, and for other purposes," approved June sixth, nineteen hundred, is hereby amended so as to read as follows:

"SEC. 4. That there is hereby established a district court for the district of Alaska, with the jurisdiction of circuit and district courts of the United States and with general jurisdiction in civil, criminal, equity, and admiralty causes; and four district judges shall be appointed for the district, each at an annual salary of seven thousand five hundred dollars, who shall during their terms of office reside in the divisions of the district to which they may be respectively assigned by the President. The court shall consist of four divisions, which shall also be recording divisions. Division numbered one shall consist of all that part of the district of Alaska lying east of the one hundred and forty-first meridian of west longitude. Division numbered two shall consist of all that territory lying west of a line commencing on the Arctic coast at the one hundred and forty-eighth meridian; thence extending south along the easterly watershed of the Colville River to a point on the Rocky Mountain divide between the headwaters of Colville River on the north and west and the waters of the Chandlar on the south; thence southwesterly along the divide between the waters of the Colville River, the Kotzebue Sound, and Norton Sound on the north and west and the waters of the Yukon on the south to the one hundred and sixty-first meridian of west longitude; thence along said meridian to the Kuskokwim River; thence southwesterly along the center of the channel of said Kuskokwim River to Bering Sea; the said division to include all the islands lying north of the fifty-ninth parallel of north latitude. Division numbered three shall consist of all that territory lying south and west of the line starting on the coast of the Gulf of Alaska at the one hundred and forty-first meridian of west longitude; thence northerly along said meridian to a point due east from Mount Kimball; thence west to summit of Mount Kimball; thence southwesterly along the southerly watershed of the headwaters of Tanana River; thence westerly along the divide between the waters of the

Procedure, etc.

Terms of court.

Clerk.

Reporter.

*Proviso.*  
Appeals, etc., to  
Supreme Court.

Alaska.  
Courts.  
Vol. 31, p. 322,  
amended.

District court established.

Four judges authorized.  
Salary, residence,  
etc.

Recording divisions created.

Division No. 1.

Division No. 2.

Division No. 3.

Gulf of Alaska on the south and the waters of the Yukon on the north to the summit of Mount McKinley; thence continuing westerly along the divide between the waters of the Gulf of Alaska and Bristol Bay on the south and the waters of the Yukon and Kuskokwim on the north to the one hundred and fifty-ninth meridian of west longitude; thence northwesterly to the Kuskokwim River on the one hundred and sixty-first meridian of west longitude; thence southwesterly along the center of said river to Bering Sea; said division to include the Alaska peninsula, the Aleutian Islands, and all islands along the coast of this district south and west of the said district and all lying south of the fifty-ninth parallel of north latitude. Division numbered four shall consist of all that part of the district of Alaska lying east of the second division and north of the third division. One general term of court shall be held each year at Juneau, and such additional terms at other places in the first division as the Attorney-General may direct. One general term of court shall be held each year at Nome, and such additional terms at other places in the second division as the Attorney-General may direct. One general term of court shall be held each year at Valdez, and such additional terms at other places in the third division as the Attorney-General may direct. One general term of court shall be held each year at Fairbanks, and such additional terms at other places in the fourth division as the Attorney-General may direct. Each of the judges is authorized and directed to hold such special terms of court as may be necessary for the public welfare or for the dispatch of the business of the court at such times and places in their respective districts as any of them, respectively, may deem expedient, or as the Attorney-General may direct; and each shall have authority to employ interpreters and to make allowances for the necessary expenses of his court, and to employ an official court stenographer at such compensation as shall be fixed by the Attorney-General. At least thirty days' notice shall be given by the judge, or the clerk, of the time and place of holding the several terms of the court."

SEC. 3. That section seven of said chapter one of title one is hereby amended so as to read as follows:

"SEC. 7. That four clerks shall be appointed for the court, one of whom shall be assigned to each division thereof, and during his term of office shall reside at such place in the division as the Attorney-General may direct. Each clerk shall, in his division of the district, perform the duties required or authorized by law to be performed by clerks of United States courts in other districts, and such other duties as may be prescribed by the laws of the United States relating to the district of Alaska. He shall preserve copies of all laws applicable to the district and shall preserve all records and record all proceedings and official acts of his division of the court. He shall also collect and receive all moneys arising from the fees of his office, from licenses, fines, forfeitures, judgments, or on any other account authorized by law to be paid to or collected by him, and shall apply the same, except the money derived from licenses, to the incidental expenses of the proper division of the district court and the allowance thereof as directed in written orders, duly made and signed by the judge, and shall account for the same in detail, and for any balances on account thereof, under oath, quarterly, or more frequently if required, to the court, the Attorney-General, and the Secretary of the Treasury: *Provided*, That moneys accruing from violations of the customs laws, civil customs cases, or internal-revenue cases, moneys, not including costs, accruing from civil post-office suits, fines in criminal cases for violations of the postal laws, the net proceeds of sales of public property under section thirty-six hundred and eighteen, Revised Statutes as amended, and any other moneys the disposition of which is otherwise specially provided for by law, shall not be available for the

Division No. 4.

Terms.

Juneau.

Nome.

Valdez.

Fairbanks.

Special terms.

Interpreters, etc.

Notice of term.

Vol. 31, p. 324,  
amended.

Four clerks author-  
ized.

Duties.

Receipt, etc., of  
fees, etc.

Accounting.

*Proviso.*  
Moneys not avail-  
able for court ex-  
penses.

expenses of the court, but shall be paid over or deposited as provided by law for other districts. And 'after all payments ordered by the judge shall have been made, any balances remaining in the hands of the clerk shall be by him deposited to the credit of the United States and be covered into the Treasury of the United States at such times and under such rules and regulations as the Secretary of the Treasury may prescribe. The clerk shall be ex officio recorder of instruments as hereinafter provided and also register of wills for the division, and shall establish secure offices for the safe-keeping of his official records where terms of his division of the court are held. He may appoint necessary deputies and employ other necessary clerical assistance to aid him in the expeditious discharge of the duties of his office, with the approval and at compensation to be fixed by the court or judge, subject to the approval of the Attorney-General. Any person so appointed or employed shall be paid by the clerk on the order of the judge, as other court expenses are paid.' "

SEC. 4. That section eight of said chapter one of title one is hereby amended so as to read as follows:

"SEC. 8. That four district attorneys shall be appointed for the district, one of whom shall be assigned to each division and shall reside at such place in the division as the Attorney-General shall direct. They shall each perform the duties required to be performed by United States district attorneys in other districts, and such other duties as may be required by law; and they shall each receive a salary of five thousand dollars per annum and shall not while in office accept retainers or engage in any other law business in the district than that pertaining to the duties of their office. The Attorney-General may, upon the recommendation of the district attorney, appoint and at pleasure remove one or more assistant district attorneys and one or more clerical assistants, who shall receive such compensation as the Attorney-General may fix, to be paid as other assistant United States district attorneys and clerical assistants are paid. In the case of the death or disability of a district attorney the judge may appoint a suitable person to fill the office until his successor is appointed and qualified or until the disability is removed."

SEC. 5. That section eleven of chapter one, title one, of said Act is hereby amended so as to read as follows:

"SEC. 11. That an accurate detailed account of all fees earned and expenses incurred by commissioners and deputy marshals shall be prepared in duplicate quarterly, duly verified by the oath of the commissioner or deputy marshal rendering the account, and forwarded to the clerk for the proper division of the district court and approved by the judge thereof, if found to be in accordance with law. After approval by the judge the original of each such account shall be forwarded by the clerk to the Department of Justice for revision and the duplicate filed in the court. All net fees earned in excess of the sum of three thousand dollars per calendar year or in excess of that rate for a less period, by any commissioner or deputy marshal, shall be annually paid to the clerk of the proper division of the court to be available for incidental expenses of the district court of the proper division, such payment of such incidental expenses to be accompanied by a verified detailed statement of said clerk."

SEC. 6. That four United States marshals shall be appointed for the district, one of whom shall be assigned to each division, and shall reside at such place in the division as the Attorney-General shall direct.

SEC. 7. That section seven hundred and twenty-eight of chapter seventy-four, title two, of said Act is hereby amended so as to read as follows:

"SEC. 728. That each deputy clerk has the power to perform any act or duty relating to the clerk's office that his principal has, and his

Deposit of regular balances.

Other duties, etc.

Deputies, etc.

Vol. 31, p. 324, amended.

Four district attorneys authorized.

Duties.

Salaries.

Assistants.

Vacancies.

Accounts of commissioners and deputy marshals.

Vol. 31, p. 326, amended.

Quarterly statement to Department of Justice.

Excess of fees to clerk.

Four marshals authorized.

Vol. 31, p. 324, amended.

Vol. 31, p. 447, amended.

Deputy clerks. Duties.

principal is responsible for his conduct and for all money received by him in his official capacity."

Terms of present officers not affected.

Officers in third division.

*Proviso.*  
Assignments.

Schedule of commissioners' fees repealed.  
Vol. 31, p. 454, repealed.  
Schedule to be prepared.

Modification of time for transmitting accounts allowed.

New Mexico. Supreme court increased to seven justices.

*Proviso.*  
Restriction.  
Vol. 33, p. 542, amended.

Appointment of additional justice.

Seven districts established.

Residence required.

Division and assignments.

*Proviso.*  
Court at Roswell.

Two terms annually.

Pending causes.

Alabama northern district.

Northwestern division.

Counties composing northeastern division.

Vol. 32, p. 832, amended.

R. S., sec. 532, p. 89. Terms at Huntsville.

Vol. 32, p. 832.

SEC. 8. That nothing in this Act shall be construed to limit or terminate the term of office of any of the judges, district attorneys, or marshals now serving in Alaska; but each shall serve out the term for which he was appointed unless sooner removed. The judge, district attorney, and marshal now serving in the third division of said district shall hereafter have their residence and hold their respective offices in the fourth division created by this Act: *Provided*, That the President may, in his discretion, change the assignment of any of said officers from one division to another.

SEC. 9. That section seven hundred and seventy-one of chapter eighty, title two, of said Act, approved June sixth, nineteen hundred, be, and the same is hereby, repealed, and the Attorney-General is authorized and directed to prescribe a schedule of fees for the services rendered by the United States commissioners acting as ex officio probate judges.

SEC. 10. That when, in the opinion of the Attorney-General, it will be impossible for the accounts of any court official or other person whose accounts pertain to the United States courts in Alaska to be transmitted to the Department of Justice within the period prescribed by law, the Attorney-General may modify, as he may deem proper, any requirement of law concerning the time when such accounts shall be rendered and transmitted.

SEC. 11. That hereafter the supreme court of the Territory of New Mexico shall consist of a chief justice and six associate justices, any four of whom shall constitute a quorum: *Provided*, That the judge who presided at the trial of a cause in the court below shall not sit at the hearing of the same case on appeal or writ of error in the supreme court of the Territory.

SEC. 12. That it shall be the duty of the President to appoint one additional associate justice of said supreme court in manner now provided by law, who shall hold his office for the term of four years and until his successor is appointed and qualified.

SEC. 13. That the said Territory shall be divided into seven judicial districts, and a district court shall be held in each district by one of the justices of the supreme court at such time and place as is or may be prescribed by law. Each judge, after assignment, shall reside in the district to which he is assigned.

SEC. 14. That the chief justice and his associates are hereby vested with power and authority, and they are hereby directed, to divide said Territory into seven judicial districts and make such assignments of the judges provided for in section twelve of this Act as shall in their judgment be meet and proper: *Provided*, That one of said judges shall reside and hold a district court in the city of Roswell.

SEC. 15. That two terms of said court shall be held annually within each of said districts at such places within said district as may be designated by the chief justice and his associates, or a majority of them.

SEC. 16. That all offenses committed before the passage of this Act shall be prosecuted, tried, and determined in the same manner and with the same effect, except as to the number of judges, as if this Act had not passed.

SEC. 17. That the northwestern division of the northern judicial district of the State of Alabama is hereby established, composed of the counties of Lauderdale, Colbert, Marion, Franklin, and Winston. All other counties now in the northern division of the northern judicial district of the State of Alabama shall constitute the northeastern division of the northern district of Alabama, and the courts of the northeastern division of said northern district of Alabama shall be held at Huntsville, as now provided by law.

SEC. 18. That a term of the circuit and the district courts of the northwestern division of the northern judicial district of the State of Alabama shall be held at Florence, in Lauderdale County, in said State, on the first Monday in February and on the first Monday in November of each year: *Provided, however,* That suitable rooms and accommodations are furnished for holding of said courts free of all expenses to the Government.

Terms at Florence.

*Proviso.*  
Court rooms.

SEC. 19. That all civil process issued against persons residing in said counties of Lauderdale, Colbert, Marion, Franklin, and Winston cognizable before the United States court shall be made returnable to the courts of the United States respectively to be held at Florence, as provided by this Act, and all prosecutions for offenses committed in any of said counties shall be tried in the appropriate United States court at Florence: *Provided,* That no process or prosecutions commenced or suits instituted before the passage of this Act shall be in any way affected by the provisions hereof, and that all prosecutions heretofore commenced for offenses heretofore committed against the United States in any of the said counties of Lauderdale, Colbert, Marion, Franklin, and Winston shall be prosecuted and tried as though this Act had not been passed.

Return of process.

*Proviso.*  
Pending cases.

SEC. 20. That it shall be the duty of the clerks, marshals, and other officers of the northern judicial district to attend said terms of said court and perform the duties pertaining to their positions, and no additional clerk or marshal shall be appointed in said district; and that the clerks of the circuit and district courts of said northern district shall maintain an office, in charge of themselves or a deputy, at Florence, which shall be kept open at all times for the transaction of the business of said division.

Attendance of officers.

Office at Florence.

SEC. 21. That the United States district attorney for the eastern district of Oklahoma shall receive a salary of four thousand dollars per annum, payable monthly, in twelve equal installments.

Oklahoma.  
Salaries.  
District attorneys.

The United States district attorney for the western district of Oklahoma shall receive a salary of four thousand dollars per annum, payable monthly, in twelve equal installments.

The United States marshal for the eastern district of Oklahoma shall receive a salary of four thousand dollars per annum, payable monthly, in twelve equal installments.

Marshals.

The United States marshal for the western district of Oklahoma shall receive a salary of four thousand dollars per annum, payable monthly, in twelve equal installments.

SEC. 22. That section eighteen of an Act entitled "An Act to enable the people of Oklahoma and of the Indian Territory to form a constitution and State government and be admitted into the Union on an equal footing with the original States, and to enable the people of New Mexico and of Arizona to form a constitution and State government and be admitted into the Union on an equal footing with the original States," approved June sixteenth, nineteen hundred and six, be, and the same is hereby, amended so as to read as follows:

State courts.  
Vol. 34, p. 277  
amended.

"SEC. 18. That the supreme court or other court of last resort of said State shall be deemed to be the successor of Territorial appellate courts, and shall take and possess any and all jurisdiction as such not herein otherwise specifically provided for, and shall receive and retain the custody of all books, dockets, records, and files not transferred to other courts as herein provided, subject to the duty to furnish transcript of all book entries in any specific case transferred to complete the record thereof. That all books, dockets, records, and files relating to the organization, management, and control of corporations which at the time of the approval of the Act of which this Act is amendatory were in the custody and possession of the

Authority of supreme, etc., courts.

Dockets, records,  
etc.Transfer of Indian  
Territory records, etc.,  
of corporations to  
secretary of state.

clerk of the United States court of appeals for the Indian Territory shall be transferred to the custody of the secretary of state of the State of Oklahoma, and the then clerk of said court shall certify to the identity of said books, dockets, records, and files, and when the said clerk of the United States court of appeals for the Indian Territory has certified all books, records, documents, and files in his office relating to corporations to the secretary of the State of Oklahoma, it shall be the duty of the secretary of the State of Oklahoma to receive and retain the custody and control of the said records, books, documents, and files certified to him by the clerk of the court of appeals for the Indian Territory, and when received by the secretary of state of Oklahoma the same shall become a part of the records of the office of the secretary of the State, and the secretary of state is hereby empowered to furnish copies and to certify to the same, whose certificate, when made under the great seal of the State of Oklahoma, shall have the same force and effect as if the said books, records, documents, and files had been originally filed in the office of the secretary of the State of Oklahoma."

Duty of secretary of state.

Certified copies.

In effect July 1, 1909.  
Repeal.

SEC. 23. That this Act shall take effect and be in force on and after the first day of July, nineteen hundred and nine. In so far only as the provisions of this Act are in conflict with other or prior Acts the other or prior Acts are hereby repealed.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 24834.]

CHAP. 270.—An Act For the protection of the surface rights of entrymen.

[Public, No. 323.]  
Public lands.  
Confirmation of entries on lands erroneously deemed non-mineral.

Preservation of coal rights to United States.  
Disposal under coal-land laws.

Right of owner of surface.

Provisos.  
Domestic use of coal.

Rights of entryman.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any person who has in good faith located, selected, or entered under the nonmineral land laws of the United States any lands which subsequently are classified, claimed, or reported as being valuable for coal, may, if he shall so elect, and upon making satisfactory proof of compliance with the laws under which such lands are claimed, receive a patent therefor, which shall contain a reservation to the United States of all coal in said lands, and the right to prospect for, mine, and remove the same. The coal deposits in such lands shall be subject to disposal by the United States in accordance with the provisions of the coal-land laws in force at the time of such disposal, but no person shall enter upon said lands to prospect for, or mine and remove coal therefrom, without previous consent of the owner under such patent, except upon such conditions as to security for and payment of all damages to such owner caused thereby as may be determined by a court of competent jurisdiction: *Provided,* That the owner under such patent shall have the right to mine coal for use on the land for domestic purposes prior to the disposal by the United States of the coal deposit: *Provided further,* That nothing herein contained shall be held to affect or abridge the right of any locator, selector, or entryman to a hearing for the purpose of determining the character of the land located, selected, or entered by him. Such locator, selector or entryman who has heretofore made or shall hereafter make final proof showing good faith and satisfactory compliance with the law under which his land is claimed shall be entitled to a patent without reservation unless at the time of such final proof and entry it shall be shown that the land is chiefly valuable for coal.

Approved, March 3, 1909.

**CHAP. 271.**—An Act Authorizing the necessary resurvey of public lands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior may in his discretion cause to be made, as he may deem wise under the rectangular system now provided by law, such resurveys or retracements of the surveys of public lands as, after full investigation, he may deem essential to properly mark the boundaries of the public lands remaining undisposed of: *Provided,* That no such resurvey or retracement shall be so executed as to impair the bona fide rights or claims of any claimant, entryman, or owner of lands affected by such resurvey or retracement: *Provided further,* That not to exceed five per cent of the total annual appropriation for surveys and resurveys of the public lands shall be used for the resurveys and retracements authorized hereby.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 24835.]

[Public, No. 324.]  
Public lands.  
Necessary resurveys authorized.

*Provisos.*  
Bona fide rights not impaired.

Amount for, limited

**CHAP. 272.**—An Act To authorize the Secretary of War to donate one condemned brass or bronze cannon and cannon balls to the soldiers' plot in Forest Hill Cemetery, Scranton, Pennsylvania.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to donate to the soldiers' plot in Forest Hill Cemetery, Scranton, Pennsylvania, one condemned brass or bronze cannon, with suitable outfit of cannon balls, which may not be needed in the service; the same to be placed by the Lieutenant Ezra S. Griffin Post, Numbered One hundred and thirty-nine, Grand Army of the Republic, on the soldiers' plot in the Forest Hill Cemetery, located at Scranton, Pennsylvania, in honor of the soldiers and sailors from that county who served their country and State: *Provided,* That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 28055.]

[Public, No. 325.]

Obsolete ordnance.  
Granted to soldiers' plot, Forest Hill Cemetery, Scranton, Pa.

*Proviso.*  
No expense.

**CHAP. 297.**—An Act Making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, in full compensation for the service of the fiscal year ending June thirtieth, nineteen hundred and ten, for the objects hereinafter expressed, namely:

March 4, 1909.  
[H. R. 23464.]

Legislative, executive, and judicial expenses appropriations.

## LEGISLATIVE.

Legislative.

### SENATE.

Senate.

For compensation of Senators, six hundred and ninety thousand dollars.

Pay of Senators.

For mileage of Senators, forty-seven thousand dollars.

Mileage.

For compensation of the officers, clerks, messengers, and others in the service of the Senate, namely:

Officers, clerks, etc.

**OFFICE OF THE VICE-PRESIDENT:** For secretary to the Vice-President, four thousand dollars; messenger, one thousand four

Vice-President's office.

hundred and forty dollars; telegraph operator, one thousand five hundred dollars; telegraph page, six hundred dollars; in all, seven thousand five hundred and forty dollars.

Chaplain.

**CHAPLAIN:** For Chaplain of the Senate, one thousand two hundred dollars.

Secretary of the Senate, assistant, clerks, etc.

**OFFICE OF SECRETARY:** For Secretary of the Senate, including compensation as disbursing officer of salaries of Senators and of the contingent fund of the Senate, six thousand five hundred dollars; hire of horse and wagon for the Secretary's office, four hundred and twenty dollars; assistant secretary, Henry M. Rose, five thousand dollars; chief clerk, three thousand two hundred and fifty dollars; financial clerk, three thousand dollars, and one thousand two hundred and fifty dollars additional while the office is held by the present incumbent; minute and journal clerk, and enrolling clerk, at three thousand dollars each; principal clerk, two thousand seven hundred and fifty dollars; executive clerk, two thousand seven hundred and fifty dollars; reading clerk, two thousand five hundred dollars; assistant financial clerk, two thousand seven hundred and fifty dollars; librarian, two thousand five hundred dollars; assistant librarian, one thousand eight hundred dollars; assistant librarian, one thousand six hundred dollars; skilled laborer, one thousand two hundred dollars; five clerks, at two thousand two hundred and twenty dollars each; five clerks, at two thousand one hundred dollars each; clerk, one thousand eight hundred dollars; clerk, one thousand six hundred dollars; keeper of stationery, two thousand four hundred dollars; assistant keeper of stationery, one thousand eight hundred dollars; assistant in stationery room, one thousand dollars; messenger, one thousand four hundred and forty dollars; assistant messenger, one thousand two hundred dollars; six laborers, at seven hundred and twenty dollars each; in all, eighty thousand four hundred and thirty dollars.

Document room. Superintendent, etc.

**DOCUMENT ROOM:** For superintendent of the document room, George H. Boyd, three thousand dollars; first assistant in document room, two thousand dollars; assistant in document room, two thousand dollars; assistant in document room, one thousand four hundred and forty dollars; clerk to superintendent of document room, one thousand four hundred and forty dollars; skilled laborer, one thousand dollars; in all, ten thousand eight hundred and eighty dollars.

Clerks and messengers to committees.

**CLERKS AND MESSENGERS TO COMMITTEES:** For clerk of printing records, two thousand two hundred and twenty dollars; clerk to the Committee on Appropriations, four thousand dollars, and one thousand dollars additional while the office is held by the present incumbent; assistant clerk, two thousand five hundred dollars; messenger to be appointed by the committee, one thousand four hundred and forty dollars; clerk and stenographer to the Committee on Finance, three thousand dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Claims, two thousand five hundred dollars; assistant clerk, two thousand dollars; messenger, nine hundred dollars; clerk to the Committee on Commerce, two thousand five hundred dollars; assistant clerk, one thousand eight hundred dollars; clerk to the Committee on Pensions, two thousand five hundred dollars; two assistant clerks, at one thousand four hundred and forty dollars each; messenger, one thousand four hundred and forty dollars; clerk to the Committee on the Judiciary, two thousand five hundred dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Military Affairs, two thousand five hundred dollars; assistant clerk, two thousand two hundred and twenty dollars; messenger, nine hundred dollars; clerk to the

Committee on Post-Offices and Post-Roads, two thousand five hundred dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on the District of Columbia, two thousand five hundred dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Foreign Relations, two thousand five hundred dollars; messenger, one thousand four hundred and forty dollars; clerk to the Committee on Engrossed Bills, two thousand two hundred and twenty dollars; messenger, one thousand four hundred and forty dollars; clerk to the Joint Committee on the Library, two thousand two hundred and twenty dollars; clerks to the Committees on Naval Affairs, Indian Affairs, Agriculture and Forestry, Public Buildings and Grounds, Public Lands, To Audit and Control the Contingent Expenses of the Senate and Interstate Commerce, at two thousand five hundred dollars each; clerks to the Committees on Census, Education and Labor, Territories, Public Health and National Quarantine, Private Land Claims, Patents, Coast Defenses, Privileges and Elections, Additional Accommodations for the Library of Congress, Rules, Civil Service and Retrenchment, Enrolled Bills, Geological Survey, Railroads, Pacific Railroads, Pacific Islands and Porto Rico, Philippines, Cuban Relations, Interoceanic Canals, Transportation and Sale of Meat Products, Five Civilized Tribes of Indians, Mississippi River and its Tributaries, Expenditures in the Department of State, Manufactures, University of the United States, Canadian Relations, Transportation Routes to the Seaboard, and clerk to conference minority of the Senate, at two thousand two hundred and twenty dollars each; clerks to Committees on Woman Suffrage and Mines and Mining, at two thousand two hundred and twenty dollars each; assistant clerk to the Committee on Fisheries, one thousand four hundred and forty dollars; in all, one hundred and forty-four thousand nine hundred and twenty dollars.

Assistant clerk,  
Committee on Fisheries.

Senate Manual.  
Preparing, etc.

For additional amount for the clerk to the Committee on Rules for revising and preparing for publication biennially, under the direction of the committee, the Senate Manual, one thousand dollars, to be immediately available.

Clerks at \$2,220 a year.

For twenty-two clerks to committees, at two thousand two hundred and twenty dollars each, forty-eight thousand eight hundred and forty dollars.

For the following now authorized by Senate resolutions and paid from the appropriations for miscellaneous items, contingent expenses of the Senate, namely: For assistant clerk to Committee on Appropriations, two thousand five hundred dollars; assistant clerk to Committee on Foreign Relations, two thousand two hundred and twenty dollars; assistant clerks to the Committees on Philippines, Pacific Islands and Porto Rico, Judiciary, Interstate Commerce, Pensions, Private Land Claims, District of Columbia, Rules, and conference minority of the Senate, at one thousand eight hundred dollars each; three assistant clerks to Committee on Post-Offices and Post-Roads, assistant clerks to Committees on Appropriations, Territories, Indian Affairs, Naval Affairs, Immigration, Printing, Public Buildings and Grounds, Claims, Coast Defenses, Enrolled Bills, Manufactures, Military Affairs, Education and Labor, Agriculture and Forestry, Cuban Relations, Privileges and Elections, Public Lands, Interoceanic Canals, and Public Health and National Quarantine, at one thousand four hundred and forty dollars each; messengers to committees on Joint Committee on the Library, Audit and Control the Contingent Expenses of the Senate, Privileges and Elections, Philippines, Immigration, Printing, Expenditures in the Department of State, Coast and Insular Survey, Mines and Mining, Railroads, Revision of the Laws of the United States, Territories, Agriculture and Forestry, Irrigation, Patents, Pacific Railroads, Pacific Islands and Porto Rico,

Assistant clerks to committees, etc.  
Paid from miscellaneous items.

Messengers to committees.

Geological Survey, Transportation Routes to the Seaboard, Commerce, Census, Interstate Commerce, Forest Reservations and Protection of Game, Indian Depredations, University of the United States, Standards, Weights and Measures, Industrial Expositions, Five Civilized Tribes of Indians, Revolutionary Claims, Investigate Trespassers on Indian Lands, National Banks, Additional Accommodations for the Library of Congress, Civil Service and Retrenchment, Mississippi River and its Tributaries, Examine the Several Branches of the Civil Service, Fisheries, Canadian Relations, Corporations Organized in the District of Columbia, Investigate the Condition of Potomac River Front at Washington, Disposition of Useless Documents in Executive Departments, Woman Suffrage, Transportation and Sale of Meat Products, Public Buildings and Grounds, Expenditures in the Treasury Department, Expenditures in the War Department, Expenditures in the Navy Department, Expenditures in the Interior Department, Expenditures in the Department of Agriculture, Expenditures in the Department of Justice, and Rules, at one thousand four hundred and forty dollars each; clerk in the Office of the Secretary of the Senate, compiling a history of revenue and general appropriation bills, at two thousand five hundred dollars; two messengers, at one thousand four hundred and forty dollars each; assistant librarian of the Senate, at two thousand dollars; laborer, at nine hundred dollars; additional clerk in Senate Document Room, at one thousand four hundred and forty dollars; in all, one hundred and thirty-four thousand three hundred and twenty dollars.

Clerks, messengers,  
etc.

Sergeant-at-Arms  
and assistants.

**OFFICE OF SERGEANT-AT-ARMS AND DOORKEEPER:** For Sergeant-at-Arms and Doorkeeper, six thousand five hundred dollars; horse and wagon for his use, four hundred and twenty dollars, or so much thereof as may be necessary; for clerk to Sergeant-at-Arms, two thousand dollars; assistant doorkeeper, two thousand five hundred and ninety-two dollars; acting assistant doorkeeper, two thousand five hundred and ninety-two dollars; three messengers, acting as assistant doorkeepers, at one thousand eight hundred dollars each; forty-six messengers, at one thousand four hundred and forty dollars each; two messengers on the floor of the Senate, at two thousand dollars each; clerk on Journal work for Congressional Record, to be selected by the official reporters, two thousand dollars; storekeeper, one thousand eight hundred dollars; upholsterer and locksmith, one thousand four hundred and forty dollars; cabinetmaker, one thousand two hundred dollars; three carpenters, at nine hundred and sixty dollars each; janitor, one thousand two hundred dollars; three skilled laborers, at one thousand dollars each; two skilled laborers, at nine hundred dollars each; laborer in charge of private passage, eight hundred and forty dollars; three female attendants in charge of ladies' retiring rooms, at seven hundred and twenty dollars each; chief telephone operator, one thousand two hundred dollars; two telephone operators, at nine hundred dollars each; night telephone operator, seven hundred and twenty dollars; telephone page, seven hundred and twenty dollars; superintendent of press gallery, one thousand six hundred dollars; assistant superintendent of press gallery, one thousand two hundred dollars; two laborers, at eight hundred and forty dollars each; twenty-four laborers, at nine hundred dollars each; twenty-nine laborers, at seven hundred and twenty dollars each; sixteen pages for the Senate Chamber, at the rate of two dollars and fifty cents per day each during the session, eight thousand two hundred and eighty dollars; in all, one hundred and sixty-seven thousand seven hundred and forty-four dollars.

Messengers, etc.

Laborers, etc.

Pages, etc.

Senate Office Building.  
Police.

For police force for Senate Office Building under the Sergeant-at-Arms, namely: For eighteen privates, at one thousand and fifty dollars each, eighteen thousand nine hundred dollars.

**POST-OFFICE:** For Postmaster, two thousand two hundred and fifty dollars; assistant postmaster and mail carrier, two thousand and eighty-eight dollars; clerk, one thousand six hundred dollars; seven mail carriers and one wagon master, at one thousand two hundred dollars each; four riding pages, at nine hundred and twelve dollars and fifty cents each; in all, nineteen thousand one hundred and eighty-eight dollars.

Postmaster, etc.

**FOLDING ROOM:** For superintendent of folding room, two thousand one hundred and sixty dollars; assistant in folding room, one thousand four hundred dollars; clerk in folding room, one thousand two hundred dollars; foreman in folding room, one thousand four hundred dollars; nine folders, at one thousand dollars each; fourteen folders, at eight hundred and forty dollars each; and one page, six hundred dollars; in all, twenty-seven thousand five hundred and twenty dollars.

Folding room.  
Superintendent, etc.

**UNDER SUPERINTENDENT OF THE CAPITOL BUILDING AND GROUNDS:** For chief engineer, two thousand one hundred and sixty dollars; assistant engineer and electrician, one thousand eight hundred dollars; three assistant engineers, at one thousand four hundred and forty dollars each; eight conductors of elevators, at one thousand two hundred dollars each; two machinists and electricians, at one thousand four hundred dollars each; three firemen, at one thousand and ninety-five dollars each; five laborers, at seven hundred and twenty dollars each; laborer in charge of Senate toilet rooms in old library space, six hundred and sixty dollars; one attendant for service in old library portion of the Capitol, one thousand five hundred dollars; in all, twenty-nine thousand seven hundred and twenty-five dollars.

Chief engineer, etc.

For twenty-two annual clerks to Senators who are not chairmen of committees, at one thousand eight hundred dollars each, thirty-nine thousand six hundred dollars.

Clerks to Senators.

**FOR CONTINGENT EXPENSES, NAMELY:** For stationery and newspapers for Senators and the President of the Senate, including four thousand dollars for stationery for committees and officers of the Senate, fifteen thousand six hundred and twenty-five dollars.

Contingent expenses.  
Stationery and newspapers.

For postage stamps for the office of the Secretary of the Senate, two hundred dollars; for the office of the Sergeant-at-Arms, one hundred and fifty dollars; in all, three hundred and fifty dollars.

Postage stamps.

To enable the Postmaster of the Senate to keep a constant supply of postage stamps for sale to Senators, fifty dollars.

For expenses of maintaining and equipping horses and mail wagons for carrying the mails, six thousand dollars, or so much thereof as may be necessary.

Horses and wagons.

For materials for folding, two thousand dollars.

Folding.

For folding speeches and pamphlets, at a rate not exceeding one dollar per thousand, two thousand dollars.

For fuel, oil, and cotton waste, and advertising, for the heating and electrical apparatus, exclusive of labor, forty-five thousand dollars.

Fuel, oil, etc.

For purchase of furniture, eight thousand five hundred dollars.

Furniture.

For materials for furniture and repairs of same, exclusive of labor, three thousand dollars.

For services in cleaning, repairing, and varnishing furniture, two thousand dollars.

For packing boxes, nine hundred and seventy dollars.

Packing boxes.

For miscellaneous items, exclusive of labor, seventy-five thousand dollars.

Miscellaneous items.

For miscellaneous items on account of the Maltby Building and Senate Office Building, eighteen thousand four hundred and eighty dollars.

Maltby Building  
and Senate Office  
Building.

- Storage warehouse.** For rent of warehouse for storage of public documents for the Senate, three thousand six hundred dollars, or so much thereof as may be necessary.
- Investigations.** For expenses of inquiries and investigations ordered by the Senate, including compensation to stenographers to committees, at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, but not exceeding one dollar and twenty-five cents per printed page, twenty-five thousand dollars.
- Reporting debates.** For reporting the debates and proceedings of the Senate, thirty thousand dollars, payable in equal monthly installments.

**Capitol police.**

**CAPITOL POLICE.**

- Pay.** For captain, one thousand six hundred dollars; three lieutenants, at one thousand two hundred dollars each; two special officers, at one thousand two hundred dollars each; and sixty-seven privates, at one thousand and fifty dollars each; one-half of said privates to be selected by the Sergeant-at-Arms of the Senate and one-half by the the Sergeant-at-Arms of the House of Representatives; in all, seventy-seven thousand nine hundred and fifty dollars, one-half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House of Representatives.
- Contingent expenses.** For contingent expenses, three hundred dollars, one half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House of Representatives.

**Congressional Directory.**

**CONGRESSIONAL DIRECTORY.**

For expenses of compiling, preparing, and indexing the Congressional Directory, to be expended under the direction of the Joint Committee on Printing, one thousand six hundred dollars.

**House of Representatives.**

**HOUSE OF REPRESENTATIVES.**

- Pay of Members, Delegates, and Resident Commissioners.** For compensation of Members of the House of Representatives, Delegates from Territories, the Resident Commissioner from Porto Rico, and the Resident Commissioners from the Philippine Islands, two million nine hundred and eighty-nine thousand five hundred dollars.
- Mileage.** For mileage of Representatives and Delegates, and expenses of Resident Commissioners, one hundred and fifty-four thousand dollars.
- Officers, clerks, etc.** For compensation of the officers, clerks, messengers, and others in the service of the House of Representatives, namely:
- Speaker's office.** **OFFICE OF THE SPEAKER:** For secretary to the Speaker, four thousand dollars; clerk to the Speaker's table, three thousand six hundred dollars, and for preparing Digest of the Rules, one thousand dollars per annum; clerk to the Speaker, one thousand six hundred dollars; messenger to the Speaker, one thousand four hundred and forty dollars; in all, eleven thousand six hundred and forty dollars.
- Chaplain.** **CHAPLAIN:** For Chaplain of the House, one thousand two hundred dollars.
- Clerk of House, clerks, etc.** **OFFICE OF THE CLERK:** For Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, six thousand five hundred dollars; hire of horse and wagon for use of the Clerk's office, nine hundred dollars, or so much thereof as may be necessary; chief clerk, four thousand dollars; journal clerk, four thousand dollars; stenographer to journal clerk, nine hundred and eighty dollars; two reading clerks, at four thousand dollars each; tally clerk, three thousand three hundred dollars; enrolling clerk, three thousand dollars; file clerk, three thousand two hundred and fifty dollars; disbursing clerk, three thousand four hundred dollars; printing and bill clerk,

two thousand seven hundred dollars; assistant to chief clerk, two thousand five hundred dollars; distributing clerk, two thousand two hundred and fifty dollars; index clerk, two thousand five hundred dollars; assistant enrolling clerk, two thousand five hundred dollars; assistant disbursing clerk, two thousand four hundred dollars; assistant journal clerk, two thousand two hundred dollars; notification clerk, two thousand three hundred dollars; stationery clerk, two thousand two hundred dollars; librarian, two thousand one hundred dollars; document and bill clerk, two thousand one hundred dollars; resolution and petition clerk, printing and document clerk, and assistant stationery clerk, at two thousand dollars each; assistant enrolling clerk, superintendent clerk's document room, and assistant to printing and bill clerk, at one thousand eight hundred dollars each; two assistant librarians, at one thousand eight hundred dollars each; bookkeeper, assistant in Clerk's office, and assistant in disbursing office, at one thousand six hundred dollars each; four clerks, at one thousand six hundred and eighty dollars each; one clerk, one thousand eight hundred dollars; assistant file clerk, one thousand nine hundred dollars; assistant index clerk, one thousand seven hundred dollars; special employee in clerk's document room, one thousand five hundred and eighty dollars; document clerk, one thousand nine hundred dollars; locksmith, who shall be skilled in his trade, one thousand three hundred dollars; telegraph operator, one thousand four hundred dollars; assistant telegraph operator, authorized and named in resolution adopted January fifteenth, nineteen hundred and two, one thousand four hundred dollars; three telephone operators, at nine hundred dollars each; three telephone operators, at seventy-five dollars per month each from December first, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten; one night telephone operator, seven hundred and twenty dollars; for services of a substitute telephone operator when required, at two dollars and fifty cents per day, four hundred and fifty dollars; stenographer to the Clerk, one thousand four hundred dollars; assistant in stationery room, one thousand two hundred dollars; assistant in document room, nine hundred and eighty dollars; messenger in file room, one thousand one hundred dollars; assistant in library, and two messengers in disbursing office, at one thousand one hundred dollars each; one page, nine hundred dollars; assistant in charge of bathroom, one thousand four hundred dollars; three laborers in the bathroom, at nine hundred dollars each; one janitor, eight hundred and forty dollars; two laborers, and page in enrolling room, at seven hundred and twenty dollars each; janitor in the library, eight hundred dollars; messenger in chief clerk's office, one thousand two hundred dollars; janitor in file room, eight hundred dollars; allowance to chief clerk for stenographic and typewriter services, one thousand dollars; janitor to journal clerk's rooms, seven hundred and twenty dollars; in all, one hundred and twenty-eight thousand five hundred and twenty-five dollars.

UNDER SUPERINTENDENT OF THE CAPITOL BUILDING AND GROUNDS: For chief engineer, one thousand nine hundred dollars; three assistant engineers, at one thousand three hundred dollars each; twenty-four conductors of elevators, including fourteen for service in the House of Representatives Office Building, at one thousand two hundred dollars each, who shall be under the supervision and direction of the Superintendent of the Capitol Building and Grounds; machinist, one thousand three hundred dollars; electrician, one thousand two hundred dollars; two laborers, at eight hundred and twenty dollars each; five firemen, at nine hundred dollars each; laborer, one thousand dollars; three laborers, at eight hundred dollars each; in all, forty-six thousand six hundred and forty dollars.

Engineers, etc.

Clerks and janitors  
to committees.

**CLERKS, MESSENGERS, AND JANITORS TO COMMITTEES:** For clerk to the Committee on Ways and Means, three thousand dollars; assistant clerk and stenographer, two thousand dollars; assistant clerk, one thousand nine hundred dollars; two janitors, one at one thousand dollars and one at seven hundred and twenty dollars; clerk to the Committee on Appropriations, four thousand dollars, and one thousand dollars additional while the office is held by the present incumbent; assistant clerk and stenographer, two thousand dollars; assistant clerk, one thousand nine hundred dollars; janitor, one thousand dollars; clerks to Committees on Accounts, Invalid Pensions, and Post-Offices and Post-Roads, three in all, at two thousand five hundred dollars each; clerks to Committees on Agriculture, Claims, District of Columbia, Foreign Affairs, Interstate and Foreign Commerce, Indian Affairs, Judiciary, Military Affairs, Pensions, Public Buildings and Grounds, War Claims, and clerk to continue Digest of Claims under resolution of March seventh, eighteen hundred and eighty-eight, twelve in all, at two thousand five hundred dollars each; clerk to Committee on Naval Affairs, two thousand four hundred dollars; clerks to the Committees on Banking and Currency, Census, Elections Numbers One, Two, and Three, Enrolled Bills, Immigration and Naturalization, Industrial Arts and Expositions, Insular Affairs, Irrigation of Arid Lands, Labor, Library, Merchant Marine and Fisheries, Patents, Printing, Public Lands, Rivers and Harbors, Revision of the Laws, and Territories, nineteen in all, at two thousand dollars each; additional clerk to Committee on Interstate and Foreign Commerce two thousand dollars; assistant clerk to Committee on Interstate and Foreign Commerce, one thousand five hundred dollars; assistant clerk to the Committee on the Judiciary, one thousand six hundred dollars; assistant clerk to the Committee on Invalid Pensions, two thousand dollars; assistant clerk to the Committee on Pensions, one thousand six hundred dollars; assistant clerk to the Committee on Post-Offices and Post-Roads, one thousand four hundred dollars; assistant clerk to the Committee on Rivers and Harbors, one thousand eight hundred dollars; assistant clerk to the Committee on War Claims, one thousand two hundred dollars; assistant clerks to the Committees on Banking and Currency, Public Buildings and Grounds, Claims, and Public Lands, four in all, at one thousand two hundred dollars each; assistant clerk to the Committee on Foreign Affairs, one thousand four hundred dollars; in all, one hundred and fifteen thousand seven hundred and twenty dollars.

Janitors.

For janitors for rooms of the Committees on Accounts, Agriculture, Elections Number One, Military Affairs, Naval Affairs, Post-offices and Post-Roads, Printing, and Rivers and Harbors, eight in all, at one thousand dollars each; for janitors for rooms of the Committees on Banking and Currency, Claims, District of Columbia, Elections Numbers Two and Three, Foreign Affairs, Interstate and Foreign Commerce, Indian Affairs, Insular Affairs, Invalid Pensions, Irrigation of Arid Lands, Judiciary, Labor, Library, Merchant Marine and Fisheries, Pensions, Public Buildings and Grounds, Public Lands, Territories, War Claims, Industrial Arts and Expositions, Enrolled Bills, Patents, Census, Immigration and Naturalization, Revision of the Laws, and Expenditures in the Navy Department, twenty-seven in all, at seven hundred and twenty dollars each; and said janitors shall be appointed by the chairmen, respectively, of said committees, and shall perform under the direction of the Doorkeeper all of the duties heretofore required of messengers detailed to said committees by the Doorkeeper, and shall be subject to removal by the Doorkeeper at any time after the termination of the Congress during which they were appointed; in all, twenty-seven thousand four hundred and forty dollars.

Appointments, etc.

For an assistant clerk to each of the Committees on Military Affairs and Naval Affairs, at six dollars per day, each during the session, two thousand four hundred and eighty-four dollars.

Assistant clerks.

For ten clerks to committees, at six dollars each per day during the session, twelve thousand four hundred and twenty dollars.

Clerks to committees, session.

**OFFICE OF SERGEANT-AT-ARMS:** For Sergeant-at-Arms of the House of Representatives, six thousand five hundred dollars; Deputy Sergeant-at-Arms, two thousand five hundred dollars; cashier, three thousand four hundred dollars; financial clerk, two thousand seven hundred dollars; bookkeeper, two thousand two hundred dollars; deputy sergeant-at-arms in charge of pairs, one thousand eight hundred dollars; one clerk in charge of pairs, one thousand eight hundred dollars; assistant bookkeeper, one thousand two hundred dollars; messenger, one thousand four hundred dollars; skilled laborer, eight hundred and forty dollars; stenographer and typewriter, nine hundred dollars; and for hire of horse and wagon for the office of the Sergeant-at-Arms, six hundred dollars; in all, twenty-five thousand eight hundred and forty dollars.

Sergeant-at-Arms, Deputy, etc.

For police force House Office Building under the Sergeant-at-Arms, namely: For one captain, one thousand six hundred dollars; two lieutenants, at one thousand two hundred dollars each; fifteen privates, at one thousand and fifty dollars each; in all, nineteen thousand seven hundred and fifty dollars.

House Office Building. Police.

**OFFICE OF DOORKEEPER:** For Doorkeeper, five thousand dollars; hire of horses and wagon, feed, and repairs, one thousand two hundred dollars, or so much thereof as may be necessary; Assistant Doorkeeper, two thousand five hundred dollars; Department messenger, two thousand two hundred and fifty dollars; one special employee, John T. Chancey, one thousand eight hundred dollars; one special employee, one thousand five hundred dollars; superintendent of reporters' gallery, one thousand four hundred dollars; clerk to Doorkeeper, one thousand two hundred dollars; janitor, one thousand five hundred dollars; twenty-four messengers, at one thousand one hundred and eighty dollars each; messenger to the Speaker's table, one thousand two hundred dollars; fourteen messengers on the soldiers' roll, at one thousand two hundred dollars each; twelve laborers, at seven hundred and twenty dollars each; two laborers in the water-closet, at seven hundred and twenty dollars each; one skilled laborer, eight hundred and twenty dollars; nine laborers, at seven hundred and twenty dollars each; one laborer, six hundred and eighty dollars; two laborers, known as cloakroom men, at eight hundred and forty dollars each; eight laborers, known as cloakroom men, at six hundred dollars each; female attendant in ladies' retiring room, eight hundred dollars; superintendent of folding room, two thousand five hundred dollars; chief clerk, two thousand dollars; four clerks, at one thousand six hundred dollars each; foreman, one thousand eight hundred dollars; assistant foreman, one thousand two hundred dollars; messenger, one thousand two hundred dollars; page, seven hundred and twenty dollars; laborer, seven hundred and twenty dollars; thirty-two folders, at nine hundred dollars each; two night watchmen, at seven hundred and twenty dollars each; two drivers, at eight hundred and forty dollars each; two chief pages, at one thousand two hundred dollars each; messenger in charge of telephones, one thousand two hundred dollars; messenger in charge of telephones (for the minority), one thousand two hundred dollars; forty-six pages, during the session, including two riding pages, four telephone pages, press-gallery page, and ten pages for duty at the entrances to the Hall of the House, at two dollars and fifty cents per day each, twenty-three thousand eight hundred and five dollars;

Doorkeeper, assistants, etc.

Messengers.

Laborers.

Superintendent of folding room, etc.

Pages.

horse and buggy for Department messenger, two hundred and fifty dollars; superintendent of document room, two thousand nine hundred dollars; assistant superintendent of document room, two thousand one hundred dollars; clerk in document room, one thousand seven hundred dollars; assistant clerk in document room, one thousand six hundred dollars; seven assistants in document room, at one thousand two hundred and eighty dollars each; and one janitor, nine hundred and twenty dollars; two attendants in the old library space, at one thousand five hundred dollars each, and one assistant in document room, one thousand one hundred dollars; in all, one hundred and ninety thousand eight hundred and five dollars.

Superintendent of document room, etc.

For employment of Joel Grayson in document room, two thousand one hundred and fifty dollars.

Minority employees.

For the following minority employees authorized and named in the resolution adopted by the House of Representatives December second, nineteen hundred and seven, namely: One special employee, one thousand eight hundred dollars; two special messengers, at one thousand five hundred dollars each; and one special chief page, one thousand one hundred dollars, and seven hundred dollars additional for services as pair clerk; in all, six thousand six hundred dollars.

Special employees.

For the assistant department messenger authorized and named in the resolution adopted by the House of Representatives December seventh, eighteen hundred and ninety-seven, two thousand dollars.

For the special messenger authorized and named in the resolution adopted by the House of Representatives January fifteenth, nineteen hundred, one thousand four hundred dollars.

To continue employment and for compensation of the assistant foreman of the folding room, authorized and named in the resolution adopted by the House of Representatives February sixth, nineteen hundred, at three dollars and eighty-five cents per day, one thousand four hundred and five dollars and twenty-five cents.

To continue the employment of the person named in the resolution of the House adopted June fifth, nineteen hundred, as a laborer, eight hundred and forty dollars.

To continue the employment of the laborer authorized and named in the resolution of the House adopted December nineteenth, nineteen hundred and one, at seventy dollars per month, eight hundred and forty dollars.

To continue the employment of the special messenger authorized and named in the resolution of the House adopted February seventh, nineteen hundred, one thousand five hundred dollars.

Appointments.

Successors to any of the employees provided for in the seven preceding paragraphs may be named by the House of Representatives at any time.

For clerk to the conference minority of the House of Representatives, two thousand dollars; and for assistant clerk, one thousand eight hundred dollars; in all, three thousand eight hundred dollars. Said clerk and assistant clerk to be appointed by the chairman of the conference minority.

Postmaster, assistant, etc.

OFFICE OF POSTMASTER: For Postmaster, four thousand dollars; assistant postmaster, two thousand two hundred dollars; thirteen messengers, including messenger to superintend transportation of mails, at one thousand two hundred dollars each; fourteen messengers, at one hundred dollars per month each, from December first to June thirtieth, inclusive, seven months, nine thousand eight hundred dollars; and one laborer, seven hundred and twenty dollars; in all, thirty-two thousand three hundred and twenty dollars.

Horses and wagons.

For hire of horses and mail wagons for carrying the mails, two thousand five hundred dollars, or so much thereof as may be necessary.

**OFFICIAL REPORTERS:** For six official reporters of the proceedings and debates of the House, at five thousand dollars each; assistant official reporter, one thousand eight hundred dollars; in all, thirty-one thousand eight hundred dollars.

For janitor for rooms of official reporters of debates, eight hundred dollars.

**STENOGRAPHERS TO COMMITTEES:** For four stenographers to committees, at five thousand dollars each; assistant stenographer to committees, two thousand dollars; janitor, seven hundred and twenty dollars; in all, twenty-two thousand seven hundred and twenty dollars.

That wherever the words "during the session" occur in the foregoing paragraphs they shall be construed to mean the two hundred and seven days from December sixth, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten, both inclusive.

**FOR CLERK HIRE, MEMBERS AND DELEGATES:** To pay each Member and Delegate for clerk hire, necessarily employed by him in the discharge of his official and representative duties, one thousand five hundred dollars per annum, in monthly installments, five hundred and ninety-four thousand dollars, or so much thereof as may be necessary; and Representatives and Delegates elect to Congress whose credentials in due form of law have been duly filed with the Clerk of the House of Representatives, in accordance with the provisions of section thirty-one of the Revised Statutes of the United States, shall be entitled to payment under this appropriation.

**FOR CONTINGENT EXPENSES, NAMELY:** For wrapping paper, paste-board, paste, twine, newspaper wrappers, and other necessary materials for folding, for the use of Members of House, and for use in the Clerk's office and the House folding room (not including envelopes, writing paper, and other paper and materials to be printed and furnished by the Public Printer, upon requisitions from the Clerk of the House, under the provisions of the Act approved January twelfth, eighteen hundred and ninety-five, for the public printing and binding), ten thousand dollars.

For fuel and oil for the heating apparatus, thirty-eight thousand dollars.

For furniture, and materials for repairs of the same, twenty thousand dollars.

For packing boxes, three thousand five hundred dollars, or so much thereof as may be necessary.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, seventy-five thousand dollars.

For stationery for Members of the House of Representatives, including five thousand dollars for stationery for the use of the committees and officers of the House, fifty-four thousand three hundred and seventy-five dollars.

For postage stamps for the Postmaster, two hundred and fifty dollars; for the Clerk, four hundred and fifty dollars; for the Sergeant-at-Arms, three hundred dollars; and for the Doorkeeper, one hundred and fifty dollars; in all, one thousand one hundred and fifty dollars.

#### LIBRARY OF CONGRESS.

**General administration:** For Librarian of Congress, six thousand dollars; chief assistant librarian, four thousand dollars; chief clerk, two thousand five hundred dollars; Librarian's secretary, one thousand eight hundred dollars; clerk (assistant to chief clerk), one thousand dollars; two stenographers and typewriters, one at one

Official reporters.

Janitor.

Stenographers to committees.

"During the session" to mean 207 days.

Clerk hire, Members and Delegates.

R. S., sec. 31, p. 6.

Contingent expenses.  
Folding material.

Vol. 28, p. 624.

Fuel and oil.

Furniture.

Packing boxes.

Miscellaneous items, etc.

Stationery.

Postage stamps.

Library of Congress.

Librarian, etc.

thousand two hundred dollars and one at seven hundred and twenty dollars; messenger, eight hundred and forty dollars; one messenger boy, three hundred and sixty dollars; in all, eighteen thousand four hundred and twenty dollars.

Mail and delivery.

Mail and delivery: For assistant in charge, one thousand five hundred dollars; assistant, nine hundred dollars; two assistants, at seven hundred and twenty dollars each; messenger boy, three hundred and sixty dollars; in all, four thousand two hundred dollars.

Order and accession.

Order and accession: For chief of division, two thousand five hundred dollars; assistant, one thousand five hundred dollars; assistant, one thousand two hundred dollars; three assistants, at nine hundred dollars each; two assistants, at seven hundred and twenty dollars each; two assistants, at six hundred dollars each; assistant, five hundred and twenty dollars; and two messenger boys, at three hundred and sixty dollars each; in all, eleven thousand seven hundred and eighty dollars.

Catalogue, classification, and shelf.

Catalogue, classification, and shelf: For chief of division, three thousand dollars; chief classifier, two thousand dollars; four assistants, at one thousand eight hundred dollars each; seven assistants, at one thousand five hundred dollars each; six assistants, at one thousand four hundred dollars each; twelve assistants, at one thousand two hundred dollars each; six assistants, at one thousand dollars each; fourteen assistants, at nine hundred dollars each; four assistants, at eight hundred dollars each; thirteen assistants, at seven hundred and twenty dollars each; three assistants, at six hundred dollars each; ten assistants, at five hundred and forty dollars each; four assistants, at four hundred and eighty dollars each; six messengers, at three hundred and sixty dollars each; in all, eighty-seven thousand nine hundred and forty dollars.

Binding.

Binding: For assistant in charge, one thousand four hundred dollars; assistant, nine hundred dollars; messenger boy, three hundred and sixty dollars; in all, two thousand six hundred and sixty dollars.

Bibliography.

Bibliography: For chief of division, three thousand dollars; assistant, one thousand five hundred dollars; two assistants, at nine hundred dollars each; stenographer and typewriter, nine hundred dollars; assistant, seven hundred and twenty dollars; and one messenger boy, three hundred and sixty dollars; in all, eight thousand two hundred and eighty dollars.

Reading rooms, etc.

Reading rooms (including evening service) and special collections: For superintendent of reading room, three thousand dollars; two assistants, at one thousand five hundred dollars each; four assistants, at one thousand two hundred dollars each; one assistant (reading room for the blind), one thousand two hundred dollars; five assistants, at nine hundred dollars each; ten assistants, at seven hundred and twenty dollars each; one attendant, Senate reading room, nine hundred dollars; one attendant, Representatives' reading room, nine hundred dollars; one attendant, Representatives' reading room, seven hundred and twenty dollars; two attendants, cloak rooms, at seven hundred and twenty dollars each; one attendant, Toner Library, nine hundred dollars; one attendant, Washingtonian Library, nine hundred dollars; two attendants (for gallery and alcoves) at four hundred and eighty dollars each; for messenger boys, at three hundred and sixty dollars each; two watchmen, at seven hundred and twenty dollars each; evening service, five assistants, at nine hundred dollars each; fifteen assistants, at seven hundred and twenty dollars each; in all, forty-eight thousand six hundred dollars.

Periodicals.

Periodical (including evening service): For chief of division, two thousand dollars; chief assistant, one thousand five hundred dollars; two assistants, at nine hundred dollars each; stenographer and typewriter, nine hundred dollars; three assistants, at seven hundred and

twenty dollars each; two messenger boys, at three hundred and sixty dollars each; for arrears of sorting and collating and to enable periodical reading room to be open in the evenings, two assistants, at seven hundred and twenty dollars each; in all, ten thousand five hundred and twenty dollars.

**Documents:** For chief of division, three thousand dollars; assistant, one thousand four hundred dollars; stenographer and typewriter, nine hundred dollars; assistant, seven hundred and twenty dollars; messenger, three hundred and sixty dollars; in all, six thousand three hundred and eighty dollars.

Documents.

**Manuscript:** For chief of division, three thousand dollars; chief assistant, one thousand five hundred dollars; assistant, nine hundred dollars; messenger boy, three hundred and sixty dollars; in all, five thousand seven hundred and sixty dollars.

Manuscripts.

**Maps and charts:** For chief of division, three thousand dollars; assistant, one thousand four hundred dollars; two assistants, at nine hundred dollars each; assistant, seven hundred and twenty dollars; messenger boy, three hundred and sixty dollars; in all, seven thousand two hundred and eighty dollars.

Maps and charts.

**Music:** For chief of division, three thousand dollars; assistant, one thousand five hundred dollars; assistant, one thousand dollars; two assistants, at seven hundred and twenty dollars each; messenger boy, three hundred and sixty dollars; in all, seven thousand three hundred dollars.

Music.

**Prints:** For chief of division, two thousand dollars; assistant, one thousand four hundred dollars; two assistants, at nine hundred dollars each; messenger, three hundred and sixty dollars; in all, five thousand five hundred and sixty dollars.

Prints.

**Smithsonian deposit:** For custodian, one thousand five hundred dollars; assistant, one thousand four hundred dollars; messenger, seven hundred and twenty dollars; messenger boy, three hundred and sixty dollars; in all, three thousand nine hundred and eighty dollars.

Smithsonian deposit.

**Congressional Reference Library:** For custodian, one thousand five hundred dollars; assistant, one thousand two hundred dollars; assistant, nine hundred dollars; assistant, seven hundred and twenty dollars; two messenger boys, at three hundred and sixty dollars each; in all, five thousand and forty dollars.

Congressional Reference Library.

**Law Library:** For law librarian, including additional compensation of five hundred dollars for supervision of preparation of the new index to the Statutes at Large, three thousand dollars; two assistants, at one thousand four hundred dollars each; messenger, nine hundred dollars; assistant for evening service, one thousand five hundred dollars; in all, eight thousand two hundred dollars.

Law Library.

**COPYRIGHT OFFICE,** under the direction of the Librarian of Congress: Register of copyrights, three thousand five hundred dollars; assistant register of copyrights, three thousand dollars; chief clerk and chief of bookkeeping division, two thousand dollars; chief of application division, two thousand dollars; three clerks, at one thousand eight hundred dollars each; six clerks, at one thousand six hundred dollars each; eight clerks, at one thousand four hundred dollars each; ten clerks, at one thousand two hundred dollars each; ten clerks at one thousand dollars each; thirteen clerks, at nine hundred dollars each; two clerks, at eight hundred dollars each; ten clerks, at seven hundred and twenty dollars each; four clerks, at six hundred dollars each; three messenger boys, at three hundred and sixty dollars each. Arrears, special service: Three clerks, at one thousand two hundred dollars each; porter, seven hundred and twenty dollars; messenger boy, three hundred and sixty dollars; in all, eighty-seven thousand three hundred and sixty dollars.

Copyright office.

- Card indexes.** **DISTRIBUTION OF CARD INDEXES:** For service in connection with the distribution of card indexes and other publications of the Library, including not exceeding five hundred dollars for freight charges, expressage, and traveling expenses connected with such distribution, sixteen thousand eight hundred dollars.
- Temporary, etc., service.** **TEMPORARY SERVICES:** For special and temporary service, including extra special services of regular employees, at the discretion of the Librarian, to continue available until expended, two thousand dollars.
- Carrier service.** **Carrier service:** Two messengers, at forty dollars per month each, during the first session of the Sixty-first Congress, being from December first, nineteen hundred and nine, until June thirtieth, nineteen hundred and ten, and for services in connection with the House Office Building, five hundred and sixty dollars, or so much thereof as may be necessary.
- Sunday opening.** **SUNDAY OPENING:** To enable the Library of Congress to be kept open for reference use from two until ten o'clock post meridian on Sundays and legal holidays, within the discretion of the Librarian, including the extra services of employees and the services of additional employees under the Librarian, ten thousand dollars, or so much thereof as may be necessary.
- Increase of Library.** **INCREASE OF LIBRARY OF CONGRESS:** For purchase of books for the Library, and for freight, commissions, and traveling expenses incidental to the acquisition of books by purchase, gift, or exchange, one hundred thousand dollars;
- Law books.** For purchase of books and for periodicals for the law library, under the direction of the Chief Justice, three thousand dollars;  
For purchase of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased by the marshal of the Supreme Court, under the direction of the Chief Justice, one thousand five hundred dollars;
- Periodicals.** For purchase of miscellaneous periodicals and newspapers, including payment in advance for subscriptions to the same, five thousand dollars;
- Contingent expenses.** In all, one hundred and nine thousand five hundred dollars. **CONTINGENT EXPENSES:** For miscellaneous and contingent expenses of the Library, stationery, supplies, and all stock and materials directly purchased, miscellaneous traveling expenses, postage, transportation, and all incidental expenses connected with the administration of the Library and the Copyright Office, which sum shall be so apportioned as to prevent a deficiency therein, seven thousand three hundred dollars.
- Index to Statutes at Large.** **INDEX TO THE STATUTES AT LARGE:** For continuing the preparation of an index to the Statutes at Large of the United States, ten thousand dollars, to be expended by the Librarian of Congress for the salaries of the persons whom he employs to prepare the index and for incidental expenses; the scope, classification, and style of the index to be such as the Judiciary Committees of the two Houses of Congress shall direct or approve.
- Transfer of books, etc., authorized.** The Librarian of Congress may from time to time transfer to other governmental libraries within the District of Columbia, including the Public Library, books and material in the possession of the Library of Congress in his judgment no longer necessary to its uses, but in the judgment of the custodians of such other collections likely to be useful to them, and may dispose of or destroy such material as has become useless.
- Care of building and grounds. Superintendent, etc.** **CUSTODY, CARE, AND MAINTENANCE OF LIBRARY BUILDING AND GROUNDS:** For superintendent of the Library building and grounds, five thousand dollars; chief clerk, two thousand dollars; clerk, one thousand six hundred dollars; clerk, one thousand four hundred dollars; clerk, one thousand dollars; one messenger; one assistant

messenger; one telephone switchboard operator; one assistant telephone switchboard operator; captain of watch, one thousand four hundred dollars; lieutenant of watch, one thousand dollars; sixteen watchmen; carpenter, nine hundred dollars; painter, nine hundred dollars; foreman of laborers, nine hundred dollars; fourteen laborers, at four hundred and eighty dollars each; two attendants in ladies' room, at four hundred and eighty dollars each; four check boys, at three hundred and sixty dollars each; mistress of charwomen, four hundred and twenty-five dollars; assistant mistress of charwomen, three hundred dollars; forty-five charwomen; chief engineer, one thousand five hundred dollars; one assistant engineer, one thousand two hundred dollars; three assistant engineers, at one thousand dollars each; electrician, one thousand five hundred dollars; assistant electrician, one thousand dollars; machinist, one thousand dollars; machinist, nine hundred dollars; two wiremen, at nine hundred dollars each; plumber, nine hundred dollars; three elevator conductors, at seven hundred and twenty dollars each; nine firemen; six skilled laborers, at seven hundred and twenty dollars each; in all, seventy-six thousand nine hundred and five dollars.

For extra services of employees and additional employees under the superintendent of Library building and grounds to provide for the opening of the Library building from two until ten o'clock post meridian on Sundays and legal holidays, two thousand eight hundred dollars.

For fuel, lights, repairs, and miscellaneous supplies, electric and steam apparatus, city directory, stationery, and all incidental expenses in connection with the custody, care, and maintenance of said building and grounds, thirty-two thousand five hundred dollars.

For furniture, including partitions, screens, shelving, and electrical work pertaining thereto, twenty-five thousand dollars.

For the completion of the construction, mechanical equipment, electric lighting, and roofing of a stack of shelving for bound newspapers and books in the southeast court of the Library building, two hundred thousand dollars.

Sunday opening.

General expenses.

Furniture.

Shelving for bound newspapers, etc.

### BOTANIC GARDEN.

For superintendent, one thousand eight hundred dollars.

For assistants and laborers, under the direction of the Joint Library Committee of Congress, fourteen thousand five hundred and ninety-three dollars and seventy-five cents.

For procuring manure, soil, tools, fuel, purchasing trees, shrubs, plants, and seeds; and for services, materials, and miscellaneous supplies, and contingent expenses in connection with repairs and improvements to Botanic Gardens, under direction of the Joint Library Committee of Congress, six thousand five hundred dollars.

Botanic Garden.

Superintendent, etc.

Repairs and improvements.

### EXECUTIVE.

For compensation of the President of the United States, seventy-five thousand dollars, and after the third of March, nineteen hundred and nine, the compensation of the President of the United States shall be seventy-five thousand dollars per annum; a sufficient sum to pay the increase in the compensation of the President herein authorized from March fourth to June thirtieth, nineteen hundred and nine, inclusive, is hereby appropriated.

For compensation of the Vice-President of the United States, twelve thousand dollars.

Executive.

Compensation of the President.  
R. S. sec. 153, p. 24, amended.

Increase.

Compensation of the Vice-President.

Executive office.  
Secretary to the  
President, clerks, etc.

For compensation to the following in the office of the President of the United States: Secretary, six thousand dollars; two assistant secretaries, at three thousand dollars each; executive clerk, two thousand five hundred dollars; executive clerk and disbursing officer, two thousand dollars; seven clerks, at two thousand dollars each; one clerk of class four; one clerk of class four, who shall be a telegrapher; four clerks of class three; two clerks of class two; steward, one thousand eight hundred dollars; chief doorkeeper, one thousand eight hundred dollars; five doorkeepers, at one thousand four hundred dollars each; three doorkeepers, at one thousand two hundred dollars each; four messengers, at one thousand two hundred dollars each; five messengers, at nine hundred dollars each; watchman, nine hundred dollars; one fireman, nine hundred dollars; laborer, seven hundred and twenty dollars; laborer, six hundred dollars; in all, sixty-nine thousand nine hundred and twenty dollars: *Provided*, That employees of the Executive Departments and other establishments of the executive branch of the Government may be detailed from time to time to the office of the President of the United States, for such temporary assistance as may be necessary.

*Proviso.*  
Detail of employees.

Contingent expenses.

For contingent expenses of the Executive Office, including stationery therefor, as well as record books, telegrams, telephones, books for library, furniture and carpets for offices, horses, carriages, harness, automobiles, expenses of stable, including labor, and miscellaneous items, to be expended in the discretion of the President, twenty-five thousand dollars.

Civil Service Commission.

### CIVIL SERVICE COMMISSION.

Commissioners, examiners, etc.

For commissioner, acting as president of the commission, four thousand five hundred dollars; two commissioners, at four thousand dollars each; chief examiner, three thousand dollars; secretary, two thousand five hundred dollars; assistant chief examiner, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand dollars each; three examiners, at two thousand dollars each; eight clerks of class four; seventeen clerks of class three; twenty-four clerks of class two; twenty-nine clerks of class one; twenty-one clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; five clerks, at eight hundred and forty dollars each; one messenger; engineer, eight hundred and forty dollars; one telephone switchboard operator; two firemen; two watchmen; one elevator conductor, seven hundred and twenty dollars; three laborers; and three messenger boys, at three hundred and sixty dollars each; in all, one hundred and eighty-three thousand five hundred and ten dollars.

Field force.  
Examiners, clerks,  
etc.

**FIELD FORCE:** For one examiner, two thousand four hundred dollars; two examiners, at two thousand two hundred dollars each; four examiners, at two thousand dollars each; two examiners, at one thousand eight hundred dollars each; one clerk of class four; one clerk of class three; one clerk of class one; seven clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; one messenger; five clerks, at eight hundred and forty dollars each; two clerks, at seven hundred and twenty dollars each; one messenger boy, four hundred and eighty dollars; in all, forty-two thousand three hundred and sixty dollars.

Rural carrier examining board.

**RURAL CARRIER EXAMINING BOARD:** For one chief of division, two thousand dollars; one clerk of class three; two clerks of class two; three clerks of class one; three clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each, and one assistant messenger; in all, twenty-two thousand seven hundred and twenty dollars:

*Provided*, That no detail of clerks or other employees from the Executive Department or other Government establishments in Washington, District of Columbia, to the Civil Service Commission, for the performance of duty in the District of Columbia, shall be made for or during the fiscal year nineteen hundred and ten. The Civil Service Commission shall, however, have power in case of emergency to transfer or detail any of its employees herein provided for to or from its office force, field force, or rural carrier examining board.

For necessary traveling expenses, including those of examiners acting under the direction of the commission and for expenses of examinations and investigations held elsewhere than at Washington, ten thousand dollars.

#### DEPARTMENT OF STATE.

For compensation of the Secretary of State, eight thousand dollars, and the annual compensation of the Secretary of State, including all emoluments or allowances fixed by law, except such as were fixed by law prior to the twenty-sixth day of February, nineteen hundred and seven, after the third day of March, nineteen hundred and nine, is hereby fixed at eight thousand dollars, and all laws or parts of laws providing different compensation, emoluments, or allowances, are hereby repealed, to take effect on the third day of March, nineteen hundred and nine, except that so much of the unexpended balance of the appropriation of twelve thousand dollars for the salary of the Secretary of State for the fiscal year nineteen hundred and nine as may be necessary is hereby made available to pay the said salary as herein fixed at the rate of eight thousand dollars per annum from March fourth, until June thirtieth, nineteen hundred and nine, inclusive; Assistant Secretary, five thousand dollars; Second and Third Assistant Secretaries, at four thousand five hundred dollars each; chief clerk, three thousand dollars; two assistant solicitors of the Department of State, to be appointed by the Secretary of State, at three thousand dollars each; law clerk, and assistant, to be selected and appointed by the Secretary of State, to edit the laws of Congress and perform such other duties as may be required of them, at two thousand five hundred dollars and one thousand five hundred dollars, respectively; two chiefs of bureaus, at two thousand two hundred and fifty dollars each; six chiefs of bureaus, at two thousand one hundred dollars each; two translators, at two thousand one hundred dollars each; additional to Chief of Bureau of Accounts as disbursing clerk, two hundred dollars; private secretary to the Secretary, two thousand five hundred dollars; clerk to the Secretary of State, one thousand eight hundred dollars; fifteen clerks of class four; fifteen clerks of class three; twenty-five clerks of class two; forty clerks of class one, two of whom shall be telegraph operators; fifteen clerks, at one thousand dollars each; nineteen clerks, at nine hundred dollars each; chief messenger, one thousand dollars; five messengers; twenty-two assistant messengers; messenger boy, four hundred and twenty dollars; packer, seven hundred and twenty dollars; four laborers, at six hundred dollars each; one telephone switchboard operator; one assistant telephone switchboard operator; carpenter, one thousand dollars; for emergency clerical services, to be expended by the Secretary of State in his discretion, two thousand dollars, or so much thereof as may be necessary; in all, two hundred and fifty-five thousand eight hundred dollars.

CONTINGENT EXPENSES, DEPARTMENT OF STATE: For stationery, furniture, fixtures, and repairs and material for repairs, seven thousand dollars.

For books and maps, and periodicals, domestic and foreign, for the library, two thousand dollars.

*Proviso.*  
Details from Departments forbidden.

Transfer of employees.

Expenses.

Department of State.

Pay of Secretary.  
*Anst.*, p. 626.

Assistant Secretaries, clerks, etc.

Emergency services.

Contingent expenses.

Library.

Lithographing.

For services of lithographer and necessary materials for the lithographic press, one thousand five hundred dollars.

Miscellaneous.

For miscellaneous expenses, including the purchase, care, and subsistence of horses, to be used only for official purposes, repair of wagons, carriages, and harness, rent of stable, telegraph and electrical apparatus and repairs to the same, and other items not included in the foregoing; in all, eight thousand dollars.

Rent.

For rent of building in the District of Columbia for the use of the Department of State, three thousand dollars.

Treasury Department.

## TREASURY DEPARTMENT.

Pay of Secretary, Assistants, clerks, etc.

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of the Treasury, twelve thousand dollars; three Assistant Secretaries of the Treasury, at five thousand dollars each; clerk to the Secretary, two thousand five hundred dollars; stenographer, one thousand eight hundred dollars; three private secretaries, one to each Assistant Secretary, at one thousand eight hundred dollars each; Government actuary, under control of the Treasury, two thousand two hundred and fifty dollars; examiner, two thousand dollars; two clerks of class four; four clerks of class three; two clerks of class two; four messengers; and one laborer; in all, fifty-seven thousand seven hundred and seventy dollars.

Chief clerk, clerks, etc.

**Office of chief clerk and superintendent:** For chief clerk, including three hundred dollars as superintendent of Treasury building, three thousand dollars; assistant superintendent of Treasury building, two thousand five hundred dollars; inspector of electric-light plants, gas, and fixtures for all public buildings under control of the Treasury Department, two thousand two hundred and fifty dollars; assistant inspector of electric-light plants and draftsman, one thousand eight hundred dollars; six clerks of class four; additional to one clerk of class four, as bookkeeper, one hundred dollars; four clerks of class three; three clerks of class two; three clerks of class one (one as librarian); one clerk, one thousand dollars; one clerk, nine hundred dollars; five assistant messengers; two messenger boys, at three hundred and sixty dollars each; storekeeper, one thousand two hundred dollars; telegraph operator, one thousand two hundred dollars; telephone operator and assistant telegraph operator, one thousand two hundred dollars; chief engineer, one thousand four hundred dollars; three assistant engineers, at one thousand dollars each; six elevator conductors, at seven hundred and twenty dollars each; three firemen; five firemen, at six hundred and sixty dollars each; coal passer, five hundred dollars; locksmith and electrician, one thousand four hundred dollars; captain of the watch, one thousand four hundred dollars; two lieutenants of the watch, at nine hundred dollars each; sixty-four watchmen; six watchmen (transferred from the rolls of the Auditor for the Post-Office Department); foreman of laborers, one thousand dollars; two skilled laborers, at eight hundred and forty dollars each; two skilled laborers, male, at seven hundred and twenty dollars each; one messenger; thirty-two laborers; one laborer, six hundred dollars; ten laborers, at five hundred dollars each; three laborers, at four hundred and eighty dollars each; one plumber, one thousand one hundred dollars; one painter, one thousand one hundred dollars; one wireman, one thousand dollars; eighty-seven charwomen; foreman of cabinet shop, one thousand five hundred dollars; draftsman, one thousand two hundred dollars; ten cabinetmakers, at one thousand dollars each; cabinetmaker, seven hundred and twenty dollars; carpenter, one thousand dollars; carpenter's helper, six hundred and sixty dollars. For the Winder Building: Engineer, one thousand dollars; three firemen; conductor of elevator, seven

Engineers, etc.

Watchmen.

Laborers.

Cabinet shop.

Winder Building.

hundred and twenty dollars; four watchmen; three laborers, one of whom, when necessary, shall assist and relieve the conductor of the elevator; laborer, four hundred and eighty dollars; and eight charwomen. For the Cox Building, seventeen hundred and nine New York avenue: Three watchmen-firemen, at seven hundred and twenty dollars each; and one laborer; in all, two hundred thousand three hundred and ninety dollars.

Cox Building.

Division of bookkeeping and warrants: For chief of division, three thousand five hundred dollars; assistant chief of division, two thousand seven hundred dollars; estimate and digest clerk, two thousand five hundred dollars; two principal bookkeepers, at two thousand one hundred dollars each; twelve bookkeepers, at two thousand dollars each; fourteen clerks of class four; six clerks of class three; six clerks of class two; four clerks of class one; one clerk, nine hundred dollars; one messenger; four assistant messengers; and one laborer; in all, ninety thousand one hundred and eighty dollars.

Book keeping and warrants division.

Division of customs: For chief of division, three thousand dollars; assistant chief of division, two thousand dollars; seven law clerks, at two thousand dollars each; three clerks of class four; two clerks of class three; two clerks of class two; four clerks of class one; four clerks, at one thousand dollars each; one clerk, nine hundred dollars; one messenger; and two assistant messengers; in all, forty-two thousand three hundred and eighty dollars.

Customs division.

Division of appointments: For chief of division, three thousand dollars; assistant chief of division, two thousand dollars; executive clerk, two thousand dollars; law and bond clerk, two thousand dollars; three clerks of class four; four clerks of class three; five clerks of class two; six clerks of class one; four clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; one messenger; three assistant messengers; in all, forty-three thousand eight hundred dollars.

Appointment division.

Division of public moneys: For chief of division, three thousand dollars; assistant chief of division, two thousand dollars; five clerks of class four; four clerks of class three; four clerks of class two; one clerk of class one; one clerk, one thousand dollars; one clerk, nine hundred dollars; one messenger; and one assistant messenger; in all, thirty thousand six hundred and sixty dollars.

Public moneys division.

Division of loans and currency: For chief of division, three thousand dollars; assistant chief of division, two thousand one hundred dollars; five clerks of class four; additional to two clerks of class four as receiving clerk of bonds, and bookkeeper, one hundred dollars each; two clerks of class three; two clerks of class two; three clerks of class one; two clerks, at one thousand dollars each; eighteen clerks, at nine hundred dollars each; seventeen expert money counters, at seven hundred and twenty dollars each; one messenger; two assistant messengers; ten laborers; superintendent of paper room, one thousand two hundred dollars; paper cutter, at three dollars per day; paper counter, seven hundred and twenty dollars; forty-three paper counters and laborers, at six hundred and twenty dollars each; in all, ninety-two thousand seven hundred and thirty-nine dollars.

Loans and currency division.

Division of Revenue-Cutter Service: For assistant chief of division, two thousand four hundred dollars; chief clerk, two thousand dollars; one clerk of class four; law and contract clerk, one thousand eight hundred dollars; five clerks of class three; two clerks of class two; three clerks of class one; two clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; messenger; and one laborer; in all, twenty-seven thousand seven hundred dollars.

Revenue-Cutter Service division.

Division of printing and stationery: For chief of division, two thousand five hundred dollars; assistant chief of division, two thousand dollars; four clerks of class four; five clerks of class three;

Printing and stationery division.

three clerks of class two; one clerk of class one; one clerk, one thousand dollars; two clerks, at nine hundred dollars each; three messengers; one assistant messenger; two laborers; foreman of bindery, at six dollars per day; four binders, at four dollars per day each; and two sewers and folders, at two dollars and fifty cents per day each; in all, forty thousand nine hundred and eleven dollars.

Mail and files division.

Division of mail and files: For chief of division, two thousand five hundred dollars; registered mail and bond clerk, one thousand eight hundred dollars; five clerks of class two; additional to one clerk of class two, in charge of documents, two hundred dollars; two clerks of class one; one mail messenger, one thousand two hundred dollars; six clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; two assistant messengers; one laborer; one laborer, six hundred dollars; in all, twenty-seven thousand four hundred dollars.

Special agents.

Division of special agents: For assistant chief of division, two thousand four hundred dollars; one clerk of class three; one clerk of class two; three clerks of class one; three clerks, at nine hundred dollars each; and one messenger; in all, twelve thousand five hundred and forty dollars.

Disbursing clerks.

Offices of disbursing clerks: For two disbursing clerks, at two thousand five hundred dollars each; two clerks of class four; three clerks of class three; one clerk of class two; four clerks of class one; one clerk, one thousand dollars; one clerk, nine hundred dollars; one messenger; one laborer; in all, twenty-three thousand dollars.

Supervising Architect, superintendents, clerks, etc.

OFFICE OF THE SUPERVISING ARCHITECT: In the construction branch of the Treasury: For Supervising Architect, five thousand dollars; assistant to Supervising Architect, three thousand two hundred and fifty dollars; superintendent of drafting and constructing division, three thousand dollars; superintendent of computing division, two thousand seven hundred and fifty dollars; chief of law and records division, two thousand seven hundred and fifty dollars; chief of accounts division, two thousand five hundred dollars; chief of inspection division, two thousand five hundred dollars; chief of division of equipment, two thousand five hundred dollars; chief mechanical and electrical engineer, two thousand seven hundred and fifty dollars; six clerks of class four; six clerks of class three; three clerks of class two; two clerks of class one; contract clerk, two thousand dollars; foreman duplicating gallery, one thousand eight hundred dollars; four technical clerks, who shall also be skilled stenographers and typewriters, at one thousand eight hundred dollars each; four inspectors, at two thousand one hundred and ninety dollars each; one inspector, one thousand eight hundred dollars; five messengers; one assistant messenger; and two laborers; in all, eighty-one thousand eight hundred dollars.

Comptroller's office.

OFFICE OF COMPTROLLER OF THE TREASURY: For Comptroller of the Treasury, five thousand five hundred dollars; Assistant Comptroller of the Treasury, four thousand five hundred dollars; chief clerk, two thousand five hundred dollars; chief law clerk, two thousand five hundred dollars; eight law clerks revising accounts and briefing opinions, one at two thousand one hundred dollars and seven at two thousand dollars each; six expert accountants, at two thousand dollars each; private secretary, one thousand eight hundred dollars; eight clerks of class four; two clerks of class three; two clerks of class two; stenographer and typewriter, one thousand four hundred dollars; one typewriter-copyist, one thousand dollars; two messengers; one assistant messenger; and two laborers; in all, seventy-one thousand four hundred and twenty dollars.

Office of Auditor for Treasury Department.

OFFICE OF AUDITOR FOR TREASURY DEPARTMENT: For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; four chiefs of division,

at two thousand dollars each; seventeen clerks of class four; fifteen clerks of class three; thirteen clerks of class two; thirty-two clerks of class one; seventeen clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; three assistant messengers; four laborers; in all, one hundred and fifty-four thousand nine hundred dollars.

**OFFICE OF AUDITOR FOR WAR DEPARTMENT:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; six chiefs of division, at two thousand dollars each; twenty-four clerks of class four; additional to one clerk as disbursing clerk, two hundred dollars; fifty clerks of class three; seventy-one clerks of class two; eighty-three clerks of class one; twenty clerks, at one thousand dollars each; fourteen clerks, at nine hundred dollars each; skilled laborer, nine hundred dollars; three clerks, at eight hundred and forty dollars each; one messenger; five assistant messengers; and twelve laborers; in all, three hundred and ninety-one thousand two hundred and eighty dollars.

Office of Auditor for War Department.

**OFFICE OF AUDITOR FOR NAVY DEPARTMENT:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; three chiefs of division, at two thousand dollars each; eleven clerks of class four; twenty clerks of class three; sixteen clerks of class two; twenty-three clerks of class one; seventeen clerks, at one thousand dollars each; fifteen clerks, at nine hundred dollars each; one clerk, eight hundred dollars; one messenger; one assistant messenger; and three laborers; in all, one hundred and fifty-one thousand one hundred and forty dollars.

Office of Auditor for Navy Department.

**OFFICE OF AUDITOR FOR INTERIOR DEPARTMENT:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; three chiefs of division, at two thousand dollars each; thirteen clerks of class four; sixteen clerks of class three; twenty-eight clerks of class two; twenty-nine clerks of class one; fifteen clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; two assistant messengers; four skilled laborers, at seven hundred and twenty dollars each; six laborers; and one female laborer, six hundred dollars; in all, one hundred and seventy thousand three hundred and eighty dollars.

Office of Auditor for Interior Department.

**OFFICE OF AUDITOR FOR STATE AND OTHER DEPARTMENTS:** For Auditor, four thousand dollars; Deputy Auditor, two thousand five hundred dollars; law clerk, two thousand dollars; three chiefs of division, at two thousand dollars each; sixteen clerks of class four; one clerk of class four (special examiner); seventeen clerks of class three; thirteen clerks of class two; thirteen clerks of class one; five clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; one messenger; two assistant messengers; and four laborers (including one additional in lieu of one classified laborer, on detail from Bureau of Engraving and Printing); in all, one hundred and twenty-one thousand four hundred and twenty dollars.

Office of Auditor for State, etc., Departments.

**OFFICE OF AUDITOR FOR POST-OFFICE DEPARTMENT:** For Auditor, four thousand dollars; two Deputy Auditors, at two thousand five hundred dollars each; chief clerk, two thousand dollars; law clerk, two thousand five hundred dollars; expert accountant, two thousand two hundred and fifty dollars; eight chiefs of division, at two thousand dollars each; forty-two clerks of class four; additional to one clerk as disbursing clerk, four hundred and fifty dollars; seventy-two clerks of class three; ninety-one clerks of class two; one hundred and twenty-one clerks of class one; one hundred and four clerks, at one thousand dollars each; skilled laborer, one thousand dollars; eighty-one clerks, at nine hundred dollars each; ten money-order sorters, at eight hundred and forty dollars each; fifteen money-order sorters,

Office of Auditor for Post-Office Department.

at seven hundred and eighty dollars each; eighty-four money-order assorters, at seven hundred and twenty dollars each; eighty money-order assorters, at six hundred and sixty dollars each; eight messengers; twelve assistant messengers; twelve male laborers, at six hundred and sixty dollars each; one forewoman, four hundred and eighty dollars; and twenty-one charwomen; in all, eight hundred and thirty-five thousand six hundred and eighty dollars: *Provided*, That hereafter the Secretary of the Treasury may from time to time designate any employees in the office of the Auditor for the Post-Office Department above the grade of class one to countersign warrants and drafts in the name of the auditor and such warrants and drafts, when so countersigned, shall be of the same validity as if countersigned by the Auditor for the Post-Office Department.

*Proviso.*  
Countersigning warrants, etc.

Treasurer's office.  
Post, p. 1065.

OFFICE OF THE TREASURER: For Treasurer of the United States, six thousand dollars; Assistant Treasurer three thousand six hundred dollars; Deputy Assistant Treasurer, three thousand two hundred dollars; cashier, three thousand six hundred dollars; assistant cashier, three thousand dollars; chief clerk, two thousand five hundred dollars; seven chiefs of division, at two thousand five hundred dollars each; two assistant chiefs of division, at two thousand two hundred and fifty dollars each; vault clerk, two thousand five hundred dollars; principal bookkeeper, two thousand five hundred dollars; assistant bookkeeper, two thousand one hundred dollars; two tellers, at two thousand five hundred dollars each; two assistant tellers, at two thousand two hundred and fifty dollars each; one vault clerk, Bond Division, two thousand dollars; clerk for the Treasurer, one thousand eight hundred dollars; twenty-four clerks of class four; nineteen clerks of class three; sixteen clerks of class two; coin clerk, one thousand four hundred dollars; thirty-one clerks of class one; seventeen clerks, at one thousand dollars each; fifty-six clerks, at nine hundred dollars each; twenty expert counters, at nine hundred dollars each; twenty expert counters, at eight hundred dollars each; sixty-five expert counters, at seven hundred and twenty dollars each; nine expert counters, at seven hundred dollars each; mail messenger, eight hundred and forty dollars; eight messengers; eight assistant messengers; thirty-one laborers; six messenger boys, at three hundred and sixty dollars each; sixteen charwomen; foreman pressman, one thousand five hundred dollars; fifteen pressmen, at one thousand four hundred dollars each; forty-two separators, at six hundred and sixty dollars each; twenty-two feeders, at six hundred and sixty dollars each; compositor and pressman, one thousand six hundred dollars; two machinists, at one thousand dollars each; silver piler, one thousand dollars; in all, four hundred and sixty-two thousand five hundred and twenty dollars.

Redemption of national currency.

For the force employed in redeeming the national currency (to be reimbursed by the national banks), namely: For superintendent, three thousand five hundred dollars; teller, two thousand five hundred dollars; bookkeeper, two thousand four hundred dollars; assistant teller, two thousand dollars; assistant bookkeeper, two thousand dollars; four clerks of class four; seven clerks of class three; nine clerks of class two; twenty-five clerks of class one; forty-one expert counters, at one thousand dollars each; thirty-one expert counters, at nine hundred dollars each; twenty-one expert counters, at eight hundred dollars each; eleven expert counters, at seven hundred dollars each; three messengers; four assistant messengers; and four charwomen; in all, one hundred and seventy-three thousand one hundred and sixty dollars.

Repairs to canceling machines.

For repairs to canceling and cutting machines in the office of the Treasurer of the United States, two hundred dollars.

**OFFICE OF THE REGISTER OF THE TREASURY:** For Register, four thousand dollars; Assistant Register, two thousand five hundred dollars; two chiefs of division, at two thousand dollars each; four clerks of class four; six clerks of class three; five clerks of class two; nine clerks of class one; five clerks, at one thousand dollars each; twenty clerks, at nine hundred dollars each; one messenger; two assistant messengers; seventeen counters, at seven hundred and twenty dollars each; and five laborers; in all, eighty-five thousand nine hundred and twenty dollars.

Register's office.

**OFFICE OF THE COMPTROLLER OF THE CURRENCY:** For Comptroller of the Currency, five thousand dollars; Deputy Comptroller, three thousand five hundred dollars; Deputy Comptroller, three thousand dollars, who shall be appointed by the Secretary of the Treasury, and shall possess the power and perform the duties attached by law to the office of Comptroller during a vacancy in the office of Comptroller and Deputy Comptroller or during the absence or inability of the Comptroller and the Deputy Comptroller, and said Assistant Deputy Comptroller shall give a like bond in the penalty of fifty thousand dollars; chief clerk, two thousand five hundred dollars; chief of division, two thousand five hundred dollars; two chiefs of division, at two thousand two hundred dollars each; bookkeeper, two thousand dollars; assistant bookkeeper, two thousand dollars; eight clerks of class four; additional to bond clerk, two hundred dollars; stenographer, one thousand six hundred dollars; thirteen clerks of class three; thirteen clerks of class two; thirteen clerks of class one; thirteen clerks, at one thousand dollars each; thirteen clerks, at nine hundred dollars each; three counters, at seven hundred dollars each; one messenger; four assistant messengers; three laborers; and two messenger boys, at three hundred and sixty dollars each; in all, one hundred and twenty-eight thousand nine hundred and twenty dollars.

Office of Comptroller of the Currency.

For expenses of the national currency (to be reimbursed by the national banks), namely: For superintendent, two thousand five hundred dollars; teller, two thousand dollars; one clerk of class four; one clerk of class three; three clerks of class two; five clerks of class one; four clerks, at one thousand dollars each; engineer, one thousand dollars; five clerks, at nine hundred dollars each; three counters, at seven hundred dollars each; one fireman; one messenger boy, three hundred and sixty dollars; and one assistant messenger; in all, thirty-one thousand five hundred dollars.

National currency expenses.

For expenses of special examinations of national banks and bank plates, of keeping macerator in Treasury building in repair, and for other incidental expenses attending the working of the macerator, and for procuring information relative to banks other than national, five thousand dollars.

Special examinations, etc.

**OFFICE OF THE COMMISSIONER OF INTERNAL REVENUE:** For Commissioner of Internal Revenue, six thousand dollars; deputy commissioner, four thousand dollars; deputy commissioner, three thousand six hundred dollars; chemist, two thousand five hundred dollars; one first assistant chemist, one thousand eight hundred dollars; one second assistant chemist, one thousand six hundred dollars; one third assistant chemist, one thousand four hundred dollars; one fourth assistant chemist, one thousand two hundred dollars; two heads of divisions, at two thousand five hundred dollars each; seven heads of divisions, at two thousand two hundred and fifty dollars each; superintendent of stamp vault, two thousand dollars; private secretary, one thousand eight hundred dollars; twenty-eight clerks of class four; twenty-four clerks of class three; thirty-six clerks of class two; thirty-six clerks of class one; thirty-one clerks, at one thousand dollars each; forty-four clerks, at nine hundred dollars each; two messengers; nineteen assistant messengers; and nineteen laborers; in all, three hundred and twenty-seven thousand five hundred and fifty dollars.

Office of Commissioner of Internal Revenue.

## Stamp agents.

For one stamp agent, one thousand six hundred dollars; one stamp agent, nine hundred dollars; and one counter, nine hundred dollars; in all, three thousand four hundred dollars, the same to be reimbursed by the stamp manufacturers.

## Life-Saving Service.

**OFFICE OF LIFE-SAVING SERVICE:** For General Superintendent of the Life-Saving Service, four thousand dollars, and five hundred dollars additional while the office is held by the present incumbent; assistant general superintendent, two thousand five hundred dollars; principal clerk, two thousand dollars; title and contract clerk, two thousand dollars; topographer and hydrographer, one thousand eight hundred dollars; civil engineer, one thousand eight hundred dollars; draftsman, one thousand five hundred dollars; three clerks of class four; five clerks of class three; four clerks of class two; five clerks of class one; three clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; two assistant messengers; and one laborer; in all, forty-eight thousand dollars.

## Bureau of Engraving and Printing.

**BUREAU OF ENGRAVING AND PRINTING:** For Director of Bureau, five thousand dollars; assistant director, three thousand five hundred dollars; chief of division of assignments and reviews, three thousand dollars; chief clerk, two thousand five hundred dollars; stenographer, one thousand eight hundred dollars; one clerk of class four; six clerks of class three; nine clerks of class two; nine clerks of class one; seven clerks, at one thousand dollars each; disbursing agent, two thousand four hundred dollars; storekeeper, one thousand six hundred dollars; assistant storekeeper, one thousand dollars; clerk in charge of purchases and supplies, two thousand dollars; ten clerks, at nine hundred dollars each; six clerks, at eight hundred and forty dollars each; seventeen clerks, at seven hundred and eighty dollars each; nine attendants, at six hundred dollars each; two helpers, at nine hundred dollars each; three helpers, at seven hundred and twenty dollars each; two helpers, at six hundred dollars each; three messengers; seven assistant messengers; captain of the watch, one thousand four hundred dollars; two lieutenants of the watch, at nine hundred dollars each; forty-six watchmen; two forewomen of charwomen, at five hundred and forty dollars each; nineteen day charwomen, at four hundred dollars each; fifty-two morning and evening charwomen, at three hundred dollars each; foreman of laborers, nine hundred dollars; four laborers; seventy-five laborers, at five hundred and forty dollars each; in all, two hundred and fourteen thousand six hundred and sixty dollars; and no other fund appropriated by this or any other Act shall be used for services, in the Bureau of Engraving and Printing, of the character specified in this paragraph, except in cases of emergency arising after the passage of this Act, and then only on the written approval of the Secretary of the Treasury.

## Limitation on payment for services.

## Secret Service division.

**SECRET SERVICE DIVISION:** For one chief, four thousand dollars; assistant chief, who shall discharge the duties of chief clerk, three thousand dollars; one clerk of class four; one clerk of class three; two clerks of class two; one clerk, of class one; one clerk, one thousand dollars; and one attendant, seven hundred and twenty dollars; in all, sixteen thousand one hundred and twenty dollars.

## Office of Director of the Mint.

**OFFICE OF THE DIRECTOR OF THE MINT:** For Director, four thousand five hundred dollars; examiner, and computer, at two thousand five hundred dollars each; assayer, two thousand two hundred dollars; adjuster of accounts, two thousand dollars; three clerks of class four; one clerk of class three; one clerk of class two; three clerks of class one; one clerk, one thousand dollars; one messenger; assistant in laboratory, one thousand two hundred dollars; one assistant messenger; and one laborer; in all, thirty thousand one hundred and twenty dollars.

For freight on bullion and coin, by registered mail or otherwise, between mints and assay offices, one hundred thousand dollars.

Freight.

For contingent expenses of the Bureau of the Mint, to be expended under the direction of the Director, namely: For assay laboratory, chemicals, fuel materials, balances, weights, and other necessaries, including text-books on metallurgical processes, seven hundred and fifty dollars.

Contingent expenses.

For examinations of mints, expense in visiting mints for the purpose of superintending the annual settlements, and for special examinations, three thousand five hundred dollars.

Examinations, etc.

For books, pamphlets, periodicals, specimens of coins, ores, and incidentals, four hundred dollars.

Books, etc.

For the collection of statistics relative to the annual production and consumption of the precious metals in the United States, two thousand dollars.

Precious metals statistics.

**OFFICE OF SURGEON-GENERAL OF PUBLIC HEALTH AND MARINE-HOSPITAL SERVICE:** For Surgeon-General, five thousand dollars; chief clerk, two thousand dollars; three clerks of class four; two clerks of class three; private secretary to the Surgeon-General, one thousand eight hundred dollars; six clerks of class two, one of whom shall be translator; seven clerks of class one; three clerks, at nine hundred dollars each; one messenger; three assistant messengers; and two laborers, at five hundred and forty dollars each; in all, forty thousand nine hundred and eighty dollars.

Public Health and Marine-Hospital Service.

**CONTINGENT EXPENSES, TREASURY DEPARTMENT:** For the following sums, which shall be so apportioned as to prevent deficiencies therein, namely:

Contingent expenses.

For stationery for the Treasury Department and its several bureaus, forty thousand dollars.

Stationery.

For postage required to prepay matter addressed to Postal Union countries, and for postage for the Treasury Department, one thousand five hundred dollars.

Postage.

For purchasing material for binding important records, six hundred dollars.

Binding.

For newspapers, newspaper clippings, law books, city directories, and other books of reference relating to the business of the department, one thousand dollars.

Newspapers, etc.

For investigation of accounts and records, including the necessary traveling expenses, and for other traveling expenses, when ordered by the Secretary of the Treasury, in connection with special work, including the temporary employment of stenographers, typewriters, accountants, or other expert services outside the District of Columbia when not properly chargeable to any other appropriation under the control of the Treasury Department, five hundred dollars.

Investigations.

For freight, expressage, telegraph and telephone service, seven thousand dollars.

Freight.

For rent of buildings, sixty thousand five hundred and sixty-six dollars.

Rent.

For purchase and exchange of horses and wagons, for office and mail service, to be used only for official purposes, care and subsistence of horses, including shoeing, and of wagons, harness, and repairs of the same, three thousand five hundred dollars.

Horses and wagons.

For purchase of ice, including ice for the office of the Auditor for the Post-Office Department, two thousand six hundred dollars.

Ice.

For purchase of file holders and file cases, four thousand dollars.

Files.

For purchase of coal, wood, engine oils and grease, grates, grate baskets and fixtures, blowers, coal hods, coal shovels, pokers, and tongs, eleven thousand dollars.

Fuel.

**Lights.** For purchase of gas, electric current for lighting and power purposes, gas and electric-light fixtures, electric-light wiring and material, candles, candlesticks, droplights and tubing, gas burners, gas torches, globes, lanterns, and wicks, seventeen thousand dollars.

**Miscellaneous.** For washing and hemming towels, for the purchase of awnings and fixtures, window shades and fixtures, alcohol, benzine, turpentine, varnish, baskets, belting, bellows, bowls, brooms, buckets, brushes, canvas, crash, cloth, chamois skins, cotton waste, door and window fasteners, dusters; flower-garden, street, and engine hose; lace leather, lye, nails, oils, plants, picks, pitchers, powders, stencil plates, hand stamps and repairs of same, stamp ink, spittoons, soap, matches, match safes, sponges, tacks, traps, thermometers, toilet paper, tools, towels, towel racks, tumblers, wire, zinc, and for blacksmithing, repairs of machinery, removal of rubbish, sharpening tools, advertising for proposals, and for sales at public auction in Washington, District of Columbia, of condemned property belonging to the Treasury Department, payment of auctioneer fees, and purchase of other absolutely necessary articles, eleven thousand five hundred dollars.

**Transferring files, etc.** For shelving and transferring records and files from and to the Treasury building and its annexes in Washington, five hundred dollars.

**Numbering machines.** For purchase and exchange of registering accountants, numbering machines, and other machines of a similar character, including time stamps for stamping date of receipt of official mail and telegrams, and repairs thereto, three thousand five hundred dollars.

**Carpets, etc.** For purchase of carpets, carpet border and lining, linoleum, mats, rugs, matting, and repairs, and for cleaning, cutting, making, laying, and relaying of the same, by contract, four thousand dollars.

**Furniture.** For purchase of boxes, book rests, chairs, chair caning, chair covers, desks, bookcases, clocks, cloth for covering desks, cushions, leather for covering chairs and sofas, locks, lumber, screens, tables, ventilators, typewriters, including the exchange of same, wardrobe cabinets, washstands, water coolers and stands, and for replacing other worn and unserviceable articles, ten thousand dollars.

**Office of Auditor for Post-Office Department.** CONTINGENT AND MISCELLANEOUS EXPENSES, OFFICE OF AUDITOR FOR THE POST-OFFICE DEPARTMENT, NAMELY: For miscellaneous items, including purchase, repair and exchange of typewriting machines, of which not exceeding three hundred and seventy-five dollars may be used for rental of telephones, and not exceeding three hundred dollars may be used for the purchase of law books, books of reference, and city directories, four thousand dollars;

For carpets and repairs, five hundred dollars;

For furniture and repairs, two thousand dollars;

For purchase, exchange, and repair of adding machines, four thousand dollars;

In all, ten thousand five hundred dollars, to be expended under the direction of the Auditor for the Post-Office Department under rules and regulations to be prescribed by the Secretary of the Treasury.

**Collecting internal revenue.**

COLLECTING INTERNAL REVENUE.

**Collectors, etc.**

For salaries and expenses of collectors of internal revenue, and deputy collectors, and surveyors, and clerks, messengers, and janitors in internal-revenue offices, two million and ninety thousand dollars: *Provided*, That no part of this amount be used in defraying the expenses of any officer, designated above, subpoenaed by the United States courts to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts."

**Proviso.** Use for witness fees forbidden.

For salaries and expenses of forty revenue agents provided for by law, and fees and expenses of gaugers, salaries and expenses of storekeepers and storekeeper-gaugers, two million four hundred thousand dollars.

Agents, gaugers, etc.

For rent of offices outside of the District of Columbia, telephone service, and other miscellaneous expenses incident to the collection of internal revenue, and for the purchase of necessary books of reference and periodicals for the chemical laboratory and law library, at a cost not to exceed five hundred dollars, and reasonable expenses for not exceeding sixty days immediately following the injury of field officers or employees in the internal-revenue service while in line of duty, of medical attendance, surgeon's and hospital bills made necessary by reason of such injury, and for horses crippled or killed while being used by officers in making raids, not exceeding one hundred and fifty dollars for any horse so crippled or killed, one hundred thousand dollars.

Miscellaneous.

To carry out the provisions of the Act entitled "An Act for the withdrawal from bond, tax free, of domestic alcohol when rendered unfit for beverage or liquid medicinal uses by mixture with suitable denaturing materials," as amended by the Act of March second, nineteen hundred and seven. And for the employment of such additional force of chemists, internal-revenue agents, inspectors, deputy collectors, clerks, laborers, and other assistants as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may deem proper and necessary to the prompt and efficient operation and enforcement of this law, and for the purchase of locks, seals, weighing beams, gauging instruments, and for all necessary expenses incident to the proper execution of this law, two hundred thousand dollars.

Denatured alcohol.  
Vol. 34, p. 217.

## INDEPENDENT TREASURY.

OFFICE OF ASSISTANT TREASURER AT BALTIMORE: For assistant treasurer, four thousand five hundred dollars; cashier, two thousand five hundred dollars; three clerks, at one thousand eight hundred dollars each; two clerks, at one thousand six hundred dollars each; four clerks, at one thousand four hundred dollars each; bookkeeper and three clerks, at one thousand two hundred dollars each; five clerks, at one thousand dollars each; messenger, at eight hundred and forty dollars; three watchmen, at seven hundred and twenty dollars each; in all, thirty-four thousand dollars.

Independent Treasury.

Assistant treasurers'  
offices.  
Baltimore.

OFFICE OF ASSISTANT TREASURER AT BOSTON: For assistant treasurer, five thousand dollars; chief clerk, two thousand five hundred dollars; paying teller, two thousand five hundred dollars; receiving teller, two thousand dollars; assistant paying teller, two thousand two hundred dollars; vault clerk, two thousand dollars; assistant receiving teller, one thousand six hundred dollars; two bookkeepers, at one thousand six hundred dollars each; two specie clerks, at one thousand six hundred and fifty dollars each; money clerk, one thousand five hundred dollars; redemption clerk, one thousand four hundred dollars; one clerk, one thousand four hundred dollars; three clerks, at one thousand two hundred dollars each; clerk, one thousand one hundred dollars; seven clerks, at one thousand dollars each; clerk, eight hundred dollars; messenger and chief watchman, one thousand and sixty dollars; stenographer and typewriter, one thousand dollars; three watchmen and janitors, at eight hundred and fifty dollars each; in all, forty-five thousand seven hundred and ten dollars.

Boston.

## Chicago.

OFFICE OF ASSISTANT TREASURER AT CHICAGO: For assistant treasurer, five thousand dollars; cashier, three thousand dollars; vault clerk, two thousand dollars; paying teller, two thousand dollars; assorting teller, one thousand eight hundred dollars; silver and redemption teller, change teller, and receiving teller, at two thousand dollars each; clerk, one thousand six hundred dollars; bookkeeper, one thousand eight hundred dollars; two bookkeepers, at one thousand five hundred dollars each; assistant paying teller, one thousand six hundred dollars; one chief coin, coupon, and currency clerk, one thousand seven hundred and fifty dollars; three coin, coupon, and currency clerks, at one thousand five hundred dollars each; six clerks, at one thousand five hundred dollars each; twenty clerks, at one thousand two hundred dollars each; one detective and hall man, one thousand one hundred dollars; messenger, eight hundred and forty dollars; stenographer, nine hundred dollars; janitor, six hundred dollars; and three watchmen, at seven hundred and twenty dollars each; in all, seventy-two thousand six hundred and fifty dollars.

## Cincinnati.

OFFICE OF ASSISTANT TREASURER AT CINCINNATI: For assistant treasurer, four thousand five hundred dollars; cashier, two thousand two hundred and fifty dollars; assistant cashier, one thousand eight hundred dollars; bookkeeper, one thousand eight hundred dollars; receiving teller, one thousand five hundred dollars; vault clerk, one thousand eight hundred dollars; five clerks, at one thousand two hundred dollars each; two clerks, at one thousand dollars each; clerk and stenographer, seven hundred and twenty dollars; clerk and watchman, eight hundred and forty dollars; night watchman, six hundred dollars; day watchman, six hundred dollars; in all, twenty-four thousand four hundred and ten dollars.

## New Orleans.

OFFICE OF ASSISTANT TREASURER AT NEW ORLEANS: For assistant treasurer, four thousand five hundred dollars; chief clerk and cashier, two thousand two hundred and fifty dollars; receiving teller, and paying teller, at two thousand dollars each; vault clerk, one thousand eight hundred dollars; two bookkeepers, at one thousand five hundred dollars each; coin clerk, one thousand two hundred dollars; six clerks, at one thousand two hundred dollars each; two clerks, at one thousand dollars each; porter and messenger, five hundred dollars; day watchman, seven hundred and twenty dollars; night watchman, seven hundred and twenty dollars; typewriter and stenographer, one thousand dollars; in all, twenty-eight thousand eight hundred and ninety dollars.

## New York.

OFFICE OF ASSISTANT TREASURER AT NEW YORK: For assistant treasurer, eight thousand dollars; deputy assistant treasurer and cashier, four thousand two hundred dollars; assistant cashier and chief clerk, three thousand six hundred dollars; assistant cashier and vault clerk, three thousand two hundred dollars; two chiefs of division, at three thousand one hundred dollars each; chief paying teller, three thousand dollars; two chiefs of division, at three thousand dollars each; chief of division, two thousand seven hundred dollars; chief of division, and chief bookkeeper, at two thousand four hundred dollars each; chief of division, and assistant chief of division, at two thousand three hundred dollars each; two assistant chiefs of division, at two thousand two hundred and fifty dollars each; two assistant tellers, at two thousand two hundred dollars each; two assistant tellers, and one bookkeeper, at two thousand one hundred dollars each; six assistant tellers, one assistant chief of division, and three bookkeepers, at two thousand dollars each; nine assistant tellers, and two bookkeepers, at one thousand eight hundred dollars each; two assistant tellers, at one thousand seven hundred dollars each; four assistant tellers, one bookkeeper, and two clerks, at one thousand six hundred dollars each; six assistant tellers, and two clerks, at one

thousand five hundred dollars each; nine assistant tellers, one book-keeper, and four clerks, at one thousand four hundred dollars each; one assistant teller, and two clerks, at one thousand three hundred dollars each; eight assistant tellers, and three clerks, at one thousand two hundred dollars each; six assistant tellers, at one thousand one hundred dollars each; six assistant tellers, at one thousand dollars each; one clerk, nine hundred dollars; five assistant tellers, at nine hundred dollars each; two messengers, at one thousand two hundred dollars each; three messengers, at nine hundred dollars each; two messengers, at eight hundred dollars each; two hall men, at one thousand dollars each; two porters, at nine hundred dollars each; superintendent of building, one thousand eight hundred dollars; chief detective, one thousand five hundred dollars; assistant detective, one thousand two hundred dollars; three engineers, at one thousand and fifty dollars each; eight watchmen, at seven hundred and twenty dollars each; in all, two hundred and six thousand five hundred and ten dollars.

**OFFICE OF ASSISTANT TREASURER AT PHILADELPHIA:** For assistant treasurer, five thousand dollars; cashier and chief clerk, two thousand five hundred dollars; paying teller, two thousand three hundred dollars; coin and paying teller, two thousand dollars; bond and authorities clerk, one thousand six hundred dollars; vault clerk, one thousand nine hundred dollars; bookkeeper one thousand eight hundred dollars; assorting teller, one thousand eight hundred dollars; redemption teller, one thousand six hundred dollars; receiving teller, one thousand seven hundred dollars; two clerks, at one thousand five hundred dollars each; three clerks, at one thousand four hundred dollars each; clerk, one thousand three hundred dollars; six clerks, at one thousand two hundred dollars each; superintendent messenger and chief watchman, one thousand one hundred dollars; six counters, at nine hundred dollars each; seven watchmen, at seven hundred and twenty dollars each; in all, forty-nine thousand four hundred and forty dollars.

Philadelphia.

**OFFICE OF ASSISTANT TREASURER AT SAINT LOUIS:** For assistant treasurer, four thousand five hundred dollars; cashier and chief clerk, two thousand five hundred dollars; first teller, two thousand dollars; second teller, one thousand eight hundred dollars; third teller, one thousand six hundred dollars; assorting teller, one thousand eight hundred dollars; assistant assorting teller, one thousand five hundred dollars; two assistant tellers, at one thousand five hundred dollars each; coin teller, one thousand two hundred dollars; bookkeeper, one thousand five hundred dollars; nine clerks, at one thousand two hundred dollars each; three clerks, at one thousand dollars each; three day watchmen and coin counters, at nine hundred dollars each; two night watchmen, at seven hundred and twenty dollars each; two janitors, at six hundred dollars each; in all, forty thousand five hundred and forty dollars.

Saint Louis.

**OFFICE OF ASSISTANT TREASURER AT SAN FRANCISCO:** For assistant treasurer, four thousand five hundred dollars; cashier, three thousand dollars; bookkeeper, two thousand two hundred and fifty dollars; chief clerk, two thousand dollars; assistant cashier, two thousand four hundred dollars; first teller, two thousand two hundred and fifty dollars; assistant bookkeeper, two thousand dollars; coin teller, and one clerk, at one thousand eight hundred dollars each; clerk, one thousand five hundred dollars; clerk, one thousand four hundred dollars; messenger, eight hundred and forty dollars; four watchmen, at seven hundred and twenty dollars each; and two coin counters, at nine hundred dollars each; in all, thirty thousand four hundred and twenty dollars.

San Francisco.

Special agents,  
examinations.

For salaries of special agents, and for actual expenses of examiners detailed to examine the books, accounts, and money on hand at the several subtreasuries and depositories, including national banks acting as depositories under the requirements of section thirty-six hundred and forty-nine of the Revised Statutes of the United States, also including examinations of cash accounts at mints, three thousand dollars.

R. S., sec. 3649, p. 718.

Paper for checks.

For paper for interest, transfer, redemption, pension, and other checks and drafts for the use of the Treasurer of the United States, assistant treasurers, pension agents, disbursing officers, and others, fourteen thousand dollars.

Mints and assay  
offices.

### MINTS AND ASSAY OFFICES.

Carson, Nev.

**MINT AT CARSON, NEVADA:** For assayer in charge, who shall also perform the duties of melter, two thousand dollars; assistant assayer, and one clerk, at one thousand five hundred dollars each; one clerk, one thousand dollars; in all, six thousand dollars.

For wages of workmen, and not exceeding two thousand five hundred dollars for other clerks and employees, five thousand two hundred and fifty dollars.

For incidental and contingent expenses, two thousand six hundred dollars.

Denver, Colo.

**MINT AT DENVER, COLORADO:** For superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk, and cashier, at two thousand five hundred dollars each; weigh clerk, and bookkeeper, at two thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand dollars each; abstract clerk, and warrant clerk, at two thousand dollars each; assistant weigh clerk, and calculating clerk, at one thousand six hundred dollars each; calculating clerk, one thousand four hundred dollars; and two clerks, at one thousand two hundred dollars each; in all, thirty-nine thousand five hundred dollars.

For wages of workmen and adjusters, and not exceeding thirty-two thousand five hundred dollars for other clerks and employees, one hundred and fifty thousand dollars.

For incidental and contingent expenses, including new machinery and repairs, exclusive of that required for the refinery, melter and refiner's wastage and loss on sale of sweeps arising from the manufacture of ingots for coinage and wastage and loss on sale of coiner's sweeps, forty-five thousand dollars.

New Orleans, La.

**MINT AT NEW ORLEANS, LOUISIANA:** For superintendent, three thousand five hundred dollars; assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, and cashier, at two thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at one thousand nine hundred dollars each; bookkeeper, one thousand six hundred dollars; assistant cashier, and one clerk, at one thousand two hundred dollars each; private secretary to superintendent, nine hundred dollars; one messenger, nine hundred dollars; one elevator conductor, eight hundred dollars; in all, twenty-seven thousand three hundred dollars.

For wages of workmen and adjusters, and not exceeding twelve thousand five hundred dollars for other clerks and employees, sixty-two thousand eight hundred dollars.

For incidental and contingent expenses, including machinery and repairs, wastage of operative officers, and loss on sale of sweeps, thirty thousand dollars.

**MINT AT PHILADELPHIA:** For superintendent, four thousand five hundred dollars; engraver, four thousand dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk, two thousand seven hundred and fifty dollars; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand dollars each; cashier, and bookkeeper, at two thousand five hundred dollars each; abstract clerk, and weigh clerk, at two thousand dollars each; cashier's clerk, warrant clerk, and register of deposits, at one thousand seven hundred dollars each; assistant weigh clerk, and assayer's computation clerk, at one thousand six hundred dollars each; in all, forty-three thousand five hundred and fifty dollars.

Philadelphia, Pa.

For wages of workmen, and adjusters, and not exceeding seventy-eight thousand six hundred and forty dollars for other clerks and employees, four hundred thousand dollars.

For incidental and contingent expenses, including new machinery and repairs, exclusive of that required for the refinery, expenses annual assay commission, melters and refiners' wastage, and loss on sale of sweeps arising from the manufacture of ingots for coinage, and wastage and loss on sale of coiners' sweeps, and not exceeding five hundred dollars in value of specimen coins and ores for the cabinet of the mint, eighty-five thousand dollars.

**MINT AT SAN FRANCISCO, CALIFORNIA:** For superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk and cashier, at two thousand five hundred dollars each; bookkeeper, two thousand dollars; abstract clerk, warrant clerk, assistant assayer, assistant melter and refiner, assistant coiner, weigh clerk, and register of deposits, at two thousand dollars each; cashier's clerk, one thousand eight hundred dollars; assayer's computation clerk, and assistant weigh clerk, at one thousand six hundred dollars each; and superintendent's calculating clerk, at one thousand six hundred dollars; in all, forty-one thousand one hundred dollars.

San Francisco, Cal.

For wages of workmen and adjusters, and not exceeding forty thousand dollars for other clerks and employees, one hundred and sixty-five thousand dollars.

For incidental and contingent expenses, including new machinery and repairs, exclusive of that required for the refinery, melter and refiners' wastage, and loss on sale of sweeps, arising from the manufacture of ingots for coinage, and for wastage of and loss on sale of coiners' sweeps, forty-five thousand dollars.

**ASSAY OFFICE AT BOISE, IDAHO:** For assayer, who shall also perform the duties of melter, two thousand dollars; chief clerk, one thousand four hundred dollars; in all, three thousand four hundred dollars.

Boise, Idaho.

For wages of workmen, and not exceeding two thousand five hundred dollars for other clerks and employees, eight thousand three hundred dollars.

For incidental and contingent expenses, three thousand seven hundred and fifty dollars.

**ASSAY OFFICE AT CHARLOTTE, NORTH CAROLINA:** For assayer and melter, one thousand five hundred dollars; assistant assayer, one thousand two hundred and fifty dollars; in all, two thousand seven hundred and fifty dollars.

Charlotte, N. C.

For wages of workmen and other clerks and employees, one thousand and eighty dollars.

For incidental and contingent expenses, nine hundred and twenty dollars.

**ASSAY OFFICE AT DEADWOOD, SOUTH DAKOTA:** For assayer in charge, who shall also perform the duties of melter, two thousand dollars; one clerk, one thousand two hundred dollars; in all, three thousand two hundred dollars.

Deadwood, S. Dak.

For wages of workmen and other clerks and employees, four thousand dollars.

For incidental and contingent expenses, including new apparatus and machinery, balances, and so forth, one thousand two hundred dollars.

Helena, Mont.

ASSAY OFFICE AT HELENA, MONTANA: For assayer in charge, two thousand two hundred and fifty dollars; chief clerk, one thousand eight hundred dollars; clerk, one thousand four hundred dollars; in all, five thousand four hundred and fifty dollars.

For wages of workmen, and not exceeding six thousand three hundred dollars for other clerks and employees, fourteen thousand five hundred dollars.

For incidental and contingent expenses, four thousand dollars.

New York, N. Y.

ASSAY OFFICE AT NEW YORK: For superintendent, four thousand five hundred dollars; assayer, and melter and refiner, at three thousand dollars each; chief clerk, cashier, and weigh clerk, at two thousand five hundred dollars each; assistant melter and refiner, two thousand dollars; bookkeeper, two thousand three hundred and fifty dollars; warrant clerk, two thousand dollars; abstract clerk, one thousand eight hundred dollars; assistant cashier, bar clerk, assayer's computation clerk, and assistant weigh clerk, at one thousand eight hundred dollars each; register of deposits, one thousand two hundred and fifty dollars; assayer's first assistant, two thousand five hundred dollars; assayer's second assistant, two thousand one hundred and fifty dollars; assayer's third assistant, two thousand dollars; in all, forty-one thousand two hundred and fifty dollars.

For wages of workmen, messengers, and not exceeding fifteen thousand dollars for other clerks and employees, thirty-five thousand dollars.

For incidental and contingent expenses, twelve thousand five hundred dollars.

Saint Louis, Mo.

ASSAY OFFICE AT SAINT LOUIS, MISSOURI: For assayer in charge, two thousand dollars; clerk, one thousand dollars; in all, three thousand dollars.

For wages of workmen (including janitor), one thousand dollars.

For incidental and contingent expenses, seven hundred and fifty dollars.

Seattle, Wash.

ASSAY OFFICE AT SEATTLE, WASHINGTON: For assayer in charge, who shall also perform the duties of melter, two thousand seven hundred and fifty dollars; chief clerk, two thousand dollars; one clerk, one thousand six hundred dollars; one clerk, one thousand five hundred dollars; one clerk, one thousand four hundred dollars; in all, nine thousand two hundred and fifty dollars.

For wages for workmen, and not exceeding sixteen thousand dollars for other clerks and employees, thirty-two thousand dollars.

For incidental and contingent expenses, including rent of building, eight thousand dollars.

Salt Lake City, Utah.

ASSAY OFFICE AT SALT LAKE CITY, UTAH: For assayer in charge, who shall also perform the duties of melter, two thousand five hundred dollars; assistant assayer, and cashier, at one thousand six hundred dollars each; clerk, one thousand four hundred dollars; in all, seven thousand one hundred dollars: *Provided*, That the cashier shall perform the duties of the assayer in charge in his absence.

For wages of workmen, four thousand six hundred dollars.

For incidental and contingent expenses, five thousand dollars.

*Proviso.*  
Cashier.

## GOVERNMENT IN THE TERRITORIES.

Government in Territories.

**DISTRICT OF ALASKA:** For governor, five thousand dollars; three judges, at five thousand dollars each; three attorneys, at three thousand dollars each; three marshals, at four thousand dollars each; three clerks, at three thousand five hundred dollars each; in all, fifty-one thousand five hundred dollars.

Alaska.  
*Anti.*, p. 839.  
*Post.*, p. 923.

For incidental and contingent expenses, clerk hire, not to exceed two thousand dollars; traveling expenses of the governor while absent from Juneau on official business; rent of office and quarters in Juneau, stationery, lights, and fuel, to be expended under the direction of the governor, five thousand five hundred dollars.

**TERRITORY OF ARIZONA:** For governor, three thousand dollars; chief justice, and four associate judges, at three thousand dollars each; secretary, one thousand eight hundred dollars; interpreter and translator in the executive office, five hundred dollars; in all, twenty thousand three hundred dollars.

Arizona.

For contingent expenses of the Territory, including not to exceed five hundred dollars for traveling expenses of the governor while absent from the capital on official business, to be expended by the governor, one thousand five hundred dollars.

For legislative expenses, namely: For rent, messenger, postage, stationery, fuel, lights, printing, and incidental expenses for secretary's office, two thousand dollars.

**TERRITORY OF NEW MEXICO:** For governor, three thousand dollars; chief justice and five associate judges, at three thousand dollars each; secretary, one thousand eight hundred dollars; and interpreter and translator in the executive office, five hundred dollars; in all, twenty-three thousand three hundred dollars.

New Mexico.  
*Anti.*, p. 842.  
*Post.*, p. 923.

For contingent expenses of Territory, including not to exceed five hundred dollars for traveling expenses of the governor while absent from the capital on official business, to be expended by the governor, one thousand five hundred dollars.

For legislative expenses, namely: For rent, light, fuel, telephone, ice, water, stationery, record files, record casings, printing, postage, clerks, stenographer and typewriter, messenger and porter, and incidentals in secretary's office, three thousand dollars.

**TERRITORY OF HAWAII:** For governor, five thousand dollars; secretary, three thousand dollars; chief justice, five thousand five hundred dollars; and two associate justices, at five thousand dollars each; in all, twenty-three thousand five hundred dollars.

Hawaii.

For judges of circuit courts, at three thousand dollars each, so much as may be necessary, for the fiscal year ending June thirtieth, nineteen hundred and ten.

For contingent expenses of the Territory of Hawaii, to be expended by the governor for stationery, postage, and incidentals, one thousand dollars, and for private secretary to the governor, two thousand dollars; for traveling expenses of the governor while absent from the capital on official business, five hundred dollars; in all, three thousand five hundred dollars.

## WAR DEPARTMENT.

War Department.

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of War, twelve thousand dollars; Assistant Secretary, five thousand dollars; assistant and chief clerk, four thousand dollars; private secretary to the Secretary, two thousand five hundred dollars; clerk to the Secretary, two thousand two hundred and fifty dollars; stenographer to the Secretary, one thousand eight hundred dollars; clerk to the

Pay of Secretary,  
Assistant, assistant  
and chief clerk,  
clerks, etc.

Assistant Secretary, two thousand one hundred dollars; clerk to the assistant and chief clerk, two thousand one hundred dollars; disbursing clerk, two thousand five hundred dollars; appointment clerk, two thousand dollars; four chiefs of division, at two thousand dollars each; superintendent of buildings outside of State, War, and Navy Department building, in addition to compensation as chief of division, two hundred and fifty dollars; chief telegrapher, one thousand eight hundred dollars; four clerks of class four; four clerks of class three; fifteen clerks of class two; nineteen clerks of class one; five clerks, at one thousand dollars each; one clerk, nine hundred dollars; one clerk, seven hundred and twenty dollars; one foreman, one thousand two hundred dollars; carpenter, one thousand dollars; chief messenger, one thousand dollars; one carpenter, nine hundred dollars; one skilled laborer, nine hundred dollars; six messengers; seven assistant messengers; one telephone switchboard operator; one assistant telephone switchboard operator; two messenger boys, at three hundred and sixty dollars each; engineer, nine hundred dollars; assistant engineer, seven hundred and twenty dollars; one fireman; four watchmen; five watchmen, at six hundred and sixty dollars each; eight laborers; two laborers, at four hundred and seventy dollars each; hostler, six hundred dollars; two hostlers, and one watchman, at five hundred and forty dollars each; one messenger boy, four hundred and eighty dollars; two elevator conductors, one at six hundred dollars and one at four hundred and seventy dollars; four charwomen; in all, one hundred and forty-six thousand nine hundred and ten dollars.

Adjutant-General's Office.

**ADJUTANT-GENERAL'S OFFICE:** For chief clerk, two thousand dollars; ten chiefs of division, at two thousand dollars each; forty-eight clerks of class four; sixty-four clerks of class three; ninety-four clerks of class two; two hundred and thirty-two clerks of class one; eighty-eight clerks, at one thousand dollars each; engineer, one thousand four hundred dollars; assistant engineer, nine hundred dollars; two firemen; skilled mechanic, one thousand dollars; ten messengers; fifty-eight assistant messengers; messenger boy, three hundred and sixty dollars; eight watchmen; superintendent of building, two hundred and fifty dollars; and eighteen laborers; in all, seven hundred and eighty-one thousand nine hundred and fifty dollars; and all employees provided for by this paragraph for the Adjutant-General's Office of the War Department shall be exclusively engaged on the work of this office for the fiscal year nineteen hundred and ten.

Inspector-General's Office.

**OFFICE OF THE INSPECTOR-GENERAL:** For one clerk of class four; two clerks of class three; three clerks of class two; one clerk of class one; one messenger; one assistant messenger; and one messenger, six hundred dollars; in all, twelve thousand five hundred and sixty dollars.

Judge-Advocate-General's Office.

**OFFICE OF THE JUDGE-ADVOCATE-GENERAL:** For chief clerk and solicitor, two thousand two hundred and fifty dollars; one clerk of class four; two clerks of class three; two clerks of class two; six clerks of class one; one copyist; two messengers; and one assistant messenger; in all, twenty thousand five hundred and fifty dollars.

Signal Office.

**SIGNAL OFFICE:** For chief clerk, two thousand dollars; two clerks of class four; two clerks of class two; four clerks of class one; six clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; two clerks, at eight hundred and forty dollars each; one messenger; one assistant messenger; and one laborer; in all, twenty-five thousand eight hundred dollars.

Skilled draftsmen, etc.

The services of skilled draftsmen and such other services as the Secretary of War may deem necessary may be employed only in the Signal Office to carry into effect the various appropriations for fortifications and other works of defense, to be paid from such appropriations, in addition to the foregoing employees appropriated for in the

Signal Office: *Provided*, That the entire expenditures for this purpose for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed twenty-five thousand dollars, and that the Secretary of War shall each year in the annual estimates report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limit, etc.

**OFFICE OF THE QUARTERMASTER-GENERAL:** For chief clerk, two thousand dollars; two chiefs of division, at two thousand dollars each; nine clerks of class four; twelve clerks of class three; twenty-six clerks of class two; sixty-one clerks of class one; forty clerks, at one thousand dollars each; fourteen clerks, at nine hundred dollars each; advisory architect, four thousand dollars; experienced builder and mechanic, two thousand five hundred dollars; one inspector of supplies for the army, two thousand five hundred dollars; three draftsmen, at one thousand eight hundred dollars each; seven draftsmen, at one thousand six hundred dollars each; five draftsmen, at one thousand four hundred dollars each; two draftsmen, at one thousand two hundred dollars each; supervising engineer, two thousand five hundred dollars; two civil engineers, at one thousand eight hundred dollars each; assistant civil engineer, one thousand two hundred dollars; electrical engineer, two thousand dollars; one marine engineer, three thousand five hundred dollars; sanitary and heating engineer, one thousand eight hundred dollars; writer of specifications and computer, one thousand two hundred dollars; coal-testing engineer, nine hundred and sixty dollars; blueprint operator, nine hundred dollars; four messengers; eleven assistant messengers; two assistant messengers, at six hundred dollars each; female messenger, four hundred and eighty dollars; seven laborers; and one laborer, four hundred and eighty dollars; in all, two hundred and seventy-four thousand three hundred and twenty dollars.

Quartermaster-Gen-  
eral's Office.

**OFFICE OF THE COMMISSARY-GENERAL:** For chief clerk, two thousand dollars; four clerks of class four; five clerks of class three; five clerks of class two; twenty clerks of class one; sixteen clerks, at one thousand dollars each; eight clerks, at nine hundred dollars each; messenger; two assistant messengers; one laborer; in all, seventy-four thousand three hundred and forty dollars.

Commissary-Gener-  
al's Office.

**OFFICE OF THE SURGEON-GENERAL:** For chief clerk, two thousand dollars; law clerk, two thousand dollars; thirteen clerks of class four; eleven clerks of class three; twenty-six clerks of class two; thirty-two clerks of class one; ten clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; anatomist, one thousand six hundred dollars; engineer, one thousand four hundred dollars; assistant engineer, for night duty, nine hundred dollars; two firemen; skilled mechanic, one thousand dollars; two messengers; ten assistant messengers; three watchmen; superintendent of building (Army Medical Museum and Library), two hundred and fifty dollars; six laborers; chemist, two thousand and eighty-eight dollars; assistant chemist, one thousand five hundred dollars; principal assistant librarian, two thousand two hundred and fifty dollars; pathologist, one thousand eight hundred dollars; microscopist, one thousand eight hundred dollars; assistant librarian, one thousand eight hundred dollars; four charwomen; in all, one hundred and sixty-six thousand two hundred and eighty-eight dollars.

Surgeon-General's  
Office.

**OFFICE OF THE PAYMASTER-GENERAL:** For chief clerk, two thousand dollars; six clerks of class four; seven clerks of class three; twelve clerks of class two; eleven clerks of class one; five clerks, at one thousand dollars each; nine clerks, at nine hundred dollars each; one messenger; one assistant messenger; four laborers; one laborer, six hundred dollars; in all, seventy-one thousand nine hundred dollars.

Paymaster-General's  
Office.

## Ordnance Office.

**OFFICE OF THE CHIEF OF ORDNANCE:** For chief clerk, two thousand dollars; five clerks of class four; six clerks of class three; eleven clerks of class two; twenty-six clerks of class one; eight clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; two messengers; one assistant messenger; one messenger, seven hundred and eighty dollars; one messenger, seven hundred and twenty dollars; one laborer; in all, eighty-three thousand three hundred and sixty dollars.

Skilled draftsmen,  
etc.

The services of skilled draftsmen and such other services, not clerical, as the Secretary of War may deem necessary, may be employed in the office of the Chief of Ordnance to carry into effect the various appropriations for the armament of fortifications and for the arming and equipping of the organized militia, to be paid from such appropriations, in addition to the amount specifically appropriated for draftsmen in the Army Ordnance Bureau: *Provided*, That the entire expenditures for this purpose for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed forty-five thousand dollars, and that the Secretary of War shall each year in the annual estimates report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limit, etc.

## Engineer Office.

**OFFICE OF THE CHIEF OF ENGINEERS:** For chief clerk, two thousand dollars; two chiefs of division, at two thousand dollars each; eight clerks of class four; eleven clerks of class three; twelve clerks of class two; fifteen clerks of class one; nine clerks, at one thousand dollars each; eleven clerks, at nine hundred dollars each; six messengers; three assistant messengers; and two laborers; in all, one hundred thousand two hundred and twenty dollars.

Skilled draftsmen,  
etc.

And the services of skilled draftsmen, civil engineers, and such other services as the Secretary of War may deem necessary, may be employed only in the office of the Chief of Engineers, to carry into effect the various appropriations for rivers and harbors, fortifications, and surveys, to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed seventeen thousand dollars; and that the Secretary of War shall each year, in the annual estimates, report to Congress the number of persons so employed, their duties, and the amount paid to each.

*Proviso.*  
Limit, etc.  
*Ante*, p. 836.Insular Affairs Bu-  
reau.

**OFFICE OF THE BUREAU OF INSULAR AFFAIRS:** For law officer, four thousand five hundred dollars; chief clerk, two thousand dollars; eight clerks of class four; three clerks of class three; ten clerks of class two; nineteen clerks of class one; eighteen clerks, at one thousand dollars each; two messengers; two assistant messengers; five laborers; two charwomen; in all, eighty-seven thousand four hundred dollars.

## Contingent expenses.

**CONTINGENT EXPENSES OF THE WAR DEPARTMENT:** For purchase of professional and scientific books, law books, books of reference, periodicals, blank books, pamphlets, newspapers, maps; furniture and repairs to same; carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges, fuel, gas, and heating apparatus for and repairs to the buildings (outside of the State, War, and Navy Department building) occupied by Adjutant-General's office, the Bureau of Insular Affairs, and the other offices of the War Department and its bureaus located in the Lemon Building; expenses of horses and wagons to be used only for official purposes; freight and express charges, temporary labor not to exceed one thousand dollars, and other absolutely necessary expenses, fifty thousand dollars.

## Stationery.

For stationery for the War Department and its bureaus and offices, twenty-five thousand dollars.

## Rent.

For rent of buildings for use of the War Department, as follows: For medical dispensary, Surgeon-General's office, one thousand dollars; for Ordnance and Signal offices, two thousand five hundred

dollars; for depot quartermaster's office, two thousand five hundred dollars; for War Department, seven thousand two hundred dollars; for Adjutant General's office, two thousand three hundred dollars; and for Bureau of Insular Affairs, two thousand two hundred and twenty dollars; in all, seventeen thousand seven hundred and twenty dollars.

For postage stamps for the War Department and its bureaus, as required under the Postal Union, to prepay postage on matters addressed to Postal Union countries, five hundred dollars.

Postage.

## PUBLIC BUILDINGS AND GROUNDS.

Public buildings and grounds.

Engineer, clerks, etc.

**OFFICE OF PUBLIC BUILDINGS AND GROUNDS:** For one assistant engineer, two thousand four hundred dollars; assistant and chief clerk, two thousand four hundred dollars; one clerk of class four; one clerk of class three; clerk and stenographer, one thousand four hundred dollars; one messenger; landscape gardener, two thousand four hundred dollars; surveyor and draftsman, one thousand five hundred dollars; in all, fourteen thousand three hundred and forty dollars.

For foremen, gardeners, mechanics, and laborers employed in the public grounds, thirty-one thousand two hundred dollars.

Foremen, etc.

For one sergeant of park watchmen, nine hundred and fifty dollars.

For second sergeant of park watchmen, nine hundred dollars.

For day watchmen as follows: One in Franklin Park; one in Lafayette Park; two in Smithsonian grounds; one in Judiciary Park; one in Lincoln Park and adjacent reservations; one at Iowa Circle; one at Thomas Circle and neighboring reservations; one at Washington Circle and neighboring reservations; one at Dupont Circle and neighboring reservations; one at McPherson and Farragut parks; one at Stanton Park and neighboring reservations; two at Henry and Seaton parks; one at Mount Vernon Park and adjacent reservations; one for the greenhouses and nursery; two at grounds south of Executive Mansion; one at Garfield Park; one at Monument Park; and one at Monument Park Annex (Potomac Park); twenty-one in all, at seven hundred and twenty dollars each, fifteen thousand one hundred and twenty dollars.

Watchmen.

For night watchmen as follows: Two in Smithsonian grounds; one in Judiciary Park; two in Henry and Seaton parks; one in grounds south of Executive Mansion; one in Monument Park; one at Monument Park Annex (Potomac Park); and two in Garfield Park; ten in all, at seven hundred and twenty dollars each, seven thousand two hundred dollars.

For watchman for the care of the monument and dock at Wakefield, Virginia, the birthplace of Washington, three hundred dollars.

Wakefield, Va.

One day watchman and one night watchman for that part of Potomac Park between the causeway of the Pennsylvania Railroad bridge, the Potomac River, and the tidal reservoir, two in all, at seven hundred and twenty dollars each, one thousand four hundred and forty dollars.

One night watchman in that part of Potomac Park between the Virginia channel of the Potomac River, the tidal reservoir, and the sewer canal, seven hundred and twenty dollars.

For night watchman for Stanton and Lincoln parks and ten adjoining reservations, Lafayette, Franklin, McPherson, and Farragut parks, Washington, Dupont, Iowa, and Thomas circles, Mount Vernon Square, and reservations on Massachusetts avenue from Seventh to Seventeenth streets, four in all, at seven hundred and twenty dollars each, two thousand eight hundred and eighty dollars.

**Contingent expenses.** For contingent and incidental expenses, including purchase of professional and scientific books and periodicals, books of reference, blank books, photographs, and maps, seven hundred dollars.

For purchase and repair of bicycles and revolvers for park watchmen and for purchase of ammunition, three hundred dollars.

**Amount from District revenues.**

Of the foregoing amounts appropriated under Public Buildings and Grounds, the sum of thirty thousand two hundred and fifty-five dollars shall be paid out of the revenue of the District of Columbia.

**State, War, and Navy Department building.**

#### STATE, WAR, AND NAVY DEPARTMENT BUILDING.

**Clerks, engineers, watchmen, etc.**

**Office of the superintendent:** For one clerk of class one; stenographer and typewriter, nine hundred dollars; chief engineer, one thousand four hundred dollars; five assistant engineers, at one thousand dollars each; one electrical machinist, one thousand two hundred dollars; captain of the watch, one thousand two hundred dollars; two lieutenants of the watch, at eight hundred and forty dollars each; forty-nine watchmen; carpenter, one thousand dollars; electrician, one thousand two hundred dollars; machinist, painter, and plumber, at one thousand dollars each; three dynamo tenders, at nine hundred dollars each; seven skilled laborers (mechanics), at eight hundred and forty dollars each; one messenger; foreman of laborers, eight hundred and forty dollars; ten firemen; eleven conductors of elevators, at seven hundred and twenty dollars each; seventeen laborers; three second-class firemen, at six hundred and sixty dollars each; four forewomen of charwomen, at three hundred dollars each; seventy-seven charwomen; one gardener, seven hundred and twenty dollars; in all, one hundred and twelve thousand and forty dollars.

**Mills Building.**

**MILLS BUILDING:** For the following for service in fireproof building authorized to be rented for use of the Navy Department, namely: One engineer, one thousand two hundred dollars; four firemen; two elevator conductors, at seven hundred and twenty dollars each; five watchmen; four laborers; one forewoman, three hundred dollars; nine charwomen; in all, fourteen thousand two hundred and twenty dollars.

**State Department Annex.**

**STATE DEPARTMENT ANNEX:** For one laborer, six hundred and sixty dollars.

**Fuel, lights, etc.**

For fuel, lights, repairs, and miscellaneous items and city directories, thirty-two thousand dollars.

**Repairs, etc., Mills Building.**

For repairs, supplies, and miscellaneous articles, Mills Building, two thousand dollars.

**Navy Department.**

#### NAVY DEPARTMENT.

**Pay of Secretary, Assistant, clerks, etc.**

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of the Navy, twelve thousand dollars; Assistant Secretary of the Navy, five thousand dollars; chief clerk, three thousand dollars; private secretary to Secretary, two thousand five hundred dollars; clerk to Secretary, two thousand two hundred and fifty dollars; clerk to Assistant Secretary, two thousand dollars; disbursing clerk, two thousand two hundred and fifty dollars; four clerks of class four; stenographer, one thousand eight hundred dollars; one clerk of class three; four clerks of class two; five clerks of class one; stenographer, one thousand two hundred dollars; one clerk, one thousand one hundred dollars; four clerks, at one thousand dollars each; telegraph operator, one thousand one hundred dollars; two copyists; carpenter, nine hundred dollars; four messengers; four assistant messengers, one transferred to Bureau of Supplies and Accounts; two laborers; three messenger boys, at six hundred dollars each; one messenger boy, four hundred and twenty dollars; one messenger boy, four

hundred dollars; one telephone switchboard operator; one assistant telephone switchboard operator; in all, seventy-two thousand eight hundred dollars.

**OFFICE OF THE SOLICITOR:** Solicitor, four thousand dollars; law clerk, two thousand five hundred dollars; law clerk, two thousand two hundred and fifty dollars; law clerk, two thousand dollars; clerk of class four; clerk of class three; clerk of class two; clerk, eight hundred and forty dollars; and messenger boy, six hundred dollars; in all, sixteen thousand nine hundred and ninety dollars.

Solicitor's Office.

**LIBRARY OF THE NAVY DEPARTMENT:** For one clerk of class two; one clerk of class one; one assistant messenger; one laborer; in all, three thousand nine hundred and eighty dollars.

Library.

**OFFICE OF NAVAL RECORDS OF THE REBELLION:** For chief clerk, two thousand dollars; one agent, to be selected by the Secretary of the Navy from the officers of the late Confederate navy, one thousand eight hundred dollars; one clerk of class three (indexer); three clerks of class two; two clerks of class one; two clerks, at one thousand dollars each; two copyists; copyist, seven hundred and twenty dollars; one assistant messenger; necessary traveling expenses for collection of records, one hundred dollars; in all, seventeen thousand three hundred and forty dollars.

Naval Records of the Rebellion.

For continuing the publication of an edition of eleven thousand copies of the Official Records of the Union and Confederate Navies in the War of the Rebellion, in accordance with the plan approved by the Secretary of the Navy under the Act of Congress approved July thirty-first, eighteen hundred and ninety-four, and for the purpose of making such maps and illustrations as relate to the work, twenty-one thousand dollars.

Continuing publication.

Vol. 28, p. 190.

**JUDGE-ADVOCATE-GENERAL, UNITED STATES NAVY:** For one clerk of class four; one clerk, one thousand three hundred dollars; two clerks of class one; three clerks, at one thousand dollars each; one clerk, nine hundred dollars; one assistant messenger; in all, ten thousand one hundred and twenty dollars.

Judge-Advocate-General's Office.

**BUREAU OF NAVIGATION:** For chief clerk, two thousand dollars; one clerk, two thousand dollars; four clerks of class four; five clerks of class three; five clerks of class two; eight clerks of class one; three clerks, at one thousand one hundred dollars each; fourteen clerks, at one thousand dollars each; five copyists; nineteen copyists, at eight hundred and forty dollars each; two assistant messengers; one messenger boy, six hundred dollars; and five laborers; in all, seventy-eight thousand nine hundred dollars.

Bureau of Navigation.

**OFFICE OF NAVAL INTELLIGENCE:** For one clerk of class four; one clerk of class two; two translators, at one thousand four hundred dollars each; one clerk, one thousand three hundred dollars; one assistant draftsman, one thousand two hundred dollars; three clerks, at one thousand dollars each; one messenger boy, six hundred dollars; in all, twelve thousand one hundred dollars.

Naval Intelligence Office.

**BUREAU OF EQUIPMENT:** For chief clerk, two thousand dollars; one expert in wireless telegraphy, three thousand dollars; draftsman, who shall be an expert in marine construction, two thousand dollars; bookkeeper and accountant, one thousand eight hundred dollars; one clerk of class four; two draftsmen, at one thousand seven hundred dollars each; electrical expert and draftsman, one thousand six hundred dollars; one clerk of class three; one clerk of class two; one clerk, one thousand three hundred dollars; two clerks of class one; draftsman for work in connection with depots for coal, one thousand two hundred dollars; eight clerks, at one thousand dollars each; two copyists; one assistant messenger; one messenger boy, six hundred dollars; one blueprinter, six hundred dollars; one messenger boy, three hundred and sixty dollars; and two laborers; in all, thirty-six thousand nine hundred dollars.

Bureau of Equipment.

## Hydrographic Office.

**HYDROGRAPHIC OFFICE:** For hydrographic engineer, three thousand dollars; one assistant, two thousand two hundred dollars; one assistant, two thousand dollars; one nautical expert, one thousand eight hundred dollars; two nautical experts, at one thousand six hundred dollars each; one nautical expert, at one thousand three hundred dollars; two nautical experts, at one thousand two hundred dollars each; four nautical experts, at one thousand dollars each; one clerk of class two; one clerk of class one; one custodian of archives, one thousand two hundred dollars; three copyists; one copyist, eight hundred and forty dollars; two copyists, at seven hundred and twenty dollars each; one compiler, one thousand four hundred dollars; editor of Notice to Mariners, one thousand six hundred dollars; one computer, one thousand four hundred dollars; three draftsmen, at one thousand eight hundred dollars each; four draftsmen, at one thousand six hundred dollars each; two draftsmen, at one thousand four hundred dollars each; two draftsmen, at one thousand two hundred dollars each; five draftsmen, at one thousand dollars each; one draftsman, nine hundred dollars; three apprentice draftsmen, at seven hundred dollars each; one chief engraver, two thousand dollars; two engravers, at one thousand eight hundred dollars each; three engravers, at one thousand six hundred dollars each; one engraver, one thousand four hundred dollars; six engravers, at one thousand two hundred dollars each; two engravers, at one thousand dollars each; one engraver, seven hundred and twenty dollars; one apprentice engraver, eight hundred dollars; one apprentice engraver, seven hundred dollars; one chief plate printer, one thousand four hundred dollars; one plate printer, one thousand two hundred dollars; one plate printer, one thousand dollars; two plate printers, at nine hundred dollars each; one plate printer, eight hundred dollars; one apprentice plate printer, seven hundred dollars; one apprentice plate printer, six hundred dollars; one chief lithographer, one thousand eight hundred dollars; two lithographers, at one thousand dollars each; one apprentice lithographer, seven hundred dollars; one electrotyper and chart plate maker, one thousand two hundred dollars; one assistant messenger; four laborers; two helpers, at seven hundred and twenty dollars each; two helpers, at six hundred and sixty dollars each; one helper, six hundred dollars; one helper, five hundred dollars; one helper, four hundred and eighty dollars; in all, one hundred and two thousand two hundred dollars.

## Materials.

For purchase of copperplates, steel plates, chart paper, packing boxes, chart portfolios, electrotyping copperplates, cleaning copperplates; tools, instruments, power, and materials for drawing, engraving, and printing; materials for and mounting charts; reduction of charts by photography; photolithographing charts for immediate use; transfer of photolithographic and other charts to copper; care and repairs to printing presses, furniture, instruments, and tools; extra drawing and engraving; translating from foreign languages; telegrams on public business; the preparation of Pilot Charts and their supplements, and the printing and mailing of the same; and purchase of data for charts and sailing directions and other nautical publications; works and periodicals relating to hydrography, marine meteorology, navigation, surveying, oceanography, and terrestrial magnetism, seven thousand dollars.

## Pilot Chart.

Branch offices.  
Contingent expenses.

Contingent expenses of branch offices at Boston, New York, Philadelphia, Baltimore, Norfolk, Savannah, New Orleans, San Francisco, Portland (Oregon), Portland (Maine), Chicago, Cleveland, Port Townsend, Buffalo, Duluth, Sault Sainte Marie, and Galveston, including furniture, fuel, lights, stationery, miscellaneous articles, rent and care of offices, care of time balls, car fare and ferriage in visiting merchant vessels, freight and express charges, telegrams, and other necessary

expenses incurred in collecting the latest information for the Pilot Charts, and for other purposes for which the offices were established, eleven thousand dollars.

For services of necessary employees at branch offices, seventeen thousand nine hundred and sixty dollars.

For a monthly Pilot Chart of the North Pacific Ocean, showing graphically the matters of value and interest to the maritime community of the Pacific coast, and particularly the directions and forces of the winds to be expected during the month succeeding the date of issue; the set and strength of the currents; the feeding grounds of whales and seals; the regions of storm, fog, and ice; the positions of derelicts and floating obstructions to navigation; and the best routes to be followed by steam and by sail; including the expenses of communicating and circulating information; lithographing and engraving; the purchase of materials for and printing and mailing the chart, two thousand dollars.

No expenditure shall be incurred or authorized for personal services or otherwise under the Hydrographic Office at Washington, District of Columbia, during the fiscal year nineteen hundred and ten except as herein authorized by appropriations under the Navy Department or under appropriations that may be made for printing and binding.

NAVAL OBSERVATORY: For pay of three assistant astronomers, one at two thousand four hundred dollars, and two at one thousand eight hundred dollars each; one assistant in department of nautical instruments, one thousand six hundred dollars; one clerk of class four; one clerk of class two; instrument maker, one thousand five hundred dollars; electrician, one thousand five hundred dollars; three assistants, at one thousand six hundred dollars each; three assistants, at one thousand four hundred dollars each; librarian, one thousand four hundred dollars; two assistants, at one thousand dollars each; stenographer and typewriter, nine hundred dollars; foreman and captain of the watch, one thousand dollars; carpenter, and engineer, at one thousand dollars each; three firemen; six watchmen; elevator conductor, seven hundred and twenty dollars; and nine laborers; in all, forty-three thousand two hundred and forty dollars.

For miscellaneous computations, five thousand dollars.

For professional and scientific books, periodicals, engravings, photographs, and fixtures for the library, seven hundred and fifty dollars.

For apparatus and instruments, and for repairs of the same, two thousand dollars.

For repairs to buildings, fixtures, and fences, furniture, gas, chemicals, and stationery, freight (including transmission of public documents through the Smithsonian exchange), foreign postage, and expressage, plants, fertilizers, and all contingent expenses, three thousand dollars.

For fuel, oil, grease, tools, pipe, wire, and other materials needed for the maintenance and repair of boilers, engines, heating apparatus, electric lighting and power plant, and water-supply system; purchase and maintenance of teams; material for boxing nautical instruments for transportation; paints, telegraph and telephone service, and incidental labor, eight thousand dollars.

NAUTICAL ALMANAC OFFICE: For the following assistants in preparing for publication the American Ephemeris and Nautical Almanac, namely: One, at one thousand eight hundred dollars; two, at one thousand six hundred dollars each; two, at one thousand four hundred dollars each; three, at one thousand two hundred dollars each; two, at one thousand dollars each; one copyist and typewriter,

Employees.

Monthly Pilot Chart,  
North Pacific Ocean.Personal services  
restricted.

Naval Observatory.

Computations.  
Books, etc.

Apparatus.

Contingent expenses.

Nautical Almanac  
Office.

nine hundred dollars; one assistant messenger; and one messenger boy, four hundred and twenty dollars; in all, fifteen thousand four hundred and forty dollars.

**Computers.**

For pay of computers on piecework in preparing for publication the American Ephemeris and Nautical Almanac and in improving the tables of the planets, moon, and stars, seven thousand dollars.

**Bureau of Steam Engineering.**

**BUREAU OF STEAM ENGINEERING:** For chief clerk, two thousand dollars; one clerk of class four; one clerk of class three; two clerks of class two; one clerk, one thousand three hundred dollars; three clerks of class one; one clerk, one thousand one hundred dollars; three clerks, at one thousand dollars each; one clerk, eight hundred and forty dollars; one assistant messenger; two laborers; two laborers, at six hundred dollars each; one messenger boy, six hundred dollars; draftsman, one thousand four hundred dollars; assistant draftsman, one thousand two hundred dollars; stenographer and typewriter, one thousand dollars; stenographer and typewriter, nine hundred dollars; in all, twenty-six thousand three hundred and eighty dollars.

**Bureau of Construction and Repair.**

**BUREAU OF CONSTRUCTION AND REPAIR:** For chief clerk, two thousand dollars; two clerks of class four; two clerks of class three; three clerks of class two; three clerks, at one thousand three hundred dollars each; three clerks of class one; nine clerks, at one thousand one hundred dollars each; fifteen clerks, at one thousand dollars each; five copyists; two assistant messengers; one laborer; nine messenger boys, at six hundred dollars each; one messenger boy, four hundred dollars; in all, fifty-seven thousand eight hundred dollars.

**Technical services.**

The services of draftsmen and such other technical services as the Secretary of the Navy may deem necessary may be employed only in the Bureaus of Ordnance, Equipment, Construction and Repair, and Steam Engineering to carry into effect the various appropriations for "Increase of the Navy," to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year nineteen hundred and ten shall not exceed one hundred and twenty thousand dollars; a statement of the persons employed hereunder, their duties, and the compensation paid to each shall be made to Congress each year in the annual estimates.

**Proviso.  
Limit, etc.**

**Bureau of Ordnance.**

**BUREAU OF ORDNANCE:** For chief clerk, two thousand dollars; ordnance engineer, mechanical draftsman, and computer, three thousand dollars; draftsman, one thousand eight hundred dollars; assistant draftsman, one thousand four hundred dollars; two clerks of class three; two clerks of class two; one clerk, one thousand three hundred dollars; three clerks of class one; one clerk, one thousand one hundred dollars; five clerks, at one thousand dollars each; three copyists; two copyists, at eight hundred and forty dollars each; one assistant messenger; two messengers boys, at six hundred dollars each; two messenger boys, at four hundred dollars each; and one laborer; in all, thirty-two thousand nine hundred and sixty dollars.

**Bureau of Supplies and Accounts.**

**BUREAU OF SUPPLIES AND ACCOUNTS:** For civilian assistant, two thousand five hundred dollars; two chief bookkeepers, at two thousand dollars each; four clerks of class four; seven clerks of class three; six clerks of class two; fifteen clerks of class one; ten clerks, at one thousand one hundred dollars each; twenty-four clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; eight copyists; two copyists, at eight hundred and forty dollars each; five assistant messengers (including one transferred from the Secretary's office); three messenger boys, at four hundred dollars each; one laborer; one messenger boy, six hundred dollars; and two laborers, at six hundred dollars each; in all, one hundred and six thousand and forty dollars.

**BUREAU OF MEDICINE AND SURGERY:** For chief clerk, two thousand dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; two clerks, at one thousand one hundred dollars each; three clerks, at one thousand dollars each; two copyists, at eight hundred and forty dollars each; one assistant messenger; one laborer; driver for Naval Dispensary, six hundred dollars; and one laborer, for Naval Dispensary, four hundred and eighty dollars; in all, seventeen thousand three hundred and forty dollars.

Bureau of Medicine and Surgery.

**BUREAU OF YARDS AND DOCKS:** For chief clerk, two thousand dollars; draftsman and clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk of class one; one clerk, one thousand one hundred dollars; six clerks, at one thousand dollars each; one assistant messenger; three messenger boys, at six hundred dollars each; and two laborers; in all, eighteen thousand nine hundred and forty dollars.

Bureau of Yards and Docks.

The services of skilled draftsmen and such other technical services as the Secretary of the Navy may deem necessary may be employed only in the Bureau of Yards and Docks to carry into effect the various appropriations for "public works" to be paid from such appropriations: *Provided*, That the expenditures on this account for the fiscal year nineteen hundred and ten shall not exceed thirty thousand dollars; a statement of the persons employed hereunder, their duties, and the compensation paid to each shall be made to Congress each year in the annual estimates.

Technical services.

*Proviso.*  
Limit, etc.

**CONTINGENT EXPENSES, NAVY DEPARTMENT:** For professional and technical books and periodicals, law books, and necessary reference books, including city directories, railway guides, freight, passenger, and express tariff books for department library, two thousand dollars.

Contingent expenses.

For stationery, furniture, newspapers, plans, drawings, drawing materials, horses and wagons to be used only for official purposes, freight, expressage, postage, and other absolutely necessary expenses of the Navy Department and its various bureaus and offices; forty thousand dollars; it shall not be lawful to expend, for any of the offices or bureaus of the Navy Department at Washington, any sum out of appropriations made for the naval establishment for any of the purposes mentioned or authorized in this paragraph.

Restriction.

Toward installing steel fireproof file cases and file boxes required to furnish additional filing space and to replace old wooden file cases and file boxes, five thousand dollars.

Fireproof file cases, etc.

For the rental of Mills Building, authorized by Act of Congress approved July first, nineteen hundred and two, twenty-four thousand five hundred dollars.

Rent.  
Vol. 32, p. 565.

## DEPARTMENT OF THE INTERIOR.

Department of the Interior.

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of the Interior, twelve thousand dollars; First Assistant Secretary, five thousand dollars; Assistant Secretary, four thousand five hundred dollars; chief clerk, three thousand dollars; Assistant to the Secretary, two thousand seven hundred and fifty dollars; assistant attorney, two thousand seven hundred and fifty dollars; assistant attorney, two thousand five hundred dollars; four assistant attorneys, at two thousand two hundred and fifty dollars each; additional to one member of Board of Pension Appeals, acting as chief of the board, five hundred dollars; twelve members of a Board of Pension Appeals, at two thousand dollars each; two special inspectors, whose employment shall be limited to the inspection of offices and the work in the several offices under the control of the Department of the Interior, at two thousand five hundred dollars each; six

Pay of Secretary, Assistants, attorneys, etc.

Board of Pension Appeals.

Special inspectors.

Indian inspectors, not required to be engineers, now employed and appropriated for in the Indian Department, at two thousand five hundred dollars each, and said Indian inspectors shall hereafter be termed inspectors, and shall be included in the classified service; chief disbursing clerk, two thousand two hundred and fifty dollars; clerk in charge of supplies, two thousand two hundred and fifty dollars; clerk in charge of mails, files, and archives, two thousand two hundred and fifty dollars; clerk in charge of publications, two thousand two hundred and fifty dollars; four clerks, at two thousand dollars each; private secretary to the Secretary of the Interior, two thousand five hundred dollars; thirteen clerks of class four; eighteen clerks of class three; twenty-one clerks of class two; twenty-four clerks of class one; returns office clerk, one thousand two hundred dollars; female clerk, to be designated by the President, to sign land patents, one thousand two hundred dollars; three clerks, at one thousand dollars each; five copyists; switchboard telephone operator; nine messengers; seven assistant messengers; twenty-one laborers (including three laborers, transferred from Indian Office); two skilled mechanics, one at nine hundred dollars and one at seven hundred and twenty dollars; two carpenters, at nine hundred dollars each; plumber, nine hundred dollars; electrician, one thousand dollars; one laborer, six hundred dollars; six laborers, at four hundred and eighty dollars each; one packer, six hundred and sixty dollars; two conductors of elevator, at seven hundred and twenty dollars each; eight charwomen (including four charwomen transferred from Indian Office); captain of the watch, one thousand two hundred dollars; forty watchmen; additional to two watchmen acting as lieutenants of watchmen, at one hundred and twenty dollars each; engineer, one thousand two hundred dollars; assistant engineer, one thousand dollars; seven firemen; one clerk, to sign, under the direction of the Secretary, in his name and for him, his approval of all tribal deeds, to allottees and deeds for town lots made and executed according to law for any of the Five Civilized Tribes of Indians in the Indian Territory, one thousand two hundred dollars; in all, three hundred and four thousand four hundred and eighty dollars.

Clerks, etc.

Messengers, etc.

Clerk to sign tribal deeds.

Employees of old Post-Office Department building.

Assistant Attorney-General's Office.

Per diem, etc., inspectors.

For employees, for the proper protection, heating, care, and preservation of the old Post-Office Department building, occupied by the Department of the Interior, namely: One engineer and electrician, one thousand six hundred dollars; assistant engineer, one thousand dollars; four firemen; three watchmen, acting as lieutenants, at eight hundred and forty dollars each; twenty watchmen; conductor of elevator, seven hundred and twenty dollars; fourteen laborers; nine laborers, at four hundred and eighty dollars each; three skilled mechanics (painter, carpenter, and plumber), at nine hundred dollars each; in all, thirty-nine thousand three hundred and eighty dollars.

OFFICE OF ASSISTANT ATTORNEY-GENERAL: For assistant attorney, three thousand dollars; assistant attorney, two thousand seven hundred and fifty dollars; three assistant attorneys, at two thousand five hundred dollars each; four assistant attorneys, at two thousand two hundred and fifty dollars each; nine assistant attorneys, at two thousand dollars each; four clerks of class three, one of whom shall act as stenographer and one of whom shall be a stenographer and typewriter; one clerk of class one; in all, forty-seven thousand eight hundred and fifty dollars.

For per diem in lieu of subsistence of two special inspectors, Department of the Interior, while traveling on duty, at a rate to be fixed by the Secretary of the Interior, not exceeding three dollars per day, and for actual necessary expenses of transportation (including temporary employment of stenographers, typewriters, and other assistance

outside of the District of Columbia, and for incidental expenditures necessary to the efficient conduct of examinations), to be expended under the direction of the Secretary of the Interior, four thousand dollars.

For traveling expenses of six inspectors, at three dollars per day, when actually employed on duty in the field, exclusive of transportation and sleeping-car fare, in lieu of all other expenses now authorized by law, and for incidental expenses of negotiation, inspection, and investigation, including telegraphing and expenses to and going from the seat of government and while remaining there under orders and direction of the Secretary of the Interior, for a period not to exceed twenty days, nine thousand six hundred dollars.

Traveling, etc., expenses.

**GENERAL LAND OFFICE:** For the Commissioner of the General Land Office, five thousand dollars; assistant commissioner, to be appointed by the President, by and with the advice and consent of the Senate, who shall be authorized to sign such letters, papers, and documents and to perform such other duties as may be directed by the commissioner, and shall act as commissioner in the absence of that officer or in case of a vacancy in the office of commissioner, three thousand five hundred dollars; chief clerk, two thousand five hundred dollars; chief law clerk, two thousand five hundred dollars; two law clerks, at two thousand two hundred dollars each; three law examiners of surveyors-general and district land offices, at two thousand dollars each; recorder, two thousand dollars; one chief of division of surveys, two thousand seven hundred and fifty dollars; one chief of division, two thousand four hundred dollars; nine chiefs of division, at two thousand dollars each; two law examiners, at two thousand dollars each; ten law examiners, at one thousand eight hundred dollars each; eighteen law examiners, at one thousand six hundred dollars each; twelve law examiners, at two thousand dollars each; twenty-eight clerks of class four; forty-six clerks of class three; sixty-nine clerks of class two; seventy-two clerks of class one; sixty clerks, at one thousand dollars each; sixty copyists; two messengers; ten assistant messengers; six skilled laborers, who may act as assistant messengers when required, at six hundred and sixty dollars each; sixteen laborers; one laborer, four hundred and eighty dollars; one packer, seven hundred and twenty dollars; one depository acting for the commissioner as receiver of public moneys, two thousand dollars; clerk and librarian, one thousand dollars; in all, five hundred and seventy-two thousand four hundred and fifty dollars.

General Land Office.

For per diem in lieu of subsistence of clerks detailed to investigate fraudulent land entries, trespasses on the public lands, and cases of official misconduct, while traveling on duty, at a rate to be fixed by the Secretary of the Interior, not exceeding three dollars per day, and for actual necessary expenses of transportation, including necessary sleeping-car fares, and for employment of stenographers and other assistants when necessary to the efficient conduct of examinations, and when authorized by the Commissioner of the General Land Office, seven thousand dollars.

Per diem, etc., investigations.

For law books for the law library of the General Land Office, four hundred dollars.

Law books.

For connected and separate United States and other maps, prepared in the General Land Office, twenty thousand dollars: *Provided*, That of the United States maps procured hereunder seven thousand two hundred copies shall be delivered to the Senate and fourteen thousand four hundred copies shall be delivered to the House of Representatives, five hundred copies shall be delivered to the Commissioner of the General Land Office, and the residue shall be delivered to the Secretary of the Interior for distribution. And all maps delivered to the Senate and House of Representatives hereunder shall be mounted with rollers ready for use.

Maps. *Proviso.* Distribution.

State and territorial maps.

For separate state and territorial maps, prepared in the General Land Office, two thousand dollars.

Indian Office.

**INDIAN OFFICE:** For the Commissioner of Indian Affairs, five thousand dollars; assistant commissioner, three thousand dollars; chief clerk, two thousand two hundred and fifty dollars; financial clerk, two thousand two hundred and fifty dollars; chief of division, two thousand two hundred and fifty dollars; one chief of division, two thousand dollars; one assistant chief of division, two thousand dollars; law clerk, two thousand dollars; private secretary, one thousand eight hundred dollars; fourteen clerks of class four; twenty-five clerks of class three (including one clerk of class three, transferred from the Indian Act); twenty-three clerks of class two; two clerks, at one thousand five hundred dollars each; forty-two clerks of class one; twenty-three clerks, at one thousand dollars each; one clerk, one thousand four hundred dollars, one stenographer, one thousand dollars, and one clerk, at one thousand two hundred dollars, to superintendent of Indian schools; twenty-nine copyists; one messenger; four assistant messengers; four messenger boys, at three hundred and sixty dollars each; in all, two hundred and thirty-one thousand two hundred and ten dollars.

Pension Office.

**PENSION OFFICE:** For the Commissioner of Pensions, five thousand dollars; first deputy commissioner, three thousand six hundred dollars; second deputy commissioner, three thousand six hundred dollars; chief clerk, two thousand two hundred and fifty dollars; assistant chief clerk, two thousand dollars; medical referee, three thousand dollars; assistant medical referee, two thousand two hundred and fifty dollars; two qualified surgeons, at two thousand dollars each; thirty-five medical examiners, at one thousand eight hundred dollars each; eight chiefs of division, at two thousand dollars each; law clerk, two thousand two hundred and fifty dollars; chief of board of review, two thousand two hundred and fifty dollars; fifty-seven principal examiners, at two thousand dollars each; private secretary, to be selected and appointed by the Commissioner of Pensions, two thousand dollars; sixteen assistant chiefs of division, at one thousand eight hundred dollars each; three stenographers, at one thousand six hundred dollars each; sixty-nine clerks of class four; eighty-five clerks of class three; three hundred clerks of class two; three hundred and seventy clerks of class one; one hundred and five clerks, at one thousand dollars each; twenty-one copyists; superintendent of building, one thousand four hundred dollars; two engineers, at one thousand two hundred dollars each; three firemen; twenty-seven messengers; twelve assistant messengers; twenty messenger boys, at four hundred dollars each; forty laborers; ten female laborers, at four hundred dollars each; fifteen charwomen; one painter, skilled in his trade, nine hundred dollars; one cabinetmaker, skilled in his trade, nine hundred dollars; captain of the watch, eight hundred and forty dollars; three sergeants of the watch, at seven hundred and fifty dollars each; twenty watchmen; in all, one million six hundred and five thousand four hundred and seventy dollars.

Filling vacancies suspended.

No vacancy now existing in the clerical service of the Pension Office, or which may occur after March first, nineteen hundred and nine, and prior to July first, nineteen hundred and nine, shall be filled by original appointment or by transfer from any other office or bureau of the Department of the Interior. Nor shall any transfers from said Pension Office existing March first, nineteen hundred and nine, be returned to said Office.

Transfers.

Per diem, etc., in investigations.

For per diem, when absent from home and traveling on duty outside the District of Columbia, for special examiners or other persons employed in the Bureau of Pensions, detailed for the purpose of making special investigations pertaining to said bureau, in lieu of expenses for subsistence, not exceeding three dollars per day, and

for actual and necessary expenses for transportation and assistance, and any other necessary expenses, including telegrams, two hundred and twenty-five thousand dollars.

For continuing the installation of the card-index system of the records of the Pension Office, twenty thousand dollars.

For an additional force of eighty special examiners for one year, at a salary of one thousand three hundred dollars each, one hundred and four thousand dollars, and no person so appointed shall be employed in the State from which he is appointed; and any of those now employed in the Pension Office or as special examiners may be reappointed if they be found to be qualified.

**PATENT OFFICE:** For the Commissioner of Patents, five thousand dollars; first assistant commissioner, who shall perform such duties pertaining to the office of commissioner as may be assigned to him by the commissioner, four thousand five hundred dollars; assistant commissioner, who shall perform such duties pertaining to the office of commissioner as may be assigned to him by the commissioner, three thousand five hundred dollars; chief clerk, who shall be qualified to act as a principal examiner, three thousand dollars; two law examiners, at two thousand seven hundred and fifty dollars each; three examiners in chief, at three thousand five hundred dollars each; examiner of interferences, two thousand seven hundred dollars; examiner of trade-marks and designs, two thousand seven hundred dollars; examiner of classification, three thousand six hundred dollars; forty-two principal examiners, at two thousand seven hundred dollars each; fifty-eight first assistant examiners, at two thousand four hundred dollars each; sixty-eight second assistant examiners, at two thousand one hundred dollars each; seventy-eight third assistant examiners, at one thousand eight hundred dollars each; one hundred and ten fourth assistant examiners, at one thousand five hundred dollars each; financial clerk, who shall give bonds in such amount as the Secretary of the Interior may determine, two thousand two hundred and fifty dollars; librarian, two thousand dollars; six chiefs of division, at two thousand dollars each; three assistant chiefs of division, at one thousand eight hundred dollars each; translator of languages, one thousand eight hundred dollars; nine clerks of class four; nine clerks of class three; seventeen clerks of class two; ninety-five clerks of class one; skilled laborer, one thousand two hundred dollars; three skilled draftsmen, at one thousand two hundred dollars each; four draftsmen, at one thousand dollars each; ninety clerks, at one thousand dollars each; messenger and property clerk, one thousand dollars; ninety copyists; eighty-five copyists, at seven hundred and twenty dollars each; four messengers; twenty-five assistant messengers; fourteen laborers, at six hundred dollars each; forty-two laborers, at four hundred and eighty dollars each; forty messenger boys, at three hundred and sixty dollars each; in all, one million two hundred and thirty-nine thousand nine hundred and seventy dollars.

For purchase of professional and scientific books and expense of transporting publications of patents issued by the Patent Office to foreign governments; two thousand five hundred dollars.

For purchase of law books, five hundred dollars.

For producing copies of the weekly issue of patents, designs, and trade-marks; for the reproduction of copies of drawings and specifications of exhausted patents and other papers; one hundred and forty thousand dollars.

For investigating the question of the public use or sale of inventions for two years or more prior to filing applications for patents, and for expense attending defense of suits instituted against the Commissioner of Patents, two hundred and fifty dollars.

Card indexes.

Additional special examiners.

Patent Office.

Books, etc.

Copies of drawings, etc.

Investigating use of inventions, etc.

International Bu-  
reau, Berne.

For the share of the United States in the expense of conducting the International Bureau at Berne, Switzerland, seven hundred and fifty dollars.

Bureau of Educa-  
tion.

**BUREAU OF EDUCATION:** For Commissioner of Education, five thousand dollars; chief clerk, two thousand dollars; editor, two thousand dollars; statistician, one thousand eight hundred dollars; specialist in charge of land-grant college statistics, one thousand eight hundred dollars; translator, one thousand eight hundred dollars; collector and compiler of statistics, two thousand four hundred dollars; specialist in foreign educational systems, one thousand eight hundred dollars; specialist in educational system, one thousand eight hundred dollars; two clerks of class four; two clerks of class three; four clerks of class two; eight clerks of class one; six clerks, at one thousand dollars each; six copyists; two copyists, at eight hundred dollars each; copyist, seven hundred and twenty dollars; two skilled laborers, at eight hundred and forty dollars each; one messenger; one assistant messenger; three laborers, at four hundred and eighty dollars each; laborer, four hundred dollars; in all, sixty-one thousand two hundred dollars.

Books, etc.

For books for library, current educational periodicals, other current publications, and completing valuable sets of periodicals, five hundred dollars.

Special reports.

For collecting statistics for special reports and circulars of information, four thousand dollars.

Distributing docu-  
ments, etc.

For the purchase, distribution, and exchange of educational documents, and for the collection, exchange, and cataloguing of educational apparatus and appliances, text-books, and educational reference books, articles of school furniture and models of school buildings illustrative of foreign and domestic systems and methods of education, and for repairing the same, two thousand five hundred dollars.

Superintendent of  
Capitol, etc.

**OFFICE OF THE SUPERINTENDENT OF THE CAPITOL BUILDING AND GROUNDS:** For Superintendent of the Capitol Building and Grounds, five thousand dollars; chief clerk, two thousand dollars; chief electrical engineer, two thousand four hundred dollars; two draftsmen, at one thousand two hundred dollars each; one clerk, one thousand six hundred dollars; stenographer and typewriter, one thousand two hundred dollars; foreman, one thousand eight hundred dollars; compensation to disbursing clerk, one thousand dollars; one messenger; person in charge of the heating of the Supreme Court and central portion of the Capitol, one thousand dollars; laborer in charge of water-closets in central portion of the Capitol, six hundred and sixty dollars; seven laborers for cleaning Rotunda, corridors, Dome, and old library portion of Capitol, at six hundred and sixty dollars each; two laborers in charge of public closets of the House of Representatives and in the terrace, at seven hundred and twenty dollars each; in all, twenty-five thousand nine hundred and sixty dollars.

Contingent expenses.

**CONTINGENT EXPENSES, DEPARTMENT OF THE INTERIOR:** The following sums, which shall be so apportioned as to prevent deficiencies therein, namely:

For contingent expenses of the office of the Secretary of the Interior and the bureaus, offices, and buildings of the Interior Department, including six thousand five hundred dollars for the Civil Service Commission: For furniture, carpets, ice, lumber, hardware, dry goods, advertising, telegraphing, expressage, wagons and harness, food and shoeing of horses, diagrams, awnings, constructing model and other cases and furniture, and other absolutely necessary expenses, including fuel and lights, typewriting machines and exchange of same, one hundred and fifteen thousand dollars.

For stationery, including tags, labels, index cards, cloth-lined wrappers, and specimen bags, printed in the course of manufacture, and such printed envelopes as are not supplied under contracts made by the Postmaster-General, for the Department of the Interior and its several bureaus and offices, including not to exceed five thousand dollars for the Civil Service Commission, sixty-six thousand dollars.

Stationery, etc.

For professional and scientific books, law books, and books to complete broken sets, periodicals, directories, and other books of reference relating to the business of the department, one thousand dollars, of which sum two hundred and fifty dollars may be used for the Civil Service Commission.

Books, etc.

For rent of buildings for the Department of the Interior, namely: For the Bureau of Education, four thousand dollars; Geological Survey, twenty-nine thousand two hundred dollars; additional rooms for the engraving and printing divisions of the Geological Survey, one thousand two hundred dollars; storage of documents, one thousand dollars; Civil Service Commission, four thousand five hundred dollars; in all, thirty-nine thousand nine hundred dollars.

Rent.

For rent of basement of the addition to the main building of the Geological Survey, required for additional storage of documents, maps, and so forth, and for work room, one thousand five hundred dollars.

For rent of additional office accommodations for the Geological Survey in the main building of the survey, Washington, District of Columbia (formerly occupied by the Reclamation Service), three thousand dollars.

For postage stamps for the Department of the Interior and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, three thousand dollars.

Postage stamps.

#### SURVEYORS-GENERAL AND THEIR CLERKS.

Surveyors-general.

For surveyor-general and ex officio secretary of the district of Alaska, four thousand dollars; clerks in his office, seven thousand dollars; in all, eleven thousand dollars.

Alaska.

For rent of offices for surveyor-general, pay of messenger, stationery, printing, binding, drafting instruments, typewriters, books of reference for office use, furniture, fuel, lights, and other incidental expenses, two thousand dollars.

For surveyor-general of the Territory of Arizona, two thousand five hundred dollars; and for the clerks in his office, eight thousand dollars; in all, ten thousand five hundred dollars.

Arizona.

For rent of office for the surveyor-general, stationery, binding records, drafting supplies, books of reference for office use, typewriter and repairs, repairs of furniture, freight and drayage, filing cases, drafting tables, and other incidental expenses, one thousand dollars.

For surveyor-general of California, three thousand dollars; and for the clerks in his office, eleven thousand four hundred dollars; in all, fourteen thousand four hundred dollars.

California.

For pay of messenger, stationery, binding records, repairing maps, repairs to locks, clocks, furniture, batteries, and typewriter, towels, telephone, books of reference for office use, and other incidental expenses, one thousand five hundred dollars.

For surveyor-general of the State of Colorado, three thousand dollars; and for the clerks of his office, seventeen thousand two hundred and twenty-five dollars; in all, twenty thousand two hundred and twenty-five dollars.

Colorado.

For rent of office for the surveyor-general, pay of messenger, stationery, printing and binding, furniture and repairs, muslin for mounting plats, drafting instruments, record books, indexing volumes of letters, ice, telephone, post-office box rent and register stamps, books

of reference for office use, typewriter, and other incidental expenses, four thousand dollars.

**Idaho.** For surveyor-general of Idaho, three thousand dollars; and for the clerks in his office, ten thousand five hundred dollars; in all, thirteen thousand five hundred dollars.

For pay of messenger, stationery, binding, printing, drafting instruments, post-office box rent, furniture, typewriters, ice, books of reference for office use, and other incidental expenses, one thousand dollars.

**Montana.** For surveyor-general of Montana, three thousand dollars; and for the clerks in his office, thirteen thousand dollars; in all, sixteen thousand dollars.

For pay of messenger, lights, post-office box rent, ice, stationery, printing, binding, furniture, books of reference for office use, and other incidental expenses, eight hundred dollars.

**Nevada.** For surveyor-general of Nevada, three thousand dollars; and for the clerks in his office, five thousand four hundred dollars; in all, eight thousand four hundred dollars.

For rent of office for the surveyor-general, stationery, and drawing materials, post-office box rent, registering letters, telephone, ice, repair of furniture, books of reference for office use, and other incidental expenses, one thousand dollars.

**New Mexico.** For surveyor-general of the Territory of New Mexico, two thousand five hundred dollars; and for clerks in his office, ten thousand five hundred dollars; in all, thirteen thousand dollars.

For pay of messenger, stationery, printing, drafting instruments, plats, drawing paper, binding records, telephone, registration of letters, post-office box rent, drayage, towels, books of reference for office use, and other incidental expenses, one thousand dollars.

**Oregon.** For surveyor-general of Oregon, three thousand dollars; and for the clerks in his office, eight thousand dollars; in all, eleven thousand dollars.

For stationery, telephone, towels, binding, post-office box rent, books of reference for office use, and other incidental expenses, five hundred dollars.

**South Dakota.** For surveyor-general of South Dakota, two thousand dollars; and for clerks in his office, five thousand dollars; in all, seven thousand dollars.

For rent of office for the surveyor-general, pay of messengers, stationery supplies, drafting instruments, fuel, ice, binding records, post-office box rent, telegrams, registration of letters, towels, furniture and typewriter repairs, books of reference for office use, and other incidental expenses, one thousand three hundred dollars.

**Utah.** For surveyor-general of Utah, three thousand dollars; and for the clerks in his office, ten thousand dollars; in all, thirteen thousand dollars.

For pay of janitor, stationery, plats and supplies, printing and binding, drawing tables, drafting instruments, post-office box rent, typewriters, drayage, towels, books of reference for office use, and other incidental expenses, nine hundred dollars.

**Washington.** For surveyor-general of Washington, three thousand dollars; and for the clerks in his office, nine thousand dollars; in all, twelve thousand dollars.

For rent of office for the surveyor-general, pay of janitor, furniture and repairs, stationery, binding records, books, blanks, books of reference for office use, and other incidental expenses, one thousand five hundred dollars.

**Wyoming.** For surveyor-general of Wyoming, three thousand dollars; and for the clerks in his office, eleven thousand seven hundred dollars; in all, fourteen thousand seven hundred dollars.

For pay of messenger, stationery and supplies, lights, printing, binding, books, post-office box rent, drafting instruments, mounting maps, ice, towels, furniture and repairs, books of reference for office use, and other incidental expenses, one thousand dollars.

*Provided*, That no expenses chargeable to the foregoing appropriations for clerk hire and incidental expenses, in the offices of the surveyors-general, shall be incurred by the respective surveyors-general in the conduct of said offices, except upon previous specific authorization by the Commissioner of the General Land Office.

*Provido.*  
Restriction on clerk hire, etc.

## POST-OFFICE DEPARTMENT.

Post-Office Department.

**OFFICE POSTMASTER-GENERAL:** For compensation of the Postmaster-General, twelve thousand dollars; chief clerk, Post-Office Department, including five hundred dollars as superintendent of Post-Office Department building, three thousand dollars; private secretary, two thousand five hundred dollars; disbursing clerk, two thousand two hundred and fifty dollars; bookkeeper and accountant, one thousand eight hundred dollars; two stenographers, at one thousand six hundred dollars each; appointment clerk, two thousand dollars; one clerk, assistant to chief clerk, two thousand dollars; printing clerk, two thousand dollars; assistant printing clerk, one thousand six hundred dollars; one clerk of class four; three clerks of class three; six clerks of class two; four clerks of class one; five clerks, at one thousand dollars each; curator of museum, one thousand dollars; four clerks, at nine hundred dollars each; telephone switchboard operator; assistant telephone switchboard operator; messenger in charge of mails, nine hundred dollars; one messenger; two assistant messengers; page, three hundred and sixty dollars; engineer, one thousand four hundred dollars; eight assistant engineers, at one thousand dollars each; electrician, one thousand four hundred dollars; two assistant electricians, at one thousand two hundred dollars each; three dynamo tenders, at nine hundred dollars each; one fireman, who shall be a blacksmith, and one fireman, who shall be a steam fitter, at nine hundred dollars each; ten elevator conductors, at seven hundred and twenty dollars each; seventeen firemen; carpenter, one thousand two hundred dollars; carpenter, one thousand dollars; two carpenters, at nine hundred dollars each; captain of the watch, one thousand dollars; additional to two watchmen acting as lieutenants of watchmen, at one hundred and twenty dollars each; thirty-one watchmen; foreman of laborers, eight hundred dollars; thirty laborers; ten laborers and coal passers, at five hundred dollars each; plumber, and awning maker, at nine hundred dollars each; female laborer, five hundred and forty dollars; three female laborers, at five hundred dollars each; three female laborers, at four hundred and eighty dollars each; and forty charwomen; in all, one hundred and seventy-one thousand seven hundred and ninety dollars.

Pay of Postmaster-General, clerks, etc.

Engineers, watchmen, etc.

Division of post-office inspectors: Chief inspector, four thousand dollars; chief clerk, two thousand dollars; three clerks of class four; eight clerks of class three; twelve clerks of class two; sixteen clerks of class one; fifteen clerks, at one thousand dollars each; fourteen clerks, at nine hundred dollars each; three assistant messengers; and one laborer; in all, ninety thousand six hundred and twenty dollars.

Chief post-office inspector, clerks, etc.

Division of the purchasing agent: For purchasing agent, four thousand dollars; chief clerk, two thousand dollars; one clerk of class four; one clerk of class three; one clerk of class two; two clerks of class one; three clerks, at one thousand dollars each; one assistant messenger; actual and necessary expenses of the purchasing agent while traveling on business of the Post-Office Department, five hundred dollars; in all, seventeen thousand four hundred and twenty dollars.

Purchasing agent, clerks, etc.

Assistant Attorney-General's division.

Division of Assistant Attorney-General for the Post-Office Department: Assistant attorney, two thousand seven hundred and fifty dollars; assistant attorney, two thousand dollars; one clerk of class four; law clerk, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; one clerk of class one; one clerk, one thousand dollars; assistant messenger; in all, fifteen thousand six hundred and seventy dollars.

First Assistant Postmaster-General, clerks, etc.

OFFICE FIRST ASSISTANT POSTMASTER-GENERAL: For First Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent division of salaries and allowances, four thousand dollars; assistant superintendent division of salaries and allowances, two thousand two hundred and fifty dollars; chief, division of correspondence, two thousand dollars; nine clerks of class four; seven clerks of class three; eleven clerks of class two; eight clerks of class one; five clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; one messenger; four assistant messengers; one laborer; two pages, at three hundred and sixty dollars each; in all, eighty-seven thousand two hundred and fifty dollars.

Appointment division.

Division of postmasters' appointments: Superintendent, three thousand dollars; two assistants, at two thousand dollars each; three clerks of class four; fifteen clerks of class three; ten clerks of class two; five clerks of class one; four clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; and two messengers; in all, sixty-three thousand eight hundred and eighty dollars.

City delivery division.

Division of city delivery: Superintendent, three thousand dollars; assistant superintendent, two thousand dollars; three clerks of class three; two clerks of class two; seven clerks of class one; four clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; one messenger, and one laborer; in all, twenty-eight thousand three hundred dollars.

Second Assistant Postmaster-General, clerks, etc.

Railway adjustment division.

OFFICE SECOND ASSISTANT POSTMASTER-GENERAL: For Second Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent division of railway adjustments, three thousand dollars; assistant superintendent division of railway adjustments and law clerk, two thousand two hundred and fifty dollars; superintendent, division of foreign mails, three thousand dollars; chief clerk division of foreign mails, two thousand dollars; chief division of inspection, two thousand dollars; chief division of contracts, two thousand dollars; chief division of equipment, two thousand dollars; fourteen clerks of class four; forty-one clerks of class three; thirty-five clerks of class two; twenty-eight clerks of class one; eighteen clerks, at one thousand dollars each; eight clerks, at nine hundred dollars each; messenger in charge of mails, nine hundred dollars; seven assistant messengers; one page, four hundred and eighty dollars; in all, two hundred and twenty-eight thousand seven hundred and seventy dollars.

Foreign mails division.

Railway Mail Service.

Division of Railway Mail Service: General superintendent, four thousand dollars; assistant general superintendent, three thousand five hundred dollars; chief clerk, office of general superintendent, two thousand dollars; two clerks of class four; five clerks of class three; six clerks of class two; five clerks of class one; three clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; in all, forty thousand three hundred dollars.

Third Assistant Postmaster-General, clerks, etc.

Stamps division.

OFFICE THIRD ASSISTANT POSTMASTER-GENERAL: For Third Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent division of stamps, two thousand seven hundred and fifty dollars; superintendent division of finance, who shall give bond in such amount as the Postmaster-General may determine for the faithful discharge of his duties, two

thousand two hundred and fifty dollars; assistant superintendent division of finance, two thousand dollars; superintendent, division of classification, two thousand seven hundred and fifty dollars; six special agents, division of classification, at two thousand dollars each; chief division of redemption, two thousand dollars; superintendent division of registered mails, two thousand five hundred dollars; six assistant superintendents division of registered mails, at two thousand dollars each; nine clerks of class four; twenty-three clerks of class three; thirty-two clerks of class two; forty-five clerks of class one; thirty-one clerks, at one thousand dollars each; twenty clerks, at nine hundred dollars each; one messenger; five assistant messengers; twelve laborers; one page, three hundred and sixty dollars; in all, two hundred and fifty-nine thousand two hundred and seventy dollars.

Classification division.

Registered mail division.

For per diem allowance for assistant superintendents, division of registered mails, when actually traveling on business of the Post-Office Department, at a rate to be fixed by the Postmaster-General, not exceeding four dollars, and for other actual and necessary traveling expenses arising in connection with business of the division of registered mails, seven thousand dollars.

Per diem, etc. Registered mail division.

For per diem allowance for special agents, division of classification, when actually traveling on business of the Post-Office Department, at a rate to be fixed by the Postmaster-General, not exceeding four dollars, and for other actual and necessary traveling expenses arising in connection with the business of the division of classification, seven thousand dollars.

Classification division.

Division of money orders: Superintendent, three thousand five hundred dollars; chief clerk, two thousand two hundred and fifty dollars; three clerks of class four; seven clerks of class three; eleven clerks of class two; eleven clerks of class one; ten clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; one assistant messenger; and four laborers; in all, seventy-three thousand three hundred and ten dollars.

Money orders division.

OFFICE FOURTH ASSISTANT POSTMASTER-GENERAL: For Fourth Assistant Postmaster-General, five thousand dollars; chief clerk, two thousand five hundred dollars; superintendent, division of rural free delivery, three thousand dollars; assistant superintendent, division of rural delivery, two thousand dollars; four clerks of class four; three clerks of class three; twelve clerks of class two; thirty-one clerks of class one; stenographer, one thousand six hundred dollars; stenographer, one thousand two hundred dollars; forty-five clerks, at one thousand dollars each; nineteen clerks, at nine hundred dollars each; two messengers; one assistant messenger; two laborers; and two pages, at three hundred and sixty dollars each; in all, one hundred and forty-seven thousand eight hundred and forty dollars.

Fourth Assistant Postmaster-General, etc.

Rural delivery.

Division of dead letters: Superintendent, two thousand seven hundred and fifty dollars; one clerk of class four, who shall be chief clerk; five clerks of class four; eight clerks of class three; ten clerks of class two; thirty-four clerks of class one; thirty-eight clerks, at one thousand dollars each; forty clerks, at nine hundred dollars each; one messenger; three assistant messengers; fifteen laborers; six female laborers, at four hundred and eighty dollars each; in all, one hundred and seventy thousand nine hundred and thirty dollars.

Dead letters division.

Division of supplies: Superintendent, two thousand five hundred dollars; assistant superintendent, one thousand eight hundred dollars; one clerk of class four; three clerks of class three; eleven clerks of class two; eighteen clerks of class one; sixteen clerks, at one thousand dollars each; eight clerks, at nine hundred dollars each; one messenger; eleven assistant messengers; eighteen laborers; and one page, three hundred and sixty dollars; in all, ninety-two thousand one hundred dollars.

Supplies division.

Topography division.

Division of topography: For topographer, two thousand seven hundred and fifty dollars; assistant topographer, two thousand dollars; four skilled draftsmen, at one thousand eight hundred dollars each; four skilled draftsmen, at one thousand six hundred dollars each; four skilled draftsmen, at one thousand four hundred dollars each; five skilled draftsmen, at one thousand two hundred dollars each; examiner, one thousand two hundred dollars; one clerk of class two; map mounter, one thousand two hundred dollars; mechanic, one thousand dollars; seven copyists of maps, at one thousand dollars each; four copyists of maps, at nine hundred dollars each; assistant map mounter, seven hundred and twenty dollars; one assistant messenger; in all, forty-six thousand seven hundred and ninety dollars.

Contingent expenses.

CONTINGENT EXPENSES, POST-OFFICE DEPARTMENT: For stationery and blank books, including amount necessary for the purchase of free penalty envelopes, twenty-five thousand dollars.

For fuel and repairs to heating, lighting, and power plant, including repairs to elevators and the removal of ashes, thirty thousand dollars.

For gas and electric lights, three hundred and fifty dollars.

For telegraphing, four thousand five hundred dollars.

For painting, one thousand six hundred dollars.

For purchase, exchange, and keeping of horses and wagons, and repair of wagons and harness, to be used only for official purposes, one thousand five hundred dollars.

For miscellaneous items, including the exchange of typewriters and adding machines, plumbing, carpets, matting, furniture, indexes, filing devices, and postage stamps for correspondence addressed abroad which is not exempt under Article Eleven of the Rome convention of the Universal Postal Union, twenty-five thousand dollars, of which sum not exceeding three thousand nine hundred and eighty-five dollars may be expended for telephone service.

Rent.

For rent of a suitable building for storage of the files of the Post-Office Department, three thousand dollars.

For rent of stable, five hundred dollars.

Official Postal Guide.

For the publication of copies of the Official Postal Guide, including not exceeding three thousand copies for the use of the executive departments, twenty-five thousand dollars.

Post-route maps.

For miscellaneous expenses in the division of topography in the preparation and publication of post-route maps and rural-delivery maps or blueprints, including tracing for photolithographic reproduction, thirty-one thousand dollars. And the Postmaster-General may authorize the sale to the public of post-route maps and rural-delivery maps or blueprints at the cost of printing and ten per centum thereof added, the proceeds of such sales to be used as a further appropriation for the preparation and publication of post-route maps and rural-delivery maps or blueprints. Of this amount one hundred dollars may be expended in the purchase of atlases, geographical and technical works needed in the Division of Topography.

Sale.

Department of Justice.

## DEPARTMENT OF JUSTICE.

Pay of Attorney-General, Solicitor-General, Assistants, etc.

OFFICE OF THE ATTORNEY-GENERAL: For compensation of the Attorney-General, twelve thousand dollars; Solicitor-General, seven thousand five hundred dollars; assistant to the Attorney-General, seven thousand dollars; seven Assistant Attorneys-General, at five thousand dollars each; Assistant Attorney-General of the Post-Office Department, five thousand dollars; Solicitor of Internal Revenue, five thousand dollars; Solicitor for the Department of State, five thousand dollars; two attorneys at five thousand dollars each; two attorneys at three thousand five hundred dollars each; one attorney, three

thousand two hundred and fifty dollars; ten attorneys at three thousand dollars each; one attorney, two thousand five hundred dollars; one assistant attorney (now paid from the appropriation "enforcement of the antitrust laws"), three thousand five hundred dollars; two assistant attorneys, at three thousand dollars each; two assistant attorneys, at two thousand seven hundred and fifty dollars each; five assistant attorneys, at two thousand five hundred dollars each; one assistant attorney, two thousand four hundred dollars; two assistant attorneys, at two thousand dollars each; attorney in charge of titles, two thousand seven hundred dollars; assistant examiner of titles, two thousand dollars; chief clerk and ex officio superintendent of the buildings, two thousand five hundred dollars; superintendent of buildings, five hundred dollars; private secretary and assistant to the Attorney-General, three thousand dollars; clerk to the Attorney-General, one thousand six hundred dollars; stenographer to the Solicitor-General, one thousand six hundred dollars; two law clerks, at two thousand dollars each; two law clerks of class four; one law clerk in office of the Solicitor of Internal Revenue, two thousand dollars; attorney in charge of pardons, two thousand seven hundred and fifty dollars; superintendent of prisons, three thousand dollars; disbursing clerk, two thousand seven hundred and fifty dollars; appointment clerk, two thousand dollars; chief examiner, two thousand seven hundred and fifty dollars; three examiners, at two thousand five hundred dollars each; four examiners, at two thousand two hundred and fifty dollars each; two examiners, at two thousand dollars each; three examiners, at one thousand eight hundred dollars each; librarian, one thousand six hundred dollars; seven clerks of class four; twelve clerks of class three; six clerks of class two; ten clerks of class one; telegraph operator and stenographer, one thousand two hundred dollars; six clerks, at one thousand dollars each; eighteen clerks, at nine hundred dollars each (including one now paid from appropriation "enforcement of antitrust law"); chief messenger, one thousand dollars; one packer, nine hundred dollars; five messengers; twelve assistant messengers; seven laborers; four watchmen; engineer, one thousand two hundred dollars; two assistant engineers, at nine hundred dollars each; four firemen; two conductors of the elevator, at seven hundred and twenty dollars each; one head charwoman, four hundred and eighty dollars; twenty charwomen. Division of accounts: Chief of division of accounts, two thousand five hundred dollars; chief bookkeeper and record clerk, two thousand dollars; three clerks of class four; four clerks of class three; six clerks of class two; five clerks of class one; two clerks, at nine hundred dollars each; in all, three hundred and seventy thousand three hundred and forty dollars.

Assistant attorneys.

Clerks, etc.

Division of accounts.

Contingent expenses.

CONTINGENT EXPENSES, DEPARTMENT OF JUSTICE: For furniture and repairs, three thousand five hundred dollars.

For books for law library of the Department, three thousand dollars.

For purchase of session laws and statutes of the States and Territories for library of Department, five hundred dollars.

For books for office of Solicitor of the Department of Commerce and Labor, three hundred dollars.

For stationery for Department, including office of the Solicitor of the Treasury and office of the Solicitor of the Department of Commerce and Labor, four thousand four hundred dollars.

For miscellaneous expenditures, including telegraphing, fuel, lights, foreign postage, labor, repairs of buildings, care of grounds, books of reference, periodicals, typewriters, and exchange of same, and other necessaries, directly ordered by the Attorney-General, twenty-one thousand dollars.

For official transportation, including purchase, keep, and shoeing of animals, and purchase and repairs of wagons and harness, two thousand five hundred dollars.

Rent.

For the rent of buildings and parts of buildings in the District of Columbia used by the Department of Justice, twenty-four thousand six hundred dollars.

Solicitor of the Treasury, clerks, etc.

**OFFICE OF THE SOLICITOR OF THE TREASURY:** For Solicitor of the Treasury, five thousand dollars; Assistant Solicitor, three thousand dollars; chief clerk, two thousand dollars; two law clerks, at two thousand dollars each; two docket clerks, at two thousand dollars each; two clerks of class four; two clerks of class three; two clerks of class two; one assistant messenger; and one laborer; in all, twenty-eight thousand nine hundred and eighty dollars.

For law books for office of the Solicitor of the Treasury, four hundred and fifty dollars.

Solicitor of Department of Commerce and Labor, clerks, etc.

**OFFICE OF THE SOLICITOR OF THE DEPARTMENT OF COMMERCE AND LABOR:** For Solicitor of the Department of Commerce and Labor, five thousand dollars; chief clerk and law clerk, two thousand two hundred and fifty dollars; two clerks of class four; two clerks of class three; three clerks of class two; three clerks of class one; and one messenger; in all, twenty-two thousand six hundred and ninety dollars.

Department of Commerce and Labor.

## DEPARTMENT OF COMMERCE AND LABOR.

Pay of Secretary, Assistant, clerks, etc.

**OFFICE OF THE SECRETARY:** For compensation of the Secretary of Commerce and Labor, twelve thousand dollars; Assistant Secretary, five thousand dollars; private secretary to the Secretary, two thousand five hundred dollars; confidential clerk to the Secretary, one thousand six hundred dollars; private secretary to Assistant Secretary, one thousand eight hundred dollars; chief clerk and superintendent, three thousand dollars; disbursing clerk, two thousand seven hundred and fifty dollars; chief of appointment division, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand dollars each; ten clerks of class four; ten clerks of class three; twelve clerks of class two; ten clerks of class one; ten clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; two telegraph operators, at one thousand two hundred dollars each; five messengers; nine assistant messengers; seven messenger boys, at four hundred and eighty dollars each; one engineer, one thousand dollars; one skilled laborer, eight hundred and forty dollars; two conductors of elevators, at seven hundred and twenty dollars each; two firemen, at six hundred and sixty dollars each; nine laborers; one packer, eight hundred and forty dollars; one driver and foreman of stables, eight hundred and forty dollars; six hostlers, at six hundred and sixty dollars each; one cabinetmaker, one thousand dollars; one carpenter, nine hundred dollars; chief watchman, nine hundred dollars; six watchmen; fifteen charwomen; in all, one hundred and fifty-five thousand five hundred and forty dollars.

Messengers, etc.

Special commercial agents.

For compensation at not more than ten dollars per day and actual necessary traveling expenses of special agents to investigate trade conditions abroad, with the object of promoting the foreign commerce of the United States, forty thousand dollars; and the results of such investigations shall be reported to Congress.

Bureau of Corporations.

**BUREAU OF CORPORATIONS:** For Commissioner of Corporations, five thousand dollars; deputy commissioner, three thousand five hundred dollars; chief clerk, two thousand dollars; clerk to commissioner, one thousand eight hundred dollars; four clerks of class four; four clerks of class three; six clerks of class two; ten clerks of class one; fifteen clerks, at one thousand dollars each; thirteen copyists;

two clerks, at eight hundred and forty dollars each; two clerks, at seven hundred and twenty dollars each; one messenger; one assistant messenger; three messenger boys, at four hundred and eighty dollars each; in all, seventy-nine thousand one hundred and twenty dollars.

For compensation and per diem, to be fixed by the Secretary of Commerce and Labor, of special attorneys, special examiners, and special agents, for the purpose of carrying on the work of said bureau, as provided by the Act approved February fourteenth, nineteen hundred and three, entitled "An Act to establish the Department of Commerce and Labor," the per diem to be, subject to such rules and regulations as the Secretary of Commerce and Labor may prescribe, in lieu of subsistence, at a rate not exceeding four dollars per day to each of said special attorneys, special examiners, and special agents, and also of other officers and employees in the Bureau of Corporations while absent from their homes on duty outside of the District of Columbia, and for their actual necessary traveling expenses, including necessary sleeping-car fares; in all, one hundred and seventy-five thousand dollars.

**BUREAU OF MANUFACTURES:** Chief of bureau, four thousand dollars; assistant chief of bureau, two thousand five hundred dollars; chief of division, two thousand one hundred dollars; stenographer to chief of bureau, one thousand six hundred dollars; two clerks of class four; one clerk of class three; two clerks of class two; four clerks of class one; three clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; four assistant messengers; two laborers; in all, thirty-four thousand seven hundred dollars.

To enable the Bureau of Manufactures to collate and arrange in the Bureau of Manufactures the tariffs of foreign countries in form for distribution to be printed in the English language, utilizing as far as practicable the reports of the International Bureau for the Publication of Customs Tariffs, and accompanied by a statement showing the equivalent in currency, weights, and measures of the United States of all foreign terms of currency, weights, and measures used in such tariffs, and for the purchase of books and periodicals on foreign tariffs, eight thousand dollars.

**BUREAU OF LABOR:** For Commissioner of Labor, five thousand dollars; chief statistician, who shall also perform the duties of chief clerk, three thousand dollars; four statistical experts, at two thousand dollars each; five clerks of class four; five clerks of class three; six clerks of class two; twelve clerks of class one; ten clerks, at one thousand dollars each; two copyists; one messenger; one assistant messenger; three watchmen; four laborers; three charwomen; four special agents, at one thousand eight hundred dollars each; six special agents, at one thousand six hundred dollars each; eight special agents, at one thousand four hundred dollars each; four special agents, at one thousand two hundred dollars each; in all, one hundred and seven thousand four hundred and eighty dollars.

For per diem, in lieu of subsistence, of special agents and employees while traveling on duty away from their homes and outside of the District of Columbia, at a rate not to exceed three dollars per day, and for their transportation, and for employment of experts and temporary assistance, and for traveling expenses of officers and employees, and for the purchase of reports and materials for the reports and bulletins of the Bureau of Labor, and for subvention to "International Association for Labour Legislation," and necessary expenses connected with representation of the United States Government therein, sixty-four thousand and ninety dollars.

The unexpended balance of the appropriation for per diem, in lieu of subsistence, of special agents and employees while traveling on duty away from their homes and outside of the District of Columbia,

Special attorneys,  
etc.

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Bureau of Manufactures.

Tariffs of foreign countries.

Bureau of Labor.

Special agents, etc.

Unexpended balance  
reappropriated.

at a rate not to exceed three dollars per day, and for their transportation, and for employment of experts and temporary assistance, and for traveling expenses of officers and employees, and for the purchase of reports and materials for the reports and bulletins of the Bureau of Labor, and for subvention to "International Association for Labour Legislation," and necessary expenses connected with representation of the United States Government therein, for the fiscal year ending June thirtieth, nineteen hundred and nine, is hereby reappropriated and made available for the fiscal year ending June thirtieth, nineteen hundred and ten.

Books, etc.

For books, periodicals, and newspapers for the library the sum of one hundred dollars may be expended for newspapers for the purpose of procuring strike data, and the annual subscriptions for newspapers and periodicals for the bureau may be paid in advance, one thousand dollars.

Woman and child workers. Investigating condition of. Unexpended balance reappropriated. *Ante*, p. 239.

The unexpended balance of the appropriation to complete the investigation into the industrial, social, moral, educational, and physical condition of woman and child workers in the United States, undertaken in accordance with Act of Congress approved January twenty-ninth, nineteen hundred and seven, for the fiscal year ending June thirtieth, nineteen hundred and nine, is hereby reappropriated and made available for the fiscal year ending June thirtieth, nineteen hundred and ten: *Provided*, That no part of this appropriation shall be expended for the employment of any person in making said investigation who is not now in the employ of the Government or hereafter regularly appointed after competitive examination and certification through the Civil Service Commission.

*Proviso*. Restriction on employees.

Light-House Board.

**LIGHT-HOUSE BOARD:** For chief clerk, two thousand four hundred dollars; title and contract clerk, two thousand dollars; accountant, two thousand dollars; two clerks of class four; one clerk of class three; two clerks of class two; seven clerks of class one; three clerks, at one thousand dollars each; eleven clerks, at nine hundred dollars each; one clerk, eight hundred and forty dollars; one clerk, seven hundred and twenty dollars; two assistant messengers; one laborer; two messenger boys at four hundred and eighty dollars each; assistant civil engineer, two thousand four hundred dollars; draftsman, one thousand eight hundred dollars; draftsman, one thousand five hundred and sixty dollars; draftsman, one thousand four hundred and forty dollars; draftsman, one thousand two hundred dollars; in all, forty-eight thousand seven hundred and twenty dollars.

Bureau of Statistics.

**BUREAU OF STATISTICS:** For chief of bureau, four thousand dollars; chief clerk, two thousand two hundred and fifty dollars; chief of division, two thousand dollars; five clerks of class four; four clerks of class three; stenographer and typewriter, one thousand five hundred dollars; eight clerks of class two; ten clerks of class one; thirteen clerks, at one thousand dollars each; six copyists; one messenger; one assistant messenger; two laborers; and one laborer, four hundred and eighty dollars; in all, seventy thousand one hundred and ten dollars.

International and foreign commerce.

For payment of the services of experts, and for other necessary expenditures connected with the collection of facts relative to the internal and foreign commerce of the United States, four thousand dollars.

Steamboat-Inspection Service.

**OFFICE SUPERVISING INSPECTOR-GENERAL STEAMBOAT-INSPECTION SERVICE:** For Supervising Inspector-General, four thousand dollars; chief clerk and acting Supervising Inspector-General in the absence of that officer, two thousand dollars; two clerks of class three; two clerks of class one; one clerk (file clerk and stenographer), one thousand dollars; one clerk, one thousand dollars; one messenger; in all, fourteen thousand four hundred and forty dollars, the same to be paid from the permanent appropriation for the Steamboat-Inspection Service.

**BUREAU OF NAVIGATION:** For Commissioner of Navigation, four thousand dollars; deputy commissioner, two thousand four hundred dollars; chief clerk, two thousand dollars; two clerks of class four; clerk to commissioner, one thousand six hundred dollars; one clerk of class three; three clerks of class two; four clerks of class one; two clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; two messengers; in all, thirty-two thousand three hundred and eighty dollars.

Bureau of Navigation.

**BUREAU OF IMMIGRATION AND NATURALIZATION:** For Commissioner-General of Immigration, five thousand dollars; Assistant Commissioner-General, who shall also act as chief clerk and actuary, three thousand five hundred dollars; private secretary, one thousand eight hundred dollars; statistician and stenographer, with authority to act as immigrant inspector, two thousand dollars; two clerks of class four; three clerks of class three; five clerks of class two; three clerks of class one; eight clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; two messengers; one assistant messenger; in all, forty-seven thousand one hundred dollars, which, together with all other expenses of regulating immigration, shall be paid from the permanent appropriation for expenses of regulating immigration.

Bureau of Immigration and Naturalization.

For the purpose of carrying into effect the provisions of the Act approved June twenty-ninth, nineteen hundred and six, entitled "An Act to establish a Bureau of Immigration and Naturalization, and to provide for a uniform rule for the naturalization of aliens throughout the United States," namely: Chief of Division of Naturalization, three thousand five hundred dollars; assistant chief of division, two thousand five hundred dollars; three clerks of class four; three clerks of class three; five clerks of class two; eight clerks of class one; five clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; one messenger; one assistant messenger; in all, forty-one thousand one hundred and sixty dollars.

Naturalization division.  
Vol. 34, p. 596.

For division of information established under section forty of the Act approved February twentieth, nineteen hundred and seven, entitled "An Act to regulate the immigration of aliens into the United States," namely:

Information division.  
Vol. 34, p. 909.

For chief of division, three thousand five hundred dollars; assistant chief of division, two thousand five hundred dollars; two clerks of class four; one clerk of class three; two clerks of class two; three clerks of class one; one clerk, nine hundred dollars; one messenger; in all, nineteen thousand three hundred and forty dollars, which shall be paid from the permanent appropriation for expenses of regulating immigration.

**BUREAU OF STANDARDS:** For director, five thousand dollars; physicist, four thousand dollars; chemist, four thousand dollars; associate chemist, two thousand five hundred dollars; one associate chemist, two thousand two hundred dollars; three associate physicists, at two thousand five hundred dollars each; two associate physicists, at two thousand two hundred dollars each; three associate physicists, at two thousand dollars each; six assistant physicists, at one thousand eight hundred dollars each; eight assistant physicists, at one thousand six hundred dollars each; one assistant chemist, one thousand eight hundred dollars; two assistant chemists, at one thousand six hundred dollars each; two assistant chemists, at one thousand four hundred dollars each; ten assistant physicists, at one thousand two hundred dollars each; eight laboratory assistants, at one thousand dollars each; six laboratory assistants, at nine hundred dollars each; two laboratory helpers, at seven hundred and twenty dollars each; four aids, at seven hundred and twenty dollars each; two aids, at

Bureau of Standards.

six hundred dollars each; three laboratory apprentices, at five hundred and forty dollars each; four laboratory apprentices, at four hundred and eighty dollars each; storekeeper, one thousand dollars; librarian, one thousand four hundred dollars; secretary, two thousand dollars; one clerk of class three; one clerk of class two; two clerks of class one; two clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; two clerks, at seven hundred and twenty dollars each; one messenger boy, four hundred and eighty dollars; three messenger boys, at three hundred and sixty dollars each; one elevator boy, three hundred and sixty dollars; chief mechanic, one thousand six hundred dollars; mechanic, one thousand five hundred dollars; mechanic, one thousand four hundred dollars; two mechanics, at one thousand two hundred dollars each; two mechanics, at one thousand dollars each; mechanic, nine hundred dollars; two watchmen; skilled woodworker, eight hundred and forty dollars; three skilled laborers, at seven hundred and twenty dollars each; draftsman, one thousand two hundred dollars; two assistant messengers; engineer, one thousand eight hundred dollars; one assistant engineer, one thousand two hundred dollars; two assistant engineers, at one thousand dollars each; assistant engineer, nine hundred dollars; three firemen; glass blower, one thousand two hundred dollars; electrician, one thousand two hundred dollars; electrician, nine hundred dollars; four laborers; janitor, six hundred and sixty dollars; janitor, six hundred dollars; and two female laborers, at three hundred and sixty dollars each; in all, one hundred and sixty-five thousand two hundred and eighty dollars.

**Apparatus, etc.**

For apparatus, machinery, tools, and appliances used in connection with the buildings or with the work of the bureau, laboratory supplies, materials and supplies used in the construction of apparatus, machinery, or other appliances; piping, wiring, and construction incident to the installation of apparatus, machinery, or appliances; furniture for laboratories and offices, cases for apparatus, forty-five thousand dollars.

**Repairs.**

For repairs and necessary alterations to buildings, one thousand dollars.

**Laboratory.  
Completing fire-  
proof building.***Ante*, p. 242.

For completing the construction of a fireproof laboratory authorized by Act of May twenty-second, nineteen hundred and eight, one hundred and twenty-five thousand dollars, to be immediately available.

**Miscellaneous.**

For fuel for heat, light, and power; office expenses, stationery, books and periodicals (subscriptions to periodicals may be paid in advance); traveling expenses; expenses of the visiting committee; expenses of attendance of American member at the meeting of the International Committee of Weights and Measures; traveling expenses of two delegates to the International Committee on Electrical Units and Standards, one of whom shall be an officer or employee of the Bureau of Standards; and contingencies of all kinds, seventeen thousand five hundred dollars.

**Roads, walks, etc.**

For grading, construction of roads and walks, piping grounds for water supply, lamps, wiring for lighting purposes, and other expenses incident to the improvement and care of grounds, three thousand dollars.

**Investigating illu-  
minating power of  
gas, etc.**

For the investigation of the Pentane, Hefner, and other flame standards used in the measurement of the illuminating power of gas, and determining the accuracy practically obtainable in such measurements; also for the determination of the heats of combustion of certain gases which occur in illuminating gas, which are used as a basis for computing the heat value of the gas, and for the determination of the heats of combustion of materials employed by engineers in the standardization of industrial calorimeter, ten thousand dollars.

To enable the bureau to collect information relative to the weights and measures used in trade and to aid State sealers and other officers in adopting standard practice as to the establishment of tolerances, methods of inspection and sealing, and other technical details necessary to insure correct weights and measures in commerce and trade, ten thousand dollars.

Correct weights and measures.

The provision in the sundry civil Act for the fiscal year ending June thirtieth, nineteen hundred and nine, transferring the testing machines at the Watertown Arsenal to the Department of Commerce and Labor is hereby repealed.

Testing machines.  
*Ante*, p. 354, repealed.

**CONTINGENT EXPENSES, DEPARTMENT OF COMMERCE AND LABOR:** For contingent and miscellaneous expenses of the offices and bureaus of the department, including the Alaskan fur-seal fisheries and the Alaskan salmon fisheries services, for which appropriations for contingent and miscellaneous expenses are not specifically made, including the purchase of professional and scientific books, law books, books of reference, periodicals, blank books, pamphlets, maps, newspapers (not exceeding two thousand five hundred dollars), stationery, furniture and repairs to the same, carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges, fuel, lighting and heating; for the purchase, exchange, and care of horses and vehicles, to be used only for official purposes; freight and express charges, postage to foreign countries, telegraph and telephone service, typewriters, and adding machines, including their exchange; repairs to the building occupied by the offices of the Secretary of Commerce and Labor; storage of documents belonging to the Light-House Board, not to exceed one thousand five hundred dollars, and for storage of documents belonging to the Bureau of Labor, not to exceed seven hundred and fifty dollars, and all other miscellaneous items and necessary expenses not included in the foregoing, sixty thousand dollars.

Contingent expenses.

For rent of buildings and parts of buildings in the District of Columbia for the use of the Department of Commerce and Labor, fifty thousand dollars.

Rent.

### JUDICIAL.

Judicial.

**SUPREME COURT:** For the Chief Justice of the Supreme Court of the United States, thirteen thousand dollars; and for eight associate justices, at twelve thousand five hundred dollars each;

Supreme Court Justices.

For marshal of the Supreme Court of the United States, three thousand five hundred dollars;

Marshal.

For stenographic clerk for the Chief Justice and for each associate justice of the Supreme Court, at not exceeding one thousand six hundred dollars each; in all, one hundred and thirty thousand nine hundred dollars.

Clerks to Justices.

**CIRCUIT COURTS:** For twenty-nine circuit judges, at seven thousand dollars each, two hundred and three thousand dollars;

Circuit judges.

For nine clerks of circuit courts of appeals, at three thousand five hundred dollars each, thirty-one thousand five hundred dollars;

Clerks circuit courts of appeals.

For messenger, to act as librarian and crier, circuit court of appeals, eighth circuit, three thousand dollars; in all, two hundred and thirty-seven thousand five hundred dollars.

Messenger, eighth circuit.

**DISTRICT COURTS:** For salaries of the eighty-four district judges of the United States, at six thousand dollars each, five hundred and four thousand dollars.

District judges.

**DISTRICT COURT, TERRITORY OF HAWAII:** For the payment of the salaries of the judge, clerk, and the reporter of the United States district court for the Territory of Hawaii, at five thousand dollars, three thousand dollars, and one thousand two hundred dollars, respectively, nine thousand two hundred dollars.

Hawaii courts.  
*Ante*, p. 838.  
*Post*, p. 928.

Retired judges.  
R. S., sec. 714, p. 135.  
*Ante*, p. 619.

**RETIRED JUDGES:** To pay the salaries of the United States judges retired under section seven hundred and fourteen of the Revised Statutes, so much as may be necessary for the fiscal year ending June thirtieth, nineteen hundred and ten, is hereby appropriated.

Court of appeals,  
District of Columbia.

**COURT OF APPEALS, DISTRICT OF COLUMBIA:** For the chief justice of court of appeals of the District of Columbia, seven thousand five hundred dollars; and for two associate justices, at seven thousand dollars each;

For clerk, three thousand two hundred and fifty dollars;

For assistant or deputy clerk, two thousand two hundred and fifty dollars;

*Proviso.*  
Reports.

For reporter, one thousand five hundred dollars: *Provided*, That the reports issued by him shall not be sold for more than five dollars per volume;

For crier, who shall also act as stenographer and typewriter in the clerk's office when not engaged in court room, one thousand dollars;

For three messengers, at seven hundred and twenty dollars each;

For necessary expenditures in the conduct of the clerk's office, eight hundred dollars;

For three stenographers, one for the chief justice and one for each associate justice, at nine hundred dollars each; in all, thirty-five thousand one hundred and sixty dollars, one-half of which shall be paid from the revenues of the District of Columbia.

Supreme court, Dis-  
trict of Columbia.

**SUPREME COURT, DISTRICT OF COLUMBIA:** For salaries of the chief justice of the supreme court of the District of Columbia and of the five associate judges, at six thousand dollars each; six stenographers, one for the chief justice and one for each associate justice, at nine hundred dollars each; in all, forty-one thousand four hundred dollars, one-half of which shall be paid from the revenues of the District of Columbia.

Clerk, Illinois north-  
ern district.

**CLERK OF DISTRICT COURT, NORTHERN DISTRICT OF ILLINOIS:** For salary of the clerk of the district court for the northern district of Illinois, as authorized by the Act of July thirty-first, eighteen hundred and ninety-four, three thousand dollars.

Yellowstone Park.  
Commissioner.

**COMMISSIONER, YELLOWSTONE PARK:** For salary of commissioner in Yellowstone National Park, one thousand five hundred dollars. And the provisions of section twenty-one of the legislative, executive, and judicial appropriation Act, approved May twenty-eighth, eighteen hundred and ninety-six, shall not be construed as impairing the right of said commissioner to receive said salary as herein provided.

Receipt of fees not  
to impair salary.  
Vol. 29, p. 184.

**BOOKS FOR LIBRARIES OF CIRCUIT COURTS OF APPEALS:** For the purchase of law books and rebinding law books for the nine libraries of the United States circuit courts of appeals, to be expended under the direction of the Attorney-General upon the requisition of the court (all books purchased hereunder to be plainly marked "The property of the United States"), nine thousand five hundred dollars.

Law books, circuit  
courts of appeals.

Court of Claims.

**COURT OF CLAIMS:** For the chief justice of the Court of Claims, six thousand five hundred dollars; four judges, at six thousand dollars each; chief clerk, three thousand five hundred dollars; assistant clerk, two thousand five hundred dollars; bailiff, one thousand five hundred dollars; one clerk, one thousand six hundred dollars; two clerks, at one thousand four hundred dollars each; stenographer, one thousand two hundred dollars; three clerks, at one thousand two hundred dollars each; one chief messenger, one thousand dollars; three firemen; three watchmen; elevator conductor, seven hundred and twenty dollars; two assistant messengers; one laborer; and two charwomen; in all, fifty-five thousand eight hundred and twenty dollars.

Auditors, etc.

To defray the cost of the employment of auditors and additional stenographers, when deemed necessary, in the Court of Claims, and

for a stenographer at one thousand six hundred dollars for the chief justice, to be disbursed under the direction of the court, six thousand dollars.

For stationery, court library, repairs, fuel, electric light, electric elevator, and other miscellaneous expenses, three thousand nine hundred dollars.

To complete the repairs to roof of the building occupied by the Court of Claims, five hundred dollars.

For reporting the decisions of the court and superintending the printing of the forty-fourth volume of the reports of the Court of Claims, to be paid on the order of the court, one thousand dollars; said sum to be paid to the reporter, notwithstanding section seventeen hundred and sixty-five of the Revised Statutes, or section three of the Act of June twentieth, eighteen hundred and seventy-four, chapter three hundred and twenty-eight.

For pay of a custodian of the building occupied by the Court of Claims, to be paid on the order of the court, five hundred dollars; and section seventeen hundred and sixty-five of the Revised Statutes and section three of the Act of June twentieth, eighteen hundred and seventy-four, shall not be applied to this provision.

SEC. 2. The pay of telephone switchboard operators, assistant messengers, firemen, watchmen, laborers, and charwomen provided for in this Act, except those employed in mints and assay offices, unless otherwise specially stated, shall be as follows: For telephone-switchboard operators, assistant messengers, firemen, and watchmen, at the rate of seven hundred and twenty dollars per annum each; for laborers, at the rate of six hundred and sixty dollars per annum each, assistant telephone-switchboard operators at the rate of six hundred dollars each, and for charwomen, at the rate of two hundred and forty dollars per annum each.

SEC. 3. The appropriations herein made for the officers, clerks, and persons employed in the public service shall not be available for the compensation of any persons incapacitated otherwise than temporarily for performing such service, and the heads of departments shall cause this provision to be enforced.

SEC. 4. When estimates hereafter transmitted to the Treasury for submission to Congress do not in form and arrangement comply with the provisions of section four of the legislative, executive, and judicial appropriation Act, approved June twenty-second, nineteen hundred and six, they shall, under direction of the Secretary of the Treasury, be rearranged so as to comply with said requirements of law.

SEC. 5. That all laws or parts of laws inconsistent with this Act are repealed.

Approved, March 4, 1909.

**CHAP. 298.**—An Act Making appropriations to supply deficiencies in the appropriations for the fiscal year ending June thirtieth, nineteen hundred and nine, and for prior years, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the appropriations for the fiscal year nineteen hundred and nine, and for prior years, and for other objects hereinafter stated, namely:

#### EXECUTIVE OFFICE.

For contingent expenses of the Executive Office for the fiscal year nineteen hundred and eight, two hundred and eighty-four dollars and eight cents.

Contingent expenses.

Repairs.

Reporting decisions.

R. S., sec., 1765, p. 314.  
Vol. 18, p. 109.

Custodian.  
R. S., sec. 1765, p. 314.  
Vol. 18, p. 109.

Pay of switchboard operators, assistant messengers, laborers, etc., rated.

No pay to permanently incapacitated persons.

Estimates not conforming to law to be rearranged.

Vol. 34, p. 448.

Repeal, etc.

March 4, 1909.  
[H. R. 28376.]

[Public, No. 327.]

Deficiencies appropriations.

Executive Office.

Contingent expenses.

Housekeeper for Executive Mansion.

For housekeeper for the Executive Mansion, at the rate of one thousand dollars per annum, from March fourth, nineteen hundred and nine, until June thirtieth, nineteen hundred and ten, inclusive, one thousand three hundred and twenty-five dollars, or so much thereof as may be necessary.

Department of State.

### DEPARTMENT OF STATE.

Lake Champlain.  
Celebrating three hundredth anniversary of discovery.

For expenses of the proposed celebration during the first week of July, nineteen hundred and nine, to commemorate the three hundredth anniversary of the discovery of Lake Champlain by Samuel de Champlain, twenty thousand dollars.

Tokyo Exposition.  
Allowance of payments made for.  
*Ante*, p. 188.

The payment of compensation and expenses to February first, nineteen hundred and nine, of the three commissioners-general, secretary, and other employees appointed under and by authority of the Act approved May twenty-second, nineteen hundred and eight, to provide for participation by the United States in an international exposition to be held at Tokyo, Japan, is hereby authorized, and the accounting officers of the Treasury are directed to audit and approve all payments that have been made: *Provided*, That no further expenditures authorized by said Act shall be incurred or allowed until further directed by Congress.

*Proviso*.  
Further expenses.

Colombia.  
Annual payments to.

For the payment of the annual installments for the calendar years nineteen hundred and eight and nineteen hundred and nine, of two hundred and fifty thousand dollars each, under the assignment and transfer made by the Republic of Panama to the Republic of Colombia, in manner and form as contained in the treaty between the Republic of Colombia and the Republic of Panama of January ninth, nineteen hundred and nine, the recognition of which assignment and acceptance of notice thereof are given by the United States in Article V of the treaty between the United States and the Republic of Colombia concluded January ninth, nineteen hundred and nine, five hundred thousand dollars.

Liberia.  
Investigation of American interests in.

To enable the State Department to investigate the interests of the United States and its citizens in the Republic of Liberia, with the consent of the authorities of said Republic, twenty thousand dollars.

Foreign intercourse.

### FOREIGN INTERCOURSE.

International Bureau of Weights and Measures.  
Contribution.  
Vol. 20, p. 714.

For contribution to the maintenance of the International Bureau of Weights and Measures for the year ending June thirtieth, nineteen hundred and nine, in conformity with the terms of the convention of May twenty-fourth, eighteen hundred and seventy-five, the same, or so much thereof as may be necessary, to be paid, under the direction of the Secretary of State, to said bureau on its certificate of apportionment, five hundred and eighty-eight dollars and seven cents.

Thorvald Solberg.  
Reimbursement.

To reimburse Thorvald Solberg, register of copyrights, for actual expenses incurred and paid by him while representing the United States as a delegate to the International Conference for the Protection of Works of Literature and Art, held at Berlin, October fourteenth to November fourteenth, nineteen hundred and eight, four hundred and thirty-seven dollars and thirty-five cents.

Treasury Department.

### TREASURY DEPARTMENT.

Treasurer's office.  
Employees from Bureau of Engraving and Printing.

OFFICE OF TREASURER: To reimburse the appropriation "Compensation of employees, Bureau of Engraving and Printing," fiscal year nineteen hundred and nine, for the services of employees of the Bureau of Engraving and Printing detailed to the office of the Treasurer of the United States, to the close of the fiscal year nineteen hundred and nine, twenty-one thousand nine hundred and twenty-eight dollars and seventy-two cents.

**OFFICE OF TREASURER (NATIONAL CURRENCY TO BE REIMBURSED BY NATIONAL BANKS):** To reimburse the appropriation "Compensation of employees, Bureau of Engraving and Printing," fiscal year nineteen hundred and nine, for the services of employees of the Bureau of Engraving and Printing detailed to the office of the Treasurer of the United States, to assort notes in the National Bank Redemption Agency to the close of the fiscal year nineteen hundred and nine, sixty-eight thousand four hundred and forty-two dollars and thirty-four cents.

National currency.  
Redemption agency  
sorters.

**OFFICE OF AUDITOR FOR THE NAVY DEPARTMENT:** For the following increased force in the office of the Auditor for the Navy Department from March first to June thirtieth, nineteen hundred and nine, inclusive: One clerk, class four; one clerk, class three; and one clerk, class two; in all, one thousand five hundred and eighty dollars.

Auditor for Navy  
Department.  
Clerks.

For stationery for the Treasury Department and its several bureaus, for the fiscal year nineteen hundred and nine, five thousand dollars.

Stationery.

**TRANSPORTATION OF SILVER COIN:** To pay bills on hand and unpaid, awaiting an appropriation for the fiscal year nineteen hundred and eight, eight thousand two hundred and fifty-seven dollars and ninety-three cents.

Transporting silver  
coin.

**TRANSPORTATION OF FRACTIONAL SILVER COIN:** For transportation of fractional silver coin, by registered mail or otherwise, twenty-five thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, fractional silver coin when requested to do so: *Provided*, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants; and the Secretary of the Treasury shall report to Congress the cost arising under this appropriation, twenty-five thousand dollars.

Transporting frac-  
tional silver coin.

*Proviso.*  
Deposit.

**TRANSPORTATION OF MINOR COIN:** For transportation of minor coin, by registered mail or otherwise, five thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, minor coin when requested to do so: *Provided*, That an equal amount in coin or currency shall have been deposited in the Treasury or subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.

Transporting minor  
coin.

*Proviso.*  
Deposit.

To pay amounts found due by the accounting officers of the Treasury on account of the appropriation for "Transportation of minor coins," for the fiscal year nineteen hundred and eight, one hundred and fifty-one dollars and one cent.

To pay bills on hand and unpaid, awaiting an appropriation, one thousand six hundred and sixty-four dollars and ninety-eight cents.

**FURNITURE AND REPAIRS OF SAME FOR PUBLIC BUILDINGS:** To supply a deficiency in the appropriation "Furniture and repairs of same for public buildings" for the fiscal year ending June thirtieth, nineteen hundred and nine, to enable the Treasury Department to equip twenty-two public buildings which were not reported by the Supervising Architect in time to be included in the appropriation for nineteen hundred and nine, one hundred and fourteen thousand nine hundred dollars.

Public buildings.  
Furniture, etc.

**FUEL, LIGHTS, AND WATER FOR PUBLIC BUILDINGS:** To pay the account of the Vicksburg Railway and Light Company, for electric current supplied the United States custom-house, Vicksburg, Mississippi, from July first, nineteen hundred and four, to June thirtieth, nineteen hundred and five, fifty-five dollars and twenty cents.

Vicksburg Railway  
and Light Company.

**SUPPRESSING COUNTERFEITING AND OTHER CRIMES:** For expenses incurred under the authority or with the approval of the Secretary of

Suppressing coun-  
terfeiting, etc.

the Treasury in detecting, arresting, and delivering into the custody of the United States marshal having jurisdiction dealers and pretended dealers in counterfeit money, and persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States and of foreign governments, as well as the coins of the United States and of foreign governments, and other felonies committed against the laws of the United States relating to the pay and bounty laws, and for no other purpose whatever except in the protection of the person of the President of the United States, ten thousand dollars: *Provided*, That no part of this amount be used in defraying the expenses of any person subpoenaed by the United States courts to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts."

*Proviso.*  
Witnesses.

Use for persons detailed, forbidden.

No part of any money appropriated by this Act shall be used in payment of compensation or expenses of any person detailed or transferred from the Secret Service Division of the Treasury Department, or who may, at any time during the fiscal year nineteen hundred and nine, have been employed by or under said Secret Service Division.

Public Health and Marine-Hospital Service.

Amount transferred to supplies.  
*Ante*, p. 329.

**PUBLIC HEALTH AND MARINE-HOSPITAL SERVICE:** Authority is hereby granted to use the sum of ten thousand dollars of the amount provided by the sundry civil act of May twenty-seventh, nineteen hundred and eight, for "medical examinations, care of seamen, care and treatment of all other persons entitled to relief, and miscellaneous expenses at other than marine hospitals, which are not included under special heads," for "purveying depot, purchase of medical, surgical, and hospital supplies."

Quarantine service. Maintenance.

**QUARANTINE SERVICE:** To supply a deficiency in the appropriation for the maintenance and ordinary expenses, including pay of officers and employees of quarantine stations at places named in the sundry civil appropriation Act for the fiscal year nineteen hundred and nine, twenty thousand dollars.

Collecting customs revenue.  
R. S., sec. 3687, p. 724.

**COLLECTING THE REVENUE FROM CUSTOMS:** To defray the expense of collecting the revenue from customs, being additional to the permanent appropriation for this purpose, for the fiscal year ending June thirtieth, nineteen hundred and nine, five hundred thousand dollars.

Seizure of horses.

For the expenses connected with the seizure of certain horses in the customs district of North and South Dakota, in May, nineteen hundred and four, fully set forth on page nine in House Document Numbered Fourteen hundred and six of the present session, said horses having been seized for violation of the customs revenue laws and subsequently turned over to the Department of Justice for the institution of forfeiture proceedings, with the result that the horses in question were forfeited and sold, but the proceeds from the sale were only sufficient to pay the expenses connected with the forfeiture proceedings, one hundred and forty-eight dollars and fifty-four cents.

Southern Pacific Company.  
Refund to.

**REFUND TO SOUTHERN PACIFIC COMPANY:** To refund to the Southern Pacific Company the sum of thirty-six dollars, which should have been paid by the collector of customs at Nogales, Arizona, under direction of the Treasury Department, to said company, but was erroneously deposited in the General Treasury by the collector to the credit of services of United States officers by certificates of deposit numbered five hundred and eighty-eight, May ninth, nineteen hundred and seven, and numbered six hundred and twenty-eight, June twenty-seventh, nineteen hundred and seven, and no refund made, thirty-six dollars.

Philippine Islands.  
Reimbursement of tonnage tax.

**REIMBURSEMENT OF PHILIPPINE ISLANDS:** To enable the Secretary of the Treasury to deposit to the credit of the Philippine Islands special fund the sum of one hundred and thirty-six dollars and sixty-two cents, collected by the collector of customs at San Francisco, California, July twelfth, nineteen hundred and six, as tonnage tax

from the British steamship Sutherland, entered at the port of San Francisco from Manila, by way of Iloilo, Philippine Islands, and erroneously covered into the General Treasury of the United States by certificate of deposit numbered one hundred and forty-five, dated July twenty-first, nineteen hundred and six, one hundred and thirty-six dollars and sixty-two cents.

**PAYMENT TO KANSAS:** To pay the amount certified in House Document Numbered Fourteen hundred and sixteen of the present session, as audited and found due to the State of Kansas for interest and discount on moneys borrowed by said State for the purpose of repelling invasions and suppressing Indian hostilities, under authority of a provision contained in the deficiency appropriation Act approved May thirtieth, nineteen hundred and eight, four hundred and twenty-five thousand and sixty-five dollars and forty-three cents.

Kansas.  
Payment for expenses suppressing Indian hostilities, etc.  
*Ante*, p. 480.

**PAYMENT TO HENRY FREDERICK WEGNER, ADMINISTRATOR, AND SO FORTH:** The amount appropriated to be paid under the clause reading as follows: "On the schooner Phoenix, James Coward, master, namely: Henry Frederick Wegner, administrator de bonis non of the estate of Albert Seekamp, four thousand four hundred and twenty-seven dollars and forty-four cents," in the Act entitled "An Act for the allowance of certain claims for stores and supplies reported by the Court of Claims under the provisions of the Act approved March third, eighteen hundred and eighty-three, and commonly known as the Bowman Act, and for other purposes," approved March third, eighteen hundred and ninety-nine, be paid to Henry Frederick Wegner, as administrator of the estate of Albert Seekamp, the amount so appropriated to be paid or distributed by said administrator to the next of kin of the deceased widow of said Albert Seekamp: *Provided*, That the same shall not be paid until the Court of Claims shall certify to the Secretary of the Treasury that said administrator, or his successor in office, represents the next of kin of said widow, and the court which granted the administration shall certify that he has given adequate security for the legal disbursement of the amount herein appropriated.

Henry Frederick Wegner.  
Payment of French spoliation claim.

Vol. 30, p. 1199.

*Proviso.*  
Security to be given.

**RELIEF OF S. R. GREEN:** To enable the Secretary of the Treasury to carry out the provisions of "An Act for the relief of S. R. Green," approved January twenty-first, nineteen hundred and nine, eighty-five dollars.

S. R. Green.  
*Post*, p. 1402.

**REIMBURSEMENT OF S. R. GREEN:** To enable the Secretary of the Treasury to carry out the provisions of "An Act to reimburse S. R. Green, postmaster of Oregon City, Oregon, for moneys lost by burglary," approved February thirteenth, nineteen hundred and nine, two hundred and six dollars and forty cents.

S. R. Green.  
*Post*, p. 1441.

**RELIEF OF THE FARMERS AND MERCHANTS' BANK OF MANDAN, NORTH DAKOTA:** To enable the Secretary of the Treasury to carry out the provisions of "An Act for the relief of the Farmers and Merchants' Bank of Mandan, North Dakota," approved February thirteenth, nineteen hundred and nine, fifty-seven dollars.

Farmers and Merchants' Bank.  
*Post*, p. 1442.

**RELIEF OF CHARLES S. BLOOD:** To enable the Secretary of the Treasury to carry out the provisions of "An Act for the relief of Charles S. Blood," approved February thirteenth, nineteen hundred and nine, five hundred and sixty-three dollars and sixty-five cents.

Charles S. Blood.  
*Post*, p. 1445.

**RELIEF OF GEORGE M. STACKHOUSE:** The proper accounting officers, in settling and adjusting the accounts of George M. Stackhouse, paymaster, United States Navy, are hereby directed to credit said George M. Stackhouse with the sum of one thousand six hundred and six dollars, which amount of Government funds he intrusted to Clerk F. W. Jepson, of the paymaster's office on United States steamship Kentucky, on January third, nineteen hundred and six, for disbursement, and which sum was stolen from safe in paymaster's office by Yeoman Gordon H. Lanier, who absconded.

George M. Stackhouse.  
Credit in accounts.

C. F. Sugg.  
Post, p. 1532.

**PAYMENT TO C. F. SUGG:** To enable the Secretary of the Treasury to carry out the provisions of "An Act to pay to C. F. Sugg, of Hales Point, Lauderdale County, Tennessee, seventy-nine dollars and ninety-five cents, for damages inflicted upon gasoline steamer Clyde by light-house tender Oleander."

Duties on anthracite coal refunded.  
Ante, p. 590.

**REFUND OF DUTIES ON ANTHRACITE COAL:** To enable the Secretary of the Treasury to pay, under the Act approved February first, nineteen hundred and nine, authorizing the refund of certain duties on coal importations, the following amounts to the parties named, or so much thereof as may be found due, namely: To the Hazard Wharf Company, of Baltimore, Maryland, six thousand eight hundred and seventy-three dollars and sixty-one cents; to the Consolidated Gas, Electric Light and Power Company, of Baltimore, Maryland, successors of the Consolidated Gas Company, of Baltimore, Maryland, seven thousand one hundred and sixty-four dollars and seventy-eight cents; to Alfred Winsor and Son sixty-seven dollars; to C. P. Jameson six hundred and eighty-one dollars and thirty-nine cents; to A. Winsor and Son sixty-five dollars and sixty-six cents; to Sanderson and Son six hundred and ninety dollars and seventy-seven cents; to C. P. Jameson six hundred and eighty-nine dollars and forty-three cents; to A. Winsor and Son sixty-five dollars and sixty-six cents; to A. Winsor and Son sixty-six dollars and thirty-three cents; to W. K. Niver Coal Company one thousand eight hundred and eighty-five dollars and thirty-eight cents; to American Woolen Company three thousand two hundred and fifty dollars and seventeen cents; to entry by A. C. McDormand, Metropolitan Coal Company owner, two thousand one hundred and thirty-two dollars and sixty-one cents; to entry by A. C. McDormand, Metropolitan Coal Company owner, two thousand six hundred and eighty-eight dollars and seventy-one cents; to Metropolitan Coal Company three thousand three hundred and thirty-one dollars and twenty-four cents; to John R. White and Son two thousand five hundred and seventy-one dollars and forty-six cents; to C. P. Jameson forty dollars and twenty cents; to Murrell and Crocker two thousand nine hundred and one dollars and ten cents; to Murrell and Crocker two thousand seven hundred and eighty-four dollars and nineteen cents; to Metropolitan Coal Company three thousand four hundred and twenty-seven dollars and five cents; to Darrow, Mann Company, one thousand nine hundred and thirty-two dollars and ninety-five cents; to John Driver eighty-three dollars and eight cents; to Stoddard, Haserick, Richards and Company, sixty-seven dollars; to Boston Elevated Railway Company three thousand three hundred and eighty-two dollars and eighty-three cents; to Boston Elevated Railway Company three thousand one hundred and fifty-one dollars and one cent; to Boston Elevated Railway Company two thousand nine hundred and eight dollars and forty-seven cents; to A. T. Nichols one hundred and fifty-two dollars and nine cents; to William C. Atwater and Company (Incorporated) two thousand three hundred and thirty-eight dollars and thirty cents; to W. K. Niver Coal Company two thousand nine hundred and nineteen dollars and eighty-six cents; to William C. Atwater and Company (Incorporated) two thousand six hundred and twenty-eight dollars and forty-one cents; to Stoddard, Haserick, Richards and Company one hundred and twenty-nine dollars and thirty-one cents; to John Driver sixty-two dollars and thirty-one cents; to Stoddard, Haserick, Richards and Company one hundred and twenty-five dollars and ninety-six cents; in all, sixty-one thousand two hundred and fifty-eight dollars and thirty-two cents: *Provided*, That before payment is made to said claimants they shall severally produce satisfactory proof to the Secretary of the Treasury that they were not reimbursed for said tariffs in the sales to the consumer.

*Proviso.*  
Proof required.

## PUBLIC BUILDINGS.

Public buildings.

**GENERAL EXPENSES OF PUBLIC BUILDINGS:** To enable the Secretary of the Treasury to execute and give effect to the provisions of section six of the act of May thirtieth, nineteen hundred and eight, and under the limitations and provisions thereof, sixty-five thousand dollars to continue available for expenditure during the fiscal year nineteen hundred and nine, this amount being additional to the sum of twenty-five thousand dollars provided for in the deficiency Act of May thirtieth, nineteen hundred and eight, for the purposes stated.

General expenses.  
*Ante*, p. 537.*Ante*, p. 489.

**DETROIT, MICHIGAN, PUBLIC BUILDING, TEMPORARY ANNEX:** To enable the Secretary of the Treasury to erect a temporary annex on the west side of the federal building in Detroit, Michigan, to meet the necessities of the business of the post-office, seven thousand five hundred dollars, or so much thereof as may be necessary; said temporary annex to take the place of the annex to be removed from the north side of the building during the erection of the permanent addition now under construction.

Detroit, Mich.  
Temporary annex.  
*Post*, p. 949.

That the amount heretofore authorized for the enlargement, extension, remodeling, or improvement of the post-office and custom-house at Ellsworth, Maine, so much thereof as may be necessary shall be available for the acquisition of additional land: *Provided*, That the limit of cost heretofore fixed shall not be exceeded in the acquisition of said site and the enlargement, extension, remodeling, or improvement of said post-office and custom-house.

Ellsworth, Me.  
Additional ground.  
*Ante*, p. 482.*Proviso*.  
Limit of cost not changed.

## INDEPENDENT TREASURY.

Independent Treasury.

For paper for interest, transfer, redemption, pension, and other checks and drafts for the use of the Treasurer of the United States, assistant treasurers, pension agents, and others, thirteen dollars and seventy-nine cents.

Paper for checks.

To pay amounts found due by the accounting officers of the Treasury on account of the appropriation "Contingent expenses, Independent Treasury," for the fiscal year nineteen hundred and eight, six thousand and eighty-three dollars and forty cents.

Contingent expenses.

## MINTS AND ASSAY OFFICES.

Mints and assay offices.

Authority is granted to use of the unexpended balance of fifty thousand dollars appropriated by the legislative Act of February twentieth, nineteen hundred and seven, for contingent expenses, mint at Denver, fiscal year nineteen hundred and eight, the sum of five thousand dollars to make payment for two coining presses furnished under contract made May twenty-seventh, nineteen hundred and eight, and the sum of three thousand dollars to make payment for two pairs of steel rolls furnished in October, nineteen hundred and eight, under order given March second, nineteen hundred and six.

Denver, Colo.  
Coining presses, etc.  
Vol. 34, p. 961.

To supply a deficiency in the appropriation for incidental and contingent expenses of the mint at Philadelphia, including all objects mentioned under this title for the fiscal year nineteen hundred and eight, occasioned by the payment of six thousand dollars for new designs for the gold coins, four thousand four hundred and seventy-two dollars and sixty-four cents.

Philadelphia, Pa.  
Expenses.

**MINT AT CARSON, NEVADA:** For wages of workmen, five hundred dollars.

Carson, Nev.

For incidental and contingent expenses, five hundred dollars.

District of Columbia.

## DISTRICT OF COLUMBIA.

Coroner's office.  
Deputy.

**CORONER'S OFFICE:** For amount required to pay the deputy coroner for services during the absence of the coroner, for the fiscal years that follow:

Fiscal year nineteen hundred and nine, one hundred and twenty-five dollars.

Fiscal year nineteen hundred and eight, twenty-five dollars.

Judicial expenses.

**JUDICIAL EXPENSES:** For additional amount required to meet the objects set forth in the appropriation for judicial expenses for the fiscal year nineteen hundred and eight, seventy-one dollars and ninety cents.

Coroner's office.

**CORONER'S OFFICE:** For additional amount required to meet the objects set forth in the appropriation for coroner's office for the fiscal years that follow:

Fiscal year nineteen hundred and nine, one thousand dollars.

Fiscal year nineteen hundred and eight, fifty-two dollars and ninety-seven cents.

Fiscal year nineteen hundred and six, one dollar and twenty-five cents.

Fiscal year nineteen hundred and five, seven dollars and twenty-five cents.

Advertising.

**GENERAL ADVERTISING:** For additional amount required for advertising, authorized and required by law, and for school and tax notices and notices in changes of regulations for the fiscal years that follow:

Fiscal year nineteen hundred and seven, fifteen dollars.

Fiscal year nineteen hundred and six, nine dollars and sixty cents.

**POSTAGE:** For postage for strictly official mail matter, one thousand dollars.

Contingent expenses.

**CONTINGENT EXPENSES:** For additional amount required for use of bicycles by inspectors in the engineer department, three hundred dollars.

Improvements and  
repairs.  
Georgetown sched-  
ule.

**IMPROVEMENTS AND REPAIRS; Georgetown schedule:** That the balance of the appropriation for Georgetown schedule, fiscal year nineteen hundred and nine, is hereby made available for the paving of Thirty-fourth street northwest from Q street to Reservoir place.

Northwest sched-  
ule.

**Northwest:** Second street, south of Bryant street, grade and improve, seven thousand dollars appropriated by the Act of May twenty-sixth, nineteen hundred and eight, is hereby made available until the close of the fiscal year nineteen hundred and ten.

Extension of streets,  
etc.

**EXTENSION OF STREETS AND AVENUES:** For additional amount required to provide the necessary funds for the payment of costs and expenses of condemnation proceedings taken pursuant to the following public Acts, to be paid wholly from the revenues of the District of Columbia:

W and Adams streets  
NW.  
Vol. 34, p. 1008.

"An Act authorizing extension of W and Adams streets northwest," approved February twenty-eighth, nineteen hundred and seven, eighty-two dollars and five cents;

Twenty-third street  
NW.  
Vol. 34, p. 847.

"An Act authorizing the extension of Twenty-third street northwest, to Kalorama road," approved January ninth, nineteen hundred and seven, eighty-seven dollars and fifty cents;

Seventh and Frank-  
lin streets NW.  
Vol. 34, p. 844.

"An Act for the extension of Seventh street and Franklin street northeast, and for other purposes," approved January ninth, nineteen hundred and seven, ninety-eight dollars and fifteen cents;

Twenty-third street  
NW.  
Vol. 33, p. 252.

"An Act for the extension of Twenty-third street from S street to California avenue," approved April twenty-second, nineteen hundred and four, two dollars;

Rhode Island ave-  
nue NE.  
Vol. 34, p. 15.

"An Act authorizing the extension of Rhode Island avenue northeast," approved February nineteenth, nineteen hundred and six, sixty-three dollars;

"An Act for the extension of Nineteenth street from Woodley road to Baltimore street," approved March third, nineteen hundred and five, twenty-five cents;

Nineteenth street  
NW.  
Vol. 33, p. 1007.

"An Act authorizing the extension of Monroe street northeast," approved March second, nineteen hundred and seven, sixteen dollars and fifty cents;

Monroe street NE.  
Vol. 34, p. 1222.

"An Act authorizing the extension of Kalorama road northwest," approved June twenty-ninth, nineteen hundred and six, three dollars;

Kalorama road NW.  
Vol. 34, p. 616.

"An Act for the extension of Harvard street, Columbia Heights, District of Columbia," approved January twenty-second, nineteen hundred and seven, forty dollars and sixty cents;

Harvard street NW.  
Vol. 34, p. 856.

"An Act to provide for the extension of Genesee place and Summit place, District of Columbia," approved January ninth, nineteen hundred and seven, fifty dollars and five cents;

Summit place.  
Vol. 34, p. 846.

"An Act to extend Fourth street northeast," approved January twenty-ninth, nineteen hundred and seven, seventy-one dollars and three cents;

Fourth street NE.  
Vol. 34, p. 857.

"An Act for the opening of Fessenden street northwest, District of Columbia," approved January twenty-second, nineteen hundred and seven, eight dollars and ten cents;

Fessenden street  
NW.  
Vol. 34, p. 855.

"An Act for the extension of Albemarle street northwest, District of Columbia," approved March second, nineteen hundred and seven, eight dollars and fifteen cents;

Albemarle street  
NW.  
Vol. 34, p. 1225.

"An Act for the widening of a section of Columbia road east of Sixteenth street," approved January ninth, nineteen hundred and seven, twelve dollars and eight cents;

Columbia road NW.  
Vol. 34, p. 844.

In all, five hundred and forty-two dollars and forty-six cents.

**SIXTEENTH STREET:** For additional amount required for the costs and expenses of condemnation proceedings taken pursuant to the public Act approved February twenty-seventh, nineteen hundred and seven, entitled, "An Act for the opening of a connecting parkway along Piney Branch, between Sixteenth street and Rock Creek Park, District of Columbia," thirty-three dollars and twenty-five cents.

Piney Branch park-  
way.  
Vol. 34, p. 1000.

**SEWERS:** For additional amount required to pay the expenses of purchase or condemnation of rights of way for construction, maintenance, and repair of public sewers for the fiscal year nineteen hundred and eight, ten dollars and twenty-five cents.

Sewers.  
Rights of way.

**EQUIPMENT OF SCHOOL PLAYGROUNDS:** For additional amount required for equipment and maintenance of school playgrounds, fiscal year nineteen hundred and six, seven dollars and sixty-five cents.

School playgrounds.

**PUBLIC SCHOOLS:** For additional amount required for furniture for school buildings, fiscal year nineteen hundred and six, thirty-eight dollars and seventy-five cents.

Public schools.  
Furniture.

**SALARIES OF TEACHERS:** That one of the minimum salaries of class four, at eight hundred dollars, is hereby transferred to class six, at one thousand dollars; that one of the minimum salaries of class three, at six hundred and fifty dollars, is hereby transferred to class six, at one thousand dollars; that two of the minimum salaries of class three, at six hundred and fifty dollars, are hereby transferred to class four, at eight hundred dollars; in order to make the salaries above transferred equal to the minimum salaries of the respective classes as provided in the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia," approved June twentieth, nineteen hundred and six, from dates of appointments of teachers to the positions above referred to, there is hereby appropriated seven hundred and sixty-five dollars and fifty cents.

Teachers.  
Transfer of salaries.

Vol. 34, p. 318.

That the provision contained in the District appropriation Act, approved May twenty-sixth, nineteen hundred and eight, "For purchase of ground for school in eighth division to replace Potomac

Site restriction  
modified.  
Ante, p. 294.

School, approximately twenty-five thousand square feet, eighteen thousand dollars, or so much thereof as may be necessary," is hereby amended to read as follows: "For purchase of ground for school in eighth division to replace Potomac School, eighteen thousand dollars, or so much thereof as may be necessary."

**Police.  
Promotions.**

**METROPOLITAN POLICE:** For additional amount required to pay salaries of privates of class two promoted to class three and privates of class one promoted to class two during the fiscal years that follow:

Fiscal year nineteen hundred and nine, two thousand and nineteen dollars and fifty cents.

Fiscal year nineteen hundred and eight, two thousand three hundred and seventy-eight dollars and sixty-seven cents.

Fiscal year nineteen hundred and seven, two thousand six hundred and nine dollars and thirty-three cents.

**Fire department.  
Fuel.**

**FIRE DEPARTMENT:** The Commissioners of the District of Columbia are hereby authorized and directed to pay to W. J. Holtman the sum of two dollars and twenty-five cents for one thousand two hundred pounds of bituminous coal furnished the fire department of the District of Columbia March twentieth, nineteen hundred and eight, without the usual certificate of inspection required by law.

**Forage.**

For additional amount required for forage, four thousand nine hundred dollars.

**Health department.  
Tuberculosis registration.  
Ante, p. 299.**

**HEALTH DEPARTMENT:** The appropriation of twenty-five thousand dollars for the fiscal year nineteen hundred and nine, providing for the enforcement of various laws to prevent the spread of contagious diseases in the District of Columbia, is hereby made available, in addition to the objects therein set forth, for the enforcement of an Act of Congress approved May thirteenth, nineteen hundred and eight, to provide for the registration of all cases of tuberculosis in the District of Columbia, and for other purposes.

**Ante, p. 126.**

**Disinfecting service.**

For additional amount required for maintenance of the disinfecting service, including salaries or compensation for personal services when ordered in writing by the commissioners and necessary for the maintenance of said service, and for purchase and maintenance of necessary horses, wagons, and harness, and rent of stable, one thousand dollars.

**Garfield Hospital.**

**GARFIELD HOSPITAL ISOLATING WARD:** For additional amount required for isolating ward for minor contagious diseases at Garfield Memorial Hospital, maintenance, two thousand dollars, or so much thereof as may be necessary.

**Eastern Dispensary.**

**EASTERN DISPENSARY:** For emergency care and treatment of, and free dispensary service to, indigent patients under a contract or agreement to be made with the Eastern Dispensary by the Board of Charities, three thousand dollars.

**Washington Asylum.**

**WASHINGTON ASYLUM:** For additional amount required for provisions, fuel, forage, harness and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, twelve thousand dollars.

**Home for Aged and Infirm.**

**HOME FOR THE AGED AND INFIRM:** For additional amount required for provisions, fuel, forage, harness and vehicles and repairs to same, gas, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, and other necessary items, five thousand dollars.

**National Training School for Boys.**

**NATIONAL TRAINING SCHOOL FOR BOYS:** For additional amount required for care and maintenance of boys committed to the National Training School for Boys by the courts of the District of Columbia under a contract to be made by the Board of Charities with the authorities of said school, three thousand three hundred dollars, or so much thereof as may be necessary.

**BOARD OF CHILDREN'S GUARDIANS:** For additional amount required for board and care of all children committed to the guardianship of said board by the courts of the District, and for the temporary care of children pending investigation or while being transferred from place to place, with authority to pay in addition to the sum of one thousand five hundred dollars heretofore authorized a further sum not to exceed two thousand dollars to institutions adjudged to be under sectarian control, fiscal year nineteen hundred and nine, six thousand dollars.

Board of Children's  
Guardians.  
Care of children.

The sum of two thousand and ninety-four dollars and nineteen cents of the unexpended balance of the appropriation for board and care of children committed to the guardianship of said board by the courts of the District and for temporary care of children pending investigation or while being transferred from place to place, for the fiscal year ending June thirtieth, nineteen hundred and eight, is hereby made available for payment to institutions adjudged to be under sectarian control, in addition to the sum of one thousand five hundred dollars authorized and paid to said institutions during said fiscal year.

**POLICE COURT:** For additional amount required for compensation of jurors, fiscal year nineteen hundred and seven, thirty-six dollars.

Police court.  
Jurors.

**JUVENILE COURT:** For services rendered by acting judge of juvenile court during the absence of the judge of said court, as authorized by section three of the Act of March nineteenth, nineteen hundred and six, creating said court, for the fiscal years:

Juvenile court.  
Acting judge.  
Vol. 34, p. 73.

Fiscal year nineteen hundred and nine, one hundred and eighty dollars.

Fiscal year nineteen hundred and eight, three hundred and five dollars.

Fiscal year nineteen hundred and seven, one hundred and forty dollars.

That the unexpended balance of eighty-two dollars and sixteen cents of the appropriation provided for the fiscal year nineteen hundred and eight, for furniture, fixtures, and equipments, and repairs to the court-house and grounds of the juvenile court of the District of Columbia, is hereby transferred to and made available for similar purposes for the fiscal year ending June thirtieth, nineteen hundred and nine.

Furniture, etc.

**MUNICIPAL COURT:** The unexpended balance of the appropriation for salaries, justices of the peace, fiscal year nineteen hundred and nine, is hereby reappropriated and made available for the payment of the judges of the municipal court of the District of Columbia for the period from February seventeenth, nineteen hundred and nine, to June thirtieth, nineteen hundred and nine.

Municipal court.  
Salaries of justices.  
Act. p. 623.

**WRITS OF LUNACY:** For additional amount required to meet the objects set forth in the appropriations for writs of lunacy, District of Columbia, for the fiscal years that follow:

Lunacy writs.

Fiscal year nineteen hundred and eight, one hundred and fifty dollars.

Fiscal year nineteen hundred and four, two dollars and fifty cents.

Fiscal year nineteen hundred and three, ten dollars.

**HOME FOR THE AGED AND INFIRM:** For additional amount required to meet the objects set forth in the appropriation for repairs and improvements to buildings and grounds, fiscal year nineteen hundred and eight, eight dollars and fourteen cents.

Home for Aged and  
Infirm.

**PURCHASE OF LAND, GOVERNMENT RESERVATIONS:** For additional amount required to meet the costs and expenses of condemnation proceedings taken pursuant to section two of the Act of June thirtieth, nineteen hundred and six, entitled "An Act to increase the cost of certain public buildings, to authorize the purchase of sites for public

Custom-house. en-  
larging.  
Vol. 34, p. 775.

buildings, to authorize the erection and completion of public buildings, and for other purposes," payable wholly from the revenues of the United States, two dollars and fifty cents.

Public convenience stations.

**PUBLIC CONVENIENCE STATIONS:** For additional amount required for maintenance of public convenience stations, including compensation of necessary employees, two hundred dollars.

Government Hospital for Insane.

**HOSPITAL FOR THE INSANE:** For additional amount required for support of the indigent insane of the District of Columbia in the Government Hospital for the Insane in said District, as provided by law, five thousand dollars, or so much thereof as may be necessary.

Judgments.

**JUDGMENTS:** For payment of the judgments, including costs, against the District of Columbia, set forth in House Documents Numbered Fourteen hundred and six, Fourteen hundred and fifty-one, and Fourteen hundred and sixty-nine of this session and letter of the Commissioners of the District of Columbia, dated March first, nineteen hundred and nine, thirteen thousand and eighteen dollars and eighty cents, together with a further sum sufficient to pay the interest, at not exceeding four per centum, on said judgments, as provided by law, from the date the same became due until the date of payment.

Supreme court, D. C. Bailiffs, etc.

**PAY OF BAILIFFS:** For payment of not exceeding one crier in each court, of office deputy marshals who act as bailiffs or criers, and for the expense of meals and lodgings for jurors in United States cases and of bailiffs in attendance upon the same when ordered by the court, for the fiscal years that follow:

Fiscal year nineteen hundred and nine, one thousand dollars.

Fiscal year nineteen hundred and eight, fourteen dollars and one cent.

Miscellaneous.

**MISCELLANEOUS EXPENSES, SUPREME COURT:** For payment of such miscellaneous expenses as may be authorized by the Attorney-General for the supreme court of the District of Columbia and its officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, including also such expenses as may be authorized by the Attorney-General for the court of appeals, District of Columbia, ten thousand dollars.

Witness fees.

**FEES OF WITNESSES, SUPREME COURT:** For fees of witnesses in the supreme court of the District of Columbia, and for payment of the actual expenses of witnesses in said court, as provided by section eight hundred and fifty, Revised Statutes of the United States, for the fiscal years that follow:

Fiscal year nineteen hundred and nine, ten thousand dollars.

Fiscal year nineteen hundred and eight, eighty-eight dollars and fifty cents.

To pay amounts found due by the accounting officers of the Treasury Department on account of the appropriation "Fees of witnesses, supreme court, District of Columbia," fiscal year nineteen hundred and eight, one hundred and ninety-one dollars and fifty cents.

Support of prisoners.

**SUPPORT OF PRISONERS:** For expenses for maintenance of the jail of the District of Columbia, including pay of guards and all other necessary personal services, and for support of prisoners therein, to be expended under the direction of the Attorney-General, for the fiscal years that follow:

Fiscal year nineteen hundred and nine, twenty thousand dollars.

Fiscal year nineteen hundred and eight, five hundred and seventy-one dollars and ninety-five cents.

Support of convicts.

**SUPPORT OF CONVICTS:** For support, maintenance, and transportation of convicts transferred from the District of Columbia, to be expended under the direction of the Attorney-General, two thousand dollars.

To pay amounts found due by the accounting officers of the Treasury Department on account of the appropriation "Support of con-

victs, District of Columbia," for the fiscal year nineteen hundred and eight, three thousand six hundred and forty-one dollars and fifteen cents.

**MILITIA:** For pay of officers and enlisted men of the Naval Battalion while on instruction cruise on United States ship *Prairie*, July seventeenth to twenty-seventh, nineteen hundred and eight, inclusive, under General Orders, Numbered Eleven, Headquarters District of Columbia Militia, one thousand five hundred and thirty-five dollars and fifty-five cents.

Naval battalion.  
Instruction cruise.

For printing and stationery, including preparation, publication, and distribution of a compilation of orders and regulations and the necessary blank forms, two thousand dollars.

Except as otherwise provided, one-half of the foregoing amounts to meet deficiencies on account of the District of Columbia shall be paid from the revenues of the District of Columbia and one-half from any money in the Treasury not otherwise appropriated.

Part from District  
revenues.

## MILITARY ESTABLISHMENT.

War Department.

### PAY DEPARTMENT.

Army.

For pay of officers and enlisted men of the army, four million dollars.

Pay.

The accounting officers of the Treasury are authorized and directed to allow the payment made by the Pay Department of the army to Gerald E. Griffin, veterinarian, Third Field Artillery, in the sum of two hundred and forty dollars, for commutation of quarters while serving in Cuba from July first, nineteen hundred and seven, to April thirtieth, nineteen hundred and eight.

Gerald E. Griffin.  
Commutation of  
quarters.

The accounting officers of the Treasury are authorized and directed to allow the payment made by the Pay Department of the army to Gerald E. Griffin, veterinarian, Third Field Artillery, in the sum of seventy-two dollars, for commutation of quarters while serving in Cuba from April first, nineteen hundred and seven, to June thirtieth, nineteen hundred and seven.

For amount of annuity granted to Mrs. Jennie Carroll, widow of James Carroll, late major and surgeon, United States Army, from May twenty-third, nineteen hundred and nine, to June thirtieth, nineteen hundred and nine, at one hundred and twenty-five dollars per month, as per Act of Congress approved May twenty-third, nineteen hundred and eight, one hundred and fifty-eight dollars and thirty-three cents.

Jennie Carroll.  
Annuity.

*Ante*, p. 739.  
*Post*, p. 1325.

For amount of annuity granted to Mrs. Mabel H. Lazear, widow of Jesse W. Lazear, late acting assistant surgeon, United States Army, from May twenty-third, nineteen hundred and nine, to June thirtieth, nineteen hundred and nine, at one hundred and twenty-five dollars per month, as per Act of Congress approved May twenty-third, nineteen hundred and eight, one hundred and fifty-eight dollars and thirty-three cents.

Mabel H. Lazear.  
Annuity.

*Ante*, p. 739.  
*Post*, p. 1325.

### HEADSTONES FOR GRAVES OF SOLDIERS.

For continuing the work of furnishing headstones for unmarked graves of Union soldiers, and so forth, including all objects mentioned under this head in sundry civil act for the fiscal year nineteen hundred and nine, two thousand dollars.

Headstones for sol-  
diers' graves.

### OFFICE OF THE SURGEON-GENERAL.

For replacing medical and hospital supplies destroyed by fire at the Army Medical Supply Depot in New York City, November seventeenth, nineteen hundred and eight, to be available for purchases dur-

Army Medical Sup-  
ply Depot.  
Replacing stores.

ing the fiscal years nineteen hundred and nine and nineteen hundred and ten, fifty thousand dollars.

John G. D. Knight.  
Reimbursement.

To reimburse Colonel John G. D. Knight, Corps of Engineers, for moneys expended in inserting in certain newspapers an advertisement giving notice of a public hearing for consideration of plans for a bridge to be built across Delaware River near Trenton, New Jersey, said payment to be made from funds heretofore appropriated by Congress, eighty-six dollars and ninety-three cents.

Military Academy.

MILITARY ACADEMY.

Board of Visitors.

For expenses of the Board of Visitors, including mileage, being for the service of the fiscal year nineteen hundred and eight, one thousand and ninety-five dollars and thirty-six cents.

Postage, etc.

For postage and telegrams, being for the fiscal year nineteen hundred and eight, eleven dollars and forty-four cents.

Quartermaster's  
Department.

QUARTERMASTER'S DEPARTMENT.

Regular supplies.

Regular supplies: For regular supplies of the Quartermaster's Department, including all objects mentioned under this head in army appropriation Act for the fiscal year nineteen hundred and nine, fifty thousand dollars.

Incidental expenses.

Incidental expenses: For incidental expenses of the Quartermaster's Department, including all objects mentioned under this head in army appropriation Act for the fiscal year nineteen hundred and nine, seventy-five thousand dollars.

Transportation.

TRANSPORTATION OF THE ARMY AND ITS SUPPLIES: For transportation of the army and its supplies, including all objects mentioned under this head in the army appropriation Acts, for fiscal years as follows:

For the fiscal year nineteen hundred and nine, three hundred thousand dollars.

For the fiscal year nineteen hundred and eight, seven hundred thousand dollars.

Barracks and quarters.

For barracks and quarters for troops, including all objects mentioned under this head in army appropriation Act for the fiscal year nineteen hundred and seven, twenty thousand six hundred and sixty-eight dollars and thirty-two cents.

WAR, MISCELLANEOUS.

Back pay, bounty,  
and commutation of  
rations, volunteers.

Vol. 14, p. 322.

ARREARS OF PAY, BOUNTY: Back pay and bounty: For payment of amounts for arrears of pay of two and three year volunteers, for bounty to volunteers and their widows and legal heirs, for bounty under the Act of July twenty-eighth, eighteen hundred and sixty-six, and for amounts for commutation of rations to prisoners of war in rebel States, and to soldiers on furlough, that may be certified to be due by the accounting officers of the Treasury during the fiscal year nineteen hundred and nine, one hundred thousand dollars.

Abraham P. Buffington.  
Credit in accounts.

RELIEF OF CAPTAIN ABRAHAM P. BUFFINGTON: The accounting officers of the Treasury are directed to credit the accounts of Captain Abraham P. Buffington, paymaster, United States Army, with the sum of one hundred and seventy-nine dollars and ninety-seven cents paid by him on forged deposit receipts, his voucher numbered eight hundred and fifty-four, for July, nineteen hundred and six, to James W. Wamsley, sergeant of the Hospital Corps, United States Army, one hundred and seventy-nine dollars and ninety-seven cents.

George T. Holloway.  
Credit in accounts.

RELIEF OF MAJOR GEORGE T. HOLLOWAY: The accounting officers of the Treasury are directed to credit the accounts of Major George T. Holloway, paymaster, United States Army, with the sum of ninety-

nine dollars and eighty-six cents, said amount having been unavoidably lost in a sudden and severe windstorm on June fourteenth, nineteen hundred and eight, during a payment to Company F, Twelfth Infantry, in a tent at Pine Camp, New York, ninety-nine dollars and eighty-six cents.

**RELIEF OF COLOR SERGEANT WILLIAM G. HARDY:** The accounting officers of the Treasury are authorized and directed to regard the service of Color Sergeant William G. Hardy, Fourth United States Cavalry, as continuous from December fifteenth, eighteen hundred and seventy-four, to February seventeenth, nineteen hundred and eight, the date of his retirement from active service; and to cover overpayments made to him between January, eighteen hundred and ninety-seven, and February, nineteen hundred and eight, the sum of five hundred and ninety-seven dollars and thirty-eight cents is hereby appropriated.

William G. Hardy.  
Continuous service  
record established.

**REIMBURSEMENT OF MAJOR JOHN E. BAXTER:** For the reimbursement of Major John E. Baxter, quartermaster, United States Army, for the amount refunded by him on account of a disallowance made by the Auditor for the War Department in the accounts of Captain Ira L. Fredendall, nineteen dollars and sixty cents.

John E. Baxter.  
Reimbursement.

**RELIEF OF W. M. HALL:** For the relief of W. M. Hall, assistant engineer in the Engineer Department at large, for reimbursement of expenses necessarily incurred in defending a suit against him in the United States circuit court for the northern district of West Virginia for violation of the Act of August first, eighteen hundred and ninety-two, known as the eight-hour law, thirty-five dollars and eighty-cents.

W. M. Hall.  
Reimbursement.

**CREDIT IN THE ACCOUNTS OF CAPTAIN HARRY BURGESS:** The accounting officers of the Treasury are hereby authorized and directed to allow and credit in the accounts of Captain Harry Burgess, Corps of Engineers, United States Army, the sum of seventeen dollars and eighty-four cents, disallowed against him on the books of the Treasury.

Harry Burgess.  
Credit in accounts.

**CREDIT IN THE ACCOUNTS OF COLONEL G. J. LYDECKER:** The accounting officers of the Treasury are hereby authorized and directed to allow and credit in the accounts of Colonel G. J. Lydecker, Corps of Engineers, United States Army, the sum of forty-one dollars and ninety-seven cents, disallowed against him and standing on the books of the Treasury.

G. J. Lydecker.  
Credit in accounts.

**PAYMENT TO JAMES E. HOWARD:** To pay James E. Howard for services rendered at the Watertown Arsenal, Massachusetts, between June first and fifteenth, nineteen hundred and eight, one hundred and four dollars and sixteen cents.

James E. Howard.  
Payment to.

**CREDIT IN THE ACCOUNTS OF MAJOR FRANCIS R. SHUNK:** The accounting officers of the Treasury are hereby authorized and directed to allow and credit in the accounts of Major Francis R. Shunk, Corps of Engineers, United States Army, the sum of nine dollars and thirty-three cents, disallowed against him on the books of the Treasury.

Francis R. Shunk.  
Credit in accounts.

#### STATE, WAR, AND NAVY DEPARTMENT BUILDING.

State, etc., Depart-  
ment building.

For fuel, lights, repairs, and miscellaneous items and city directories, for the fiscal year nineteen hundred and eight, being the amount necessary to reimburse the Government Printing Office for printing new blanks required in accordance with recent Treasury regulations, eighty-two dollars and forty-five cents.

Printing blanks.

#### NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.

Volunteer Soldiers'  
Home.

Pacific Branch, at Santa Monica, California: For subsistence, including the same objects specified under this head in the sundry civil appropriation Act for the fiscal year nineteen hundred and nine, for the Central Branch, at Dayton, Ohio, six thousand dollars.

Santa Monica, Cal.

Navy.

## NAVAL ESTABLISHMENT.

## GENERAL ACCOUNT OF ADVANCES.

General account of  
advances.  
Vol. 20, p. 167.

To reimburse "General account of advances," created by the Act of June nineteenth, eighteen hundred and seventy-eight (Twentieth Statutes at Large, page one hundred and sixty-seven), for amounts advanced therefrom and expended on account of the several appropriations named in excess of the sums appropriated therefor for the fiscal year given, found to be due the "general account" on adjustment by the accounting officers, there is appropriated as follows:

Pay, miscellaneous.

For pay, miscellaneous, nineteen hundred and six, fifty-nine dollars and eighty-five cents;

Marine Corps.

For pay, Marine Corps, nineteen hundred and five, five hundred and seventy-seven dollars and fifty cents;

For contingent, Marine Corps, nineteen hundred and six, one hundred and eighty-two dollars and forty-four cents;

Bureau of Medicine  
and Surgery.

For contingent, Bureau of Medicine and Surgery, nineteen hundred and four, fifty dollars and thirty-four cents;

For bringing home remains of officers and men, Navy and Marine Corps, who died abroad, nineteen hundred and six, one hundred and nineteen dollars and eighty-five cents;

Bureau of Supplies  
and Accounts.

For provisions, navy, Bureau of Supplies and Accounts, nineteen hundred and six, fourteen thousand two hundred and fifty-seven dollars and thirty-two cents;

For provisions, navy, Bureau of Supplies and Accounts, nineteen hundred and five, one thousand and thirty-nine dollars and thirty-four cents;

For provisions, navy, Bureau of Supplies and Accounts, nineteen hundred and four, two hundred and sixty-nine dollars and twenty-two cents;

Bureau of Construction  
and Repair.

For construction and repair, Bureau of Construction and Repair, nineteen hundred and six, four thousand four hundred and fifty-five dollars and two cents;

Bureau of Steam  
Engineering.

For steam machinery, Bureau of Steam Engineering, nineteen hundred and six, two thousand one hundred and ninety-eight dollars and eighty-one cents; in all, twenty-three thousand two hundred and nine dollars and sixty-nine cents.

## BUREAU OF NAVIGATION.

Pay.

To supply a deficiency in the appropriation "Pay of the navy" for the fiscal year ending June thirtieth, nineteen hundred and seven, one million sixteen thousand one hundred and thirty dollars and fifty-six cents.

Bureau of Navigation.  
Transportation.

To supply a deficiency in the appropriation "Transportation, Bureau of Navigation," for the fiscal year ending June thirtieth, nineteen hundred and nine, three hundred thousand dollars.

To supply a deficiency in the appropriation "Transportation, Bureau of Navigation," for the fiscal year ending June thirtieth, nineteen hundred and eight, one hundred and eighty thousand dollars.

To supply a deficiency in the appropriation "Transportation, Bureau of Navigation," for the fiscal year ending June thirtieth, nineteen hundred and seven, fifty thousand dollars.

Training station,  
California.

To increase the appropriation "Maintenance, Naval Training Station, California," for the fiscal year ending June thirtieth, nineteen hundred and nine, two thousand four hundred and sixty dollars and ninety-seven cents.

## BUREAU OF ORDNANCE.

Bureau of Ordnance

For miscellaneous items, namely, advertising, cartage, and express charges, expenses of light and water at magazines and stations; tolls, ferriage, foreign postage, and telegrams to and from the bureau, technical books, and incidental expenses attending inspection of ordnance material, being for the fiscal year nineteen hundred and eight, seven thousand two hundred and twenty-two dollars and sixty cents.

Miscellaneous.

## BUREAU OF EQUIPMENT.

Bureau of Equipment.

For the payment to the Electric Boat Company of the ten per centum of the contract price withheld on account of their contract, Navy Pay Office, Norfolk, numbered six hundred and eighty-two, series nineteen hundred and six, for installing the storage battery on the submarine boat Moccasin, being for the fiscal year nineteen hundred and six, one thousand six hundred and ninety-three dollars.

Electric Boat Company.

For express charges on equipment stores, packing boxes, and materials, printing, advertising, telegraphing, books, and models; stationery; furniture for equipment of offices in navy-yards; postage on letters sent abroad; ferriage, ice, and emergencies arising under cognizance of the Bureau of Equipment unforeseen and impossible to classify, being for the fiscal year nineteen hundred and eight, one thousand one hundred and eighty-two dollars and twenty-seven cents.

Contingent.

## BUREAU OF YARDS AND DOCKS.

Bureau of Yards and Docks.

Maintenance, Bureau of Yards and Docks: For amount reported by accounting officers of the United States Treasury, January eighteenth, nineteen hundred and nine, as found in the adjustment of appropriations to be due the appropriation "General account of advances," being for the fiscal year nineteen hundred and seven, seventeen thousand six hundred and eight dollars and forty-three cents.

Maintenance.

## PUBLIC WORKS.

For four timber dry docks (navy-yard, Mare Island, to complete), five hundred and four thousand seven hundred and twenty-nine dollars and ninety-nine cents.

Mare Island, Cal. Dry docks.

## MARINE CORPS.

Marine Corps.

For contingent, Marine Corps, including items specified under this head in naval appropriation Acts, for fiscal years as follows:

Contingent.

For the fiscal year nineteen hundred and nine, fifty thousand dollars.

For the fiscal year nineteen hundred and seven, three thousand five hundred and fifty-nine dollars and sixty-seven cents.

For the fiscal year nineteen hundred and six, eleven dollars and seventy-four cents.

For the fiscal year nineteen hundred and four, five dollars and seventy-two cents.

For forage, Marine Corps, including items specified under this head in naval appropriation Acts, for fiscal years as follows:

Forage.

For the fiscal year nineteen hundred and nine, nine thousand one hundred and twenty dollars.

For the fiscal year nineteen hundred and six, twenty-four dollars and thirty-three cents.

- Fuel.** For fuel, Marine Corps, including items specified under this head in naval appropriation Acts, for fiscal years, as follows:  
For the fiscal year nineteen hundred and nine, seven thousand dollars.  
For the fiscal year nineteen hundred and seven, three thousand six hundred and sixty dollars and fifty-eight cents.
- Commutation of quarters.** For commutation of quarters, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and nine, fifteen thousand dollars.
- Transportation and recruiting.** For transportation and recruiting, Marine Corps, including items specified under this head in naval appropriation Acts, for fiscal years as follows:  
For the fiscal year nineteen hundred and seven, three hundred and ninety-eight dollars and eighty-five cents.  
For the fiscal year nineteen hundred and six, seven dollars and twenty cents.
- Hire of quarters.** For hire of quarters, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and seven, one thousand five hundred and thirteen dollars and eighty-nine cents.
- Military stores.** For military stores, Marine Corps, including items specified under this head in naval appropriation Act, fiscal year nineteen hundred and seven, two thousand three hundred and four dollars and twenty-five cents.
- Sitka, Alaska. Lighting and heating barracks.** For installing electric lights and heating system, marine barracks, Sitka, Alaska, five thousand dollars, which sum shall be in addition to the five thousand dollars appropriated for this object in the naval appropriation Act approved May thirteenth, nineteen hundred and eight, five thousand dollars.

### INTERIOR DEPARTMENT.

- Interior Department.**
- Fred Bender. Reimbursement.** To reimburse Fred Bender for loss of time and doctors' fees on account of injuries received while employed in the construction of the Office Building of the House of Representatives, two hundred and fifty dollars.
- Insane, Alaska.** For the care and custody of persons legally adjudged insane in the district of Alaska, including transportation and other expenses, to be expended under the supervision of the Secretary of the Interior, twenty-two thousand dollars.
- Northern Arapahoe Indians. Determination of money due.** To enable the Secretary of the Interior to employ in the Office of Indian Affairs an expert accountant to state the account of the Northern Arapahoe Indians, in order to determine what sums of money, if any, are still due said Indians from appropriations made in fulfillment of the treaties with the Northern Cheyennes and Arapahoes ratified by the Acts of Congress approved July twenty-fifth, eighteen hundred and sixty-eight (Fifteenth Statutes at Large, page six hundred and fifty-five), and February twenty-eighth, eighteen hundred and seventy-seven (Nineteenth Statutes at Large, page two hundred and fifty-four), one thousand five hundred dollars, or so much thereof as may be necessary.
- Vol. 15. p. 655.**
- Vol. 19. p. 254.**
- Patent Office models to be retained.** That all models of the Patent Office be retained by the Interior Department until provision is made for their care by Congress.
- Draftsmen.** To enable the Superintendent United States Capitol Building and Grounds to pay for draftsmen's services, in connection with H. R. 21985, first session Sixtieth Congress, eight hundred and forty-one dollars and fifty cents.
- Capitol. Repairs, etc.** FOR THE CAPITOL: For work at Capitol, and for general repairs thereof, including flags for the east and west fronts of the center of the Capitol; flagstuffs, halyards, and tackle, wages of mechanics and

laborers; purchase, maintenance, and driving of office vehicle, and not exceeding one hundred dollars for the purchase of technical and necessary reference books, eight thousand dollars.

**LIGHTING THE CAPITOL AND GROUNDS:** For lighting the Capitol and grounds about the same, including the House Office Building, Botanic Garden, Senate and House stables, and engine house, Maltby Building, and folding and storage rooms of the Senate and House of Representatives; for gas and electric lighting; lamplighters, gas fitters, and for materials and labor for gas and electric lighting, and for general repairs, eight thousand dollars.

Lighting building and grounds.

To pay the Potomac Electric Power Company for furnishing electric current for the Senate Office Building for the months of November, December, and January, and estimated amounts for the months of February, March, April, May, and June, sixteen thousand and thirty-three dollars and seventy-two cents.

Senate Office Building. Electric current.

For amount required as a deficiency for the fiscal year, nineteen hundred and nine, to pay the Potomac Electric Power Company for current furnished the House Office Building from November, nineteen hundred and eight, to date, and estimated amount due to run until July first, next, on account of extra session, twenty thousand dollars.

House Office Building. Electric current.

**HOUSE OFFICE BUILDING:** For completion of the building and to pay balances due under contracts, forty-seven thousand one hundred and sixty dollars.

Construction accounts.

For waterway for the heating, lighting, and power plant being constructed in connection with the Capitol Building, Senate and House office buildings, and other congressional buildings, ninety-eight thousand five hundred dollars.

Heating, etc., plant. Waterway.

#### PUBLIC LANDS SERVICE.

Public lands.

For payment of salaries, fees, and commissions earned by registers of district land offices and receivers of public moneys at district land offices in excess of the amount appropriated for the fiscal year nineteen hundred and eight, one thousand dollars, or so much thereof as may be necessary.

Registers and receivers.

To reimburse the appropriation for contingent expenses of land offices, fiscal year nineteen hundred and nine, for per diem at three dollars in lieu of subsistence, and for actual necessary expenses of transportation, including necessary sleeping-car fares, of six clerks detailed from the General Land Office to temporary duty in assisting in renumbering entries of public lands pending in district land offices, and for the purchase of card-index sections and other office equipment, to keep record of entries in district land offices transferred from the system of separate serial numbers to new system of records in said offices, four thousand five hundred dollars.

Contingent expenses, land offices.

For additional amount for clerk hire, rent, and other incidental expenses of the district land offices, six thousand two hundred and fifty dollars.

The Secretary of the Treasury is hereby authorized and directed to transfer the amount of the unexpended balance remaining to the credit of the appropriation for expenses of hearings in land entries, fiscal year nineteen hundred and eight, to the credit of the appropriation for expenses of hearings in land entries, fiscal year nineteen hundred and nine; and the amount so transferred is hereby reappropriated and made available for the payment of expenses incurred in the conduct of such hearings during the fiscal year nineteen hundred and nine, in addition to the appropriation provided in the sundry civil Act approved May twenty-seventh, nineteen hundred and eight: *Provided*, That any outstanding bills properly chargeable to the unexpended balance of the appropriation for the fiscal year nineteen hun-

Hearings in land entries. Transfer of balances.

*Proviso.* Settlement of outstanding accounts.

dred and eight, and presented for payment after the passage of this Act, shall be paid out of the appropriation for the fiscal year nineteen hundred and nine.

Protecting, etc.  
Transfer of balances.

The Secretary of the Treasury is hereby authorized and directed to transfer from the appropriation for protecting public lands, timber, and so forth, fiscal years nineteen hundred and eight and nineteen hundred and nine, to the credit of the appropriation for protecting public lands, timber, and so forth, fiscal year nineteen hundred and eight, such amount as may be required in the settlement of the audited accounts chargeable to the said nineteen hundred and eight appropriation.

Deputy surveyors.  
Payment to.

For payment to certain United States deputy surveyors for surveys and resurveys of public lands executed by them and necessary to complete the lines of surveys embraced in their contracts and special instructions issued thereunder, being the balance of the amounts found due them by the Commissioner of the General Land Office, in the settlement of their accounts in accordance with the rates as authorized in the acts making appropriation for the survey and resurvey of public lands for the fiscal years in which the work was executed, as fully set forth on page thirty-five of House Document Numbered Fourteen hundred and six, of the present session, three hundred and forty-three dollars and sixty-one cents.

William Janson.  
Payment to.

The Secretary of the Treasury is hereby authorized and directed to pay to William Janson, county surveyor of McKenzie County, North Dakota, out of the moneys in the Treasury to the credit of the fund of deposits by individuals for surveying public lands, the sum of seventy-seven dollars and seventy-five cents, being the excess of the deposit made by him on February tenth, nineteen hundred and eight, to the credit of the Treasurer of the United States, and placed to the credit of the said fund of deposits by individuals for surveying public lands, per certificate numbered fifteen hundred and seventy-four, First National Bank of Bismarck, North Dakota, over and above the actual cost of copies of certain township plats of the State of North Dakota furnished him by the United States surveyor-general of said State and by the Commissioner of the General Land Office.

M. F. Mann.  
Payment to.

To pay M. F. Mann the amount due him for services rendered as custodian of the Fort Keogh abandoned military reservation, at the rate of sixty dollars per month, from August tenth, nineteen hundred and eight, to January twenty-second, nineteen hundred and nine, inclusive, three hundred and twenty-four dollars.

Geological Survey.  
Additional rent.

To enable the Secretary of the Interior to rent additional rooms in building used by the engraving and printing division of the Geological Survey during the fiscal year nineteen hundred and ten, two thousand five hundred dollars.

Indian Affairs.

## INDIAN AFFAIRS.

Supplies.

To pay amounts found due on account of the appropriation "Telegraphing, transportation, and so forth, of Indian supplies" for the fiscal year nineteen hundred and eight, fifty-five thousand dollars.

To pay amounts found due on account of the appropriation "Telegraphing, transportation, and so forth, of Indian supplies" for the fiscal year nineteen hundred and seven, eight thousand dollars.

Thomas G. Walker.  
Services.

To pay Thomas G. Walker for salary and expenses as a member of a commission to assist in the sale of the Huron Place Cemetery, at Kansas City, Kansas, one thousand five hundred and ninety-four dollars.

W. A. Simpson.  
Services.

To pay W. A. Simpson for salary and expenses as a member of a commission to assist in the sale of the Huron Place Cemetery, at Kansas City, Kansas, seven hundred and forty dollars and ninety-five cents.

## DEPARTMENT OF AGRICULTURE.

To supply a deficiency in the appropriation "General expenses, Bureau of Animal Industry," including each and every object authorized by law and specified under the appropriation of nine hundred and forty-seven thousand two hundred dollars under this title in the "Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and nine," approved May twenty-third, nineteen hundred and eight, or so much thereof as may be necessary, one hundred and fifty thousand dollars,

For fencing the national bison range, as provided for by the Act of May twenty-third, nineteen hundred and eight, Thirty-fifth Statutes, page two hundred and sixty-seven, three thousand dollars.

Department of Agriculture.

Animal Industry Bureau.  
General expenses.

Bison range, Mont. Fencing.  
*Ante*, p. 267.

## DEPARTMENT OF COMMERCE AND LABOR.

**THE CENSUS OFFICE:** For preliminary expenses in preparation for the Thirteenth Census, including experimental work in developing tabulating machinery, construction of such machinery, and technical and mechanical services in connection therewith, books of reference, and printing, one hundred and fifty thousand dollars, to be available until the close of the fiscal year nineteen hundred and ten.

To supply deficiencies in the appropriations for "Contingent expenses, Department of Commerce and Labor," including all objects of expenditure specified under this head in the legislative, executive, and judicial appropriation Acts for the fiscal years as follows:

For the fiscal year nineteen hundred and nine, ten thousand dollars.  
For the fiscal year nineteen hundred and eight, three thousand dollars.

The accounting officers of the Treasury Department are hereby authorized and directed to credit in the accounts of H. R. Burrill, special disbursing agent, Department of Commerce and Labor, the sum of forty dollars, disallowed by the Auditor for the State and other Departments from his account of disbursements for the quarter ended September thirtieth, nineteen hundred and seven, on account of hire of an interpreter at Hongkong, China.

**IMMIGRATION SERVICE:** To supply an anticipated deficiency in the permanent annual appropriation for expenses of regulating immigration and in order to meet all of the authorized charges against said appropriation for the fiscal year nineteen hundred and nine there is appropriated, out of any money in the Treasury not otherwise appropriated, the sum of six hundred thousand dollars.

Department of Commerce and Labor.

Census Office.  
Preliminary work,  
13th Census.

Contingent expenses.

H. R. Burrill.  
Credit in accounts.

Immigration Service.  
Expenses.

## DEPARTMENT OF JUSTICE.

For payment to the law clerk and examiner of titles in full for all services to the commission created under section twenty-six of the Act approved May thirtieth, nineteen hundred and eight (public buildings Act), to investigate the title of the United States in and to all lands in the District of Columbia, out of the appropriation of five thousand dollars for the expenses of said commission, notwithstanding section seventeen hundred and sixty-five, Revised Statutes of the United States, the sum of one thousand dollars.

To carry on the work required by section twenty-six of the public buildings Act approved May thirtieth, nineteen hundred and eight, ten thousand dollars, or so much thereof as may be necessary, to be expended under the direction of the Attorney-General.

Contingent expenses: For the payment of the bill of the Western Union Telegraph Company for the month of June, nineteen hundred and eight, one hundred and twenty-four dollars and forty-one cents.

Department of Justice.

Examiner of titles.  
Extra services.  
*Ante*, p. 543.

Titles to land in District.  
Expenses of commission.  
*Ante*, p. 543.

Contingent expenses.

## MISCELLANEOUS.

Defending suits in claims.

Defending suits in claims against the United States: For defraying the necessary expenses incurred in the examination of witnesses and procuring of evidence in the matter of claims against the United States and in defending suits in the Court of Claims, including defense for the United States in the matter of French spoliation claims, to be expended under the direction of the Attorney-General, for the fiscal year nineteen hundred and seven, one hundred and nine dollars and fifty cents.

Building for court of appeals. Additional.

For furnishing the proposed addition to the court-house of the District of Columbia for the use of the court of appeals of the District of Columbia, as per estimate of the Superintendent of the United States Capitol Building and Grounds, twenty-nine thousand six hundred dollars, to remain available during fiscal year nineteen hundred and ten.

For the erection of a fireproof addition to the court-house of the District of Columbia, for the use of the court of appeals of said District, including such fireproof vaults as may be necessary to protect from destruction the papers and records of said court, and proper heating and ventilating apparatus, to be constructed under the supervision of and on plans to be furnished by the Superintendent of the Capitol Building and Grounds and approved by the Attorney-General, being the balance of the amount authorized for this purpose by the public buildings Act approved May thirtieth, nineteen hundred and eight, one hundred and fifty thousand dollars.

*Ante*, p. 544.

United States courts.

## UNITED STATES COURTS.

District judges. Additional, Pennsylvania, Washington, and Oregon. *Ante*, pp. 656, 686.

**SALARIES, DISTRICT JUDGES:** For the salaries of the additional district judges for the western district of Pennsylvania, the western district of Washington, and the district of Oregon, at the rate of six thousand dollars per annum each, for the fiscal years, as follows:

For the fiscal year nineteen hundred and ten, eighteen thousand dollars.

For the fiscal year nineteen hundred and nine, six thousand dollars.

New York southern district. *Ante*, p. 685.

For the salary of the additional district judge for the southern district of New York, at the rate of six thousand dollars per annum, for the fiscal years, as follows:

For the fiscal year nineteen hundred and ten, six thousand dollars.

For the fiscal year nineteen hundred and nine, two thousand dollars.

Hawaii. District judges. *Ante*, p. 838.

**SALARIES, DISTRICT COURT, TERRITORY OF HAWAII:** For the increase in the salary of the existing district judge for the Territory of Hawaii and for the salary of the additional district judge for said Territory, for the fiscal year nineteen hundred and ten, seven thousand dollars.

Alaska. Increased salaries and new offices. *Ante*, p. 839.

**SALARIES, GOVERNOR, AND SO FORTH, TERRITORY OF ALASKA:** For the increase in the salaries of the existing district judges and district attorneys in the District of Alaska, thirteen thousand five hundred dollars; for the salary of the additional district judge for said district, seven thousand five hundred dollars; for the salary of the additional district attorney for said district, five thousand dollars; for the salary of the additional United States marshal for said district, four thousand dollars; for the salary of the additional clerk of court for said district, three thousand five hundred dollars; for the fiscal year nineteen hundred and ten, in all, thirty-three thousand five hundred dollars.

New Mexico. New associate justice. *Ante*, p. 842.

**SALARIES, GOVERNOR, AND SO FORTH, TERRITORY OF NEW MEXICO:** For the salary of the additional associate judge for the Territory of New Mexico, for the fiscal year nineteen hundred and ten, three thousand dollars.

For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants, ten thousand dollars.

District attorneys.

For fees of clerks, fifteen thousand dollars.

Clerks' fees.

For payment of such miscellaneous expenses as may be authorized by the Attorney-General, for the United States courts and their officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and moving of records: *Provided*, That in so far as it may be deemed necessary by the Attorney-General, this appropriation shall be available for such expenses in the district of Alaska, for fiscal years as follows:

Miscellaneous expenses.

*Proviso.*  
Alaska.

For the fiscal year nineteen hundred and nine, fifteen thousand dollars.

For the fiscal year nineteen hundred and six, three hundred and fifty-five dollars and sixty cents.

For the fiscal year nineteen hundred and five, one hundred and eighty-two dollars and fifteen cents.

For the fiscal year nineteen hundred and four, sixty-one dollars and ninety-six cents.

For the fiscal year nineteen hundred and two, thirty-one dollars and forty cents.

For supplies, including exchange of typewriting machines for the United States courts and judicial officers, to be expended under the direction of the Attorney-General, for fiscal years as follows:

Supplies.

For the fiscal year nineteen hundred and seven, eighty-eight dollars and two cents.

For the fiscal year nineteen hundred and six, one dollar and sixty-seven cents.

For the fiscal year nineteen hundred and four, one dollar and twenty cents.

For payment of assistants to the Attorney-General and of assistants to United States district attorneys, employed by the Attorney-General to represent the United States in naturalization and other proceedings, and for other necessary expenses in connection with such proceedings and cases for the fiscal years nineteen hundred and seven and nineteen hundred and eight, one thousand and thirty-one dollars and seventy-eight cents.

Assistants to Attorney-General, etc.

For the reimbursement of Guion Miller, special commissioner of the Court of Claims, covering the payment by him of the account of Harold W. Ketron for expenses incurred in the matter of the arrest of R. R. Foot, one hundred and thirty-eight dollars and ninety-eight cents.

Guion Miller. Reimbursing.

COURT OF CLAIMS.

Court of Claims.

For payment to Lucien B. Howry, for services rendered the Court of Claims during the month of June, nineteen hundred and six, fifty-two dollars.

Lucien B. Howry.

POST-OFFICE DEPARTMENT.

For telegraphing, fiscal year nineteen hundred and seven, eighteen dollars and fifteen cents.

Post-Office Department.

Telegraphing.

OUT OF THE POSTAL REVENUES.

Postal service.

For rent of suitable buildings for the use of the Post-Office Department, including the mail-bag repair shop, lock-repair shop, and the division of supplies, fiscal year nineteen hundred and eight, one thousand two hundred dollars.

Mail-bag, etc., repair shop.

- Railroad routes.** For inland transportation by railroad routes, one million two hundred and fifty thousand dollars.
- Railway Mail Service.** Railway Mail Service: For substitutes for clerks on vacation, thirteen thousand five hundred dollars.
- Boston and Maine Railroad.** To pay to the Boston and Maine Railroad, for railway mail service furnished between Fitchburg, Massachusetts, and South Ashburnham, Massachusetts, from July first, eighteen hundred and ninety-seven, to June seventh, nineteen hundred and eight, two thousand eight hundred and forty dollars and eighty-three cents.
- Grand Rapids Railway Company.** To pay the Grand Rapids Railway Company, of Grand Rapids, Michigan, for services rendered in collecting and carrying mail in boxes affixed to its cars from July first, nineteen hundred and seven, to June thirtieth, nineteen hundred and eight, one thousand and eighty-four dollars and fifty cents.
- Frank Peters. Reimbursing.** To reimburse Frank Peters, a railway postal clerk, for railroad fare paid by him in traveling, in June, nineteen hundred and seven, from Texarkana, Texas, via Little Rock, to Van Buren, Arkansas, returning to his home after having been injured in a railroad wreck near Edgewood, Texas, while on duty as a railway postal clerk, fiscal year nineteen hundred and seven, six dollars and seven cents.
- Foreign mails. Hawaii to the Orient.** For transportation of foreign mails: To pay the Pacific Mail Steamship Company and the Occidental and Oriental Steamship Company for carrying mails from Hawaii to the Orient during the fiscal years nineteen hundred and one to nineteen hundred and six, fifty-three thousand and forty dollars and eighty-nine cents.
- To pay amounts found due by the Auditor for the Post-Office Department and certified in House Document Numbered Fourteen hundred and six, and Senate Document Numbered seven hundred and forty-nine, of the present session, as follows:
- Clerk hire.** For clerk hire, third class, fiscal year nineteen hundred and eight, four hundred and eighty-six dollars and fourteen cents.
- Star routes.** For inland mail transportation, star, fiscal year nineteen hundred and seven, one thousand seven hundred and thirty-five dollars and thirty-two cents.
- Postmasters.** For compensation to postmasters, fiscal year nineteen hundred and eight, one hundred and four thousand two hundred and twenty-five dollars and thirty-five cents.
- Special delivery.** For special delivery service, fees to messengers, fiscal year nineteen hundred and eight, twenty-three thousand eight hundred and fifty dollars and fifty-nine cents.
- For special delivery service, fees to messengers, fiscal year nineteen hundred and seven, eighty cents.
- Registry supplies.** For blank books, books, and printed matter of urgent or special character, including the preparation, publication, and free distribution by postmasters to the public of a pamphlet containing general postal information, intaglio seals, and other miscellaneous items of immediate necessity for the registry system, one thousand dollars.
- Ardmore, Okla. Rent of office.** That the Postmaster-General is hereby authorized and directed to pay to Carter and Booker five hundred and twenty-three dollars and thirty-seven cents for the rent due on the post-office at Ardmore, Oklahoma.

### THE ISTHMIAN CANAL.

- Isthmian Canal.**
- Construction.** To continue the construction of the Isthmian Canal, to be expended under the direction of the President in accordance with an Act entitled "An Act to provide for the construction of a canal connecting the waters of the Atlantic and Pacific oceans," approved June twenty-eighth, nineteen hundred and two:
- Vol. 32, p. 482.**
- Salaries on the Isthmus.** For pay of members of the commission and officers and employees on the Isthmus other than skilled and unskilled labor, including civil

engineers, superintendents, instrumentmen, transitmen, levelmen, rodmen, draftsmen, timekeepers, mechanical and electrical engineers, supervisors, clerks, accountants, stenographers, storekeepers, messengers, office boys, foremen and subforemen, watchmen, wagon masters, stewards, hospital dispensers, internes, nurses and attendants, including those necessarily and temporarily detailed for duty away from the Isthmus for the departments of construction and engineering, disbursing, examination of accounts, and labor, quarters and subsistence, and expenses incident to conducting hearings and examining estimates for appropriations on the Isthmus, six hundred thousand dollars.

For skilled and unskilled labor on the Isthmus, including engineers, conductors, firemen, brakemen, electricians, teamsters, cranesmen, machinists, blacksmiths, and other artisans, and their helpers, janitors, sailors, cooks, waiters, and dairymen, for the departments of construction and engineering, disbursing, examination of accounts, and labor, quarters and subsistence, two million four hundred and fifty-eight thousand dollars.

For purchase and delivery of material, supplies, and equipment, including cost of inspecting material and of paying traveling expenses incident thereto, whether on the Isthmus or elsewhere, and such other expenses not in the United States as the commission deems necessary to best promote the construction of the Isthmian Canal, for the departments of construction and engineering, disbursing, examination of accounts, and labor, quarters and subsistence, two million four hundred thousand dollars.

Authority is hereby granted for the payment of salaries and wages accrued or hereafter earned of retired army and navy officers and enlisted men now in the employment of the Isthmian Canal Commission, in addition to their retired pay, where their compensation under such employment does not exceed two thousand five hundred dollars per annum.

In all for the Isthmian Canal, five million four hundred and fifty-eight thousand dollars.

### LEGISLATIVE.

That the members of the National Monetary Commission, who were appointed on the thirtieth day of May, nineteen hundred and eight, under the provisions of section seventeen of the Act entitled "An Act to amend the national banking laws," approved May thirtieth, nineteen hundred and eight, shall continue to constitute the National Monetary Commission until the final report of said commission shall be made to Congress; and said National Monetary Commission are authorized to pay to such of its members as are not at the time in the public service and receiving a salary from the Government, a salary equal to that to which said members would be entitled if they were members of the Senate or House of Representatives. All Acts or parts of Acts inconsistent with this provision are hereby repealed.

To enable the Secretary of the Senate and the Clerk of the House of Representatives to pay to the officers and employees of the Senate and House borne on the annual and session rolls on the first day of February, nineteen hundred and nine, including the Capitol police, the official reporters of the Senate and House, and W. A. Smith, Congressional Record clerk, for extra services during the second session of the Sixtieth Congress, a sum equal to one month's pay at the compensation then paid them by law, the same to be immediately available.

To enable the Secretary of the Senate and Clerk of the House of Representatives to pay the necessary expenses of the inaugural ceremonies of the President of the United States, March fourth, nineteen

Labor.

Material, supplies, etc.

Payment to retired officers.  
Limitation.

Legislative.

National Monetary Commission.  
*Ante*, p. 552.  
Continued.

Compensation.

Extra month's pay to employees.

Inaugural ceremonies.  
Expenses.

hundred and nine, in accordance with such programme as may be adopted by the joint committee of the Senate and House of Representatives appointed under a concurrent resolution of the two Houses, including the pay for clerical and other extra services, and including the pay for extra police three days, at three dollars per day, there is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, four thousand five hundred dollars, or so much thereof as may be necessary, in addition to the sum appropriated by the joint resolution approved February ninth, nineteen hundred and nine, the same to be immediately available.

*Post*, p. 1633.

*Post*, p. 1164.

Senate.

SENATE.

Mileage.

For mileage of Senators for the first session of the Sixty-first Congress, forty-seven thousand dollars.

For compensation of the officers, clerks, messengers, and others in the service of the Senate, namely:

Clerks to Senators.

For five annual clerks to Senators who are not chairman of committees, at one thousand eight hundred dollars each, two thousand nine hundred and twenty-five dollars.

Pages.

For sixteen pages from March fourth to June thirtieth, nineteen hundred and nine, four thousand seven hundred and sixty dollars.

Miscellaneous items.

For miscellaneous items, exclusive of labor, twenty-five thousand dollars.

For compensation of the officers, clerks, messengers, and others in the service of the Senate, namely:

Clerks to Senators.

For fifteen annual clerks to Senators who are not chairmen of committees, at one thousand eight hundred dollars each, for the fiscal year ending June thirtieth, nineteen hundred and ten, thirteen thousand five hundred dollars.

Harry A. Shaw, John Briar, and Cecil C. Wyche.  
Payment to.

The Secretary of the Senate is hereby authorized and directed to pay to Harry A. Shaw, clerk to the Honorable Carroll S. Page, of Vermont, from October twenty-second to December sixth, nineteen hundred and eight, John Briar, clerk to the Honorable Albert B. Cummins, of Iowa, from November twenty-fourth to December seventh, nineteen hundred and eight, and to Cecil C. Wyche, clerk to the Honorable Frank B. Gary, of South Carolina, from March sixth to sixteenth, nineteen hundred and eight, for clerical services rendered, from the appropriation for salaries of officers, clerks, messengers, and others in the service of the Senate for the fiscal year nineteen hundred and nine.

William M. Malloy.  
Services.

For payment to William M. Malloy for reporting hearings before the Committee on Foreign Relations, Sixtieth Congress, two hundred and ten dollars.

Senate Office Building.  
Police force.

For police force for Senate Office Building under the Sergeant-at-Arms, namely: For eighteen privates, at one thousand and fifty dollars each, from March fifth to June thirtieth, nineteen hundred and nine, inclusive, six thousand eighty-nine dollars and ninety-four cents.

Pitman Pulsifer.  
Navy Year Book.

To pay Pitman Pulsifer, for preparing the Navy Year Book for the first and second sessions, Sixtieth Congress, two thousand dollars.

F. H. Wakefield.  
Services.

To pay F. H. Wakefield for extra services in preparing the history of Senate legislation of the Sixtieth Congress and for carrying out the tracing and notification plan to the Senators during the second session of the Sixtieth Congress, one thousand two hundred and fifty dollars.

Official reporters.  
Extra services.

To reimburse the official reporters of the proceedings and debates of the Senate for expenses incurred from March fourth, nineteen hundred and eight, to March fourth, nineteen hundred and nine, for clerk hire and other extra clerical services, four thousand seven hundred and forty dollars.

To pay the Chief Clerk for preparing a digest of the precedents and decisions on points of order in the parliamentary practice of the Senate, with a full index, as authorized by the resolution of the Senate adopted May third, nineteen hundred and eight, four thousand dollars.

Chief Clerk.  
Digest of precedents  
on points of order.

To pay Robert W. Farrar, for indexing and extra services as clerk to the Committee on Pensions, one thousand dollars.

Robert W. Farrar.  
Services.

To pay Dennis M. Kerr, for services as assistant clerk by detail to the Committee on Pensions, one thousand dollars.

Dennis M. Kerr.  
Services.

To pay C. E. Alden for services rendered and assistance employed in preparing an index to the compilation of rules and regulations governing the various Executive Departments, fifteen volumes, one thousand five hundred dollars.

C. E. Alden.  
Services.

To pay J. H. Jones for extra services in the care of the Senate chronometer and for the work in connection therewith, one hundred dollars for the second session of the Sixtieth Congress.

J. H. Jones.  
Services.

To pay for extra services rendered in transferring, rearranging, remarking, cleaning, and refiling the bills, reports, documents, and laws in the Senate Document Room: To William Grant Lieuallen and William E. Burns, five hundred dollars each; in all, one thousand dollars.

William Grant Lieu-  
allen and William E.  
Burns.  
Services.

To enable the Secretary of the Senate to pay for extra services rendered in transferring, rearranging, remarking, cleaning, and refiling the papers of the Senate: To Bayard C. Ryder, seven hundred dollars; Ansel Wold, four hundred dollars; Reese R. Dutton, three hundred dollars; George Payne, fifty dollars; Christopher Woodlen, fifty dollars.

Bayard C. Ryder,  
Ansel Wold, Reese R.  
Dutton, George Payne,  
and Christopher  
Woodlen.  
Services.

To pay William B. Turner for preparing the index to the final report of the Board of Lady Managers to the Saint Louis Exposition, two hundred and fifty dollars.

William B. Turner.  
Services.

To R. H. Faxon, for recompiling the Biographical Congressional Directory and bringing the same to date, two thousand dollars: *Provided*, That no part of the sum shall be paid until the work is completed and approved by the Secretary of the Senate and the Chief Clerk of the House of Representatives.

Biographical Con-  
gressional Directory.  
Compiling.  
*Proviso.*  
Approval.

#### HOUSE OF REPRESENTATIVES.

House of Represent-  
atives.

For mileage of Representatives and Delegates, and expenses of Resident Commissioners, for the first session of the Sixty-first Congress, one hundred and fifty-four thousand dollars.

Mileage.

The Speaker is hereby authorized to issue certificates of salaries to Members of Congress from the State of Oklahoma, elected to the Sixtieth Congress, covering that period of time only, for which they have not been paid their salaries as Members of the Sixtieth Congress, by the Sergeant-at-Arms.

Oklahoma.  
Salaries of Repre-  
sentatives from.

To pay the daughters of R. C. Davey, late a Representative in Congress from the State of Louisiana, seven thousand five hundred dollars.

R. C. Davey.  
Payment to daugh-  
ters.

To pay the widow of A. A. Wiley, late a Representative in Congress from the State of Alabama, seven thousand five hundred dollars.

A. A. Wiley.  
Payment to widow.

To pay the widow of William H. Parker, late a Representative in Congress from the State of South Dakota, seven thousand five hundred dollars.

William H. Parker.  
Payment to widow.

To pay the widow of C. T. Dunwell, late a Representative in Congress from the State of New York, seven thousand five hundred dollars.

C. T. Dunwell.  
Payment to widow.

To pay the widow of Llewellyn Powers, late a Representative in Congress from the State of Maine, seven thousand five hundred dollars.

Llewellyn Powers.  
Payment to widow.

- D. L. D. Granger.  
Payment to sister. To pay Miss Grace Granger, sister of D. L. D. Granger, late a Representative in Congress from the State of Rhode Island, seven thousand five hundred dollars.
- Contested - election expenses. For allowance to the following contestants and contestees for expenses incurred in contested-election cases, as audited and recommended by the Committees on Elections:
- Isaac Myers. Isaac Myers, one thousand two hundred and fifty dollars;  
Alexander D. Dantzler. Alexander D. Dantzler, one thousand two hundred and fifty dollars;  
O. H. Larrazolo. O. H. Larrazolo, two thousand dollars;  
W. H. Andrews. W. H. Andrews, two thousand dollars; in all, six thousand five hundred dollars.
- Albert Estopinal. For allowance to Albert Estopinal for expenses incurred as respondent to the Memorial asking that he be declared not elected a Member of the Sixtieth Congress, five hundred eleven dollars and thirty-five cents.
- Fuel and oil. For fuel and oil for the heating apparatus, six thousand dollars.
- Inaugural stand. For erection of inaugural stand for the House of Representatives, three thousand dollars.
- Committee on Ways and Means.  
Additional services to. For the following on account of additional services to the Committee on Ways and Means, namely: To pay W. K. Payne, two thousand five hundred dollars; W. W. Evans, two thousand dollars; Arthur Blauvelt, five hundred dollars; Herbert M. Lord, one thousand dollars, and Thomas J. Doherty, one thousand dollars; in all, seven thousand dollars.
- J. C. Stewart. To pay J. C. Stewart for caring for and regulating the House chronometer, one hundred dollars.
- H. C. McCarthy.  
Services. To pay H. C. McCarthy for services as clerk to R. C. Davey, late a Representative in Congress from Louisiana, from December first to December twenty-sixth, inclusive, nineteen hundred and eight, one hundred and four dollars and seventy-eight cents.
- John D. Cremer.  
Services. To pay John D. Cremer for services rendered the House Office Building Commission, two hundred and fifty dollars.
- Invalid Pensions Committee.  
Stenographer. To continue the employment of the stenographer to the Committee on Invalid Pensions, from March fourth, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten, inclusive, at the rate of six dollars per day, two thousand nine hundred and fifty dollars, or so much thereof as may be necessary.
- Furniture, etc., for House Office Building. The appropriation for furniture and repairs of furniture for the House of Representatives for the fiscal year nineteen hundred and ten is hereby made available for furniture for the House Office Building.
- Reconstructing Chamber.  
Post. p. 1169. Toward the reconstruction of the Chamber of the House of Representatives, to be expended as provided by House Joint Resolution Two hundred and sixty-five, Sixtieth Congress, second session, twenty-five thousand dollars; and authority is hereby given to contract for any part or all of the construction authorized by said joint resolution up to the amount named therein.
- Folding. For folding speeches, to continue available during the fiscal year nineteen hundred and ten, one thousand dollars.
- Amos A. Steele.  
Services. To pay Amos A. Steele for services rendered as a clerk and stenographer to a subcommittee of the Committee on the Judiciary during February and March, nineteen hundred and eight, one hundred and eighty-six dollars.
- L. W. Busbey.  
Services. To pay L. W. Busbey for services as clerk to the Committee on Rules, one thousand dollars.
- A. J. Halford.  
Congressional Directory. To pay A. J. Halford for editing, compiling, and indexing the third edition of the Congressional Directory, first session, Sixtieth Congress, eight hundred dollars.
- Laws, etc., relating to claims.  
Payment to J. B. Holloway for compiling. To pay J. B. Holloway for compiling the laws of the United States to January first, nineteen hundred and nine, relating to claims growing out of all wars in which the United States has been engaged, including

notes and references to the decisions of the courts construing the aforesaid laws; also about twenty volumes, now his own property, containing list of all claims filed in the office of the Quartermaster-General, claims presented to the Southern Claims Commission, and reports of said Commission disallowing certain claims presented; also list of claims presented to the Senate and House of Representatives since the Forty-second Congress, including the French spoliation claims, three thousand dollars.

To pay Robert Coates for services rendered in caring for press members' lobby during the second session of the Fifty-ninth Congress and the first session of the Sixtieth Congress, two hundred dollars.

To pay Robert H. Key for services rendered in caring for the Speaker's clerk's room during the first session of the Sixtieth Congress, one hundred and forty dollars.

To reimburse the official reporters of debates and the official stenographers to committees for moneys actually paid out by them for clerical hire and extra clerical services from March fourth, nineteen hundred and eight, to March fourth, nineteen hundred and nine, seven hundred and fifty dollars each, and to John J. Cameron, two hundred and forty dollars; in all, seven thousand seven hundred and forty dollars.

For clerk to the Committee on Coinage, Weights, and Measures; from March fourth, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten, inclusive, at the rate of two thousand dollars per annum, two thousand six hundred and sixty-six dollars, or so much thereof as may be necessary.

For the following, authorized by resolutions of the House and now being paid out of the contingent fund, namely:

Office of the Clerk: For assistant enrolling clerk, at the rate of two thousand five hundred dollars per annum; janitor in lieu of laborer, at the rate of eight hundred and forty dollars per annum; and janitor to the journal clerk's room, at the rate of seven hundred and twenty dollars per annum; all from March fourth to June thirtieth, both inclusive, nineteen hundred and nine; in all, one thousand three hundred and nineteen dollars and fifty cents.

For assistant clerks to the committees on Banking and Currency, Public Buildings and Grounds, Claims, and Public Lands, at the rate of one thousand two hundred dollars each per annum; to the Committee on Interstate and Foreign Commerce, at the rate of one thousand five hundred dollars per annum; and to the Committee on Foreign Affairs, at the rate of one thousand four hundred dollars per annum; all from March fourth to June thirtieth, both inclusive, nineteen hundred and nine; in all, two thousand five hundred and two dollars and fifty cents.

For assistant clerks to the committees on Agriculture, District of Columbia, Accounts, and Indian Affairs, at the rate of one thousand eight hundred dollars per annum each, from March fourth, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten, both inclusive; in all, nine thousand dollars, or so much thereof as may be necessary.

For janitor to the Committee on Post-Offices and Post-Roads, at the rate of one thousand dollars per annum; and for janitors to the committees on Ways and Means, Enrolled Bills, Patents, Census, Immigration and Naturalization, and Revision of the Laws, at the rate of seven hundred and twenty dollars each per annum, all from March fourth to June thirtieth, both inclusive, nineteen hundred and nine; in all, one thousand seven hundred and twenty-nine dollars.

For three persons to continue the preparation, under the direction of the Clerk of the House, of a digest, summary, and alphabetical list of private claims, at the rate of one thousand six hundred dollars per

Robert Coates.  
Services.

Robert H. Key.  
Services.

Official reporters  
and stenographers.  
Extra services.

John J. Cameron.

Committee on Coin-  
age, Weights, and  
Measures.  
Clerk.

Employees paid  
from contingent fund.

Clerk's office.

Assistant clerks.

Janitors.

Digest, etc., of pri-  
vate claims.  
Preparing.

annum each, from March fourth, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten, both inclusive; in all, six thousand three hundred and sixty dollars.

Janitor, index clerk's room, etc.

For janitor to the index clerk's room and guardroom, at the rate of eight hundred and forty dollars per annum, from March fourth, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten, both inclusive; in all, one thousand one hundred and thirteen dollars.

House Office Building.  
Police force.

Office of the Sergeant-at-Arms: For police force of the House Office Building: Captain, at the rate of one thousand six hundred dollars per annum; two lieutenants, at the rate of one thousand two hundred dollars per annum each; and fifteen privates, at the rate of one thousand and fifty dollars per annum each, all from March fourth to June thirtieth, both inclusive, nineteen hundred and nine; in all, six thousand four hundred and eighteen dollars and seventy-five cents.

Doorkeeper.  
Employees.

Office of the Doorkeeper: For second assistant foreman of the folding room, at the rate of one thousand two hundred dollars per annum; messenger in charge of the telephones (minority), at the rate of one thousand two hundred dollars per annum; assistant clerk, House document room, at the rate of one thousand six hundred dollars per annum; one folder, at the rate of eight hundred dollars per annum; all from March fourth to June thirtieth, both inclusive, nineteen hundred and nine; in all, one thousand five hundred and sixty dollars.

Messenger to press room.

For messenger to press room from March fourth, nineteen hundred and nine, to June thirtieth, nineteen hundred and ten, both inclusive, at the rate of one thousand dollars per annum, one thousand three hundred and twenty-five dollars.

Library of Congress.

#### LIBRARY OF CONGRESS.

Messengers, extra session.

For two messengers, at forty dollars per month each, during the extra session of the Sixty-first Congress, being from March fifth, nineteen hundred and nine, until June thirtieth, nineteen hundred and nine, and for services in connection with the House Office Building, three hundred and twelve dollars, or so much thereof as may be necessary.

Public Printer.

#### UNDER THE PUBLIC PRINTER.

Leaves of absence.

To enable the Public Printer to comply with the provisions of the law granting thirty days' annual leave to the employees of the Government Printing Office, forty-five thousand dollars, or so much thereof as may be necessary.

Sunday work.  
Extra pay for.

The payment of fifty per centum in addition to the regular rate of pay for work performed on Sunday from and including January tenth, nineteen hundred and nine, to June thirtieth, nineteen hundred and nine, by employees not receiving annual salaries, is hereby authorized.

Samuel Robinson,  
William Madden, and  
Joseph De Fontes.

To pay Samuel Robinson, William Madden, and Joseph De Fontes as messengers on night duty during the second session of the present Congress for extra services, three hundred dollars each; in all, nine hundred dollars.

Printing and binding.

#### PUBLIC PRINTING AND BINDING.

General expenses.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both Houses of Congress, the Supreme Court of the United States, the supreme court of the District of Columbia, the Court of Claims, the Library of Congress, the Executive Office, and the departments; for salaries, compensation, or wages of all necessary clerks and employees notwithstanding any limitation on such employments contained in the legislative, executive, and judicial appropriation Act for the fiscal year nineteen hundred and eight; for

rents, fuel, gas, electric current, gas and electric fixtures, and ice; for bicycles, horses, wagons, and harness, and the care, driving, and subsistence of the same, to be used only for official purposes, including the purchase, maintenance, and driving of horses and vehicles for official use of officers of the Government Printing Office when in writing ordered by the Public Printer; for freight, expressage, telegraph and telephone service; for furniture, typewriters, and carpets; for traveling expenses, stationery, postage, and advertising; for adding and numbering machines, time stamps, and other machines of similar character; for repairs to machinery, implements, and buildings; for other necessary contingent and miscellaneous items authorized by the Public Printer; and for all the necessary materials needed in the prosecution of the work, two hundred and forty-five thousand dollars;

For printing and binding for the Treasury Department, forty thousand dollars: *Provided*, That no part of this sum shall be expended for the publication of the Catalogue of Title Entries of the Copyright Office.

Treasury Department.  
*Proviso.*  
Catalogue of Copyright Title Entries.

For printing and binding for the Navy Department, Hydrographic Office, of Hydrographic Office publications for issuance to the fleet and to all seafaring people, some due on January first, nineteen hundred and nine, and all due prior to July first, nineteen hundred and nine, ten thousand three hundred dollars.

Hydrographic Office.

For printing and binding for the executive office, one thousand dollars.

Executive office.

The authority vested in the joint commission to examine into the general subject of the public printing and binding of Congress and the various executive departments, as now existing under authority of an Act making appropriations for the sundry civil expenses of the Government, approved June thirtieth, nineteen hundred and six, and an Act making appropriations to supply deficiencies, approved March fourth, nineteen hundred and seven, is hereby continued during the term of the Sixty-first Congress; and the said joint commission shall, as now, consist of the Committee on Printing of the Senate and the Committee on Printing of the House of Representatives. The sum of ten thousand dollars is hereby appropriated, out of any moneys in the Treasury of the United States not otherwise appropriated, to be immediately available for the purposes described in the aforesaid Act, approved March fourth, nineteen hundred and seven, and disbursed in the manner therein provided.

Joint Commission on Printing continued.  
Vol. 34, pp. 762, 1394.

Membership.

Appropriation for expenses.

#### AWARDS SPANISH TREATY CLAIMS COMMISSION.

To pay the awards made by the Spanish Treaty Claims Commission under the provisions of the Act of March second, nineteen hundred and one, certified to Congress in House Documents Numbered Fourteen hundred and three and Fourteen hundred and fifty-three, of the present session, one hundred and twenty-two thousand eight hundred and forty-six dollars and forty cents.

Spanish Treaty Claims Commission.

Awards.  
Vol. 31, p. 879.

#### JUDGMENTS, UNITED STATES COURTS.

For payment of the final judgments and decrees, including costs of suit, which have been rendered under the provisions of the Act of March third, eighteen hundred and eighty-seven, entitled "An Act to provide for the bringing of suits against the Government of the United States," certified to Congress at its present session by the Attorney-General in House Document Numbered Fourteen hundred and sixty-eight, and which have not been appealed, namely:

Judgments, United States courts.

Payment of.  
Vol. 24, p. 505.

Under the Interior Department, one thousand nine hundred and sixty-five dollars, together with such additional sums as may be

Interior Department.

necessary to pay interest on the respective judgments at the rate of four per centum per annum from the date thereof until the time this appropriation is made: *Provided*, That none of the judgments herein provided for shall be paid until the right of appeal shall have expired.

*Proviso.*  
Appeal.

Judgments, Indian  
deprecation claims.

### JUDGMENTS IN INDIAN DEPREDAATION CLAIMS.

Payment.

For payment of judgments rendered by the Court of Claims in Indian deprecation cases, certified to Congress in House Document Numbered Fourteen hundred and seventeen, and Senate Document Numbered Seven hundred and forty-seven, at its present session, thirty-eight thousand and fifteen dollars; said judgments to be paid after the deductions required to be made under the provisions of section six of the Act approved March third, eighteen hundred and ninety-one, entitled "An Act to provide for the adjustment and payment of claims arising from Indian depredations," shall have been ascertained and duly certified by the Secretary of the Interior to the Secretary of the Treasury, which certification shall be made as soon as practicable after the passage of this Act, and such deductions shall be made according to the discretion of the Secretary of the Interior, having due regard to the educational and other necessary requirements of the tribe or tribes affected; and the amounts paid shall be reimbursed to the United States at such times and in such proportions as the Secretary of the Interior may decide to be for the interests of the Indian Service: *Provided*, That no one of said judgments provided in this paragraph shall be paid until the Attorney-General shall have certified to the Secretary of the Treasury that there exist no grounds sufficient, in his opinion, to support a motion for a new trial or an appeal of said cause.

Deductions.

Vol. 26, p. 853.

Reimbursement.

*Proviso.*  
Appeal.

Judgments, Court of  
Claims.

### JUDGMENTS, COURT OF CLAIMS.

Payment.

For the payment of the judgments rendered by the Court of Claims, reported to Congress at its present session in House Document Numbered Fourteen hundred and five, and Senate Document Numbered Seven hundred and forty-five, namely:

Classification.

Under the Department of State, one thousand three hundred and sixty-two dollars and thirty cents;

Under the Treasury Department, seven hundred and fifty dollars;

Under the War Department, fifty-five thousand seven hundred and eighty-eight dollars and eighty-eight cents;

Under the Navy Department, five hundred and thirty-two dollars and thirty-four cents;

Under the Post-Office Department, twenty-one dollars and thirty-nine cents;

Under the Department of Agriculture, three thousand nine hundred and seventy-nine dollars;

Under the Department of Commerce and Labor, three thousand one hundred and seven dollars and fifty-nine cents;

Under the Department of the Interior, ten thousand nine hundred and nine dollars and sixty-five cents;

Under the Department of Justice, three hundred and forty-eight dollars and fifty-eight cents; in all, seventy-six thousand seven hundred and ninety-nine dollars and seventy-three cents: *Provided*, That none of the judgments herein provided for shall be paid until the right of appeal shall have expired.

That the general deficiency appropriation Act of June thirtieth, nineteen hundred and six, so far as the same provides for the payment of item two of the judgment of the Court of Claims of May eighteenth,

Eastern Cherokees,  
Payment of interest.  
Vol. 34, p. 664.

nineteen hundred and five, in favor of the Eastern Cherokees, shall be so construed as to carry interest on said item two up to such time as the roll of the individual beneficiaries entitled to share in said judgment shall be finally approved by the Court of Claims, and for the payment of said interest a sufficient sum is hereby appropriated.

SEC. 2. That for the payment of the following claims, certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the Act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year nineteen hundred and six and prior years, unless otherwise stated, and which have been certified to Congress under section two of the Act of July seventh, eighteen hundred and eighty-four, as fully set forth in House Document Numbered Fourteen hundred and fourteen, reported to Congress at its present session, there is appropriated as follows:

Claims certified by  
accounting officers.

Vol. 18, p. 110.

Vol. 23, p. 254.

### CLAIMS ALLOWED BY THE AUDITOR FOR THE TREASURY DEPARTMENT.

For salaries, office of Secretary of the Treasury, thirty-two dollars and seventy-two cents.

Claims allowed by  
Auditor for Treasury  
Department.

For pay of assistant custodians and janitors, seven dollars and forty-five cents.

For furniture and repairs of same for public buildings, one hundred dollars.

For fuel, lights, and water for public buildings, ninety-five dollars and fourteen cents.

For heating apparatus for public buildings, four dollars and ninety cents.

For repairs and preservation of public buildings, sixty-eight dollars and twenty cents.

For post-office, Delaware, Ohio, four dollars and forty-eight cents.

For post-office, Demopolis, Alabama, one dollar and forty-seven cents.

For subtreasury, New York, New York, four thousand one hundred and ninety-three dollars and nine cents.

For rent of old custom-house, New York, New York, forty-six thousand one hundred and fifty-seven dollars and twenty-six cents.

For Treasury building, Washington, District of Columbia, nineteen hundred and eight, one hundred and nine dollars and fifty-eight cents.

For collecting the revenue from customs, two hundred and fifty-two dollars and eighty-eight cents.

For Life-Saving Service, five hundred and sixty-three dollars and sixty-five cents.

For expenses of Revenue-Cutter Service, five dollars and eighty-six cents.

For allowance or drawback, internal revenue, three hundred and three dollars and eighty-one cents.

For redemption of stamps, two hundred and thirty dollars and fifty-four cents.

For refund for stamps used on export manifests, eight thousand eight hundred and nine dollars and thirty-two cents.

For payment of judgments against internal-revenue officers, one hundred and forty-five thousand two hundred and thirty-eight dollars and eighty-nine cents.

### CLAIMS ALLOWED BY THE AUDITOR FOR THE WAR DEPARTMENT.

Claims allowed by Auditor for War Department.

For pay, and so forth, of the army, seventeen thousand eight hundred and ninety-four dollars and seventy-seven cents.

For mileage to officers and contract surgeons, ninety-six dollars and seventy-four cents.

For encampment and maneuvers, organized militia, twenty dollars and fifty cents.

For subsistence of the army, twenty-seven dollars and thirty-four cents.

For regular supplies, Quartermaster's Department, six thousand five hundred and thirty-five dollars and nine cents.

For incidental expenses, Quartermaster's Department, four hundred and eighty-six dollars and seventy-two cents.

For barracks and quarters, one thousand one hundred and twenty-six dollars and sixty-seven cents.

For transportation of the army and its supplies, thirty-seven thousand eight hundred and fifteen dollars and eighty-one cents.

For clothing, and camp and garrison equipage, two thousand four hundred and forty-eight dollars.

For replacing ordnance and ordnance stores, eleven dollars.

For headstones for graves of soldiers, thirty-six dollars and eighty cents.

For burial of indigent soldiers, fiscal year nineteen hundred and seven, forty-five dollars.

For National Home for Disabled Volunteer Soldiers, Central Branch, three dollars and twenty cents.

For National Home for Disabled Volunteer Soldiers, Southern Branch, four dollars and fifty-three cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers in eighteen hundred and fifty-five and eighteen hundred and fifty-six, eighteen dollars and twenty cents.

### CLAIMS ALLOWED BY THE AUDITOR FOR THE NAVY DEPARTMENT.

Claims allowed by Auditor for Navy Department.

For contingent and miscellaneous expenses, Hydrographic Office, twelve dollars and fifty-one cents.

For pay of the navy, thirty-eight thousand three hundred and five dollars and ninety-six cents.

For pay, miscellaneous, two hundred and thirty-seven dollars and eighty-seven cents.

For pay, Marine Corps, two thousand and sixty-nine dollars and forty-eight cents.

For provisions, Marine Corps, four dollars and fifty cents.

For transportation and recruiting, Marine Corps, seven dollars and forty-six cents.

For contingent, Marine Corps, one thousand eight hundred and forty-three dollars and seventy-one cents.

For transportation, Bureau of Navigation, nineteen hundred and eight, three thousand five hundred and seventy-one dollars and thirty-six cents.

For transportation, Bureau of Navigation, two hundred and seventy-eight dollars and ninety cents.

For contingent, Bureau of Navigation, three dollars and forty-seven cents.

For transportation, recruiting, and contingent, Bureau of Navigation, eighty-six dollars and twenty cents.

For gunnery exercises, Bureau of Navigation, six dollars and eight-cent cents.

For outfits on first enlistment, Bureau of Navigation, twenty dollars and twenty cents.

For maintenance of colliers, Bureau of Navigation, four hundred and one dollars and ninety-nine cents.

For ordnance and ordnance stores, Bureau of Ordnance, nine hundred and ninety-one dollars and fifty-seven cents.

For contingent, Bureau of Ordnance, thirty-two dollars and twenty-seven cents.

For equipment of vessels, Bureau of Equipment, two thousand four hundred and thirteen dollars and ninety-five cents.

For contingent, Bureau of Equipment, twenty-two dollars and fifty-eight cents.

For maintenance, Bureau of Yards and Docks, twenty-eight dollars and thirty-eight cents.

For contingent, Bureau of Medicine and Surgery, twenty-four dollars and seventy-one cents.

For provisions, navy, Bureau of Supplies and Accounts, six hundred and one dollars and four cents.

For freight, Bureau of Supplies and Accounts, six thousand five hundred and forty-one dollars and sixty-seven cents.

For contingent, Bureau of Supplies and Accounts, one hundred and twenty-two dollars and fifty-six cents.

For construction and repair, Bureau of Construction and Repair, five thousand six hundred and one dollars and sixty-five cents.

For steam machinery, Bureau of Steam Engineering, three hundred and thirty-five dollars and thirty cents.

For indemnity for lost clothing, two hundred and thirty-five dollars and eighty-five cents.

For indemnity for lost property, naval service, act March second, eighteen hundred and ninety-five, seven thousand four hundred and seven dollar and thirteen cents.

For destruction of clothing and bedding for sanitary reasons, seventy dollars and two cents.

For bounty for destruction of enemy's vessels, three dollars.

For enlistment bounties to seamen, two thousand five hundred and twenty-eight dollars and forty-four cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE INTERIOR DEPARTMENT.

For contingent expenses, Department of the Interior, three dollars and forty-five cents.

For reproducing records, office of surveyor-general of California, nineteen hundred and eight, sixty dollars and forty-six cents.

For law library, Patent Office, nineteen hundred and eight, seven dollars and forty cents.

For collecting statistics, Bureau of Education, two hundred and fifty dollars.

For building, Freedmen's Hospital, two hundred and nine dollars and twenty-three cents.

For Government Hospital for the Insane, five dollars.

For salaries and commissions of registers and receivers, seventy-five dollars.

For contingent expenses of land offices, twelve dollars and fifty-five cents.

For expenses of hearings in land entries, sixty-one dollars and sixty cents.

Claims allowed by Auditor for Interior Department.

For surveying the public lands, forty-one thousand seven hundred and eighty-eight dollars and seventy-two cents.

For surveying private land claims, two thousand five hundred dollars.

For Geological Survey, twenty-eight dollars and twenty-five cents.

For transportation of Indian supplies, forty-one dollars and ninety-seven cents.

For traveling expenses, Indian inspectors, nineteen hundred and eight, two hundred and fifty-nine dollars and seventy-eight cents.

For incidentals in California, employees, nineteen hundred and eight, ninety-four dollars.

For incidentals in Indian Territory, including employees, nineteen hundred and eight, one hundred and ninety-eight dollars and thirty-seven cents.

For Indian school, Morris, Minnesota, nineteen hundred and eight, fifty-two dollars and nine cents.

For Indian school, Albuquerque, New Mexico, buildings, six dollars and sixty-five cents.

For incidentals in New Mexico, nineteen hundred and eight, one hundred dollars and thirty-five cents.

For Indian school, Fort Totten, North Dakota, nineteen hundred and eight, eighty-four dollars and eighty cents.

For Indian school, Pierre, South Dakota, nineteen hundred and eight, sixty-three cents.

For support of Sioux of different tribes, subsistence and civilization, twenty-two dollars and nine cents.

For army pensions, one hundred and seventy-one dollars.

For fees of examining surgeons, pensions, two dollars.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE STATE AND OTHER DEPARTMENTS.

Claims allowed by Auditor for State, etc., Departments.

Legislative: Contingent expenses, House of Representatives, miscellaneous items, nineteen hundred and eight, eleven dollars and seventy cents.

State Department: For salaries, *chargés d'affaires ad interim*, nineteen hundred and eight, eight thousand and forty-two dollars and ten cents.

For transportation of diplomatic and consular officers, nineteen hundred and eight, two thousand five hundred and thirty-seven dollars and seventy cents.

For salaries and expenses, United States court for China, nineteen hundred and seven, eleven dollars and twelve cents.

For rebuilding consular building at Tahiti, five hundred and ninety-four dollars and twenty-five cents.

For relief and protection of American seamen, one thousand three hundred and thirty-one dollars and twenty-five cents.

Smithsonian Institution: For preservation of collections, National Museum, one dollar and nineteen cents.

Department of Agriculture: For cotton boll weevil investigations, ninety-four dollars and thirty-five cents.

For purchase and distribution of valuable seeds, seven hundred and twenty-five dollars and seventy-nine cents.

For vegetable pathological investigations, five dollars and fifty-eight cents.

For tea-culture investigations, one hundred and fifty dollars and fourteen cents.

For general expenses, Forest Service, thirty-three dollars and eighty-seven cents.

For soil investigations, twenty-two dollars and forty-three cents.

For general expenses, Weather Bureau, one hundred and fifty-five dollars and fifty-one cents.

Department of Commerce and Labor: For contingent expenses, Department of Commerce and Labor, nineteen hundred and eight, ten cents.

For supplies of light-houses, thirty-six dollars and sixty-three cents.

For expenses of light-vessels, nine dollars and fourteen cents.

For expenses of buoyage, one hundred and seventy-seven dollars and thirty-four cents.

For expenses of fog signals, twenty-four dollars and forty-two cents.

For equipment, Bureau of Standards, sixty-two dollars and seventy-three cents.

For party expenses, Coast and Geodetic Survey, fifty-nine dollars and fourteen cents.

For miscellaneous expenses, Bureau of Fisheries, two dollars and twenty-five cents.

Department of Justice: For salaries, fees, and expenses of marshals, United States courts, fourteen dollars.

For salaries and expenses of district attorneys, United States courts, sixty-eight dollars and twenty-five cents.

For fees of clerks, United States courts, six hundred and thirty-five dollars and forty cents.

For fees of commissioners, United States courts, fifteen dollars and eighty cents.

For fees of jurors, United States courts, three dollars and ten cents.

For fees of witnesses, United States courts, forty-two dollars.

For supplies for United States courts, ten dollars and forty-two cents.

For support of prisoners, United States courts, four hundred and thirty-three dollars and forty cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE POST-OFFICE DEPARTMENT.

For limited indemnity for lost registered mail, one thousand six hundred and thirty-two dollars and ninety-three cents.

Claims allowed by Auditor for Post-Office Department.

For payment of rewards, three hundred and fifty dollars.

For experimental rural free delivery, nineteen dollars.

For rural free-delivery service, incidental expenses, seventy-seven dollars and eighty-five cents.

For regulation, screen, or other wagon service, one hundred and eighty-five dollars.

For inland mail transportation—star, ten thousand nine hundred and ninety-one dollars and seventy-one cents.

For inland mail transportation—railroad, two hundred and thirteen dollars and seventy-five cents.

For inland mail transportation—star, six hundred and four dollars and twenty-two cents.

For compensation to postmasters, eleven dollars and forty-four cents.

For clerk hire—separating, fifty-four dollars and fifty cents.

For special-delivery service—fees, eight cents.

For rural free-delivery service—carriers, thirty-six dollars.

For rural free-delivery service, incidental expenses, furniture, and so forth, nine dollars.

SEC. 3. That for the payment of the following claims, certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the Act of June twentieth, eighteen hundred and seventy-four, and

Additional claims certified by accounting officers.

under appropriations heretofore treated as permanent, being for the service of the fiscal year nineteen hundred and six and prior years, unless otherwise stated, and which have been certified to Congress under section two of the Act of July seventh, eighteen hundred and eighty-four, as fully set forth in Senate Document Numbered Seven hundred and forty-six, reported to Congress at its present session, there is appropriated as follows:

Vol. 23, p. 254.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE TREASURY DEPARTMENT.

Claims allowed by Auditor for Treasury Department.

For furniture and repairs of same for public buildings, two dollars and seventy-nine cents.

For refund for stamps used on export manifests, two hundred and seventy-three dollars and twenty-four cents.

For payment of judgments against internal-revenue officers, fifty-nine thousand four hundred and ten dollars and fifty-five cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE WAR DEPARTMENT.

Claims allowed by Auditor for War Department.

For pay, and so forth, of the army, three thousand and forty dollars and twenty-nine cents.

For mileage to officers and contract surgeons, sixteen dollars and eighty cents.

For regular supplies, Quartermaster's Department, five dollars and fifteen cents.

For transportation of the army and its supplies, three thousand six hundred and thirty-seven dollars and thirty-four cents.

For headstones for graves of soldiers, thirty cents.

For National Home for Disabled Volunteer Soldiers, Danville Branch, six dollars and thirty-five cents.

#### CLAIMS ALLOWED BY THE AUDITOR FOR THE NAVY DEPARTMENT.

Claims allowed by Auditor for Navy Department.

For pay of the Navy, one thousand eight hundred and fifty-five dollars and sixty-four cents.

For pay, Marine Corps, two hundred and seventy-nine dollars and fourteen cents.

For transportation, Bureau of Navigation, nineteen hundred and eight, one thousand three hundred and seventy-one dollars and one cent.

For maintenance of naval auxiliaries, Bureau of Navigation, nineteen hundred and eight, sixty-eight dollars and fifteen cents.

For torpedo station, Bureau of Ordnance, two dollars and eight cents.

For equipment of vessels, Bureau of Equipment, twenty-six dollars.

For freight, Bureau of Supplies and Accounts, five hundred and fifty-seven dollars and ninety-three cents.

For construction and repair, Bureau of Construction and Repair, four hundred and forty-eight dollars and twenty-one cents.

For steam machinery, Bureau of Steam Engineering, three hundred dollars and eighty-seven cents.

For indemnity for lost property, naval service, act March second, eighteen hundred and ninety-five, five hundred and fifty-five dollars and twenty-nine cents.

For enlistment bounties to seamen, seventy-five dollars.

For extra pay to officers and men who served in the Pacific, one hundred and fifty-three dollars.

## CLAIMS ALLOWED BY THE AUDITOR FOR THE INTERIOR DEPARTMENT.

For stationery, Department of the Interior, nineteen hundred and eight, one hundred and fifty dollars and twenty-five cents.

Claims allowed by Auditor for Interior Department.

For surveying the public lands, nineteen thousand three hundred and sixty-seven dollars and forty-six cents.

For transportation of Indian supplies, eighty-three dollars and fifty-two cents.

## CLAIMS ALLOWED BY THE AUDITOR FOR THE STATE AND OTHER DEPARTMENTS.

State Department: For salaries, *chargés d'affaires ad interim*, nineteen hundred and eight, one thousand two hundred and fifty-three dollars and forty-eight cents.

Claims allowed by Auditor for State, etc., Departments.

For transportation of diplomatic and consular officers, nineteen hundred and eight, nine hundred and forty-two dollars and eighty-five cents.

Department of Agriculture: For general expenses, Weather Bureau, fifteen dollars and sixty cents.

Department of Commerce and Labor: For enforcement of the Chinese exclusion act, one hundred and twenty dollars.

For contingent expenses, Department of Commerce and Labor, nineteen hundred and eight, fifty-eight cents.

Department of Justice: For prosecution of Indians in Arizona, Act March fourth, nineteen hundred and seven, one thousand three hundred and ten dollars and sixty-five cents.

For support of convicts, District of Columbia, nineteen hundred and eight, one thousand dollars.

## CLAIMS ALLOWED BY THE AUDITOR FOR THE POST-OFFICE DEPARTMENT.

For limited indemnity for lost registered mail, two hundred and twenty dollars and fifteen cents.

Claims allowed by Auditor for Post-Office Department.

For rural free-delivery service, incidental expenses, twenty-three dollars and sixty-nine cents.

Approved, March 4, 1909.

**CHAP. 299.**—An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes.

March 4, 1909.  
[H. R. 28245.]

[Public, No. 328.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, for the objects hereinafter expressed, for the fiscal year ending June thirtieth, nineteen hundred and ten, namely:

Sundry civil expenses appropriations.

## UNDER THE TREASURY DEPARTMENT.

Treasury Department.

## PUBLIC BUILDINGS.

Public buildings.

Aiken, South Carolina, post-office: For completion of building under present limit, thirty-five thousand dollars.

Aiken, S. C.

Albuquerque, New Mexico, post-office: For completion of building under present limit, thirty thousand dollars.

Albuquerque, N. Mex.

Alexandria, Minnesota, post-office: For site and completion of building under present limit, twenty thousand dollars.

Alexandria, Minn.

- Alliance, Ohio. Alliance, Ohio, post-office: For site and continuation of building under present limit, thirty thousand dollars.
- Alton, Ill. Alton, Illinois, post-office: For site and continuation of building under present limit, twenty thousand dollars.
- Americus, Ga. Americus, Georgia, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Ames, Iowa. Ames, Iowa, post-office: For site and completion of building under present limit, thirty-five thousand dollars.
- Amsterdam, N. Y. Amsterdam, New York, post-office: For continuation of building under present limit, twenty-five thousand dollars.
- Anderson, S. C. Anderson, South Carolina, post-office and court-house: For site and completion of building under present limit, twenty thousand dollars.
- Appleton, Wis. Appleton, Wisconsin, post-office: For continuation of building under present limit, forty thousand dollars.
- Asbury Park, N. J. Asbury Park, New Jersey, post-office: For site and continuation of building under present limit, forty thousand dollars.
- Ashtabula, Ohio. Ashtabula, Ohio, post-office: For continuation of building under present limit, thirty-five thousand dollars.
- Athens, Ga. Athens, Georgia, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty-three thousand dollars.
- Athens, Ohio. Athens, Ohio, post-office: For site and continuation of building under present limit, including five thousand dollars for acquisition of additional land for site, twenty thousand dollars.
- Atlanta, Ga. Atlanta, Georgia, post-office and court-house: For completion of building under present limit, five hundred and fifty thousand dollars.
- Auburn, Me. Auburn, Maine, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Austin, Minn. Austin, Minnesota, post-office: For completion of building under present limit, thirty-five thousand dollars.
- Baltimore, Md.  
Post-office, etc. Baltimore, Maryland, post-office, court-house, and so forth: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty-five thousand dollars.
- Installing street  
railway tracks. Baltimore, Maryland, post-office: Not to exceed five thousand dollars of the appropriation heretofore made for the extension of the post-office is made available for the installation of street railway tracks on the site of said building, including the necessary connections with the street railway tracks in adjacent streets.
- Bar Harbor, Me. Bar Harbor, Maine, post-office: For site and completion of building under present limit, ten thousand dollars.
- Barre, Vt. Barre, Vermont, post-office: For site and completion of building under present limit, thirteen thousand five hundred dollars.
- Bath, Me. Bath, Maine, post-office and custom-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, fifteen thousand dollars.
- Beatrice, Nebr. Beatrice, Nebraska, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty thousand dollars.
- Beaumont, Tex.  
Additional land. Beaumont, Texas, public building: Not to exceed eight hundred dollars of the appropriation heretofore made for the public building at Beaumont, Texas, is made available to acquire, by condemnation or otherwise, additional land for enlargement of site for said building.
- Bedford, Ind. Bedford, Indiana, post-office: For completion of building under present limit, fifteen thousand dollars.
- Belfast, Me. Belfast, Maine, post-office and custom-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, seventeen thousand dollars.
- Belleville, Ill. Belleville, Illinois, post-office: For site and continuation of building under present limit, twenty thousand dollars.
- Bellingham, Wash. Bellingham, Washington, post-office: For continuation of building under present limit, thirty thousand dollars.

Beloit, Wisconsin, post-office: For completion of building under present limit, fifty-five thousand dollars.

Belvidere, Illinois, post-office: For site and completion of building under present limit, eight thousand dollars.

Beverly, Massachusetts, post-office: For additional land and continuation of building under present limit, forty thousand dollars.

Bismarck, North Dakota, post-office and court-house: For site and continuation of building under present limit, thirty thousand dollars.

Bluefield, West Virginia, post-office and court-house: For completion of building under present limit, fifty thousand dollars.

Boise, Idaho, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, eighty-five thousand dollars.

Boulder, Colorado, post-office: For site and completion of building under present limit, ten thousand dollars.

Bowling Green, Kentucky, post-office and court-house: For site and completion of building under present limit, sixty thousand dollars.

Bradford, Pennsylvania, post-office: For continuation of building under present limit, thirty-five thousand dollars.

Brainerd, Minnesota, post-office: For completion of building under present limit, thirty-five thousand dollars.

Brattleboro, Vermont, post-office and court-house: For site and continuation of building under present limit, fifty thousand dollars.

Brazil, Indiana, post-office: For site and completion of building under present limit, forty-five thousand dollars.

Bridgeton, New Jersey, post-office and custom-house: For site and completion of building under present limit, ten thousand dollars.

Bristol, Tennessee, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.

Calais, Maine, post-office and custom-house: For site and completion of building under present limit, ten thousand dollars.

Canandaigua, New York, post-office: For site and completion of building under present limit, twenty-five thousand dollars.

Cape Girardeau, Missouri, post-office and court-house: For site and completion of building under present limit, sixty-five thousand dollars.

Carbondale, Pennsylvania, post-office: For continuation of building under present limit, twenty-five thousand dollars.

Carlisle, Pennsylvania, post-office: For site and completion of building under present limit, thirty-five thousand dollars.

Carrollton, Missouri, post-office: For completion of building under present limit, forty-five thousand dollars.

Carthage, Missouri, post-office: For site and completion of building under present limit, forty thousand dollars.

Catlettsburg, Kentucky, post-office and court-house: For continuation of building under present limit, forty-five thousand dollars.

Cedar Rapids, Iowa, post-office and court-house: For additional land and for completion of the enlargement, extension, remodeling, or improvement of building under present limit, ten thousand dollars.

For rental of temporary quarters for the accommodation of certain government officials at Cedar Rapids, Iowa, four thousand five hundred dollars.

Centralia, Illinois, post-office: For completion of building under present limit, forty thousand dollars.

Chambersburg, Pennsylvania, post-office: For continuation of building under present limit, thirty thousand dollars.

Charleston, West Virginia, post-office and court-house: For continuation of the enlargement, extension, remodeling, or improvement of building under present limit, fifty thousand dollars.

Beloit, Wis.

Belvidere, Ill.

Beverly, Mass.

Bismarck, N. Dak.

Bluefield, W. Va.

Boise, Idaho.

Boulder, Colo.

Bowling Green, Ky.

Bradford, Pa.

Brainerd, Minn.

Brattleboro, Vt.

Brazil, Ind.

Bridgeton, N. J.

Bristol, Tenn.

Calais, Me.

Canandaigua, N. Y.

Cape Girardeau, Mo.

Carbondale, Pa.

Carlisle, Pa.

Carrollton, Mo.

Carthage, Mo.

Catlettsburg, Ky.

Cedar Rapids, Iowa.

Rent.

Centralia, Ill.

Chambersburg, Pa.

Charleston, W. Va.

- Chelsea, Mass. Chelsea, Massachusetts, post-office: For site and continuation of building under present limit, forty-five thousand dollars.
- Chester, Pa. Chester, Pennsylvania, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.
- Chicago Heights, Ill. Chicago Heights, Illinois, post-office: For site and completion of building under present limit, thirty-five thousand dollars.
- Chippewa Falls, Wis. Chippewa Falls, Wisconsin, post-office: For site and completion of building under present limit, fifteen thousand dollars.
- Cleburne Tex. Cleburne, Texas, post-office: For site and completion of building under present limit, fifty thousand dollars.
- Cleveland, Ohio. Cleveland, Ohio, post-office, custom-house, and court-house: For completion of building under present limit, one million and twenty-five thousand dollars.
- Rent. Cleveland, Ohio, rent of buildings: For rent of temporary quarters for the accommodation of government officials, fifty-one thousand four hundred and twenty-eight dollars and twenty cents, or so much thereof as may be necessary.
- Cleveland, Tenn. Cleveland, Tennessee, post-office: For completion of building under present limit, thirty-five thousand dollars.
- Clifton Forge, Va. Clifton Forge, Virginia, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Clinton, Mo. Clinton, Missouri, post-office: For completion of building under present limit, forty-five thousand dollars.
- Coldwater, Mich. Coldwater, Michigan, post-office: For site and completion of building under present limit, ten thousand dollars.
- Colorado Springs, Colo. Colorado Springs, Colorado, post-office and court-house: For additional land and completion of building under present limit, sixty-five thousand dollars.
- Columbus, Ind. Columbus, Indiana, post-office: For completion of building under present limit, forty-five thousand dollars.
- Columbus, Miss. Columbus, Mississippi, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Columbus, Nebr. Columbus, Nebraska, post-office: For completion of building under present limit, forty-five thousand dollars.
- Columbus, Ohio. Columbus, Ohio, post-office and court-house: For completion of enlargement, extension, remodeling, or improvement of building under present limit, three hundred thousand dollars.
- Rent. For rent of temporary quarters for the accommodation of government officials at Columbus, Ohio, ten thousand dollars.
- Concord, N. C. Concord, North Carolina, post-office: For completion of building under present limit, forty thousand dollars.
- Connellsville, Pa. Connellsville, Pennsylvania, post-office: For site and continuation of building under present limit, twenty thousand dollars.
- Connersville, Ind. Connersville, Indiana, post-office: For completion of building under present limit, forty thousand dollars.
- Corinth, Miss. Corinth, Mississippi, post-office: For site and completion of building under present limit, forty-five thousand dollars.
- Corsicana, Tex. Corsicana, Texas, post-office: For site and completion of building under present limit, thirty thousand dollars.
- Council Bluffs, Iowa. Council Bluffs, Iowa, post-office and court-house: For additional land and continuation of the enlargement, extension, remodeling, or improvement of building under present limit, forty thousand dollars.
- Rent. For rental of temporary quarters, at Council Bluffs, Iowa, and moving expenses incident thereto, ten thousand dollars.
- Crookston, Minn. Crookston, Minnesota, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Dallas, Tex. Dallas, Texas, court-house and post-office: For construction of lookout gallery, three thousand dollars.

Dalton, Georgia, post-office: For site and completion of building under present limit, twenty thousand dollars.

Danville, Illinois, post-office and court-house: For site and continuation of building under present limit, one hundred thousand dollars.

Danville, Kentucky, post-office: For site and completion of building under present limit, thirty thousand dollars.

Danville, Virginia, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, forty thousand dollars.

Davenport, Iowa, post-office and court-house: For additional land, and completion of the enlargement, extension, remodeling, or improvement of building under present limit, forty-five thousand dollars.

Dayton, Ohio, post-office and court-house: For continuation of addition to present building, and under present limit, one hundred thousand dollars.

Decorah, Iowa, post-office: For completion of building under present limit, forty-five thousand dollars.

Delaware, Ohio, post-office: For completion of building under present limit, forty-five thousand dollars.

Demopolis, Alabama, post-office: For completion of building under present limit, twenty-five thousand dollars.

Denison, Texas, post-office: For site and completion of building under present limit, twenty-five thousand dollars.

Denver, Colorado, post-office: For continuation of building under present limit, two hundred thousand dollars.

Des Moines, Iowa, post-office: For completion of building under present limit, two hundred and twenty-five thousand dollars.

Detroit, Michigan, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, one hundred and twenty-five thousand dollars.

Devils Lake, North Dakota, post-office and court-house: For site and completion of building under present limit, seventy-five thousand dollars.

Dixon, Illinois, post-office: For site and completion of building under present limit, twenty-five thousand dollars.

Dothan, Alabama, post-office: For site and continuation of building under present limit, thirty-five thousand dollars.

Dover, New Hampshire, post-office: For site and completion of building under present limit, thirty-five thousand dollars.

East Liverpool, Ohio, post-office: For completion of building under present limit, forty thousand dollars.

Easton, Pennsylvania, post-office: For continuation of building under present limit, twenty thousand dollars.

East Saint Louis, Illinois, post-office and court-house: For site and completion of building under present limit, one hundred and twenty-five thousand dollars.

Elgin, Illinois, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.

Ellsworth, Maine, post-office and custom-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.

Elizabeth, New Jersey, post-office: For completion of building under present limit, seventy-one thousand two hundred and fifty dollars.

Elwood, Indiana, post-office: For site and completion of building under present limit, thirty thousand dollars.

Emporia, Kansas, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, fifteen thousand dollars.

Dalton, Ga.

Danville, Ill.

Danville, Ky.

Danville, Va.

Davenport, Iowa.

Dayton, Ohio.

Decorah, Iowa.

Delaware, Ohio.

Demopolis, Ala.

Denison, Tex.

Denver, Colo., post-office.

Des Moines, Iowa.

Detroit, Mich.

Devils Lake, N. Dak.

Dixon, Ill.

Dothan, Ala.

Dover, N. H.

East Liverpool, Ohio.

Easton, Pa.

East Saint Louis, Ill.

Elgin, Ill.

Ellsworth, Me.

Elizabeth, N. J.

Elwood, Ind.

Emporia, Kans.

- Enid, Okla. Enid, Oklahoma, post-office and court-house: For continuation of building under present limit, fifty-five thousand dollars.
- Escanaba, Mich. Escanaba, Michigan, post-office: For site and completion of building under present limit, fourteen thousand dollars.
- Estherville, Iowa. Estherville, Iowa, post-office: For completion of building under present limit, forty-five thousand dollars.
- Eugene, Oreg. Eugene, Oregon, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Everett, Wash. Everett, Washington, post-office and custom-house: For continuation of work under present limit, forty thousand dollars.
- Fairbury, Nebr. Fairbury, Nebraska, post-office: For site and completion of building under present limit, fifty-five thousand dollars.
- Fairmont, W. Va. Fairmont, West Virginia, post-office: For site and continuation of building under present limit, twenty thousand dollars.
- Faribault, Minn. Faribault, Minnesota, post-office: For site and completion of building under present limit, thirty thousand dollars.
- Fayetteville, Ark. Fayetteville, Arkansas, post-office: For completion of building under present limit, ten thousand dollars.
- Fayetteville, N. C. Fayetteville, North Carolina, post-office: For site and completion of building under present limit, thirty thousand dollars.
- Fernandina, Fla. Fernandina, Florida, post-office, custom-house, and court-house: For site and continuation of building under present limit, twenty-five thousand dollars.
- Fort Collins, Colo. Fort Collins, Colorado, post-office: For site and completion of building under present limit, thirty-five thousand dollars.
- Fort Dodge, Iowa. Fort Dodge, Iowa, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, one hundred and five thousand dollars.
- Rent. For rental of temporary quarters at Fort Dodge, Iowa, and moving expenses incident thereto, seven thousand dollars.
- Frankfort, Ky. Frankfort, Kentucky, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, forty thousand dollars.
- Fredericksburg, Va. Fredericksburg, Virginia, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Fremont, Nebr. Fremont, Nebraska, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty-five thousand dollars.
- Gadsden, Ala. Gadsden, Alabama, post-office: For site and completion of building under present limit, thirty-five thousand dollars.
- Gainesville, Fla. Gainesville, Florida, post-office: For site and continuation of building under present limit, twenty-five thousand dollars.
- Gainesville, Ga. Gainesville, Georgia, post-office: For site and completion of building under present limit, fifteen thousand dollars.
- Gonzales, Tex. Gonzales, Texas, post-office: For completion of building under present limit, twenty thousand dollars.
- Grand Island, Nebr. Grand Island, Nebraska, post-office and court-house: For completion of building under present limit, forty-five thousand dollars.
- Grand Rapids, Mich. Grand Rapids, Michigan, post-office and court-house: For completion of building under present limit, three hundred and forty thousand dollars.
- Rent. For rent of temporary quarters for the accommodation of government officials at Grand Rapids, Michigan, two thousand dollars.
- Green Bay, Wis. Green Bay, Wisconsin, post-office and court-house: For site and completion of building under present limit, thirty-five thousand dollars.
- Greencastle, Ind. Greencastle, Indiana, post-office: For completion of building under present limit, thirty thousand dollars.
- Greensburg, Pa. Greensburg, Pennsylvania, post-office: For continuation of building under present limit, thirty thousand dollars.
- Greenville, Ill. Greenville, Illinois, post-office: For site and completion of building under present limit, forty thousand dollars.

Greenville, Mississippi, post-office: For site and completion of building under present limit, fifteen thousand dollars.	Greenville, Miss.
Greenville, Texas, post-office: For site and completion of building under present limit, twenty thousand dollars.	Greenville, Tex.
Griffin, Georgia, post-office: For completion of building under present limit, thirty thousand dollars.	Griffin, Ga.
Gulfport, Mississippi, post-office: For site and continuation of building under present limit, twenty-five thousand dollars.	Gulfport, Miss.
Hamilton, Ohio, post-office: For completion of building under present limit, forty thousand dollars.	Hamilton, Ohio.
Harriman, Tennessee, post-office: For site and completion of building under present limit, forty-two thousand dollars.	Harriman, Tenn.
Hattiesburg, Mississippi, post-office: For continuation of building under present limit, forty thousand dollars.	Hattiesburg, Miss.
Hazleton, Pennsylvania, post-office: For site and completion of building under present limit, twenty thousand dollars.	Hazleton, Pa.
Henderson, North Carolina, post-office: For completion of building under present limit, forty thousand dollars.	Henderson, N. C.
Highpoint, North Carolina, post-office: For completion of building under present limit, forty-five thousand dollars.	Highpoint, N. C.
Hillsdale, Michigan, post-office: For site and completion of building under present limit, thirty-five thousand dollars.	Hillsdale, Mich.
Hinton, West Virginia, post-office: For completion of building under present limit, thirty-five thousand dollars.	Hinton, W. Va.
Hoboken, New Jersey, post office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, forty thousand dollars.	Hoboken, N. J.
Holdrege, Nebraska, post-office: For site and continuation of building under present limit, fifty thousand dollars.	Holdrege, Nebr.
Honolulu, Hawaii, post-office, court-house, and custom-house: For continuation of building under present limit, one hundred and fifty thousand dollars.	Honolulu, Hawaii.
Hope, Arkansas, post-office: For site and completion of building under present limit, thirty-seven thousand five hundred dollars.	Hope, Ark.
Hot Springs, Arkansas, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty thousand dollars.	Hot Springs, Ark.
Houston, Texas, post-office and court-house: For completion of building under present limit, two hundred thousand dollars.	Houston, Tex.
Hudson, New York, post-office: For site and completion of building under present limit, twenty thousand dollars.	Hudson, N. Y.
Independence, Kansas, post-office: For site and completion of building under present limit, sixty thousand dollars.	Independence, Kans.
Independence, Missouri, post-office: For additional land and continuation of building under present limit, fifty thousand dollars.	Independence, Mo.
Ionia, Michigan, post-office: For site and completion of building under present limit, forty-five thousand dollars.	Ionia, Mich.
Ironton, Ohio, post-office: For site and continuation of building under present limit, fifty thousand dollars.	Ironton, Ohio.
Jackson, Michigan, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, ten thousand dollars.	Jackson, Mich.
Jackson, Mississippi, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, ten thousand dollars.	Jackson, Miss.
Jackson, Tennessee, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty thousand dollars.	Jackson, Tenn.
Jacksonville, Florida, post-office and court-house: For tower clock, and all work incident to its installation, four thousand dollars.	Jacksonville, Fla.

- Jeffersonville, Ind. Jeffersonville, Indiana, post-office: For completion of building under present limit, fifty thousand dollars.
- Jersey City, N. J. Jersey City, New Jersey, post-office: For continuation of building under present limit, one hundred and fifty thousand dollars.
- Johnson City, Tenn. Johnson City, Tennessee, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Jonesboro, Ark. Jonesboro, Arkansas, post-office: For site and continuation of building under present limit, forty-five thousand dollars.
- Kearney, Nebr. Kearney, Nebraska, post-office: For site and continuation of building under present limit, twenty thousand dollars.
- Keene, N. H. Keene, New Hampshire, post-office: For continuation of building under present limit, thirty-five thousand dollars.
- Kenosha, Wis. Kenosha, Wisconsin, post-office: For site and completion of building under present limit, fifteen thousand dollars.
- Kewanee, Ill. Kewanee, Illinois, post-office: For site and completion of building under present limit, thirty-five thousand dollars.
- Kinston, N. C. Kinston, North Carolina, post-office: For site and completion of building under present limit, forty thousand dollars.
- Knoxville, Tenn. Knoxville, Tennessee, post-office and court-house: For additional land and for completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.
- Kokomo, Ind. Kokomo, Indiana, post-office: For continuation of building under present limit, forty thousand dollars.
- La Crosse, Wis. La Crosse, Wisconsin, post-office and court-house: For completion of the enlargement, extension, remodeling or improvement of building under present limit, twenty thousand dollars.
- La Grande, Oreg. La Grande, Oregon, post-office: For site and completion of building under present limit, forty-five thousand dollars.
- Lake Charles, La. Lake Charles, Louisiana, post-office and court-house: For site and for continuation of building under present limit, fifteen thousand dollars.
- Lancaster, Ohio. Lancaster, Ohio, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Lander, Wyo. Lander, Wyoming, post-office: For continuation of building under present limit, fifty thousand dollars.
- Lead, S. Dak. Lead, South Dakota, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Lebanon, Ky. Lebanon, Kentucky, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Lewiston, Idaho. Lewiston, Idaho, post-office: For continuation of building under present limit, forty-five thousand dollars.
- Lexington, Ky. Lexington, Kentucky, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, fifty-five thousand dollars.
- Lexington, Mo. Lexington, Missouri, post-office: For completion of building under present limit, thirty thousand dollars.
- Lima, Ohio. Lima, Ohio, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, forty thousand dollars.
- Lincoln, Ill. Lincoln, Illinois, post-office: For site and completion of building under present limit, thirty-five thousand dollars.
- Litchfield, Ill. Litchfield, Illinois, post-office: For completion of building under present limit, forty thousand dollars.
- Little Rock, Ark. Little Rock, Arkansas, post-office and court-house: For completion of enlargement, extension, remodeling, and improvement of building under present limit, twenty-five thousand dollars.
- Logan, Utah. Logan, Utah, post-office: For site and completion of building under present limit, twenty thousand dollars.
- London, Ky. London, Kentucky, post-office and court-house: For site and continuation of building under present limit, ten thousand dollars.

Los Angeles, California, post-office and court-house: For completion of building under present limit, one hundred and thirty-seven thousand five hundred dollars.	Los Angeles, Cal.
Los Angeles, California, rent of buildings: For rental of temporary quarters for the accommodation of certain government officials, and all expenses incident thereto, and for electric current for power purposes, thirty thousand dollars.	Rent, etc.
Lynchburg, Virginia, post-office and court-house: For completion of building under present limit, sixty thousand dollars.	Lynchburg, Va.
Macon, Missouri, post-office: For completion of building under present limit, forty-five thousand dollars.	Macon, Mo.
Malone, New York, post-office: For completion of building under present limit, thirty-five thousand dollars.	Malone, N. Y.
Manchester, New Hampshire, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, ten thousand dollars.	Manchester, N. H.
Manchester, Virginia, post-office: For site and completion of building under present limit, five thousand dollars.	Manchester, Va.
Manhattan, Kansas, post-office: For site and completion of building under present limit, twenty thousand dollars.	Manhattan, Kans.
Manistee, Michigan, post-office: For site and continuation of building under present limit, twenty thousand dollars.	Manistee, Mich.
Manitowoc, Wisconsin, post-office: For site and continuation of building under present limit, twenty thousand dollars.	Manitowoc, Wis.
Marietta, Georgia, post-office: For site and completion of building under present limit, ten thousand dollars.	Marietta, Ga.
Marietta, Ohio, post-office: For site and completion of building under present limit, forty thousand dollars.	Marietta, Ohio.
Marinette, Wisconsin, post-office: For completion of building under present limit, fifteen thousand dollars.	Marinette, Wis.
Marion, Indiana, post-office: For completion of building under present limit, twenty thousand dollars.	Marion, Ind.
Marion, Ohio, post-office: For site and continuation of building under present limit, twenty thousand dollars.	Marion, Ohio.
Marlboro, Massachusetts, post-office: For continuation of building under present limit, forty thousand dollars.	Marlboro, Mass.
Mason City, Iowa, post-office: For site and completion of building under present limit, five thousand dollars.	Mason City, Iowa.
Massillon, Ohio, post-office: For site and continuation of building under present limit, fifty-five thousand dollars.	Massillon, Ohio.
Mayfield, Kentucky, post-office: For site and completion of building under present limit, fifteen thousand dollars.	Mayfield, Ky.
McKinney, Texas, post-office: For site and completion of building under present limit, forty thousand dollars.	McKinney, Tex.
Meadville, Pennsylvania, post-office: For site and completion of building under present limit, forty-five thousand dollars.	Meadville, Pa.
Meriden, Connecticut, post-office: For completion of building under present limit, twenty thousand dollars.	Meriden, Conn.
Meridian, Mississippi, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty thousand dollars.	Meridian, Miss.
Michigan City, Indiana, post-office: For site and completion of building under present limit, fifteen thousand dollars.	Michigan City, Ind.
Middletown, New York, post-office: For continuation of building under present limit, thirty-five thousand dollars.	Middletown, N. Y.
Milford, Delaware, post-office: For site and completion of building under present limit, ten thousand dollars.	Milford, Del.
Milford, Massachusetts, post-office: For site and completion of building under present limit, fifty-five thousand dollars.	Milford, Mass.

- Minneapolis, Minn. Minneapolis, Minnesota, post-office: For continuation of building under present limit, one hundred and fifty thousand dollars.
- Missoula, Mont. Missoula, Montana, post-office: For continuation of building under present limit, thirty thousand dollars.
- Mitchell, S. Dak. Mitchell, South Dakota, post-office and land office: For site and completion of building under present limit, thirty-five thousand dollars.
- Moline, Ill. Moline, Illinois, post-office: For site and continuation of building under present limit, twenty thousand dollars.
- Monroe, Mich. Monroe, Michigan, post-office: For site and completion of building under present limit, forty-five thousand dollars.
- Montgomery, Ala. Montgomery, Alabama, court-house, post-office, and so forth: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, ten thousand dollars.
- Moscow, Idaho. Moscow, Idaho, post-office and court-house: For site and continuation of building under present limit, fifteen thousand dollars.
- Mount Clemens, Mich. Mount Clemens, Michigan, post-office: For site and completion of building under present limit, fifty thousand dollars.
- Mount Sterling, Ky. Mount Sterling, Kentucky, post-office: For site and completion of building under present limit, fifty-four thousand dollars.
- Murfreesboro, Tenn. Murfreesboro, Tennessee, post-office: For site and completion of building under present limit, fifteen thousand dollars.
- Murphysboro, Ill. Murphysboro, Illinois, post-office: For site and completion of building under present limit, forty-five thousand dollars.
- Muskogee, Okla. Muskogee, Oklahoma, post-office and court-house: For continuation of building under present limit, twenty-five thousand dollars.
- Nevada, Mo. Nevada, Missouri, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Newark, Ohio. Newark, Ohio, post-office: For site and continuation of building under present limit, fifteen thousand dollars.
- New Britain, Conn. New Britain, Connecticut, post-office: For site and completion of building under present limit, thirty thousand dollars.
- New Brunswick, N.J. New Brunswick, New Jersey, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty-five thousand dollars.
- New London Conn. New London, Connecticut, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty thousand dollars.
- Newnan, Ga. Newnan, Georgia, post-office: For completion of building under present limit, twenty-five thousand dollars.
- New Orleans, La. New Orleans, Louisiana, custom-house and post-office: For construction of lookout gallery, eight hundred dollars.
- New Ulm, Minn. New Ulm, Minnesota, post-office: For site and completion of building under present limit, twenty thousand dollars.
- New York, N. Y., post-office. New York, New York, post-office: For continuation of building under present limit, one million five hundred thousand dollars.
- Barge office. New York barge office: For continuation of reconstruction of annex, and building pier in connection therewith, one hundred thousand dollars.
- Pneumatic tube service. Appraiser's stores and custom-house. New York, appraiser's stores and custom-house: For the purchase of necessary materials and equipment and for all necessary services for the installation, at a cost not exceeding one hundred and seventy-five thousand dollars, of a pneumatic tube service between the new custom-house and the appraisers' stores in New York, New York, one hundred and seventy-five thousand dollars, or so much thereof as may be necessary.
- Niles, Mich. Niles, Michigan, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Norfolk, Va. Norfolk, Virginia, court-house and post-office: For construction of lookout gallery, one thousand two hundred dollars.

North Platte, Nebraska, post-office and court-house: For site and continuation of building under present limit, sixty thousand dollars.	North Platte, Nebr.
North Yakima, Washington, post-office: For continuation of building under present limit, fifty thousand dollars.	North Yakima, Wash.
Ocala, Florida, post-office and court-house: For site and completion of building under present limit, twenty-five thousand dollars.	Ocala, Fla.
Ogden, Utah, post-office and court-house: For completion of building under present limit, forty thousand dollars.	Ogden, Utah.
Oklahoma City, Oklahoma, post-office: For site for and continuation of building under present limit, seventy thousand dollars.	Oklahoma City, Okla.
Olean, New York, post-office: For site and completion of building under present limit, twenty-five thousand dollars.	Olean, N. Y.
Ottumwa, Iowa, post-office and court-house: For continuation of building under present limit, twenty-five thousand dollars.	Ottumwa, Iowa.
For rental of temporary quarters at Ottumwa, Iowa, and moving expenses incident thereto, eight thousand dollars.	Rent.
Owosso, Michigan, post-office: For site and completion of building under present limit, five thousand dollars.	Owosso, Mich.
Palestine, Texas, post-office: For completion of building under present limit, fifty thousand dollars.	Palestine, Tex.
Pana, Illinois, post-office: For site and completion of building under present limit, fifty-four thousand dollars.	Pana, Ill.
Paris, Illinois, post-office: For site and completion of building under present limit, forty thousand dollars.	Paris, Ill.
Paris, Kentucky, post-office: For site and completion of building under present limit, fifteen thousand dollars.	Paris, Ky.
Parsons, Kansas, post-office: For site and completion of building under present limit, fifty thousand dollars.	Parsons, Kans.
Pawtucket, Rhode Island, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty thousand dollars.	Pawtucket, R. I.
Peoria, Illinois, post-office and court-house: For additional land, and completion of the enlargement, extension, remodeling, or improvement of building under present limit, fifty-two thousand dollars.	Peoria, Ill.
For rent of temporary quarters, for the accommodation of government officials, at Peoria, Illinois, eleven thousand dollars.	Rent.
Perry, Oklahoma, post-office: For extraordinary repairs, remodeling, and heating apparatus, three thousand dollars.	Perry, Okla.
Peru, Indiana, post-office: For continuation of building under present limit, forty thousand dollars.	Peru, Ind.
Petersburg, Virginia, post-office and custom-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.	Petersburg, Va.
For rental of temporary quarters at Petersburg, Virginia, and moving expenses incident thereto, one thousand dollars.	Rent.
Pine Bluff, Arkansas, post-office: For completion of building under present limit, fifteen thousand dollars.	Pine Bluff, Ark.
Pittsburg, Kansas, post-office: For site and completion of building under present limit, thirty-five thousand dollars.	Pittsburg, Kans.
Platteville, Wisconsin, post-office: For site and completion of building under present limit, twenty-two thousand dollars.	Platteville, Wis.
Plattsmouth, Nebraska, post-office: For completion of building under present limit, thirty-five thousand dollars.	Plattsmouth, Nebr.
Pontiac, Michigan, post-office: For continuation of building under present limit, forty thousand dollars.	Pontiac, Mich.
Portland, Maine, court-house: So much of section one of the public buildings Act, approved May thirtieth, nineteen hundred and eight, as applies to the post-office at Portland, Maine, and the acquisition of additional ground therefor is hereby made applicable to the court-house in that city, and the sum of forty thousand dollars, in addition	Portland, Me. Transfer of amount from post-office to court-house. <i>Ante</i> , p. 621.

to the amount heretofore authorized for purchase of site, may be used for that purpose, but the limit of cost for site and building shall not be exceeded.

- Portsmouth, Va. Portsmouth, Virginia, post-office and custom-house: For additional land and completion of building under present limit, twenty-five thousand dollars.
- Providence, R. I. Providence, Rhode Island, post-office, court-house, and custom-house: For finishing quarters in attic for Civil Service Commission, five thousand dollars.
- Quincy, Ill. Quincy, Illinois, post-office and court-house: For continuation of the enlargement, extension, remodeling, or improvement of building under present limit, fifty thousand dollars.
- Rent. For rental of temporary quarters at Quincy, Illinois, and moving expenses incident thereto, eight thousand dollars.
- Rawlins, Wyo. Rawlins, Wyoming, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Reading, Pa. Reading, Pennsylvania, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, twenty thousand dollars.
- Red Wing, Minn. Red Wing, Minnesota, post-office: For site and completion of building under present limit, including two thousand five hundred dollars to reimburse the construction fund for extraordinary expenses incurred on account of foundation work, twelve thousand five hundred dollars.
- Richford, Vt. Richford, Vermont, post-office and custom-house: For site and completion of building under present limit, forty-five thousand dollars.
- Riverside, Cal. Riverside, California, post-office: For site and continuation of building under present limit, fifty thousand dollars.
- Richmond, Va. Rent. For rent of temporary quarters for the accommodation of government officials at Richmond, Virginia, twenty thousand dollars.
- Roanoke, Va. Rent. For rental of temporary quarters at Roanoke, Virginia, and moving expenses incident thereto, six thousand dollars.
- Rochester, Minn. Rochester, Minnesota, post-office: For completion of building under present limit, thirty-five thousand dollars.
- Rock Island, Ill. Rock Island, Illinois, post-office: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, fifty-five thousand dollars, of which sum not exceeding five thousand dollars may be expended for the purchase of additional land adjoining the present site.
- Rent. For rental of temporary quarters at Rock Island, Illinois, and moving expenses incident thereto, eight thousand dollars.
- Rock Springs, Wyo. Rock Springs, Wyoming, post-office: For site and completion of building under present limit, sixty thousand dollars.
- Rome, Ga. Rome, Georgia, post-office: For completion of building under present limit, twenty thousand dollars.
- Ruston, La. Ruston, Louisiana, post-office: For completion of building under present limit, twenty thousand dollars.
- Sacramento, Cal. Sacramento, California, post-office and court-house: For continuation of the enlargement, extension, remodeling, or improvement of building under present limit, forty-five thousand dollars.
- Saint Louis, Mo. Saint Louis, Missouri, post-office: For site and for continuation of building under present limit, five hundred thousand dollars.
- Salisbury, N. C. Salisbury, North Carolina, post-office: For site and continuation of building under present limit, twenty thousand dollars.
- San Angelo, Tex. San Angelo, Texas, post-office and court-house: For site and continuation of building under present limit, thirty-three thousand dollars.
- San Antonio, Tex. San Antonio, Texas, post-office and court-house: For continuation of the enlargement, extension, remodeling, or improvement of building under present limit, seventy-five thousand dollars.

San Francisco, California, mint building: To protect the additional machinery and appliances which are required to be installed in the United States mint building at San Francisco, the sum of fifteen thousand dollars, or so much thereof as may be necessary, of the unexpended balance of the appropriation for parting and refining bullion is hereby authorized to be used to construct a skylight roof over the inner court of said building, to lay floors of the proper materials, and do the necessary excavating for a foundation for machinery and appliances, and for making piping connections with the mechanical plant of the building.	San Francisco, Cal. Mint, alterations, etc.
San Juan, Porto Rico, post-office and court-house: For continuation of building under present limit, fifty thousand dollars.	San Juan, P. R.
San Marcos, Texas, post-office: For completion of building under present limit, forty thousand dollars.	San Marcos, Tex.
Santa Barbara, California, post-office: For site and continuation of building under present limit, fifty thousand dollars.	Santa Barbara, Cal.
Santa Cruz, California, post-office: For continuation of building under present limit, forty thousand dollars.	Santa Cruz, Cal.
Santa Rosa, California, post-office: For site and completion of building under present limit, twenty thousand dollars.	Santa Rosa, Cal.
Sault Sainte Marie, Michigan, post-office: For continuation of building under present limit, thirty thousand dollars.	Sault Sainte Marie, Mich.
Selma, Alabama, post-office: For site and completion of building under present limit, twenty thousand dollars.	Selma, Ala.
Sewickley, Pennsylvania, post-office: For completion of building under present limit, forty thousand dollars.	Sewickley, Pa.
Shamokin, Pennsylvania, post-office: For continuation of building under present limit, forty thousand dollars.	Shamokin, Pa.
Sharon, Pennsylvania, post-office: For site and completion of building under present limit, twenty thousand dollars.	Sharon, Pa.
Shenandoah, Iowa, post-office: For completion of building under present limit, thirty-five thousand dollars.	Shenandoah, Iowa.
Sheridan, Wyoming, post-office and court-house: For site and continuation of building under present limit, fifty thousand dollars.	Sheridan, Wyo.
Shreveport, Louisiana, post-office and court-house: For continuation of building under present limit, seventy-five thousand dollars.	Shreveport, La.
For rental of temporary quarters at Shreveport, Louisiana, and moving expenses incident thereto, eight thousand dollars.	Rent.
Sioux Falls, South Dakota, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, eighty thousand dollars.	Sioux Falls, S. Dak.
Spokane, Washington, post-office, court-house, and custom-house: For site and completion of building under present limit, seventy-five thousand dollars.	Spokane, Wash.
Springfield, Massachusetts, post-office and custom-house: For additional land, and completion of the enlargement, extension, remodeling, or improvement of building under present limit, thirty-five thousand dollars.	Springfield, Mass.
Springfield, Ohio, post-office: For additional land, and completion of the enlargement, extension, remodeling, or improvement of building under present limit, twelve thousand dollars.	Springfield, Ohio.
Stevens Point, Wisconsin, post-office: For site and completion of building under present limit, forty-five thousand dollars.	Stevens Point, Wis.
Sulphur Springs, Texas, post-office: For site and completion of building under present limit, thirty-seven thousand dollars.	Sulphur Springs, Tex.
Sumter, South Carolina, post-office: For site and completion of building under present limit, twenty thousand dollars.	Sumter, S. C.
Temple, Texas, post-office: For completion of building under present limit, fifty thousand dollars.	Temple, Tex.
Terrell, Texas, post-office: For site and completion of building under present limit, thirty-five thousand dollars.	Terrell, Tex.

- Toledo, Ohio. Toledo, Ohio, post-office: For continuation of building under present limit, one hundred and fifty thousand dollars.
- Trenton, N. J. Trenton, New Jersey, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, forty thousand dollars.
- Trinidad, Colo. Trinidad, Colorado, post-office: For site and completion of building under present limit, fifteen thousand dollars.
- Troy, Ala. Troy, Alabama, post-office: For completion of building under present limit, twenty thousand dollars.
- Tuscaloosa, Ala. Tuscaloosa, Alabama, post-office and court-house: For completion of building under present limit, forty thousand dollars.
- Versailles, Ky. Versailles, Kentucky, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Valdosta, Ga. Valdosta, Georgia, post-office and court-house: For completion of building under present limit, twenty-five thousand dollars.
- Virginia, Minn. Virginia, Minnesota, post-office: For site and completion of building under present limit, forty thousand dollars.
- Warrensburg, Mo. Warrensburg, Missouri, post-office: For completion of building under present limit, forty-five thousand dollars.
- Watertown, N. Y. Watertown, New York, post-office: For completion of new building on site of present post-office, under present limit, forty thousand dollars.
- Rent. For rent of temporary quarters for accommodation of government officials at Watertown, New York, three thousand dollars.
- Watertown, S. Dak. Watertown, South Dakota, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Watertown, Wis. Watertown, Wisconsin, post-office: For completion of building under present limit, forty-five thousand dollars.
- Waycross, Ga. Waycross, Georgia, post-office: For additional land and continuation of building under present limit, fifty thousand dollars.
- Webster, Mass. Webster, Massachusetts, post-office: For completion of building under present limit, forty-five thousand dollars.
- Wellington, Kans. Wellington, Kansas, post-office: For site and completion of building under present limit, fifty thousand dollars.
- Wichita Falls, Tex. Wichita Falls, Texas, post-office: For site and completion of building under present limit, thirty thousand dollars.
- Willimantic, Conn. Willimantic, Connecticut, post-office: For site and completion of building under present limit, twenty-five thousand dollars.
- Wilmar, Minn. Wilmar, Minnesota, post-office: For site and completion of building under present limit, thirty-three thousand dollars.
- Wilmington, Del. Additional land, etc. Wilmington, Delaware, post-office and court-house: For completion of the enlargement, extension, remodeling, or improvement of building under present limit, eighty thousand dollars, and the Secretary of the Treasury is hereby authorized and directed to purchase such additional land as may be necessary for the enlargement of the post-office and court-house at Wilmington, Delaware, provided for in the public buildings Act, approved May thirtieth, nineteen hundred and eight, the cost of such land not to exceed the sum of twenty-five thousand dollars, to be paid out of the total appropriation of one hundred and twenty thousand dollars authorized in said Act for such enlargement.
- Ante*, p. 524.
- Wilmington, N. C. Custom-house, etc. Wilmington, North Carolina, custom-house and appraisers' stores: For additional land and continuation of building under present limit, one hundred thousand dollars.
- Winchester, Va. Winchester, Virginia, post-office: For site and completion of building under present limit, twenty thousand dollars.
- Woburn, Mass. Woburn, Massachusetts, post-office: For completion of building under present limit, forty-five thousand dollars.
- Yazoo, Miss. Yazoo, Mississippi, post-office: For site and completion of building under present limit, twenty thousand dollars.

York, Nebraska, post-office: For completion of building under present limit, fifteen thousand dollars.

York, Nebr.

York, Pennsylvania, post-office: For additional land, and continuation of building under present limit, fifty thousand dollars.

York, Pa.

Youngstown, Ohio, rent of buildings: For rent of temporary quarters for the accommodation of government officials, three thousand dollars.

Youngstown, Ohio.

Washington, District of Columbia, Bureau of Engraving and Printing: For site and continuation of building under present limit, five hundred thousand dollars; and said building may be so constructed, by direction of the Secretary of the Treasury, as to afford quarters and accommodation for the division of issue of the Office of the Treasurer of the United States.

Washington, D. C.  
Bureau of Engraving and Printing.  
New building.

Authority is hereby given to close C street southwest, between Fourteenth and Fifteenth streets, bounded on the north by block two hundred and thirty-one and on the south by block two hundred and thirty-two in the city of Washington, District of Columbia, for use in connection with the erection of the building for the Bureau of Engraving and Printing.

Closing of C street, between Fourteenth and Fifteenth streets SW., authorized.

*Provided*, That no part of any appropriation made in this Act shall be paid to members of the so-called Council of Fine Arts created by executive order under date of January eighteenth, nineteen hundred and nine, as compensation or for expenses; and no part of any such appropriation shall be expended in the preparation or formulation of any plans which have been submitted to, or approved or suggested by, said Council of Fine Arts.

*Proviso.*  
Restriction.

Fire-alarm system, Treasury Department: For maintenance of the automatic fire-alarm system now in the Treasury and Winder buildings, two thousand six hundred and twenty-five dollars.

Fire-alarm system, Treasury building.

For repairs and preservation of public buildings: Repairs, and preservation of custom-houses, court-houses and post-offices, quarantine stations and marine hospitals, buildings and wharf at Sitka, Alaska, buildings not reserved by the vendors on sites acquired for buildings or the enlargement of buildings, and other public buildings and the grounds thereof, including necessary wire screens, under the control of the Treasury Department, exclusive of personal services, except for work done by contract, five hundred and fifty thousand dollars: *Provided*, That of this amount not exceeding one hundred thousand dollars may be used for marine hospitals and quarantine stations, including wire screens for same, and not exceeding twelve thousand dollars for the Treasury, Butler, and Winder buildings, at Washington, District of Columbia.

Repairs and preservation.

*Proviso.*  
Marine hospitals, etc.

The Secretary of the Treasury is authorized, until their removal becomes necessary, to rent any building or buildings not reserved by the vendors on lands heretofore or hereafter acquired for building sites or for the enlargement of building sites, the proceeds to be deposited in the Treasury, and a report thereof to be submitted to Congress at the beginning of each regular session thereof.

Rent of buildings on acquired sites.

Mechanical equipment for public buildings: For heating, hoisting, plumbing, gas piping (except for furniture lighting), ventilating, and refrigerating apparatus, vacuum cleaning systems, interior pneumatic-tube and call-bell systems for all purposes, and repairs to the same, for all public buildings, including buildings not reserved by the vendors on sites acquired for buildings or the enlargement of buildings under the control of the Treasury Department, exclusive of personal services, except for work done by contract, and including not exceeding forty thousand dollars for marine hospitals and quarantine stations, and not exceeding nine thousand dollars for the Treasury, Butler, and Winder buildings at Washington, District of Columbia, four hundred thousand dollars.

Mechanical equipment.

Vaults, safes, and locks.	Vaults, safes, and locks for public buildings: For vaults, safes, and locks for same, and repairs thereto, for all public buildings under the control of the Treasury Department, including the lock-box equipment and repairs to same in completed and occupied buildings, exclusive of personal services, except for work done by contract, seventy thousand dollars.
Books, chemicals, etc.	Plans for public buildings: For books of reference, technical periodicals and journals, photographic instruments, chemicals, plates and photographic materials of like nature for use of the office of the Supervising Architect of the Treasury Department, and subscriptions to technical periodicals and journals published abroad may be paid in advance, two thousand dollars.
Electrical burglar alarms. Vol. 32, p. 1091.	Electrical protection to vaults, public buildings: For installation and maintenance of electrical burglar-alarm devices authorized by the sundry civil appropriation Act approved March third, nineteen hundred and three, including the post-office, court-house, and so forth, building at Chicago, Illinois, and the post-office and subtreasury building at Boston, Massachusetts, thirty-five thousand dollars.
Chicago, Ill. Boston, Mass. General expenses. Act, p. 587.	General expenses of public buildings: To enable the Secretary of the Treasury to execute and give effect to the provisions of section six of the Act of May thirtieth, nineteen hundred and eight (Thirty-fifth Statutes, page five hundred and thirty-seven, part one): For compensation of skilled draftsmen, civil engineers, computers, and such other services as the Secretary of the Treasury may deem necessary and specially order, to be employed only in the office of the Supervising Architect exclusively to carry into effect public building legislation: <i>Provided</i> , That the expenditures on this account for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed four hundred thousand dollars; for compensation of supervising superintendents, superintendents, and junior superintendents of construction, inspectors of public buildings, and inspectors of mechanical and electrical engineering, in connection with the erection and inspection of work on public buildings, at rates of compensation to be determined by the Secretary of the Treasury, but in no case exceeding those heretofore authorized to be paid out of appropriations for public buildings: <i>Provided</i> , That the expenditures on this account for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed three hundred thousand dollars; for compensation of mechanical labor force, including carpenters, plumbers, machinists, and such other services as the Secretary of the Treasury may deem necessary and specially order, including the compensation of superintendents and assistant superintendents of repairs, engaged in work incident to repair of buildings, mechanical equipment, and vaults, safes, and locks, at such rates of compensation as may be determined by the Secretary of the Treasury, but in no case to exceed for any one person the rates current for similar services at the time and in the place where such services are performed: <i>Provided</i> , That the expenditures on this account for the fiscal year ending June thirtieth, nineteen hundred and ten, shall not exceed one hundred and twelve thousand five hundred dollars; for expenses of superintendents, including traveling expenses of inspectors and other officers and employees, on duty in connection with work on public buildings, under orders from the Treasury Department, office rent, and expenses incident thereto, for superintendents, including temporary stenographic and other assistance incident to the preparation of reports and the care of public property, and so forth; for commissions to disbursing agents in accordance with law; for cost of advertising; for office supplies, including drafting materials, specially prepared paper, typewriting machines and exchange of same, and equipment, stationery, and such other articles and supplies as the
Draftsmen, etc., in Architect's office.	
Previous Limit.	
Superintendents, inspectors, etc., at buildings.	
Limit.	
Mechanical labor force.	
Limit.	
Traveling and miscellaneous expenses.	

Secretary of the Treasury may deem necessary and specially order or approve for the use of the office of the Supervising Architect; for contingencies of every kind and character, including surveys, plaster models, photographs, test pit borings, mill and shop inspections, compensation and expenses of judges to select plans, care of sites acquired for public buildings, commissions to architects under the provisions of the Act approved February twentieth, eighteen hundred and ninety-three, traveling expenses of site agents, recording deeds and other evidences of title, telephone service at completed public buildings for use of custodians, and such other minor and incidental expenses not enumerated, connected solely with work on public buildings and the acquisition of sites, as the Secretary of the Treasury may deem necessary and specially order or approve; in all, for the foregoing objects for general expenses of public buildings, eight hundred thousand dollars.

Commissions to architects.  
Vol. 27, p. 468.

#### MARINE HOSPITALS.

Cleveland, Ohio, marine hospital: For construction of new iron stairway in marine hospital, Cleveland, Ohio, one thousand seven hundred and fifty dollars.

Wilmington, North Carolina, marine hospital: For filling and grading grounds, marine hospital, Wilmington, North Carolina, three hundred and fifty dollars.

Marine hospitals.

Cleveland, Ohio.

Wilmington, N. C.

#### QUARANTINE STATIONS.

Reedy Island Quarantine Station: Trestle, tank, pump, and so forth, for water supply, three thousand four hundred and fifty dollars; extension of gangway to disinfecting wharf, nineteen thousand four hundred and seventy-eight dollars; coal bin, one thousand dollars; in all, twenty-three thousand nine hundred and twenty-eight dollars.

Charleston Quarantine Station: Flood gate to tidal basin, and repairs to present buildings, three thousand six hundred and seventy-five dollars; boathouse and breakwater, seven thousand nine hundred and forty dollars; sea wall for protection of reservation and medical officers' quarters from encroachments of the sea, five thousand dollars; water system, high tank, trestle, pump, and distribution, three thousand seven hundred dollars; in all, twenty thousand three hundred and fifteen dollars.

Savannah Quarantine Station: Water distribution system, high tank and trestle, three thousand five hundred dollars.

San Francisco Quarantine Station: Oil-burning apparatus for station steam plant, one thousand two hundred dollars.

Honolulu Quarantine Station: Electric wiring and fixtures, two thousand six hundred dollars; water system and distribution, nine thousand dollars; in all, eleven thousand six hundred dollars.

San Juan Quarantine Station: For lazaretto, executive building, attendants' quarters, and laundry now authorized twenty-five thousand dollars; disinfecting building on shore one thousand two hundred dollars; in all, twenty-six thousand two hundred dollars.

Quarantine stations.

Reedy Island.

Charleston.

Savannah.

San Francisco.

Honolulu.

San Juan.

#### LIFE-SAVING SERVICE.

For salaries of superintendents for the life-saving stations, as follows:

For one superintendent for the coasts of Maine and New Hampshire, two thousand two hundred dollars;

For one superintendent for the coast of Massachusetts, two thousand two hundred dollars;

Life-Saving Service.

Superintendents.

For one superintendent for the coasts of Rhode Island and Fishers Island, two thousand dollars;

For one superintendent for the coast of Long Island, two thousand two hundred dollars;

For one superintendent for the coast of New Jersey, two thousand two hundred dollars;

For one superintendent for the coasts of Delaware, Maryland, and Virginia, two thousand two hundred dollars;

For one superintendent for the coasts of Virginia and North Carolina, two thousand two hundred dollars;

For one superintendent for the life-saving stations and for the houses of refuge on the coasts of South Carolina, Georgia, and Florida, one thousand nine hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coast of the Gulf of Mexico, two thousand dollars;

For one superintendent for the life-saving and lifeboat stations on the coasts of Lakes Ontario and Erie, two thousand two hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coasts of Lakes Huron and Superior, two thousand two hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coast of Lake Michigan, two thousand two hundred dollars;

For one superintendent for the life-saving and lifeboat stations on the coasts of California, Oregon, Washington, and Alaska, two thousand two hundred dollars; in all, twenty-seven thousand nine hundred dollars.

Keepers.

For salaries of two hundred and ninety keepers of life-saving and lifeboat stations and of houses of refuge, two hundred and seventy-six thousand eight hundred dollars.

Crews.

For pay of crews of surfmen employed at the life-saving and lifeboat stations, including the old Chicago station, at the rate of seventy dollars per month each for the number one surfman in each station, and at the rate of sixty-five dollars per month for each of the other surfmen during the period of actual employment, and three dollars per day for each occasion of service at other times;

Compensation, etc., of volunteers.

rations or commutation thereof for keepers and surfmen; compensation of volunteers at life-saving and lifeboat stations for actual and deserving service rendered upon any occasion of disaster or in any effort to save persons from drowning, at such rate, not to exceed ten dollars for each volunteer, as the Secretary of the Treasury may determine;

Fuel, repairs, etc.

pay of volunteer crews for drill and exercise; fuel for stations and houses of refuge; repairs and outfits for same; rebuilding and improvement of same, including use of additional land where necessary; supplies and provisions for houses of refuge and for shipwrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; commutation of quarters and allowance for heat and light for officers of the Revenue-Cutter Service detailed for duty in the Life-Saving Service; for carrying out the provisions of sections seven and eight of the Act approved May fourth, eighteen hundred and eighty-two; for draft animals and their maintenance; for telephone lines and care of same; and contingent expenses, including freight, storage, rent, repairs to apparatus, labor, medals, stationery, newspapers for statistical purposes, advertising, and all other necessary expenses not included under any other head of life-saving stations on the coasts of the United States, two million and eighty-seven thousand and forty dollars.

Commutation of quarters, etc.

Disabilities, etc.

Vol. 22, p. 57.

Not exceeding ten thousand five hundred dollars of the unexpended balance of appropriations for establishing new life-saving stations and

Exhibit at Seattle Exposition.

lifeboat stations on the sea and Lake coasts of the United States authorized by law, or so much as may be necessary, are hereby made immediately available for the construction of a life-saving station suitable for exhibition purposes on the grounds of the Alaska-Yukon-Pacific Exposition.

The United States Government board of managers of the Alaska-Yukon-Pacific Exposition is authorized to rent such workshops, storage and office rooms in the District of Columbia as may be required in connection with the preparation, safe-keeping, and return of the government exhibit authorized by Act of Congress, approved May twenty-seventh, nineteen hundred and eight.

Workshops, etc., preparing exhibit.

REVENUE-CUTTER SERVICE.

Revenue-Cutter Service.

For expenses of the Revenue-Cutter Service: For pay and allowances of captain commandant and officers of that rank, senior captains, captains, lieutenants, engineer in chief, and officers of that rank, captains of engineers, lieutenants of engineers, two constructors, cadets, cadet engineers, commissioned surgeon, two contract surgeons, two civilian instructors, and pilots employed, and rations for pilots; for pay of warrant and petty officers, ships' writers, buglers, seamen, oilers, firemen, coal heavers, water tenders, stewards, cooks, and boys, and for rations for the same; for allowance for clothing for enlisted men; for fuel for vessels, and repairs and outfits for the same; ship chandlery and engineers' stores for the same; actual traveling expenses or mileage, in the discretion of the Secretary of the Treasury, for officers traveling on duty under orders from the Treasury Department; commutation of quarters; for maintenance of vessels in the protection of the seal fisheries in Bering Sea and the other waters of Alaska, and the enforcement of the provisions of law in Alaska; for maintenance of vessels in enforcing the provisions of the Acts relating to the anchorage of vessels in the ports of New York and Chicago, and in the Kennebec River, and the movements and anchorage of vessels in Saint Marys River; for temporary leases and improvement of property for revenue-cutter purposes; not exceeding fifteen thousand dollars for the improvement of the depot for the service at Arundel Cove, Maryland; contingent expenses, including wharfage, towage, dockage, freight, advertising, surveys, labor, and all other necessary miscellaneous expenses which are not included under special heads, two million four hundred and eighty-eight thousand dollars.

Pay, etc.

Seal fisheries.

Anchorage.

Vol. 25, p. 151.  
Vol. 27, p. 431.  
Vol. 30, p. 1081.  
Vol. 29, p. 54.

Special repairs.

ENGRAVING AND PRINTING.

Engraving and printing.

For labor and expenses of engraving and printing: For salaries of all necessary employees, other than plate printers and plate printers' assistants, one million two hundred thousand dollars, to be expended under the direction of the Secretary of the Treasury: *Provided*, That no portion of this sum shall be expended for printing United States notes or Treasury notes of larger denomination than those that may be canceled or retired, except in so far as such printing may be necessary in executing the requirements of the Act "To define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes," approved March fourteenth, nineteen hundred.

Salaries.

*Proriso*.  
Large notes.

Vol. 31, p. 45.

For wages of plate printers, at piece rates to be fixed by the Secretary of the Treasury, not to exceed the rates usually paid for such work, including the wages of printers' assistants, when employed, one million six hundred and twenty-five thousand dollars, to be expended under the direction of the Secretary of the Treasury: *Provided*, That no

Wages.

*Proriso*.

Large notes.

portion of this sum shall be expended for printing United States notes or Treasury notes of larger denomination than those that may be canceled or retired, except in so far as such printing may be necessary in executing the requirements of the Act to define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes, approved March fourteenth, nineteen hundred.

Vol. 31, p. 45.

Materials, etc.

For engravers' and printers' materials and other materials except distinctive paper, and for miscellaneous expenses, including purchase, maintenance, and driving of necessary horses and vehicles, and of horse and vehicle for official use of the Director when, in writing, ordered by the Secretary of the Treasury, five hundred and forty-four thousand dollars, to be expended under the direction of the Secretary of the Treasury.

Smithsonian Institution.

### UNDER SMITHSONIAN INSTITUTION.

International exchanges.

**INTERNATIONAL EXCHANGES:** For expenses of the system of international exchanges between the United States and foreign countries, under the direction of the Smithsonian Institution, including salaries or compensation of all necessary employees, and the purchase of necessary books and periodicals, thirty-two thousand dollars.

American ethnology.

**AMERICAN ETHNOLOGY:** For continuing ethnological researches among the American Indians and the natives of Hawaii, under the direction of the Smithsonian Institution, including salaries or compensation of all necessary employees and the purchase of necessary books and periodicals, forty-two thousand dollars, of which sum not exceeding one thousand five hundred dollars may be used for rent of building.

Removing records, etc., to Smithsonian Building.

For removing the office furniture, records, manuscripts, documents, and other appurtenances from the present quarters to the space to be assigned in the Smithsonian Building, one thousand dollars, or so much thereof as may be necessary.

International Catalogue of Scientific Literature.

**INTERNATIONAL CATALOGUE OF SCIENTIFIC LITERATURE:** For the cooperation of the United States in the work of the International Catalogue of Scientific Literature, including the preparation of a classified index catalogue of American scientific publications for incorporation in the International Catalogue, the expense of clerk hire, the purchase of necessary books and periodicals, and other necessary incidental expenses, six thousand dollars, the same to be expended under the direction of the Smithsonian Institution.

Astrophysical Observatory.

**ASTROPHYSICAL OBSERVATORY:** For maintenance of Astrophysical Observatory, under the direction of the Smithsonian Institution, including salaries of assistants, the purchase of necessary books and periodicals, apparatus, making necessary observations in high altitudes, repairs and alterations of buildings and miscellaneous expenses, thirteen thousand dollars.

National Museum. Cases, furniture, etc.

**NATIONAL MUSEUM:** For cases, furniture, fixtures, electrical and other appliances required for the exhibition and safekeeping of the collections of the National Museum, including salaries or compensation of all necessary employees, two hundred thousand dollars.

Heat, light, etc.

For expense of heating, lighting, electrical, telegraphic, and telephonic service for the National Museum, sixty thousand dollars.

Preserving, etc., collections.

For continuing the preservation, exhibition, and increase of the collections from the surveying and exploring expeditions of the Government, and from other sources, including salaries or compensation of all necessary employees, and all other necessary expenses, two hundred and fifty thousand dollars, of which sum five thousand five hundred dollars may be used for necessary drawings and illustrations for publications of the National Museum.

For purchase of books, pamphlets, and periodicals for reference in the National Museum, two thousand dollars.

For repairs to buildings, shops, and sheds, National Museum, including all necessary labor and material, fifteen thousand dollars.

For postage stamps and foreign postal cards for the National Museum, five hundred dollars.

For moving collections, furniture, and other property of the National Museum in connection with the occupancy of the new building for the National Museum, including all expenses incidental thereto, to be immediately available, four thousand dollars.

**NATIONAL ZOOLOGICAL PARK:** For continuing the construction of roads, walks, bridges, water supply, sewerage, and drainage; and for grading, planting, and otherwise improving the grounds; erecting and repairing buildings and inclosures; care, subsistence, purchase, and transportation of animals; including salaries or compensation of all necessary employees, and general incidental expenses not otherwise provided for, including purchase, maintenance, and driving of horses and vehicles required for official purposes, and not exceeding one hundred dollars for the purchase of necessary books and periodicals, ninety-five thousand dollars; one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

#### INTERSTATE COMMERCE COMMISSION.

For salaries of seven commissioners, at ten thousand dollars each, seventy thousand dollars.

For salary of secretary, five thousand dollars.

For all other authorized expenditures, necessary in the execution of laws to regulate commerce, eight hundred thousand dollars, of which sum not exceeding fifty thousand dollars may be expended in the employment of counsel, and not exceeding three thousand dollars may be expended for the purchase of necessary books, reports, and periodicals, and not exceeding one thousand five hundred dollars may be expended for printing other than that done at the Government Printing Office.

To further enable the Interstate Commerce Commission to enforce compliance with section twenty of the Act to regulate commerce as amended by the Act approved June twenty-ninth, nineteen hundred and six, including the employment of necessary special agents or examiners; the unused and unexpended balance, not exceeding two hundred and twenty-five thousand dollars, of the appropriation of three hundred and fifty thousand dollars made for this purpose for the fiscal year nineteen hundred and nine, remaining unexpended at the close of that fiscal year is hereby reappropriated for expenditure during the fiscal year nineteen hundred and ten, together with the further sum of one hundred and twenty-five thousand dollars.

To carry out the objects of the "Act concerning carriers engaged in interstate commerce and their employees," approved June first, eighteen hundred and ninety-eight, ten thousand dollars.

To enable the Interstate Commerce Commission to keep informed regarding compliance with the "Act to promote the safety of employees and travelers upon railroads," approved March second, eighteen hundred and ninety-three, and to execute and enforce the requirements of the said Act, including the employment of inspectors, one hundred and ten thousand dollars. Hereafter all inspectors employed for the enforcement of said Act shall also be required to make examination of the construction, adaptability, design, and condition of all mail cars used on any railroad in the United States and make report thereon, a copy of which report shall be transmitted to the Postmaster-General.

Books, etc.

Repairs.

Postage.

Moving collections to new building.

National Zoological Park.

Half from District revenues.

Interstate Commerce Commission.

Salaries of commissioners.

Secretary.

Expenses.

Counsel.

Enforcing accounting by railroads.  
Vol. 34, p. 593.

Use of unexpended balance.  
*Ante.* p. 324.

Arbitration of railroad differences.  
Vol. 30, p. 424.

Railway safety appliances.  
Vol. 27, p. 531.

Reports on mail cars.

Investigation of  
block systems, etc.

To enable the Interstate Commerce Commission to investigate in regard to the use and necessity for block-signal systems and appliances for the automatic control of railway trains and any appliances or systems intended to promote the safety of railway operation which may be furnished in completed shape, including experimental tests, at the discretion of the commission, of such of said systems and appliances only as may be furnished in connection with such investigation, free of cost to the Government, fifty thousand dollars.

Miscellaneous.

MISCELLANEOUS OBJECTS, TREASURY DEPARTMENT.

Internal revenue.  
Paper for stamps.

**PAPER FOR INTERNAL-REVENUE STAMPS:** For paper for internal-revenue stamps, including freight, eighty thousand dollars.

Refund of taxes.  
*Ante*, p. 325.

To enable the Secretary of the Treasury to refund money covered into Treasury as internal-revenue collections, under the provisions of the Act approved May twenty-seventh, nineteen hundred and eight, thirty thousand dollars.

Punishing viola-  
tions of internal-rev-  
enue laws.

**PUNISHMENT FOR VIOLATIONS OF INTERNAL-REVENUE LAWS:** For detecting and bringing to trial and punishment persons guilty of violating the internal-revenue laws or conniving at the same, including payments for information and detection of such violations, one hundred and fifty thousand dollars; and the Commissioner of Internal Revenue shall make a detailed statement to Congress once in each year as to how he has expended this sum, and also a detailed statement of all miscellaneous expenditures in the Bureau of Internal Revenue for which appropriation is made in this Act.

Transporting frac-  
tional silver coin.

**TRANSPORTATION OF FRACTIONAL SILVER COIN:** For transportation of fractional silver coin, by registered mail or otherwise, sixty thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, fractional silver coin when requested to do so: *Provided*, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.

*Proriso*.  
Deposits.

Transporting minor  
coins.

**TRANSPORTATION OF MINOR COIN:** For transportation of minor coin, by registered mail or otherwise, twenty-five thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, minor coin when requested to do so: *Provided*, That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.

*Proriso*.  
Deposits.

Contingent ex-  
penses, Independent  
Treasury.

R. S., sec. 3653, p.  
719.

**CONTINGENT EXPENSES, INDEPENDENT TREASURY:** For contingent expenses under the requirements of section thirty-six hundred and fifty-three of the Revised Statutes of the United States, for the collection, safe-keeping, transfer, and disbursement of the public money, and for transportation of notes, bonds, and other securities of the United States, two hundred and sixty thousand dollars.

Recoinage of gold  
coins.

R. S., sec. 3512, p.  
696.

**RECOINAGE OF GOLD COINS:** For recoinage of light-weight gold coins in the Treasury, to be expended under the direction of the Secretary of the Treasury, as required by section thirty-five hundred and twelve of the Revised Statutes of the United States, seven thousand dollars.

United States secu-  
rities.  
Distinctive paper.

**DISTINCTIVE PAPER FOR UNITED STATES SECURITIES:** For distinctive paper for United States securities, including expenses of transportation, salaries of register, assistant register, four counters, five watchmen, one skilled laborer, and expenses of officer detailed from the Treasury as superintendent, three hundred and sixty thousand dollars.

**SPECIAL WITNESS OF DESTRUCTION OF UNITED STATES SECURITIES:** For pay of the representative of the public on the committee to witness the destruction by maceration of government securities, at five dollars per day while actually employed, one thousand five hundred and sixty-five dollars. Witness of destruction.

**SEALING AND SEPARATING UNITED STATES SECURITIES:** For materials required to seal and separate United States notes and certificates, such as composition rollers, ink, printer's varnish, sperm oil, white printing paper, manila paper, thin muslin, benzine, gutta-percha belting, and other necessary articles and expenses, two thousand dollars. Sealing and separating.

**EXPENSES OF NATIONAL CURRENCY:** For distinctive paper, including transportation, mill, and other necessary expenses, sixty-six thousand dollars. Distinctive paper for national currency.

**CANCELING UNITED STATES SECURITIES AND CUTTING DISTINCTIVE PAPER:** For extra knives for cutting machines and sharpening same; leather belting, new dies and punches, repairs to machinery, oil, cotton waste, and other expenses connected with the cancellation of redeemed United States securities, two hundred dollars. Canceling, etc.

**CUSTODY OF DIES, ROLLS, AND PLATES:** For pay of custodian of dies, rolls, and plates used at the Bureau of Engraving and Printing for the printing of government securities, namely: One custodian, three thousand dollars; two subcustodians, one at two thousand dollars, and one at one thousand eight hundred dollars; three distributors of stock, one at one thousand six hundred dollars, one at one thousand four hundred dollars, and one at one thousand two hundred dollars; in all, eleven thousand dollars. Custody of dies, rolls, and plates.

**PAY OF ASSISTANT CUSTODIANS AND JANITORS:** For pay of assistant custodians and janitors, including all personal services for the care of all public buildings under control of the Treasury Department outside of the District of Columbia, and washing towels, sprinkling streets, and removing rubbish, in connection with said buildings, exclusive of marine hospitals, mints, branch mints, and assay offices, one million nine hundred and two thousand dollars; and the Secretary of the Treasury shall so apportion this sum as to prevent a deficiency therein. Public buildings. Assistant custodians and janitors.

**GENERAL INSPECTOR OF SUPPLIES FOR PUBLIC BUILDINGS:** For one general inspector, under the direction of the Secretary of the Treasury, to be appointed by the President, by and with the advice and consent of the Senate, whose duty it shall be to inspect public buildings under the control of the Treasury Department, and report on the efficiency of the custodians' forces, and the use of fuel, lights, water, miscellaneous supplies, and so forth, three thousand dollars; and for actual necessary traveling expenses, not exceeding two thousand dollars; in all, five thousand dollars. Inspector of supplies.

**INSPECTOR OF FURNITURE AND OTHER FURNISHINGS FOR PUBLIC BUILDINGS:** To enable the Secretary of the Treasury to employ a suitable person to inspect all public buildings and examine into their requirements for furniture and other furnishings, two thousand five hundred dollars; and for actual necessary traveling expenses, including actual traveling expenses of assistant, not exceeding three thousand dollars; in all, five thousand five hundred dollars. Inspector of furniture.

For assistant inspector of furniture and other furnishings for public buildings, one thousand six hundred dollars. Assistant inspector.

**FURNITURE AND REPAIRS OF FURNITURE:** For furniture and repairs of same, carpets, and gas and electric-light fixtures for all public buildings, exclusive of marine hospitals, mints, branch mints, and assay offices, under the control of the Treasury Department, and for furniture, carpets, gas and electric-light fixtures for new buildings, exclusive of personal services, except for work done by contract, nine hundred thousand dollars, of which sum not more than three hundred Furniture and repairs.

thousand dollars may be expended in other than new buildings. And all furniture now owned by the United States in other public buildings and in buildings rented by the United States shall be used, so far as practicable, whether it corresponds with the present regulation plan for furniture or not.

Fuel, lights, and water.

**FUEL, LIGHTS, AND WATER FOR PUBLIC BUILDINGS:** For the purchase of fuel, steam, light, water, water meters, ice, lighting supplies, electric current for light and power purposes, and miscellaneous items for the use of the custodians' forces in the care of the buildings, furniture, and heating, hoisting and ventilating apparatus, and electric-light plants, exclusive of personal service, and for expenses of installing electric-light plants, electric-light wiring, and repairs thereto, in such buildings completed and occupied as may be designated by the Secretary of the Treasury, for all public buildings, exclusive of marine hospitals, mints, branch mints, and assay offices, under the control of the Treasury Department, inclusive of new buildings, one million four hundred and fifty thousand dollars. And the appropriation herein made for gas shall include the rental and use of gas governors, when ordered by the Secretary of the Treasury in writing: *Provided*, That no sum shall be paid as rental for such gas governors greater than thirty-five per centum of the actual value of the gas saved thereby, which saving shall be determined by such tests as the Secretary of the Treasury shall direct. No portion of the amount herein appropriated shall be used for operating a system of pneumatic tubes for the transmission of postal matter.

*Proviso.*  
Gas governors.

Suppressing counterfeiting, etc.

**SUPPRESSING COUNTERFEITING AND OTHER CRIMES:** For expenses incurred under the authority or with the approval of the Secretary of the Treasury in detecting, arresting, and delivering into the custody of the United States marshal having jurisdiction, dealers and pretended dealers in counterfeit money, and persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States and of foreign governments, as well as the coins of the United States and of foreign governments, and other felonies committed against the laws of the United States relating to the pay and bounty laws, including one thousand dollars to make the necessary investigation of claims for reimbursement of expenses incident to the last sickness and burial of deceased pensioners under section forty-seven hundred and eighteen of the Revised Statutes, the Act of March second, eighteen hundred and ninety-five, and for no other purpose whatever, except in the protection of the person of the President of the United States, one hundred and twenty-five thousand dollars: *Provided*, That no part of this amount be used in defraying the expenses of any person subpoenaed by the United States courts to attend any trial before a United States court or preliminary examination before any United States commissioner, which expenses shall be paid from the appropriation for "Fees of witnesses, United States courts."

*Post*, p. 1058.  
R. S., sec. 4718, p. 919.  
Vol. 28, p. 965.  
Limitation.

*Proviso.*  
Witnesses.

Payment to persons detailed forbidden.

No part of any money appropriated by this Act shall be used in payment of compensation or expenses of any person detailed or transferred from the Secret Service Division of the Treasury Department, or who may at any time during the fiscal year nineteen hundred and ten have been employed by or under said Secret Service Division.

Compensation in lieu of moieties.

**COMPENSATION IN LIEU OF MOIETIES:** For compensation in lieu of moieties in certain cases under the customs revenue laws, twenty-five thousand dollars.

Collecting customs revenue, additional.

**CUSTOMS SERVICE:** To defray the expenses of collecting the revenue from customs, five million dollars, being additional to the permanent appropriation for this purpose for the fiscal year ending June thirtieth, nineteen hundred and ten. And the provisions of the Act of March third, eighteen hundred and seventy-nine (Twentieth Statutes, page three hundred and eighty-six), as amended by the

Detection of fraud, etc.  
Vol. 20, p. 386; Vol. 33, p. 396, amended.

Act of April twenty-seventh, nineteen hundred and four (Thirty-third Statutes, page three hundred and ninety-six), authorizing the Secretary of the Treasury to expend out of the appropriation for defraying the expenses of collecting the revenue from customs such amount as he may deem necessary, not exceeding one hundred and fifty thousand dollars per annum, for the detection and prevention of frauds upon the customs revenue, are hereby further amended so as to increase the amount to be so expended for the fiscal year nineteen hundred and ten to two hundred thousand dollars.

The unexpended balance of the appropriation of twenty-five thousand dollars made by the sundry civil Act approved June thirtieth, nineteen hundred and six, for construction and installation of special automatic and recording scales for weighing merchandise, and so forth, in connection with imports at the various ports of entry under direction of the Secretary of the Treasury, is hereby continued and made available for expenditure during the fiscal year nineteen hundred and ten.

**LANDS AND OTHER PROPERTY OF THE UNITED STATES:** For custody, care, protection, and expenses of sales of lands and other property of the United States, the examination of titles, recording of deeds, advertising, and auctioneer's fees, three hundred dollars.

**PUBLIC HEALTH AND MARINE-HOSPITAL SERVICE: Expenses of Public Health and Marine-Hospital Service, as follows:**

For pay, allowances, and commutation of quarters for commissioned medical officers and pharmacists, three hundred and twenty-five thousand dollars;

For pay of all other employees, three hundred and ninety thousand dollars;

For freight, transportation, and traveling expenses, thirty-five thousand dollars;

For fuel, light, and water, eighty thousand dollars;

For furniture and repairs to same, eight thousand dollars;

For purveying depot, purchase of medical, surgical, and hospital supplies, forty thousand dollars;

For rent of building or floor space for purveying depot in Washington, District of Columbia, three thousand two hundred and fifty dollars;

For maintaining the Hygienic Laboratory, fifteen thousand dollars;

For maintenance of marine hospitals, including subsistence, and for all other necessary miscellaneous expenses which are not included under special heads, two hundred and forty thousand dollars;

For medical examinations, care of seamen, care and treatment of all other persons entitled to relief, and miscellaneous expenses at other than marine hospitals, which are not included under special heads, one hundred and thirty thousand dollars;

For journals and scientific books, for use of the Public-Health and Marine-Hospital Bureau; subscriptions for journals for use of the service may be paid for in advance, five hundred dollars;

In all, one million two hundred and sixty-six thousand seven hundred and fifty dollars, which shall include the amount necessary for the medical inspection of aliens, as required by section seventeen of the Act of Congress approved February twentieth, nineteen hundred and seven, and the provision of said section of said Act requiring the reimbursement by the immigration fund for said expenses is hereby repealed.

Maintenance of leprosy hospital, Hawaii: For maintenance of the leprosy hospital, Hawaii, forty-five thousand dollars.

To enable the Secretary of the Treasury to accept the proposal of the proper authorities of the Territory of Hawaii, in amount not to exceed four thousand five hundred dollars, to make sufficient exten-

Automatic scales.  
Balance available.  
Vol. 34, p. 708.

Lands, etc.

Public Health and  
Marine-Hospital Service.

Pay, etc.

Freight, etc.

Fuel, etc.

Furniture.

Supplies.

Rent.

Hygienic Laboratory.  
Maintenance of hospitals.

Medical examinations, etc.

Books, etc.

Inspection of aliens.

Vol. 34, p. 903.

Leprosy hospital,  
Hawaii.

Extending water  
supply.

sion of the present water-supply system of the leper settlement on Molokai to provide an adequate water supply also to the leprosy investigation station of the United States, provided that the right is granted to said adequate water supply in perpetuity by the Territory of Hawaii, four thousand five hundred dollars, to be immediately available.

**Boat landing.** For constructing boat landing at the leprosy investigation station, Hawaii, one thousand dollars, to be immediately available.

**Quarantine service.** **QUARANTINE SERVICE:** For the maintenance and ordinary expenses, including pay of officers and employees of quarantine stations at Portland, Maine; Perth Amboy, New Jersey; Delaware Breakwater; Reedy Island; Alexandria, Virginia; Cape Charles and supplemental station thereto; Cape Fear; Newbern, North Carolina; Washington, North Carolina; Georgetown, South Carolina; Charleston, South Carolina; Beaufort, South Carolina; Port Royal, South Carolina; Savannah; South Atlantic; Brunswick; Cumberland Sound; Saint Johns River; Biscayne Bay; Key West; Boca Grande; Tampa Bay; Port Inglis; Cedar Key; Punta Rassa; Saint Georges Sound (East and West Pass); Pensacola; Mobile; New Orleans and supplemental stations thereto (repairs and rehabilitation for New Orleans Quarantine Station when title perfected, to be payable from the appropriation Act of June nineteenth, nineteen hundred and six); Pascagoula; Gulf; San Diego; San Pedro and adjoining ports; Santa Barbara; San Francisco, Port Harford, California; Eureka, Columbia River, Florence, Oregon; Newport, Oregon; Coos Bay, Oregon; Gardner, Oregon; Port Townsend and supplemental stations thereto, quarantine system of the Hawaiian Islands, and the quarantine system of Porto Rico, four hundred thousand dollars.

**Printing.** An expenditure of not to exceed five hundred dollars may be incurred during the fiscal year nineteen hundred and ten for printing on account of the quarantine service at times when the exigencies of that service require immediate action, chargeable to the appropriation "Preventing the introduction and spread of epidemic diseases."

**Prevention of epidemics.**

**PREVENTION OF EPIDEMICS:** The President of the United States is hereby authorized, in case of threatened or actual epidemic of cholera, typhus fever, yellow fever, smallpox, bubonic plague, Chinese plague, or black death, to use the unexpended balance of the sums appropriated and reappropriated by the sundry civil appropriation Act approved May twenty-seventh, nineteen hundred and eight, and seven hundred and fifty thousand dollars in addition thereto, or so much thereof as may be necessary, in aid of State and local boards, or otherwise, in his discretion, in preventing and suppressing the spread of the same, including pay and allowances of all officers and employees of the Public Health and Marine-Hospital Service assigned to duty in preventing and suppressing the spread of the same; and in such emergency in the execution of any quarantine laws which may be then in force, the same to be immediately available.

**Balance available.**  
*Ante*, p. 330.  
Additional.

**Department of Commerce and Labor.**

## UNDER THE DEPARTMENT OF COMMERCE AND LABOR.

**Light-houses, beacons, and fog signals.**

### LIGHT-HOUSES, BEACONS, AND FOG SIGNALS.

**Tender, first district.**

For completing a tender for the first light-house district, one hundred thousand dollars.

**Point Judith, R. I. Breakwater, lights.**

Point Judith breakwater lights, Rhode Island: For establishing lights and fog signals on the breakwaters of the National Harbor of Refuge, Point Judith, Rhode Island, twelve thousand dollars.

**Southwest Ledge, Conn.**

Southwest Ledge light station, Connecticut: For completing Southwest Ledge light-house near New London, Long Island Sound, Connecticut, sixty thousand dollars.

Staten Island and West Bank light stations, New York: For completing Staten Island light station, New York, fifty thousand dollars.  
 Ambrose Channel, New York: For the purchase of buoys and equipment, forty thousand dollars, to be immediately available.

Staten Island, N. Y.

Ambrose Channel,  
 N. Y.  
 Buoys, etc.  
 Use of sum for tank  
 vessel.  
 Vol. 34, p. 322.

The sum of fifteen thousand dollars appropriated by the sundry civil appropriation Act, approved June thirtieth, nineteen hundred and six, for a tank light-vessel for Ambrose Channel, New York Bay, may be used, together with the foregoing sum, for the purchase of buoys, to be immediately available.

Hinchinbrook Entrance light station, Alaska: For completing Hinchinbrook light and fog signal station, Alaska, fifty thousand dollars.

Hinchinbrook,  
 Alaska.

North Point light station, Wisconsin: For raising the tower of North Point light station thirty feet, which station is hereby reestablished, ten thousand dollars.

North Point, Wis.

Rock of Ages light station, Lake Superior: For the purchase and installation of a modern lens, fifteen thousand dollars.

Rock of Ages, Lake  
 Superior.

Duluth Harbor Entrance, North Pier light station, Minnesota: For establishing a light on the north pier, entrance to Duluth Harbor, Lake Superior, Minnesota, four thousand dollars.

Duluth, Minn.  
 North Pier.

Alcatraz light station, California: For remodeling and reconstructing the Alcatraz light station, California, thirty-five thousand dollars.

Alcatraz, Cal.

For establishing, under the direction and supervision of the Light-House Board, such aids to navigation in Alaskan waters as may, in the opinion of the Secretary of Commerce and Labor, be considered advisable and necessary, sixty thousand dollars.

Alaskan waters.  
 Necessary aids.

#### LIGHT-HOUSE ESTABLISHMENT.

Light-House Estab-  
 lishment.

**SUPPLIES OF LIGHT-HOUSES:** For supplying fog signals, light-houses, and other lights with illuminating, cleaning, preservative, and such other materials as may be required for annual consumption; for books, boats, and furniture for stations, traveling expenses of civilian members of the Light-House Board in attending meetings of board at Washington, actual hire of special conveyance when necessary to inspect light stations, and not exceeding three hundred dollars for the purchase of technical and professional books and periodicals for the use of the Light-House Board, and for all other necessary incidental expenses, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, seven hundred and twenty-six thousand dollars.

Supplies.

**REPAIRS OF LIGHT-HOUSES:** For repairing, protecting, and improving light-houses and buildings; for improvements to grounds connected therewith; for establishing and repairing day marks and pier-head and other beacon lights, including purchase of land for same; for illuminating apparatus and machinery to replace that already in use; construction of necessary outbuildings, at a cost not exceeding two hundred dollars at any one light station in any fiscal year; and for all other necessary incidental expenses relating to these various objects, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, nine hundred and fifty thousand dollars.

Repairs, etc.

**SALARIES OF KEEPERS OF LIGHT-HOUSES:** For salaries, fuel, rations, rent of quarters where necessary, and all other necessary incidental expenses of not exceeding one thousand seven hundred light-house and fog-signal keepers and laborers attending other lights, one million two hundred and fifty thousand dollars.

Keepers' salaries.

## Light-vessels.

**EXPENSES OF LIGHT-VESSELS:** For seamen's wages, rations, repairs, salaries, supplies, and temporary employment and all other necessary incidental expenses of light-vessels, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and the light-house engineers and at light-house depots, nine hundred and sixty-three thousand eight hundred dollars.

## Buoyage.

**EXPENSES OF BUOYAGE:** For expenses of establishing, replacing, and maintaining buoys of any and all kinds, and spindles, and for all other necessary incidental expenses relating thereto, including the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, nine hundred and twenty-six thousand dollars.

## Fog signals.

**EXPENSES OF FOG SIGNALS:** For establishing, replacing, duplicating, and improving fog signals, including submarine signals, and buildings connected therewith, and for repairs, the purchase of land sites for fog signals, and for all other necessary incidental expenses of the same, including the pay of officers and crews of light-house tenders, and of clerks and other employees in the offices of the light-house inspectors and light-house engineers and at light-house depots, two hundred and ninety thousand dollars.

## Lighting of rivers.

**LIGHTING OF RIVERS:** For the pay of officers and crews of light-house tenders and of clerks and other employees in the offices of the light-house inspectors; and for establishing, supplying, and maintaining post lights on the Hudson and East rivers, New York; the Raritan River, New Jersey; Connecticut River, Thames River between Norwich and New London, Connecticut; the Delaware River between Philadelphia, Pennsylvania, and Bordentown, New Jersey; the Elk River, Maryland; Monongahela River, York River, James River, Virginia; Cape Fear River, North Carolina; Savannah River, Georgia; Saint Johns and Indian rivers, Florida; at Chicott Pass, and to mark navigable channel along Grand Lake, Louisiana; at the mouth of Red River, Louisiana; on the Mississippi, Missouri, Ohio, Tennessee, Illinois, and Great Kanawha rivers; Sacramento and San Joaquin rivers, California; on the Columbia and Willamette rivers, Oregon; on Puget Sound, Washington Sound, and adjacent waters, Washington; and the channels in Saint Louis and Superior bays, at the head of Lake Superior; Fox River; Lake Winnebago and connecting lakes and channels; in Alaskan waters and Hawaiian waters; the Light-House Board being hereby authorized to lease the necessary ground for all such lights and beacons as are for temporary use or are used to point out changeable channels, and which in consequence can not be made permanent, three hundred and seventy-five thousand dollars.

## Oil houses.

*Provided.*  
Limit.

**OIL HOUSES FOR LIGHT STATIONS:** For establishing isolated oil houses for the storage of mineral oil, ten thousand dollars: *Provided*, That no oil house erected hereunder shall exceed five hundred and fifty dollars in cost.

## Great Lakes.

**MAINTENANCE OF LIGHTS ON CHANNELS OF GREAT LAKES:** To enable the Secretary of Commerce and Labor, under the supervision of the Light-House Board, by contract or otherwise, to maintain lights necessary for the safe navigation of those channels in the connecting waterways of the Great Lakes which have been constructed or artificially improved by the Government of the United States, where the same can not properly be lighted from the American side, four thousand dollars.

Saint Marys River,  
Mich.  
*Ante*, p. 20.

**NEEBISH CHANNEL, SAINT MARYS RIVER, MICHIGAN:** For maintaining lights provided for in the Act approved February fifteenth, nineteen hundred and eight, for lighting Neebish Channel, Saint Marys River, Michigan, three thousand dollars.

**POINTE AU PELEE LIGHT-VESSEL, LAKE ERIE:** For maintenance of a light-vessel on the southeast shoal, Pointe au Pelee Passage, Lake Erie, four thousand dollars.

Pointe au Pelee,  
Lake Erie.

**REPAIRS TO LIGHT-HOUSE TENDER PANSY:** For repairs of the light-house tender Pansy for general service, twelve thousand dollars: *Provided*, That hereafter any and all proposals for bids for any new machinery or other new equipment necessary in the repair of any vessel in the Light-House Service shall be on specifications prepared and submitted that will secure competition in the bids for furnishing such machinery or equipment.

"Pansy," tender.  
Repairs.

*Proviso.*  
Competitive bids re-  
quired.

Hereafter there shall be submitted, following each estimate under the foregoing appropriations for support of the Light-House Establishment, statements showing the amount required for each object of expenditure mentioned in each of said estimates.

Detailed statements  
to be made with esti-  
mates.

Authority is hereby given the accounting officers of the Treasury Department to allow and credit in the accounts of Commander L. C. Heilner, United States Navy, inspector of the thirteenth light-house district for the fiscal year ended June thirtieth, nineteen hundred and six, the sum of six hundred and twenty-five dollars paid by him from the appropriation "Supplies of light-houses, nineteen hundred and six," for raising the light-house tender Manzanita.

L. C. Heilner.  
Credit in accounts.

#### COAST AND GEODETIC SURVEY.

Coast and Geodetic  
Survey.

For every expenditure requisite for and incident to the work of the Coast and Geodetic Survey, and including compensation, not otherwise appropriated for, of persons employed in the field work, and commutation to officers of the field force while on field duty, at a rate not exceeding two dollars and fifty cents per day each, to be expended in accordance with the regulations relating to the Coast and Geodetic Survey from time to time prescribed by the Secretary of Commerce and Labor, and under the following heads: *Provided*, That advances of money under this appropriation may be made to the Coast and Geodetic Survey and by authority of the superintendent thereof to chiefs of parties, who shall give bond under such rules and regulations and in such sum as the Secretary of Commerce and Labor may direct, and accounts arising under such advances shall be rendered through and by the Coast and Geodetic Survey to the Treasury Department as under advances heretofore made to chiefs of parties.

Expenses.

*Proviso.*  
Advances.

**FOR FIELD EXPENSES:** For surveys and necessary resurveys of the Atlantic and Gulf coasts of the United States; including the coasts of outlying islands under the jurisdiction of the United States: *Provided*, That not more than twenty-five thousand dollars of this amount shall be expended on the coasts of the before-mentioned outlying islands, seventy thousand dollars, to be immediately available;

Field expenses.

*Proviso.*  
Island limitations.

For surveys and necessary resurveys of coasts on the Pacific Ocean under the jurisdiction of the United States: *Provided*, That this appropriation be available for the transportation to and from Manila and employment in the office at Washington of not to exceed three Filipinos at any one time, one hundred and sixty thousand dollars, to be immediately available;

Pacific coast.

*Proviso.*  
Employing, etc., Fil-  
ipinos.

For continuing researches in physical hydrography relating to harbors and bars, and for tidal and current observations on the coasts of the United States, or other coasts under the jurisdiction of the United States, six thousand four hundred dollars;

Physical hydrogra-  
phy.

For offshore soundings and examination of reported dangers on the coasts of the United States, and of coasts under the jurisdiction of the United States, and to continue the compilation of the Coast Pilot,

Coast Pilot.

and to make special hydrographic examinations, and including the employment of such pilots and nautical experts in the field and office as may be necessary for the same, fifteen thousand dollars;

Magnetic observations.

For continuing magnetic observations and to establish meridian lines in connection therewith in all parts of the United States, and for making magnetic observations in other regions under the jurisdiction of the United States, including the purchase of additional magnetic instruments, and the lease of sites where necessary and the erection of temporary magnetic buildings; for continuing the line of exact levels between the Atlantic, Pacific, and Gulf coasts; for furnishing points to state surveys, to be applied as far as practicable in States where points have not been furnished; for determinations of geographical positions, and for continuing gravity observations, fifty thousand dollars;

Points to State surveys.

Special surveys.

For any special surveys that may be required by the Light-House Board or other proper authority, and contingent expenses incident thereto, including expenses of surveys in aid of the shellfish commission of the State of Maryland, which expenses, including cost of plats and charts, shall not exceed fifteen thousand dollars in any one year, to be immediately available, twenty thousand dollars;

Miscellaneous.

For objects not hereinbefore named that may be deemed urgent, including the preparation or purchase of preliminary plans and specifications of vessels and the actual necessary expenses of officers of the field force temporarily ordered to the office at Washington for consultation with the superintendent, to be paid as directed by the superintendent, in accordance with the Department of Commerce and Labor regulations, and for the expenses of the attendance of the American delegates at the meetings of the International Geodetic Association, not to exceed five hundred and fifty dollars, four thousand dollars;

Geodetic Association.

Tidal gauge, Seamen's Home, N. Y.

For the erection of a tidal gauge in the new Seamen's Home on West street, New York City, one thousand dollars;

Proviso. Interchangeable expenditures.

*Provided*, That ten per centum of the foregoing amounts shall be available interchangeably for expenditure on the objects named, but no more than ten per centum shall be added to any one item of appropriation;

Cumulative leave, force in Philippines.

In all, for field expenses, three hundred and twenty-six thousand four hundred dollars.

The Secretary of Commerce and Labor, at his discretion, may hereafter grant to officers of the field force of the Coast and Geodetic Survey on duty in the Philippine Islands, at one time the whole or any portion of the annual leave accrued and unused during a period of three years.

Vessels.

**FOR REPAIRS AND MAINTENANCE OF VESSELS:** For repairs and maintenance of the complement of vessels used in the Coast and Geodetic Survey, including the traveling expenses of the person inspecting the repairs, forty thousand dollars.

Pay, etc.

**OFFICERS AND MEN, VESSELS, COAST AND GEODETIC SURVEY:** For all necessary employees to man and equip the vessels of the Coast and Geodetic Survey, including professional seamen serving as executive officers and mates on vessels of the Survey, to execute the work of the Survey herein provided for and authorized by law, two hundred and forty-five thousand dollars.

Salaries. Superintendent.

**SALARIES, COAST AND GEODETIC SURVEY:** For Superintendent, six thousand dollars;

Assistants.

For pay of assistants, to be employed in the field or office, as the Superintendent may direct:

For two assistants, at four thousand dollars each;

For one assistant, three thousand two hundred dollars;

For five assistants, at three thousand dollars each;

- For five assistants, at two thousand five hundred dollars each;  
 For one assistant, two thousand four hundred dollars;  
 For eight assistants, at two thousand two hundred dollars each;  
 For eight assistants, at two thousand dollars each;  
 For eight assistants, at one thousand eight hundred dollars each;  
 For eight assistants, at one thousand six hundred dollars each;  
 For eight assistants, at one thousand four hundred dollars each;  
 For ten assistants, at one thousand two hundred dollars each;  
 For six aids, at one thousand one hundred dollars each; Aids.  
 For thirteen aids, at nine hundred dollars each; and ten aids, at seven hundred and twenty dollars each;  
 In all, one hundred and fifty-six thousand six hundred dollars.
- PAY OF OFFICE FORCE:** For one disbursing agent, two thousand five hundred dollars; Office force.  
 For one chief of division of library and archives, one thousand eight hundred dollars;  
 For clerical force, namely: Clerical.  
 For two, at one thousand eight hundred dollars each;  
 For three, at one thousand six hundred and fifty dollars each;  
 For four, at one thousand four hundred dollars each;  
 For eight, at one thousand two hundred dollars each;  
 For three, at one thousand dollars each;  
 For six, at nine hundred dollars each;  
 For one, at eight hundred dollars;  
 For seven, at seven hundred and twenty dollars each;  
 For one, at six hundred dollars;  
 For topographic and hydrographic draftsmen, namely: Draftsmen.  
 For one, at two thousand four hundred dollars;  
 For one, at two thousand two hundred dollars;  
 For three, at two thousand dollars each;  
 For three, at one thousand eight hundred dollars each;  
 For three, at one thousand six hundred dollars each;  
 For three, at one thousand four hundred dollars each;  
 For three, at one thousand two hundred dollars each;  
 For three, at one thousand dollars each;  
 For two, at nine hundred dollars each;  
 For astronomical, geodetic, tidal, and miscellaneous computers, Computers.  
 namely:  
 For two, at two thousand dollars each;  
 For two, at one thousand eight hundred dollars each;  
 For four, at one thousand six hundred dollars each;  
 For one, at one thousand four hundred dollars;  
 For one, at one thousand two hundred dollars;  
 For nine, at one thousand dollars each;  
 For copperplate engravers, namely: Engravers.  
 For three, at two thousand dollars each;  
 For three, at one thousand eight hundred dollars each;  
 For three, at one thousand six hundred dollars each;  
 For two, at one thousand four hundred dollars each;  
 For three, at one thousand two hundred dollars each;  
 For three, at one thousand dollars each;  
 For four, at nine hundred dollars each;  
 For electrotypers and photographers, plate printers and their helpers, instrument makers, carpenters, engineer, and other skilled laborers, namely: Electrotypers, etc.  
 For one, at two thousand dollars;  
 For one, at one thousand eight hundred dollars;  
 For one, at one thousand six hundred dollars;  
 For twelve, at one thousand two hundred dollars each;  
 For five, at one thousand dollars each;  
 For three, at nine hundred dollars each;

## Watchmen, etc.

For seven, at seven hundred dollars each;

For watchmen, firemen, messengers, and laborers, namely:

For three, at eight hundred and eighty dollars each;

For four, at eight hundred and twenty dollars each;

For three, at seven hundred and twenty dollars each;

For four, at seven hundred dollars each;

For two, at six hundred and forty dollars each;

For two, at six hundred and thirty dollars each;

For three, at five hundred and fifty dollars each;

For two, at three hundred and sixty-five dollars each;

In all, one hundred and seventy-nine thousand two hundred and ninety dollars.

## Office expenses.

**OFFICE EXPENSES:** For the purchase of new instruments for materials and supplies required in the instrument shop, carpenter shop, and drawing division, and for books, scientific and technical books and journals and books of reference, maps, charts, and subscriptions; for copperplates, chart paper, printer's ink, copper, zinc, and chemicals for electrotyping and photographing; engraving, printing, photographing, and electrotyping supplies; and for photolithographing charts and printing from stone and copper for immediate use, and for the employment of expert lithographers in the office at an expenditure not exceeding three thousand one hundred dollars; for stationery for the office and field parties, transportation of instruments and supplies when not charged to party expenses, office wagon and horses, heating, lighting, and power, telephone including the operation of switchboard, telegrams, ice, and washing, office furniture, repairs, traveling expenses of assistants and others employed in the office sent on special duty in the service of the office, miscellaneous expenses, contingencies of all kinds, and for extra labor not to exceed three thousand four hundred dollars; in all, fifty thousand dollars.

## Allowances.

That no part of the money herein appropriated for the Coast and Geodetic Survey shall be available for allowance to civilian or other officers for subsistence while on duty at Washington (except as hereinbefore provided for officers of the field force ordered to Washington for short periods for consultation with the superintendent), except as now provided by law.

## Bureau of Fisheries.

## BUREAU OF FISHERIES.

Salaries.  
Commissioner, etc.

**OFFICE OF COMMISSIONER:** For commissioner, six thousand dollars; deputy commissioner, three thousand dollars; chief clerk, two thousand four hundred dollars; accountant, two thousand one hundred dollars; librarian, one thousand two hundred dollars; one clerk of class four; three clerks of class three; clerk to commissioner, one thousand six hundred dollars; one clerk of class one; one clerk, one thousand dollars; six clerks, at nine hundred dollars each; inspector of fisheries in Alaska, one thousand eight hundred dollars; engineer, one thousand and eighty dollars; three firemen, at six hundred dollars each; two watchmen, at seven hundred and twenty dollars each; five janitors and messengers, at six hundred dollars each; janitress, four hundred and eighty dollars; messenger, three hundred and sixty dollars; four charwomen, at two hundred and forty dollars each; in all, forty-one thousand four hundred and twenty dollars.

Office of architect  
and engineer.

**Office of architect and engineer:** Architect and engineer, two thousand two hundred dollars; assistant architect, one thousand six hundred dollars; draftsman, one thousand two hundred dollars; clerk, seven hundred and twenty dollars; in all, five thousand seven hundred and twenty dollars.

Division of fish cul-  
ture.

**Division of fish culture—Office:** Assistant in charge, two thousand seven hundred dollars; superintendent of car and messenger service,

one thousand six hundred dollars; one clerk of class three; two clerks of class two; two clerks of class one; one clerk, seven hundred and twenty dollars; in all, eleven thousand eight hundred and twenty dollars.

Division of fish culture—Station employees: Central Station and Aquaria, Washington, District of Columbia: Superintendent of station and aquaria, one thousand five hundred dollars; clerk, nine hundred dollars; two skilled laborers, at seven hundred and twenty dollars each; laborer, six hundred dollars; in all, four thousand four hundred and forty dollars.

Station employees.  
Central Station.

Green Lake (Maine) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, four thousand five hundred dollars.

Green Lake, Me.

Craigs Brook (Maine) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

Craigs Brook, Me.

Saint Johnsbury (Vermont) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; skilled laborer, seven hundred and twenty dollars; two laborers, at six hundred dollars each; in all, four thousand three hundred and twenty dollars.

Saint Johnsbury, Vt.

Gloucester (Massachusetts) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

Gloucester, Mass.

Woods Hole (Massachusetts) Station: Superintendent, one thousand five hundred dollars; machinist, nine hundred and sixty dollars; fish culturist, nine hundred dollars; pilot and collector, seven hundred and twenty dollars; three firemen, at six hundred dollars each; four laborers, at six hundred dollars each; in all, eight thousand two hundred and eighty dollars.

Woods Hole, Mass.

Cape Vincent (New York) Station: Superintendent, one thousand five hundred dollars; skilled laborer, seven hundred and twenty dollars; machinist, nine hundred and sixty dollars; two firemen, at seven hundred and twenty dollars each; two laborers, at six hundred dollars each; in all, five thousand eight hundred and twenty dollars.

Cape Vincent, N. Y.

Bryans Point (Maryland) Station: Custodian, three hundred and sixty dollars.

Bryans Point, Md.

Wytheville (Virginia) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, four thousand five hundred dollars.

Wytheville, Va.

Put in Bay (Ohio) Station: Superintendent, one thousand five hundred dollars; foreman, one thousand dollars; machinist, nine hundred and sixty dollars; two laborers, at six hundred dollars each; in all, four thousand six hundred and sixty dollars.

Put in Bay, Ohio.

Northville (Michigan) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred and sixty dollars; fish culturist, nine hundred dollars; four laborers, at six hundred dollars each; in all, five thousand seven hundred and sixty dollars.

Northville, Mich.

Alpena (Michigan) Station: Foreman, one thousand two hundred dollars; fish culturist, nine hundred dollars; in all, two thousand one hundred dollars.

Alpena, Mich.

Duluth (Minnesota) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, four thousand five hundred dollars.

Duluth, Minn.

Neosho (Missouri) Station: Superintendent, one thousand five hundred dollars; foreman, nine hundred dollars; skilled laborer, seven

Neosho, Mo.

hundred and twenty dollars; two laborers, at six hundred dollars each; in all, four thousand three hundred and twenty dollars.

Leadville, Colo.

Leadville (Colorado) Station: Superintendent, one thousand five hundred dollars; foreman, one thousand two hundred dollars; two fish culturists, at nine hundred dollars each; skilled laborer, seven hundred and twenty dollars; two laborers, at six hundred dollars each; cook, four hundred and eighty dollars; in all, six thousand nine hundred dollars.

San Marcos, Tex.

San Marcos (Texas) Station: Superintendent, one thousand five hundred dollars; foreman, one thousand two hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, five thousand four hundred dollars.

Baird and Battle  
Creek, Cal.

Baird (California) and Battle Creek (California) stations: Superintendent, one thousand five hundred dollars; foreman, one thousand and eighty dollars; foreman, nine hundred dollars; three laborers, at six hundred dollars each; in all, five thousand two hundred and eighty dollars.

Clackamas, Oreg.

Clackamas (Oregon) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; skilled laborer, seven hundred and twenty dollars; two laborers, at six hundred dollars each; in all, four thousand three hundred and twenty dollars.

Manchester, Iowa.

Manchester (Iowa) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

Bozeman, Mont.

Bozeman (Montana) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Erwin, Tenn.

Erwin (Tennessee) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

Nashua, N. H.

Nashua (New Hampshire) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Edenton, N. C.

Edenton (North Carolina) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Baker Lake, Wash.

Baker Lake (Washington) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Cold Springs, Ga.

Cold Springs (Georgia) Station: Superintendent one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Spearfish, S. Dak.

Spearfish (South Dakota) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

White Sulphur  
Springs, W. Va.

White Sulphur Springs (West Virginia) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; three laborers, at six hundred dollars each; in all, four thousand two hundred dollars.

Tupelo, Miss.

Tupelo (Mississippi) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Boothbay Harbor,  
Me.

Boothbay Harbor (Maine) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; engineer, one thousand one hundred dollars; skilled laborer, seven hundred and eighty dollars; three firemen, at six hundred dollars each; custodian

of lobster pounds, seven hundred and twenty dollars; two laborers, at six hundred dollars each; in all, eight thousand dollars.

Mammoth Spring (Arkansas) Station: Superintendent, one thousand five hundred dollars; fish culturist, nine hundred dollars; two laborers, at six hundred dollars each; in all, three thousand six hundred dollars.

Mammoth Springs,  
Ark.

Yes Bay (Alaska) Hatchery: Superintendent, one thousand five hundred dollars; foreman, one thousand two hundred dollars; two skilled laborers, at nine hundred and sixty dollars each; three laborers, at nine hundred dollars each; cook, nine hundred dollars; in all, eight thousand two hundred and twenty dollars.

Yes Bay, Alaska.

Afognak (Alaska) Station: Superintendent, one thousand five hundred dollars; foreman, one thousand two hundred dollars; two skilled laborers, at nine hundred and sixty dollars each; three laborers, at nine hundred dollars each; cook, nine hundred dollars; in all, eight thousand two hundred and twenty dollars.

Afognak, Alaska.

Biological Station, Fairport, Iowa: Director, at the rate of one thousand eight hundred dollars per annum; superintendent of fish culture, at the rate of one thousand five hundred dollars per annum; scientific assistant, at the rate of one thousand four hundred dollars per annum; scientific assistant, at the rate of one thousand two hundred dollars per annum; foreman, at the rate of one thousand two hundred dollars per annum; shell expert, at the rate of one thousand two hundred dollars per annum; engineer, at the rate of one thousand dollars per annum; two firemen, at the rate of six hundred dollars per annum each; two laborers, at the rate of six hundred dollars per annum each; in all, seven thousand eight hundred dollars or so much thereof as may be necessary.

Fairport, Iowa.  
Biological station.

Employees at large: Two field-station superintendents, at one thousand eight hundred dollars each; two fish culturists, at nine hundred and sixty dollars each; two fish culturists, at nine hundred dollars each; five machinists, at nine hundred and sixty dollars each; two coxswains, at seven hundred and twenty dollars each; in all, thirteen thousand five hundred and sixty dollars.

Employees at large.

Distribution employees: Five car captains, at one thousand two hundred dollars each; six car messengers, at one thousand dollars each; five assistant car messengers, at nine hundred dollars each; five car laborers, at seven hundred and twenty dollars each; five car cooks, at six hundred dollars each; in all, twenty-three thousand one hundred dollars.

Distribution e m -  
ployees.

Division of inquiry respecting food fishes: Assistant in charge, two thousand seven hundred dollars; assistant, two thousand five hundred dollars; assistant, one thousand six hundred dollars; two assistants, at one thousand two hundred dollars each; assistant, nine hundred dollars; assistant, seven hundred and twenty dollars; one clerk of class one; one clerk, at nine hundred dollars; one clerk, seven hundred and twenty dollars; in all, thirteen thousand six hundred and forty dollars.

Division of inquiry.

Biological station, Beaufort, North Carolina: Superintendent and director, one thousand five hundred dollars; two laborers, at six hundred dollars each; in all, two thousand seven hundred dollars.

Biological station,  
N. C.

Division of statistics and methods of the fisheries: Assistant in charge, two thousand five hundred dollars; two clerks of class four; one clerk of class two; two clerks, at one thousand dollars each; one clerk, at nine hundred dollars; two clerks, at seven hundred and twenty dollars each; statistical agent, one thousand four hundred dollars; three statistical agents, at one thousand dollars each; one local agent at Boston, Massachusetts, three hundred dollars; one local agent at Gloucester, Massachusetts, six hundred dollars; in all, seventeen thousand one hundred and forty dollars.

Division of statistics.

- Vessels.  
"Albatross." Vessel service: Steamer Albatross: One naturalist, one thousand eight hundred dollars; one general assistant, one thousand two hundred dollars; one fishery expert, one thousand two hundred dollars; clerk, one thousand dollars; in all, five thousand two hundred dollars.
- "Fish Hawk." Steamer Fish Hawk: One cabin boy, four hundred and eighty dollars.
- "Grampus." Schooner Grampus: Master, one thousand five hundred dollars; first mate, one thousand and eighty dollars; second mate, eight hundred and forty dollars; engineer, eight hundred and forty dollars; cook, six hundred dollars; three seamen, at five hundred and forty dollars each; one cabin boy, four hundred and twenty dollars; in all, six thousand and nine hundred dollars: *Provided*, That the engineer who has heretofore been employed in this position is hereby transferred to the classified service.
- Proviso.*  
Engineer transferred to classified service.  
"Phalarope." Steamer Phalarope: Master, one thousand two hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; two seamen, at five hundred and forty dollars each; cook, six hundred dollars; in all, four thousand seven hundred dollars.
- "Curlew." Steamer Curlew: Pilot, one thousand one hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; cook, six hundred dollars; in all, three thousand five hundred and twenty dollars.
- "Gannet." Steamer Gannet: Master, one thousand two hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; two seamen, at five hundred and forty dollars each; in all, four thousand one hundred dollars.
- "Osprey." Steamer Osprey: Master, one thousand two hundred dollars; engineer, one thousand one hundred dollars; fireman, seven hundred and twenty dollars; two seamen, at seven hundred and twenty dollars each; cook, nine hundred dollars; in all, five thousand three hundred and sixty dollars.
- Administration expenses. Expenses of administration: For expenses of the office of the commissioner, including stationery, purchase of special reports, books for library, furniture, purchase and care of necessary horses and vehicles, including purchase, maintenance, and driving of horse and vehicle for official use of commissioner, when, in writing, ordered by the Secretary of Commerce and Labor; telegraph and telephone service, repairs to and heating, lighting, and equipment of buildings, and compensation of temporary employees, and all other necessary expenses connected therewith, eight thousand dollars.
- Propagation expenses. Propagation of food fishes: For maintenance, equipment, and operations of the fish-cultural stations of the bureau, the general propagation of food fishes and their distribution, including the movement, maintenance, and repairs of cars, purchase of equipment and apparatus, contingent expenses, and temporary labor, two hundred and seventy-five thousand dollars.
- Maintenance of vessels. Maintenance of vessels: For maintenance of the vessels and launches, including the purchase and repair of boats, apparatus, machinery, and other facilities required for use with the same, hire of vessels, and all other necessary expenses in connection therewith, fifty-five thousand dollars.
- Inquiries respecting food fishes.  
Field expenses. Inquiry respecting food fishes: For expenses of the inquiry into the causes of the decrease of food fishes in the lakes, rivers, and coast waters of the United States, and for the study of the waters of the interior, the Atlantic, Gulf, and Pacific coasts in the interests of fish culture and the commercial fisheries, expenses of travel and preparation of reports, and for all other necessary expenses in connection therewith, thirty thousand dollars.

Statistical inquiry: For expenses in the collection and compilation of the statistics of the fisheries and the study of their methods and relations, including travel and preparation of reports and all other necessary expenses in connection therewith, seven thousand five hundred dollars.

Statistical inquiry.

And ten per centum of the foregoing amounts for the miscellaneous expenses of the work of the bureau shall be available interchangeably for expenditure on the objects named, but no more than ten per centum shall be added to any one item of appropriation.

Interchangeable expenditures.

Agents at salmon fisheries in Alaska: For one agent, two thousand five hundred dollars; and one assistant agent, two thousand dollars; in all, four thousand five hundred dollars.

Salmon fisheries, agent.

FISH HATCHERY, PUT IN BAY, OHIO.—For construction or purchase of steamboat, fifteen thousand dollars.

Put in Bay, Ohio. Steamboat.

The accounting officers of the Treasury Department are hereby authorized and directed to credit in the accounts of William L. Soleau, disbursing clerk, Department of Commerce and Labor, payments made by him for subsistence of regular employees at the United States fish hatcheries at Yes Bay, Alaska, and Baker, Washington, paid prior to June thirtieth, nineteen hundred and eight.

William L. Soleau. Credit in accounts.

For the establishment of a fish-cultural station in the upper Mississippi River Valley for the collection and propagation of fishes indigenous to that region and as a necessary auxiliary to the biological station at Fairport, Iowa, including purchase of site, construction of buildings and ponds, and equipment, at some suitable place to be selected by the Secretary of Commerce and Labor, twenty-five thousand dollars.

Upper Mississippi River Valley. Establishment of station in.

For establishing fish-cultural stations in Puget Sound, or its tributaries in the State of Washington for the propagation of salmon and other food fishes and for each and every purpose necessary in connection therewith and authorized in the Act approved January twenty-ninth, nineteen hundred and nine, fifty thousand dollars.

Puget Sound, Wash. Stations. *Ante*, p. 589.

FISH HATCHERY, GREEN LAKE, MAINE: For completion of roadway from said station to county road, two thousand seven hundred dollars.

Green Lake, Me.

#### MISCELLANEOUS OBJECTS, DEPARTMENT OF COMMERCE AND LABOR.

Miscellaneous.

ALASKAN SEAL FISHERIES: For salaries of agents at seal fisheries in Alaska, as follows: For one agent, three thousand six hundred and fifty dollars; one assistant agent, two thousand nine hundred and twenty dollars; two assistant agents, at two thousand one hundred and ninety dollars each; janitor service at the government buildings at the Pribilof Islands, not exceeding four hundred and eighty dollars; in all, eleven thousand four hundred and thirty dollars.

Alaskan seal fisheries. Agents' salaries, etc.

To enable the Secretary of Commerce and Labor to furnish food, fuel, and clothing and other necessities of life to the native inhabitants on the islands of Saint Paul and Saint George, Alaska, nineteen thousand five hundred dollars.

Food, etc., for natives.

Repairs to public buildings on the Pribilof Islands, Alaska: For repairing the government buildings on the fur-seal islands, Saint George and Saint Paul, Alaska, including repairs to guardhouses and coal house, three thousand dollars.

Repairs to buildings.

EXPENSES OF REGULATING IMMIGRATION: For all expenses of the enforcement of the laws regulating the immigration of aliens into the United States, including the contract-labor laws; for the costs of the reports of decisions of the federal courts, and digests thereof, for the use of the Commissioner-General of Immigration; for salaries and expenses of all officers, clerks, and employees appointed to enforce said laws; for the enforcement of the provisions of the Act of Febru-

Immigration of aliens. Expenses enforcing laws.

- ary twentieth, nineteen hundred and seven, entitled "An Act to regulate the immigration of aliens into the United States" (Thirty-fourth Statutes, eight hundred and ninety-eight); for expenses of necessary supplies, alterations, and repairs, and for all other expenses authorized by said Act; also for preventing the unlawful entry of Chinese into the United States, by the appointment of suitable officers to enforce the laws in relation thereto, and the expenses of returning to China all Chinese persons found to be unlawfully in the United States, including the cost of imprisonment and actual expense of conveyance of Chinese persons to the frontier or seaboard for deportation, and for the refunding of head tax upon presentation of evidence showing conclusively that collection was erroneously made; all to be expended under the direction of the Secretary of Commerce and Labor, two million four hundred thousand dollars: *Provided*, That not to exceed fifty thousand dollars of said sum may be expended as provided in section twenty-four of the Act of February twentieth, nineteen hundred and seven, entitled "An Act to regulate the immigration of aliens into the United States:" *Provided*, That the expenditures for the enforcement of the Chinese-Exclusion Act shall not exceed five hundred thousand dollars: *Provided further*, That on and after July first, nineteen hundred and nine, all head tax collected pursuant to the provisions of section one of the said Act of February twentieth, nineteen hundred and seven, together with all fines, rentals collected, and moneys received from other sources under the laws regulating the immigration of aliens into the United States, shall be covered into the Treasury to the credit of miscellaneous receipts.
- Chinese exclusion. For the expenses of the commission provided for in section thirty-nine of said Act of February twentieth, nineteen hundred and seven, including the salaries of the commissioners and their clerks and other employees, one hundred and fifty thousand dollars, and the said commission shall complete their entire work and make their final report, and the commission shall cease on the first day of March, nineteen hundred and ten.
- Refunding head tax. Towards the purchase of ground for and the complete erection and furnishing of a new fireproof immigration station at the Port of Boston in accordance with the provisions of an Act entitled "An Act to provide for the purchase of a site and the erection of a new immigration station thereon at the city of Boston, Massachusetts," approved February twenty-third, nineteen hundred and nine, one hundred thousand dollars.
- Provisos.*  
Employees on contract labor.  
Vol. 34, p. 906.
- Chinese exclusion expenses.
- Head tax, etc.  
To be covered into the Treasury.  
Vol. 34, p. 898, amended.
- Joint commission on immigration.  
Expenses.  
Vol. 34, p. 909.
- Termination of work.
- Boston, Mass. Immigration station, site, etc.  
*Ante*, p. 643.
- Ellis Island, N. Y. Harbor. Immigration station.  
*Ante*, p. 330, amended.
- Wharf authorized.
- Detailed estimates required.
- Naturalization division.  
Special examiners, clerks, etc.  
Vol. 34, p. 596.
- The Act of May twenty-seventh, nineteen hundred and eight (Thirty-fifth Statutes, page three hundred and thirty), is hereby amended by striking out the following:  
"Immigration station, Ellis Island, New York Harbor: For dredging new channel to afford landing facilities for arriving aliens and their baggage, sixty-five thousand dollars" and inserting:  
Immigration station, Ellis Island, New York Harbor: For dredging new channel and constructing new wharf to afford landing facilities for arriving aliens and their baggage, sixty-five thousand dollars.  
Hereafter there shall be submitted, following the estimates under the foregoing appropriation for expenses of regulating immigration, statements showing the amount required for each object of expenditure mentioned in said estimates.
- SPECIAL EXAMINERS, DIVISION OF NATURALIZATION: For compensation, to be fixed by the Secretary of Commerce and Labor, of examiners, interpreters, clerks, and stenographers, for the purpose of carrying on the work of the Division of Naturalization, Bureau of Immigration and Naturalization, provided for by the Act of Congress approved June twenty-ninth, nineteen hundred and six, entitled "An Act to establish a Bureau of Immigration and Naturalization and

to provide for a uniform rule for the naturalization of aliens throughout the United States," and for their actual necessary traveling expenses while absent from their official stations, subject to such rules and regulations as the Secretary of Commerce and Labor may prescribe; and for the actual necessary traveling expenses of the officers and employees of the Division of Naturalization in Washington while absent on official duty outside of the District of Columbia, one hundred and twenty-five thousand dollars. A detailed report of the expenditures under the appropriations for this service shall be annually submitted to Congress at the beginning of each regular session thereof.

For the purpose of carrying into effect that part of section thirteen of the Act of June twenty-ninth, nineteen hundred and six (Thirty-fourth Statutes, five hundred and ninety-six), which provides: "And in case the clerk of any court collects fees in excess of the sum of six thousand dollars in any one year, the Secretary of Commerce and Labor may allow to such clerk from the money which the United States shall receive additional compensation for the employment of additional clerical assistance, but for no other purpose, if in the opinion of the said Secretary the business of such clerk warrants such allowance," twenty-five thousand dollars: *Provided*, That the total compensation for the additional clerical assistants authorized by that portion of the said section quoted above to be employed by the clerks of courts, shall in no case exceed one-half the gross amount of fees collected by such clerks in naturalization cases during the fiscal year, and that the expenditures from this appropriation shall be in the manner and under such regulations as the Secretary of Commerce and Labor may prescribe.

**REFUND TO COMPAGNIE GENERALE TRANSATLANTIQUE:** For refund to the Compagnie Generale Transatlantique the amount erroneously collected from said company for hospital treatment of the aliens Perl and Abraham Goldfeder, from July twenty-fifth, nineteen hundred and seven, to February twenty-ninth, nineteen hundred and eight, inclusive, to be paid from the appropriation "Expenses of regulating immigration," four hundred and sixty-five dollars.

**PAYMENT TO WILLIAM BLACK:** For payment of fee to William Black, informer against John Huggins, under the alien contract-labor law, being one-half of the penalty imposed and collected in Black's own case, five hundred dollars.

**PAYMENT TO THOMAS WINDRIDGE AND OTHERS:** To pay to Thomas Windridge, James Greenwood, William Cameron, and Robert Jones, for information furnished that led to the conviction of the Allis-Chalmers Company for importing aliens under contract from England in violation of the immigration laws, for which a fine of four thousand dollars was imposed and collected, five hundred dollars each, two thousand dollars.

**CONTINGENT EXPENSES SHIPPING SERVICE:** For rent (including rent of office quarters for the United States shipping commissioner at San Francisco, California, not exceeding two thousand one hundred dollars), stationery, and other requisites for the transaction of the business of shipping commissioners' offices, nine thousand one hundred dollars.

For rent of temporary quarters for the United States shipping commissioner at New York, New York, and cost of removing present office and fixtures, three thousand one hundred and fifty dollars.

**BUREAU OF STANDARDS:** Toward procuring a testing machine to cost not exceeding one hundred and fifty thousand dollars, and for services in connection therewith, for the determination by the Bureau of Standards of physical constants and the properties of materials as authorized by law, fifty thousand dollars to be immediately available.

Traveling expenses.

Report.

Clerks of courts.  
Allowance for clerical assistance in naturalization cases.  
Vol. 34, p. 600.*Provided.*  
Limit.Compagnie Generale Transatlantique.  
Refund to.William Black  
Informer's fee.Thomas Windridge,  
James Greenwood,  
William Cameron,  
and Robert Jones.  
Informer's fees.Shipping service.  
Contingent expensesNew York.  
Rent.Bureau of Standards.  
Testing physical constants.

Interior Department.

## UNDER THE DEPARTMENT OF THE INTERIOR.

## PUBLIC BUILDINGS.

Public buildings.

Repairs.

**REPAIRS OF BUILDINGS, INTERIOR DEPARTMENT:** For repairs of Interior Department and Pension buildings, and of the old Post-Office Department building, occupied by the Interior Department, including preservation and repair of steam heating and electric lighting plants and elevators, twenty thousand dollars.

Electric elevator.

For repairing the operating machinery of the electric elevator, in the west wing of the Patent Office building, four thousand dollars, to be immediately available.

Capitol Repairs.

**FOR THE CAPITOL:** For work at Capitol and for general repairs thereof, including flags for the east and west fronts of the center of the Capitol; flagstuffs, halyards, and tackle, wages of mechanics and laborers; purchase, maintenance, and driving of office vehicle, and not exceeding one hundred dollars for the purchase of technical and necessary reference books, thirty thousand dollars.

Works of art.

For continuing the work of cleaning and repairing works of art in the Capitol, including repairs to frames, under the direction of the Joint Committee on the Library, one thousand five hundred dollars.

Senate Office Building.

Construction.  
Vol. 33, p. 481.

Toward the construction of the fireproof building for committee rooms and offices for the United States Senate, provided for in the sundry civil Act approved April twenty-eighth, nineteen hundred and four, including not exceeding fifty dollars for the purchase of necessary technical books, one hundred and twenty-three thousand dollars.

Maintenance.  
Unexpended balance available.  
Vol. 33, p. 481.

The unexpended balance of the appropriation of thirty thousand dollars made for maintenance, including heating, lighting, and ventilation, miscellaneous items, and for all necessary services for the Senate Office Building, for the fiscal year nineteen hundred and nine, is reappropriated and made available for the fiscal year nineteen hundred and ten.

Capitol grounds.  
Improving.

**IMPROVING THE CAPITOL GROUNDS:** For the care and improvement of the grounds surrounding the Capitol, Senate Office Building, and House Office Building, pay of one clerk, mechanics, gardeners, for fertilizers, repairs to pavements, walks, and roadways, twenty-seven thousand five hundred dollars.

Lighting Capitol and grounds.

**LIGHTING THE CAPITOL AND GROUNDS:** For lighting the Capitol and grounds about the same, including the Senate Office Building, House Office Building, Botanic Garden, Senate and House stables, and engine house, Maltby Building, and folding and storage rooms of the Senate and House of Representatives; for gas and electric lighting; pay of superintendent of meters, at the rate of one thousand six hundred dollars per annum, who shall inspect all gas and electric meters of the Government in the District of Columbia without additional compensation, lamplighters, gas fitters, and for materials and labor for gas and electric lighting, and for general repairs, seventy-eight thousand five hundred dollars.

Repairs, stables, etc.

For repairs and improvements to steam fire-engine house, and Senate and House stables, and for repairs to and paving of floors and courtyards of same, one thousand five hundred dollars.

Supreme Court, conference room.  
Shelves, etc., for library.

**CONFERENCE ROOM, SUPREME COURT:** For steel fixtures, shelves, and cases for the conference room library of the Supreme Court, six thousand five hundred dollars.

Court of Claims Building, D. C.  
Plumbing, etc.

**COURT OF CLAIMS BUILDING, DISTRICT OF COLUMBIA:** For plumbing, painting, and revolving door, for the Court of Claims building, seven thousand nine hundred and eighty-six dollars.

## PUBLIC LANDS SERVICE.

**SALARIES AND COMMISSIONS OF REGISTERS AND RECEIVERS:** For salaries and commissions of registers of district land offices and receivers of public moneys at district land offices, at not exceeding three thousand dollars per annum each, five hundred and seventy thousand dollars.

**CONTINGENT EXPENSES OF LAND OFFICES:** For clerk hire, rent, and other incidental expenses of the district land offices, including the exchange of typewriters, two hundred and ninety-five thousand dollars: *Provided*, That this appropriation shall be available for the payment of per diem, in lieu of subsistence, not exceeding three dollars per day, of clerks detailed to examine the books and management of district land offices and to assist in the operation of said offices, and in the opening of new land offices and reservations, while on such duty, and for actual necessary traveling expenses of said clerks, including necessary sleeping-car fares: *Provided further*, That no expenses chargeable to the Government shall be incurred by registers and receivers in the conduct of local land offices except upon previous specific authorization by the Commissioner of the General Land Office.

**EXPENSES OF DEPOSITING PUBLIC MONEYS:** For expenses of depositing money received from the disposal of public lands, by registered mail, bank exchange, or otherwise, as may be directed by the Secretary of the Interior, and under rules to be approved by the Secretary of the Treasury, one thousand seven hundred dollars.

**DEPREDACTIONS ON PUBLIC TIMBER, PROTECTING PUBLIC LANDS, AND SETTLEMENT OF CLAIMS FOR SWAMP LAND AND SWAMP-LAND INDEMNITY:** To meet the expenses of protecting timber on the public lands, and for the more efficient execution of the law and rules relating to the cutting thereof; of protecting public lands from illegal and fraudulent entry or appropriation, and of adjusting claims for swamp lands, and indemnity for swamp lands, one million dollars, to be immediately available, of which sum seven hundred and fifty thousand dollars is for the purpose of bringing up the work of the General Land Office hereunder so as to make the same current, and not exceeding twenty-five thousand dollars of this appropriation may be used for the payment, in the discretion of the Secretary of the Interior, of fees of witnesses and of the actual expenses of witnesses summoned before the state grand jury or other juries to indict and try persons guilty of violation of the law in connection with the execution of deeds covering lands allotted in Oklahoma to the Mexican Kickapoo Indians, or before state courts at the trial of persons so indicted, and not exceeding fifty thousand dollars additional for clerk hire, rent, and other incidental expenses of the district land offices, and not exceeding fifty thousand dollars additional for expenses of hearings held by order of the Commissioner of the General Land Office to determine whether alleged fraudulent entries are of that character or have been made in compliance with law: *Provided*, That agents and others employed under this appropriation shall be allowed per diem, subject to such rules and regulations as he may prescribe, in lieu of subsistence, at a rate not exceeding three dollars per day each and actual necessary expenses for transportation, including necessary sleeping-car fares, except when agents are employed in the district of Alaska, they may be allowed not exceeding six dollars per day each, in lieu of subsistence.

**EXPENSES OF HEARINGS IN LAND ENTRIES:** For expenses of hearings held by order of the Commissioner of the General Land Office to determine whether alleged fraudulent entries are of that character or have been made in compliance with law, and of hearings in disbarment proceedings, thirty-five thousand dollars.

Public lands.

Registers and receivers.

Contingent expenses.

*Provisos.*  
Per diem.

Restriction on expenditures.

Depositing moneys.

Timber depredations, protecting, and swamp-land claims.

Mexican Kickapoo Indians, Okla.  
Punishing frauds concerning allotments to, witness fees, etc.District land offices.  
Additional rent, etc.*Provisio.*  
Per diem.

Exception.

Hearings in land entries.

Reproducing plats of surveys.

**REPRODUCING PLATS OF SURVEYS:** To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of surveys on file, and other plats constituting a part of the records of said office, and to furnish local land offices with the same, three thousand five hundred dollars.

Desert lands to States.

**EXAMINATIONS OF DESERT LANDS:** To enable the Secretary of the Interior to examine, under such regulations and at such compensation as he may prescribe, the desert lands selected by the States under the provisions of section four of the Act of Congress approved August eighteenth, eighteen hundred and ninety-four, one thousand dollars: *Provided*, That if such examinations be made by detailed clerks or employees of the department, they shall be entitled to actual necessary expenses for transportation, including necessary sleeping-car fares, and not exceeding three dollars per day in lieu of subsistence.

Examination of selections.  
Vol. 28, p. 422.

*Proviso.*  
Expenses.

Forest reserves.  
Advertising.

**RESTORATION OF LANDS IN FOREST RESERVES:** To enable the Secretary of the Interior to meet the expenses of advertising the restoration to the public domain of lands in forest reserves, or of lands temporarily withdrawn for forest-reserve purposes, twelve thousand dollars.

Transcripts of records.

**TRANSCRIPTS OF RECORDS AND PLATS, GENERAL LAND OFFICE:** For furnishing transcripts of records and plats, to be expended under the direction of the Secretary of the Interior, eighteen thousand seven hundred and twenty dollars: *Provided*, That persons employed under this appropriation shall be selected by the Secretary of the Interior, at a compensation of sixty dollars per month each, and shall be entitled to the same leave of absence or leave for sickness with pay as is allowed by law to other employees of the executive departments: *Provided further*, That not more than one-twelfth of this appropriation shall be expended in any one month of the year for which it is available.

*Provisos.*  
Compensation.

Restriction.

Opening Indian reservations to entry.  
Expenses.

**OPENING INDIAN RESERVATIONS (REIMBURSABLE):** To meet the expenses of opening to entry and settlement ceded lands within Indian reservations, twenty-five thousand dollars, or so much thereof as may be necessary: *Provided*, That the expenses pertaining to the opening of each of said reservations and paid for out of said appropriation shall be reimbursed to the United States from the money received from the sale of the lands embraced in said reservations, respectively.

*Proviso.*  
Reimbursement.

Surveying.

**SURVEYING THE PUBLIC LANDS.**

Rates.

For surveys and resurveys of public lands, four hundred and twenty-five thousand dollars, at rates not exceeding nine dollars per linear mile for standard and meander lines, seven dollars for township and five dollars for section lines: *Provided*, That in expending this appropriation preference shall be given, first, in favor of surveying townships occupied, in whole or in part, by actual settlers and of lands granted to the States by the Acts approved February twenty-second, eighteen hundred and eighty-nine, and the Acts approved July third and July tenth, eighteen hundred and ninety; and, second, to surveying under such other Acts as provide for land grants to the several States and Territories, except railroad land grants and such indemnity lands as the several States and Territories may be entitled to in lieu of lands granted them for educational and other purposes which may have been sold or included in some reservation or otherwise disposed of, and other surveys shall be confined to lands adapted to agriculture and lines of reservations, and lands within boundaries of forest reservations, except that the Commissioner of the General Land Office may allow for the survey and resurvey of lands heavily timbered, mountainous, or covered with dense undergrowth, rates not exceeding thirteen dollars per linear mile for standard and meander lines,

*Provisos.*  
Preference.

Vol. 25, p. 676.  
Vol. 26, pp. 215, 222.

Extra rates, heavily timbered, etc., lands.

eleven dollars for township and seven dollars for section lines, and in cases of exceptional difficulties in the surveys, where the work can not be contracted for at these rates, compensation for surveys and resurveys may be allowed by the said commissioner, with the approval of the Secretary of the Interior, at rates not exceeding eighteen dollars per linear mile for standard and meander lines, fifteen dollars for township, and twelve dollars for section lines: *Provided further*, That in the States of California, Colorado, Idaho, Montana, Nevada, Oregon, Utah, Washington, and Wyoming, the Territories of Arizona and New Mexico, and the district of Alaska there may be allowed, in the discretion of the Secretary of the Interior, for the survey and resurvey of lands heavily timbered, mountainous, or covered with dense undergrowth, rates not exceeding twenty-five dollars per linear mile for standard and meander lines, twenty-three dollars for township and twenty dollars for section lines; the provisions of section twenty-four hundred and eleven, Revised Statutes of the United States, authorizing allowance for surveys in California and Oregon, are hereby extended to all of the above-named States and Territories and district. And of the sum hereby appropriated there may be expended such an amount as the Commissioner of the General Land Office may deem necessary for examination of public surveys in the several surveying districts, by such competent surveyors as the Secretary of the Interior may select, or by such competent surveyors as he may authorize the surveyor-general to select, at such compensation, not exceeding six dollars per day, except in the district of Alaska, where a compensation not exceeding ten dollars per day may be allowed one such surveyor and such per diem allowance, in lieu of subsistence, not exceeding three dollars, while engaged in field examinations, as he may prescribe, said per diem allowance to be also made to such clerks who are competent surveyors who may be detailed to make field examinations, in order to test the accuracy of the work in the field, and to prevent payment for fraudulent and imperfect surveys returned by deputy surveyors, and for examinations of surveys heretofore made and reported to be defective or fraudulent, and inspecting mineral deposits, coal fields, and timber districts, and for making, by such competent surveyors, fragmentary surveys and such other surveys or examinations as may be required for identification of lands for purposes of evidence in any suit or proceeding in behalf of the United States: *Provided further*, That the sum of not exceeding twenty-five thousand dollars of the amount hereby appropriated may be expended by the Commissioner of the General Land Office, with the approval of the Secretary of the Interior, for the purchase of metal monuments to be used for public-land survey corners wherever practicable.

For necessary expenses of survey, appraisal, and sale of abandoned military reservations transferred to the control of the Secretary of the Interior under the provisions of an Act of Congress approved July fifth, eighteen hundred and eighty-four, and any law prior thereto, including a custodian of the ruin of Casa Grande, four thousand dollars.

To enable the United States surveyor-general of Utah to execute and complete the office work necessary to the surveys of public lands in Garfield, Iron, Kane, San Juan, and Washington counties, in the State of Utah, authorized by the Act of Congress approved May twenty-seventh, nineteen hundred and eight, five thousand dollars.

To enable the Secretary of the Interior to complete the unfinished drafting and field-note writing pertaining to surveys in the States of Minnesota, North Dakota, and Louisiana, caused by the discontinuance of the offices of the surveyors-general in those States, six thousand five hundred dollars.

Lands in California,  
etc.

R. S., sec. 2411, p. 441.

Resurveys, etc.

Per diem.

Inspecting mineral,  
etc., lands.

Monuments for sec-  
tion corners.

Abandoned mili-  
tary reservations.

Vol. 23, p. 103.

Counties in Utah.  
Completing office  
work.

Ante, p. 348.

Minnesota, North  
Dakota, and Louisi-  
ana.  
Completing draft-  
ing, etc.

California.  
Plats of mineral  
surveys in.

To enable the Commissioner of the General Land Office, under the direction of the Secretary of the Interior, to reproduce the plats of mineral surveys in California for the United States Surveyor-General's Office, to be immediately available, eight thousand dollars.

Geological Survey.

UNITED STATES GEOLOGICAL SURVEY.

Salaries of Director,  
etc.

**OFFICE OF THE DIRECTOR OF THE GEOLOGICAL SURVEY:** For director, six thousand dollars; chief clerk, two thousand five hundred dollars; chief disbursing clerk, two thousand five hundred dollars; librarian, two thousand dollars; photographer, two thousand dollars; two assistant photographers, one at nine hundred dollars and one at seven hundred and twenty dollars; one clerk of class two; three clerks of class one; one clerk, one thousand dollars; four clerks, at nine hundred dollars each; four copyists, at seven hundred and twenty dollars each; watchman, eight hundred and forty dollars; four watchmen, at six hundred dollars each; janitor, six hundred dollars; four messengers, at four hundred and eighty dollars each; in all, thirty-four thousand eight hundred and sixty dollars.

Scientific assistants.

**SCIENTIFIC ASSISTANTS OF THE GEOLOGICAL SURVEY:**

For two geologists, at four thousand dollars each;  
For one geologist, three thousand dollars;  
For one geologist, two thousand seven hundred dollars;  
For two paleontologists, at two thousand dollars each;  
For one chemist, three thousand dollars;  
For one geographer, two thousand seven hundred dollars;  
For one geographer, two thousand five hundred dollars;  
For two topographers, at two thousand dollars each; in all, twenty-nine thousand nine hundred dollars.

Expenses.

**FOR GENERAL EXPENSES OF THE GEOLOGICAL SURVEY:** For the Geological Survey and the classification of the public lands and examination of the geological structure, mineral resources, and the products of the national domain, to continue the preparation of a geological map of the United States, gauging streams and determining the water supply, and for surveying national forests, including the pay of necessary clerical and scientific force and other employees in the field and in the office at Washington, District of Columbia, and all other absolutely necessary expenses, including telegrams, furniture, stationery, telephones, and all other necessary articles required in the field, to be expended under the direction of the Secretary of the Interior, namely:

Skilled laborers.

For pay of skilled laborers and various temporary employees, twenty thousand dollars;

Topographical surveys.

For topographical surveys in various portions of the United States, three hundred and fifty thousand dollars, to be immediately available;

Geological surveys.

For geological surveys in the various portions of the United States, two hundred and twenty-five thousand dollars, to be immediately available;

Chemical and physical researches.

For chemical and physical researches relating to the geology of the United States, twenty thousand dollars;

Illustrations.

For the preparation of the illustrations of the Geological Survey, eighteen thousand two hundred and eighty dollars;

Mineral resources.

For the preparation of the report of the mineral resources of the United States, which report shall hereafter be published in two octavo volumes and as a distinct publication, the number of copies, printing of separate chapters, and mode of distribution of which shall be the same as of the annual report, seventy-five thousand dollars;

Water supply.

For gauging the streams and determining the water supply of the United States, and for the investigation of underground currents and artesian wells, and the preparation of reports upon the best methods of utilizing the water resources, one hundred thousand dollars;

For the purchase of necessary books for the library, including directories and professional and scientific periodicals needed for statistical purposes, two thousand dollars;

For engraving and printing the geological maps, one hundred thousand dollars;

For the continuation of the investigation of the structural materials both belonging to and for the use of the United States, such as stone, clays, cement, and so forth, under the supervision of the Director of the United States Geological Survey, to be immediately available, one hundred thousand dollars;

For the continuation of the analyzing and testing of the coals, lignites, and other mineral fuel substances belonging to or for the use of the United States, in order to determine their fuel value, and so forth, under the supervision of the Director of the United States Geological Survey, one hundred thousand dollars;

For continuation of the topographical surveys of the public lands that have been or may hereafter be designated as national forests, seventy-five thousand dollars, to be immediately available;

For salaries of two mine inspectors, authorized by the Act approved March third, eighteen hundred and ninety-one, for the protection of the lives of miners in the Territories, at two thousand dollars per annum each, four thousand dollars.

For per diem, subject to such rules and regulations as the Secretary of the Interior may prescribe, in lieu of subsistence at a rate not exceeding three dollars per day each while absent from their homes on duty, and for actual necessary traveling expenses of said inspectors, including necessary sleeping-car fares, three thousand three hundred and fifty dollars;

For continuing the investigations as to the causes of mine explosions with a view to increasing safety in mining, to be immediately available, one hundred and fifty thousand dollars;

The Director of the Geological Survey shall hereafter furnish to any person, concern, or institution, in the interest of education and the dissemination of knowledge, that shall pay in advance the whole cost of material and services thereof, copies of any photographs or lantern slides in the possession of the United States Geological Survey; and the moneys received by the director for the same shall be deposited in the United States Treasury.

In all, for the United States Geological Survey, one million four hundred and seven thousand three hundred and ninety dollars.

#### MISCELLANEOUS OBJECTS, DEPARTMENT OF THE INTERIOR.

**EXPENSES OF TESTIMONY IN DISBARMENT PROCEEDINGS:** For actual and necessary expenses to enable the Secretary of the Interior to take testimony, and prepare the same, in connection with disbarment proceedings instituted against persons charged with improper practices before the Department of the Interior, its bureaus and offices, three thousand dollars, or so much thereof as may be necessary.

**SUPREME COURT REPORTS:** To pay the publishers of the decisions of the Supreme Court for two hundred and seventy copies of volumes two hundred and fourteen to two hundred and eighteen, inclusive, official edition, at two dollars per volume, two thousand seven hundred dollars.

**CARE AND CUSTODY OF THE INSANE OF ALASKA:** For the care and custody of persons legally adjudged insane in the district of Alaska, including transportation and other expenses, fifty thousand dollars.

**EDUCATION IN ALASKA:** To enable the Secretary of the Interior, in his discretion and under his direction, to provide for the education and support of the Eskimos, Aleuts, Indians, and other natives of Alaska; for erection, repair, and rental of school buildings; for textbooks and industrial apparatus; for pay and necessary traveling

Books, etc.

Maps.

Structural materials investigation.

Testing fuels.

Forest reserve surveys.

Mine inspectors.  
Vol. 26, p. 1104.

Per diem.

Investigation of mine explosions.

Copies of photograph slides, etc.  
Sale of, authorized.

Proceeds.

Miscellaneous.

Disbarment proceedings.  
Expenses.

Supreme Court Reports.

Alaska.  
Care of insane.

Education of natives.

expenses of general agent, assistant agent, superintendents, teachers, physicians, and other employees, and all other necessary miscellaneous expenses which are not included under the above special heads, two hundred thousand dollars, so much of which sum as may be necessary for the purchase of supplies shall be immediately available: *Provided*, That no person employed hereunder as special agent or inspector, or to perform any special or unusual duty in connection herewith, shall receive as compensation exceeding two hundred dollars per month, in addition to actual traveling expenses and per diem not exceeding four dollars in lieu of subsistence, when absent on duty from their designated and actual posts of duty: *Provided*, That of the sum hereby appropriated not exceeding seven thousand dollars may be expended for personal services in the District of Columbia.

*Provisos.*  
Limit of pay.

Services, Washing-  
ton, D. C.

Supervision of  
expenditures.

All expenditure of money appropriated herein for school purposes in Alaska shall be under the supervision and direction of the Commissioner of Education and in conformity with such conditions, rules, and regulations as to conduct and methods of instruction and expenditure of money as may from time to time be recommended by him and approved by the Secretary of the Interior.

Reindeer.

**REINDEER FOR ALASKA:** For the support of reindeer stations in Alaska, and for the instruction of Alaskan natives in the care and management of the reindeer, twelve thousand dollars; and all reindeer owned by the United States in Alaska shall, as soon as practicable, be turned over to missions in or natives of Alaska, to be held and used by them under such conditions as the Secretary of the Interior shall prescribe. The Secretary of the Interior may authorize the sale of surplus male reindeer and make regulations for the same. The proceeds of such sale shall be turned into the Treasury of the United States.

Protection of game.  
*Ante*, p. 102.

**PROTECTION OF GAME IN ALASKA:** For carrying out the provisions of an Act approved May eleventh, nineteen hundred and eight, entitled "An Act for the protection of game in Alaska, and for other purposes," including salaries, traveling expenses of game wardens, and all other necessary expenses, ten thousand dollars, to be expended under the direction of the governor of Alaska.

Yellowstone Park.

**YELLOWSTONE NATIONAL PARK:** For the administration and protection of the Yellowstone National Park, five thousand five hundred dollars.

Care of buffaloes.

For procuring feed for buffalo, salaries of buffalo keepers, two thousand five hundred dollars.

Yosemite Park.

**YOSEMITE NATIONAL PARK, CALIFORNIA:** For protection and improvement of the Yosemite National Park, and the construction of bridges, fences, and trails, and improvement of roads, other than toll roads, thirty thousand dollars.

Sequoia Park.

**SEQUOIA NATIONAL PARK, CALIFORNIA:** For the protection and improvement of the Sequoia National Park, and the construction and repair of bridges, fences, and trails, and improvement of roads, other than toll roads, fifteen thousand five hundred and fifty dollars.

General Grant Park.

**GENERAL GRANT NATIONAL PARK, CALIFORNIA:** For protection and improvement of the General Grant National Park, construction of fences and trails, and repairing and extension of roads, two thousand dollars.

Crater Lake Park.

**CRATER LAKE NATIONAL PARK, OREGON:** For protection and improvement of the Crater Lake National Park and repairing and extension of roads, three thousand dollars.

Mesa Verde Park.

**MESA VERDE NATIONAL PARK, COLORADO:** For protection and improvement of Mesa Verde National Park, Colorado, including the lands within five miles of the boundaries of said reservation, which, under the Act of June twenty-ninth, nineteen hundred and six, are to be administered by the same service established for the custodianship of the park, seven thousand five hundred dollars.

**MOUNT RAINIER NATIONAL PARK, WASHINGTON:** For protection and improvement of Mount Rainier National Park, construction of bridges, fences, and trails, and improvement of roads, three thousand dollars.

Mount Rainier Park.

**WIND CAVE NATIONAL PARK, SOUTH DAKOTA:** For the improvement and protection of the Wind Cave National Park, two thousand five hundred dollars.

Wind Cave Park.

For improvement of Platt National Park, payable out of funds in the hands of the Secretary of the Interior, to the credit of the park, sixteen thousand dollars, to be expended as follows: For repair of roads and bridges, five hundred dollars, for a stone culvert at Sulphur Run, near Pavilion Springs, five hundred dollars, for construction of a sanitary sewer with laterals to intersect with others connecting with the sewer system of the city of Sulphur, fifteen thousand dollars: *Provided*, The municipality of Sulphur expend in the construction of said sewer system through the park an equal amount.

Platt Park.  
Sewer, etc.

*Proviso.*  
Division of expense.

**GOVERNMENT HOSPITAL FOR THE INSANE:** For current expenses of the Government Hospital for the Insane: For support, clothing, and treatment in the Government Hospital for the Insane of the insane from the Army and Navy, Marine Corps, Revenue-Cutter Service, inmates of the National Home for Disabled Volunteer Soldiers, persons charged with or convicted of crimes against the United States who are insane, all persons who have become insane since their entry into the military and naval service of the United States who have been admitted to the hospital and who are indigent, including purchase, maintenance, and driving of necessary horses and vehicles and of horses and vehicle for official use of the superintendent, three hundred and twenty-two thousand three hundred dollars; and not exceeding one thousand five hundred dollars of this sum may be expended in defraying the expense of the removal of patients to their friends; not exceeding one thousand dollars may be expended in the purchase of such books, periodicals, and papers as may be required for the purposes of the hospital, and not exceeding one thousand five hundred dollars for actual and necessary expenses incurred in the apprehension and return to the hospital of escaped patients.

Government Hospital for Insane.

For the buildings and grounds of the Government Hospital for the Insane, as follows:

Buildings and grounds.

For general repairs and improvements, forty thousand dollars.

For roadways, grading, and walks, five thousand dollars.

For centralizing the power, heating, and lighting plant, remodeling the electric lay out, and substituting electrically-driven for steam-driven machinery, and for certain other purposes incident thereto, one hundred thousand dollars, which sum shall be paid from money in the Treasury which has accrued to the hospital from pensions, under the Act of February twentieth, nineteen hundred and five.

Power, etc., plant.

Vol. 33, p. 731.

**COLUMBIA INSTITUTION FOR THE DEAF AND DUMB:** For support of the institution, including salaries and incidental expenses, for books and illustrative apparatus, and for general repairs and improvements, sixty-five thousand dollars.

Columbia Institution for Deaf and Dumb.

For repairs to the buildings of the institution, including plumbing and steam fitting, and for repairs to pavements within the grounds, five thousand dollars.

**HOWARD UNIVERSITY:** For maintenance of the Howard University, to be used in payment of part of the salaries of the officers, professors, teachers, and other regular employees of the university, the balance of which shall be paid from donations and other sources, of which sum not less than one thousand five hundred dollars shall be used for normal instruction, forty-nine thousand dollars;

Howard University.

For tools, materials, fuel, wages of instructors, and other necessary expenses of the department of manual arts, nine thousand dollars;

For books, shelving, furniture, and fixtures, for the libraries, three thousand dollars;

For scientific building and equipment, in addition to donations therefor, ninety thousand dollars;

For improvement of grounds and repairs of buildings, three thousand dollars;

Medical department: To meet in part cost of needed equipment, laboratory supplies, and apparatus, five thousand dollars;

For material and apparatus for chemical, physical, and natural-history studies, and use in laboratories, including cases and shelving, two hundred dollars;

For fuel and light, three thousand dollars;

In all, one hundred and sixty-two thousand two hundred dollars.

Freedmen's Hospital.

**FREEDMEN'S HOSPITAL:** For salaries and compensation of the surgeon in chief, not to exceed three thousand dollars, and for all other professional and other services that may be required and expressly approved by the Secretary of the Interior; in all, twenty-eight thousand five hundred dollars. A detailed statement of the expenditure of this sum shall be submitted to Congress;

For subsistence, fuel and light, clothing, bedding, forage, medicine, medical and surgical supplies, surgical instruments, electric lights, repairs, furniture, and other absolutely necessary expenses, fifteen thousand dollars;

In all, forty-three thousand five hundred dollars.

Addition to hospital building.

For an additional wing to Freedmen's Hospital building, fifty-five thousand seven hundred dollars.

Draining.

For draining around the north wall of wings two, three, and four of the hospital building, removing earth and back fill with broken tile or cinders, clearing and relaying drains, cement aprons, and removal of excavated material, one thousand dollars.

Grand Canyon, Ariz. Memorial to John Wesley Powell.

**MEMORIAL TO JOHN WESLEY POWELL:** For the purpose of procuring and erecting on the brink of the Grand Canyon, in the Grand Canyon Forest Reserve in Arizona, a memorial to the late John Wesley Powell, with a suitable pedestal, if necessary, in recognition of his distinguished public services as a soldier, explorer, and administrator of government scientific work, five thousand dollars: *Provided*, That the design for said memorial and the site for the same shall be approved by the Secretary of the Interior.

*Proviso.*  
Design, etc.

War Department.

## UNDER THE WAR DEPARTMENT.

Armories and arsenals.

### ARMORIES AND ARSENALS.

Frankford, Pa. Powder magazine, etc.

**FRANKFORD ARSENAL, PHILADELPHIA, PENNSYLVANIA:** For one powder magazine, six thousand five hundred dollars.

For additional equipment for shop building for the manufacture of artillery ammunition, twenty-three thousand five hundred dollars.

Rock Island, Ill. Artillery storehouse, etc.

**ROCK ISLAND ARSENAL, ROCK ISLAND, ILLINOIS:** For one artillery storehouse, sixty thousand dollars;

For extension of railroad tracks and improvement of facilities for handling material received in bulk, seven thousand seven hundred dollars;

For an oil-fuel plant in forge shop and foundry, fifteen thousand seven hundred dollars;

For a steam heating plant for barracks, four thousand two hundred dollars;

For repairs to bridge connecting Rock Island Arsenal and the city of Davenport, sixty thousand dollars;

For maintenance and operation of power plant, twelve thousand five hundred dollars;

For the Rock Island bridge, as follows: For operating and care and preservation of Rock Island bridges and viaduct; and for maintenance and repair of the arsenal street connecting the bridges, eighteen thousand dollars;

Bridge.

In all, one hundred and seventy-eight thousand one hundred dollars.

PROVING GROUND, SANDY HOOK, NEW JERSEY: For the alteration of the old barrack building, three thousand one hundred dollars;

Sandy Hook proving ground, N. J.

For purchase and installation of electrical machines and apparatus for instruction of student officers, two thousand dollars;

For protecting the east shore line of the Sandy Hook Proving Ground, thirty thousand dollars;

In all, thirty-five thousand one hundred dollars.

PICATINNY ARSENAL, DOVER, NEW JERSEY: For extension of filling house, ten thousand dollars;

Dover, N. J.  
Picatinny Arsenal.

For increasing facilities for fire protection, five thousand dollars;

For enlargement of the powder factory, including the necessary accessories and buildings for housing employees, one hundred and seventy-five thousand dollars;

Enlargement of powder factory.

In all, one hundred and ninety thousand dollars.

The public funds heretofore accounted for under the title "Powder depot, Dover, New Jersey," will hereafter be accounted for under the title "Picatinny Arsenal, Dover, New Jersey."

Change of name.

SPRINGFIELD ARSENAL, SPRINGFIELD, MASSACHUSETTS: For increasing the facilities for fire protection, five thousand one hundred dollars;

Springfield, Mass.  
Fire protection, etc.

For increase of transportation facilities, forty thousand dollars;

In all, forty-five thousand one hundred dollars.

WATERTOWN ARSENAL, WATERTOWN, MASSACHUSETTS: For changing and rehabilitating the machine tools of the machine shop and for independent motors, thirty-seven thousand dollars;

Watertown, Mass.

For improvement of sanitary conditions and the convenience of workmen, twenty-five thousand dollars;

In all, sixty-two thousand dollars.

TESTING MACHINES, WATERTOWN ARSENAL: For the necessary professional and skilled labor, purchase of materials, tools, and appliances for operating the testing machines, for investigative test and tests of material in connection with the manufacturing work of the Ordnance Department, and for instruments and materials for operating the chemical laboratory in connection therewith, and for maintenance of the establishment, fifteen thousand dollars.

Testing machines.

WATERVLIET ARSENAL, WATERVLIET, NEW YORK: For new roof for coal bins at gun shops, two thousand dollars.

Watervliet, N. Y.

ORDNANCE DEPOT, MANILA, PHILIPPINE ISLANDS: For converting a storehouse into a set of officers' quarters, nine thousand dollars;

Manila, P. I.  
Officers' quarters.

For repairs to casemates and shops, three thousand three hundred dollars;

In all, twelve thousand three hundred dollars.

REPAIRS OF ARSENALS: For repairs and improvements at arsenals, and to meet such unforeseen expenditures as accidents or other contingencies during the year may render necessary, including one hundred and twenty-five thousand dollars, or so much thereof as may be necessary, for machinery for manufacturing purposes in the arsenals, two hundred and ninety thousand dollars.

Repairs.

Buildings and grounds, D. C.

BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON.

Care, etc., of sidewalks and carriage-ways around.

Vol. 30, p. 571.

That the application of the rules and regulations heretofore prescribed or that may be hereafter prescribed by the Chief of Engineers, United States Army, under the authority granted by section six of an Act of Congress approved July first, eighteen hundred and ninety-eight, for the government and proper care of all public grounds placed by that Act under the charge and control of the said Chief of Engineers, is hereby extended to cover the sidewalks around the public grounds and the carriageways of such streets as lie between and separate the said public grounds.

Improvement and care.

For improvement and care of public grounds, District of Columbia, as follows:

For improvement and maintenance of grounds south of Executive Mansion, four thousand dollars.

For ordinary care of greenhouses and nursery, two thousand dollars.

For extraordinary repairs of the greenhouses at the nursery, three thousand dollars.

For ordinary care of Lafayette Park, two thousand dollars.

For ordinary care of Franklin Park, one thousand five hundred dollars.

For improvement and ordinary care of Lincoln Park, two thousand dollars.

Monument grounds.

For care and improvement of Monument grounds and annex (Potomac Park) to Monument grounds, seven thousand dollars.

For improvement, care, and maintenance of Garfield Park, two thousand five hundred dollars.

For construction and repair of post-and-chain fences, repair of high iron fences, constructing stone coping about reservations, painting watchmen's lodges, iron fences, vases, lamps, and lamp-posts; repairing and extending water pipes, and apparatus for cleaning them; hose; manure, and hauling the same; removing snow and ice; purchase and repair of seats and tools; trees, tree and plant stakes, labels, lime, whitewashing, and stock for nursery, flower pots, twine, baskets, wire, splints, moss, and lycopodium, to be purchased by contract or otherwise, as the Secretary of War may determine; care, construction, and repair of fountains; abating nuisances, cleaning statues, and repairing pedestals, eighteen thousand five hundred and fifty dollars.

For improvement, care, and maintenance of various reservations, including purchase, maintenance, and driving of horse and vehicle for official use of the officer in charge of public buildings and grounds, and of other necessary vehicles, for official use, twenty-six thousand dollars.

For improvement, care, and maintenance of Smithsonian grounds, three thousand dollars.

For improvement and maintenance of Judiciary Park, two thousand five hundred dollars.

For laying cement and other walks in various reservations, two thousand dollars.

For broken-stone road covering for parks, three thousand five hundred dollars.

For curbing, coping, and flagging for park roads and walks, two thousand dollars.

Potomac Park.

For care and maintenance of that part of Potomac Park between the causeway of the Pennsylvania Railroad Bridge; the Potomac River, and the tidal reservoir, four thousand dollars.

For care and maintenance of that part of Potomac Park along the north and west sides of the tidal reservoir, four thousand dollars.

For care and maintenance of that part of Potomac Park extending along the river side between the inlet to the tidal reservoir and the foot of Twenty-sixth street west, three thousand dollars.

For continuing the improvement of Potomac Park: To complete work of continuing north B street from Virginia avenue westward to the Potomac River as a park roadway along the northern boundary of Potomac Park, according to plans prepared in the office of public buildings and grounds, to be expended under the direction of the officer in charge of that office, five thousand dollars.

For continuing the southern half of north B street from Virginia avenue eastward to Fifteenth street west, as a park roadway according to plans prepared in the office of public buildings and grounds, to be expended under the direction of the officer in charge of that office, ten thousand dollars.

For commencing the improvement of the interior portions of section one of Potomac Park, grading, soiling, seeding, planting, and laying out walks, fifteen thousand dollars.

One-half of the foregoing sums under "Buildings and grounds in and around Washington" shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Under appropriations herein contained no contract shall be made for making or repairing concrete or asphalt pavements in Washington City at a higher price than one dollar and eighty-five cents per square yard for a quality equal to the best laid in the District of Columbia prior to July first, eighteen hundred and eighty-six, and with a base of not less than six inches in thickness.

For improvement, care, and maintenance of grounds of executive departments, one thousand dollars.

For such trees, shrubs, plants, fertilizers, and skilled labor for the grounds of the Library of Congress as may be requested by the superintendent of the Library building, one thousand dollars.

For such trees, shrubs, plants, fertilizers, and skilled labor for the grounds of the Capitol and office building of the House of Representatives as may be requested by the superintendent of the Capitol building, three thousand dollars.

For improvement and maintenance of Executive Mansion grounds (within iron fence), four thousand dollars.

For the employment of an engineer by the officer in charge of public buildings and grounds, two thousand four hundred dollars.

For purchase and repair of machinery and tools for shops at nursery, and for the repair of shops and storehouse, one thousand dollars.

EXECUTIVE MANSION: For ordinary care, repair, and refurnishing of Executive Mansion, and for purchase, maintenance, and driving of horses and vehicles for official purposes, to be expended by contract or otherwise, as the President may determine, thirty-five thousand dollars.

For additional accommodations to the building erected for the offices of the President, and for each and every purpose connected therewith, including heating apparatus and light fixtures, and furniture, all to be done according to plans, the details of which shall be approved by the President, and completed in every respect within the sum hereby appropriated, forty thousand dollars, to be expended by contract or otherwise, in the discretion and under the direction of the President, to be immediately available.

For extraordinary repairs of the White House, for re-covering walls, reupholstering and re-covering furniture, painting, decorating, purchase of draperies, and so forth, to be expended by contract or otherwise, as the President may determine, fifteen thousand dollars.

For fuel for the Executive Mansion greenhouses and stable, six thousand dollars.

Half from District revenues.

Limit for concrete, etc., pavements.

Executive Mansion. Care, etc.

Office building. Improvements.

Extraordinary repairs.

Fuel.

For care and maintenance of greenhouses, Executive Mansion, nine thousand dollars.

For repairs to greenhouses, Executive Mansion, three thousand dollars.

Lighting Executive Mansion and public grounds.

**LIGHTING THE EXECUTIVE MANSION AND PUBLIC GROUNDS:** For gas, pay of lamplighters, gas fitters, and laborers; purchase, erection, and repair of lamps and lamp-posts; purchase of matches, and repairs of all kinds; stoves, fuel, and lights for office and office stable, watchmen's lodges, and for the greenhouses at the nursery, nineteen thousand five hundred dollars: *Provided*, That for each five-foot burner not connected with a meter in the lamps on the public grounds not more than eighteen dollars shall be paid per lamp for gas, including lighting, cleaning, and keeping the lamps in repair, under any expenditure provided for in this Act; and said lamps shall burn every night, on the average, from fifteen minutes after sunset to forty-five minutes before sunrise; and authority is hereby given to substitute other illuminating material for the same or less price, and to use so much of the sum hereby appropriated as may be necessary for that purpose: *Provided further*, That four thousand two hundred dollars of the foregoing sum shall be paid from the revenues of the District of Columbia and the remainder from the Treasury of the United States: *And provided further*, That not more than six thousand dollars of said appropriation may be expended for lighting, extinguishing, cleaning, repairing, and painting park lamps of a higher candlepower than those provided for above and not less than sixty candlepower, which lamps shall cost not to exceed twenty dollars and eighty-five cents per lamp per annum and shall otherwise be subject to the restrictions of this paragraph.

*Provisos.*  
Maximum per lamp.

Part from District revenues.

Higher candlepower.

Electric lights.

For lighting six arc electric lights in Executive Mansion grounds within the iron fence, at not exceeding eighty-five dollars per light per annum, which sum shall cover the entire cost of lighting and maintaining in good order each of said lights, five hundred and ten dollars.

For lighting six arc electric lights at the propagating gardens, at not exceeding eighty-five dollars per light per annum, which sum shall cover the entire cost of lighting and maintaining in good order each of said lights, five hundred and ten dollars.

For lighting arc electric lights in public grounds, as follows: For seven in grounds south of the Executive Mansion, thirty-two in Lafayette, Franklin, Judiciary, and Lincoln parks, fourteen in grounds south of Executive Mansion and in Monument Park, and twenty-seven in Potomac Park driveway, at not exceeding eighty-five dollars per light per annum, which sum shall cover the entire cost of lighting and maintaining in good order each of said lights; in all, six thousand eight hundred dollars, one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

For laying conduit, erecting forty poles and lamps, and lighting same on macadam roadways in sections one and two of Potomac Park, at not exceeding eighty-five dollars per light per annum, which sum shall cover the entire cost of lighting and maintaining in good order each of said lights, three thousand four hundred dollars, one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Government telegraph.

**TELEGRAPH TO CONNECT THE CAPITOL WITH THE DEPARTMENTS AND GOVERNMENT PRINTING OFFICE:** For care and repair of existing lines, one thousand dollars.

For purchase and installing cables in underground conduits already in place, and for taking down and removing the present system of overhead wires and poles, three thousand dollars.

Grant memorial.

**GRANT MEMORIAL:** For continuing work for the erection of the memorial to General Ulysses S. Grant, forty-two thousand dollars.

**WASHINGTON MONUMENT:** For the care and maintenance of the Washington Monument, namely: For one custodian, at one hundred dollars per month; one steam engineer, at eighty dollars per month; one assistant steam engineer, at seventy dollars per month; one fireman, at fifty-five dollars per month; one assistant fireman, at fifty-five dollars per month; one conductor of elevator car, at seventy-five dollars per month; one attendant on floor, at sixty dollars per month; one attendant on top floor, at sixty dollars per month; three night and day watchmen, at sixty dollars per month each; in all, eight thousand eight hundred and twenty dollars.

Washington Monument.  
Maintenance.

For fuel, lights, oil, waste, packing, tools, matches, paints, brushes, brooms, lanterns, rope, nails, screws, lead, electric lights, heating apparatus, oil stoves for elevator car and upper and lower floors; repairs to engines, boilers, dynamos, elevator, and repairs of all kinds connected with the Monument and machinery; and purchase of all necessary articles for keeping the Monument, machinery, elevator, and electric plant in good order, three thousand dollars: *Provided*, That hereafter no advertisement of any kind shall be displayed and no articles of any kind shall be sold in or around the Monument, except upon the written authority of the Secretary of War.

Expenses.

*Provido.*  
Restriction on sales, etc.

**REPAIRS OF BUILDING WHERE ABRAHAM LINCOLN DIED:** For painting and miscellaneous repairs, two hundred dollars.

Building where Abraham Lincoln died.

**IMPROVEMENTS, WAKEFIELD, VIRGINIA:** For repairs to fences and cleaning up and maintaining grounds about the monument, one hundred dollars.

Wakefield, Va.

**ENGINEER DEPARTMENT.**

Engineer Department.

Toward the construction of works on harbors and rivers, under contract and otherwise, and within the limits authorized by law, namely:

Rivers and harbors.  
Vol. 29, p. 213.

For work authorized by the river and harbor Act of eighteen hundred and ninety-six, as follows:

Improving harbor at San Pedro, California: For continuing construction of breakwater, one hundred thousand dollars.

San Pedro, Cal.

For works authorized by the river and harbor Act of eighteen hundred and ninety-nine, as follows:

Vol. 30, p. 1121.

Improving channel in Gowanus Bay, New York: For continuing improvement of Bay Ridge and Red Hook channels, three hundred and ten thousand dollars.

Bay Ridge and Red Hook channels, N. Y.

Improving New York Harbor, New York: For continuing improvement of Ambrose Channel (formerly known as East Channel) across Sandy Hook Bar, one hundred and sixty-eight thousand dollars.

Ambrose Channel, New York Harbor.

Improving Ohio River below Pittsburg, Pennsylvania: For continuing improvement in completion of contract authorization by the construction of Dams Numbered Thirteen and Eighteen, forty thousand dollars.

Ohio River, below Pittsburg, Pa.  
Dams Nos. 13 and 18.

For works authorized by the river and harbor Act of nineteen hundred and two, as follows:

Vol. 32, p. 331.

Improving Arthur Kill, New York and New Jersey: For continuing improvement of channel from Kill van Kull to Raritan Bay, one hundred and fifty thousand dollars.

Arthur Kill, N. Y. and N. J.

Improving harbor at Cleveland, Ohio: For continuing improvement in accordance with plan for new harbor entrance and breakwater extension, one hundred and sixty-two thousand five hundred dollars.

Cleveland, Ohio.

Improving Ohio River below Pittsburg, Pennsylvania: For continuing improvement in completion of contract authorization by the construction of Lock and Dam Numbered Thirty-seven, one hundred and thirty thousand dollars.

Ohio River, below Pittsburg, Pa.  
Lock and Dam 37.

- Vol. 33, p. 1117. For works authorized by the river and harbor Act of nineteen hundred and five, as follows:
- Saint Marys River, Mich. Improving Hay Lake and Neebish Channels, Saint Marys River, Michigan: For continuing improvement, three hundred and ninety-five thousand dollars.
- Mississippi River. Locks and dams. For continuing improvement of Mississippi River between Saint Paul and Minneapolis by the construction of Locks and Dams Numbered One and Two, one hundred and eighty thousand dollars.
- Oakland, Cal. Improving harbor at Oakland, California: For continuing improvement, in completion of contract authorization, one hundred and forty-six thousand dollars.
- Ouachita River, Ark. and La. Improving Ouachita River, Arkansas and Louisiana: For continuing improvement, in completion of contract authorization, of Ouachita and Black rivers, Arkansas and Louisiana, by the construction of Lock Numbered Four, near Monroe, Louisiana, and of Lock Numbered Six, near Roland Raft, Arkansas, forty thousand three hundred and twelve dollars.
- Saint Marys River, Mich. Improving Saint Marys River, Michigan: For continuing improvement at the falls, two hundred and twenty-five thousand dollars.
- Tacoma, Wash. Improving harbor at Tacoma, Washington: For completing improvement of the Puyallup waterway in accordance with the terms and conditions named in the river and harbor Act of nineteen hundred and five, forty thousand dollars.
- Vol. 33, p. 1144. For works authorized by the river and harbor Act of nineteen hundred and seven, as follows:
- Vol. 34, p. 1073. Improving Aransas Pass and Bay, Texas: For continuing improvement in completion of contract authorization, ninety thousand dollars.
- Aransas Pass and Bay, Tex. Improving Big Sandy River, West Virginia and Kentucky: For continuing improvement in completion of contract authorization, by the construction of Dam Numbered One, Levisa Fork, and Dam Numbered One, Tug Fork, fifty thousand dollars.
- Big Sandy River, W. Va. and Ky. Improving Biscayne Bay, Florida: For continuing improvement in completion of contract authorization, twenty-seven thousand dollars.
- Biscayne Bay, Fla. Improving Black Warrior, Warrior, and Tombigbee rivers, Alabama: For continuing improvement by the construction of locks and dams, one million dollars.
- Black Warrior, etc., rivers, Ala. Improving Black Rock Harbor, New York: For continuing improvement in completion of contract authorization, one million dollars.
- Black Rock Harb. r., N. Y. Improving harbor at Boston, Massachusetts: For continuing improvement of thirty-five foot channel, one million two hundred thousand dollars.
- Boston, Mass. Improving Brazos River, Texas: For continuing improvement from Old Washington to Waco by the construction of lock and dam at Hidalgo Falls, fifty thousand dollars.
- Brazos River, Tex. Improving harbor at Bridgeport, Connecticut: For continuing improvement, one hundred thousand dollars.
- Bridgeport, Conn. Improving harbor at Brunswick, Georgia: For completing improvement, forty-seven thousand dollars.
- Brunswick, Ga. Improving Calumet River, Illinois and Indiana: For completing improvement, thirty thousand dollars.
- Calumet River, Ill. and Ind. Improving Cape Fear River, North Carolina: For continuing improvement at and below Wilmington, in completion of contract authorization, one hundred thousand dollars.
- Cape Fear River, N. C. Improving harbor at Cleveland, Ohio: For continuing improvement in accordance with plan for new harbor entrance and break-water extension, one hundred and seventy-five thousand dollars.
- Cleveland, Ohio.

Improving Cold Spring Inlet, New Jersey: For continuing improvement, with a view to securing a depth of twenty-five feet, two hundred and eighty-four thousand dollars.

Cold Spring Inlet,  
N. J.

Improving mouth of Columbia River, Oregon and Washington: For continuing improvement in completion of contract authorization, two hundred and fifty thousand dollars.

Columbia River,  
Oregon and Wash.

Improving Columbia River at Three-Mile Rapids, Oregon and Washington: For continuing improvement in completion of contract authorization of Columbia River between the foot of The Dalles Rapids and the head of Celilo Falls, Oregon and Washington, one hundred and sixty-four thousand dollars.

Columbia River,  
Three-Mile Rapids.

Improving Cumberland River above Nashville, Tennessee: For continuing improvement in completion of contract authorization by the construction of Locks and Dams Numbered Three, Four, Five, Six, and Seven, two hundred and fifty thousand dollars.

Cumberland River,  
above Nashville,  
Tenn.

Improving Delaware River, Pennsylvania and New Jersey: For maintenance of improvement in completion of contract authorization, one hundred and twenty-five thousand dollars.

Delaware River,  
Pa. and N. J.

Improving Detroit River, Michigan: For continuing improvement of Livingstone channel in accordance with plan "B," east route, three million dollars.

Detroit River, Mich.

Improving harbor at Galveston, Texas: For continuing improvement by extension of the jetties and by dredging, in completion of contract authorization, seventy thousand dollars.

Galveston, Tex.

Improving Galveston ship channel and Buffalo Bayou, Texas: For continuing improvement to a point at or near the head of Long Reach, in accordance with the modified project and in completion of contract authorization, fifty-five thousand dollars.

Ship channel and  
Buffalo Bayou, Tex.

Improving inland waterway on coast of Texas: For continuing improvement in completion of contract authorization, fifty-five thousand dollars.

Inland waterway,  
Tex.

Improving Grays Harbor, Washington: For continuing improvement of harbor and bar entrance by means of north jetty in completion of contract authorization, one hundred thousand dollars.

Grays Harbor, Wash.

Improving harbor at Hilo, Hawaii: For continuing improvement in completion of contract authorization, one hundred thousand dollars.

Hilo, Hawaii.

Improving Kennebec River, Maine: For continuing improvement from the mouth to Gardiner, seventy thousand dollars.

Kennebec River, Me.

Improving Kentucky River, Kentucky: For continuing improvement in completion of contract authorization by the construction of Locks and Dams Numbered Twelve and Thirteen, two hundred and ten thousand dollars.

Kentucky River,  
Ky.

Improving harbor at Ludington, Michigan: For continuing improvement, two hundred thousand dollars.

Ludington, Mich.

Improving Mississippi River from mouth of Ohio River to Minneapolis, Minnesota: For continuing improvement of Mississippi River from the mouth of the Ohio River to and including the mouth of the Missouri River, two hundred and fifty thousand dollars.

Mississippi River,  
From mouth of Ohio  
to the Missouri.

For continuing improvement of Mississippi River from the mouth of the Missouri River to Minneapolis, Minnesota, five hundred thousand dollars.

From the Missouri  
to Minneapolis.

Improving harbor at Mobile, Alabama: For continuing improvement in completion of contract authorization, two hundred thousand dollars.

Mobile, Ala.

Improving Monongahela River, Pennsylvania: For continuing construction of Lock and Dam Numbered Five in completion of contract authorization, two hundred thousand dollars.

Monongahela River,  
Pa.

Improving harbor at Newport, Rhode Island: For completing improvement, fifty-three thousand eight hundred dollars.

Newport, R. I.

- Ambrose Channel,  
New York Harbor. Improving New York Harbor, New York: For continuing improvement of Ambrose Channel, four hundred and fifty-nine thousand dollars.
- Norfolk, Va. Improving Harbor at Norfolk, Virginia: For continuing improvement of harbor and approaches, from deep water in Hampton Roads to the junction of the eastern and southern branches, including removal of shoals at the mouth of the eastern branch, two hundred thousand dollars.
- Oakland, Cal. Improving harbor at Oakland, California: For continuing improvement in completion of contract authorization, one hundred and ten thousand dollars.
- Ohio River.  
Locks and dams.  
No. 8. Improving Ohio River below Pittsburg, Pennsylvania: For continuing construction of Lock and Dam Numbered Eight, three hundred and sixty-four thousand dollars.
- No. 11. For continuing construction of Lock and Dam Numbered Eleven, three hundred thousand dollars.
- Nos. 13 and 18. For continuing construction of Locks and Dams Numbered Thirteen and Eighteen, one hundred and eighty thousand dollars.
- No. 26. For continuing construction of Lock and Dam Numbered Twenty-six, three hundred thousand dollars.
- No. 37. For continuing construction of Lock and Dam Numbered Thirty-seven, one hundred thousand dollars.
- Osage River, Mo. Improving Osage River, Missouri: For completing lock and dam, sixty thousand dollars.
- Oswego, N. Y. Improving harbor at Oswego, New York: For continuing improvement in completion of contract authorization, one hundred thousand dollars.
- Ouachita and Black  
rivers, Ark. and La. Improving Ouachita River, Arkansas and Louisiana: For continuing improvement, in completion of contract authorization, of Ouachita and Black rivers, Louisiana and Arkansas, by the construction of Lock and Dam Numbered Two, near Catahoula Shoals, Louisiana, and Lock and Dam Numbered Eight, near Franklin Shoals, Arkansas, one hundred and thirty-five thousand eight hundred and twenty-three dollars.
- Passaic River, N. J. Improving Passaic River, New Jersey: For continuing improvement of channel in Newark Bay and Passaic River, two hundred thousand dollars.
- Patapsco River, Md. Improving Patapsco River, Maryland: For completing improvement of channel to Baltimore, including shoals in Chesapeake Bay off York Spit, nine hundred and sixty-five thousand dollars.
- Rappahannock River,  
Va. Improving Rappahannock River, Virginia: For completing improvement in accordance with the modified project, thirty-two thousand dollars.
- Sabine Pass, Tex. Improving Sabine Pass, Texas: For continuing improvement, in completion of contract authorization, ten thousand dollars.
- Saint Marys River,  
Mich.  
New canal. Improving Saint Marys River, Michigan: For continuing improvement at the falls by the construction of a new lock, with a separate canal, four hundred and twenty-five thousand dollars.
- Sandy Bay, Mass. Harbor of Refuge at Sandy Bay, Cape Ann, Massachusetts: For continuing improvement, in completion of contract authorization, seventy-five thousand dollars.
- San Juan, P. R. Improving harbor at San Juan, Porto Rico: For continuing improvement, three hundred thousand dollars.
- San Luis Obispo,  
Cal. Improving harbor at San Luis Obispo, California: For continuing improvement, thirty thousand dollars.
- Savannah, Ga. Improving harbor at Savannah, Georgia: For continuing improvement, in completion of contract authorization, four hundred thousand dollars.
- Mississippi River,  
Southwest Pass. Improving Southwest Pass, Mississippi River: For continuing improvement in completion of contract authorization, three hundred and thirty thousand dollars.

Improving Stockton and Mormon channels, California: For continuing improvement in completion of contract authorization, fifty-six thousand and seventy-nine dollars.

Stockton and Mormon channels, Cal.

Improving Tennessee River below Chattanooga, Tennessee, Alabama, and Kentucky: For continuing improvement at Colbert and Bee Tree shoals in completion of contract authorization, one hundred and twenty thousand dollars.

Tennessee River, below Chattanooga, Tenn.

Improving Trinity River, Texas: For the construction of locks and dams, one hundred and twenty-five thousand dollars.

Trinity River, Tex.

Improving waterway from Franklin to Mermentau, Louisiana: For completing improvement, one hundred thousand dollars.

Waterway, Franklin to Mermentau, La.

Waterway from Pamlico Sound to Beaufort Inlet, North Carolina: For continuing improvement, one hundred and thirty-five thousand dollars.

Waterway, Pamlico Sound to Beaufort Inlet, N. C.

Improving Withlacoochee River, Florida: For completing improvement of channel following route F, fifty thousand dollars.

Withlacoochee River, Fla.

Improving Mississippi River: For continuing improvement of Mississippi River from Head of Passes to the mouth of the Ohio River, including salaries and clerical, office, traveling, and miscellaneous expenses of the Mississippi River Commission, two million dollars.

Mississippi River Commission.

#### NATIONAL CEMETERIES.

FOR NATIONAL CEMETERIES: For maintaining and improving national cemeteries, including fuel for superintendents, pay of laborers and other employees, purchase of tools and materials, one hundred and twenty thousand dollars.

National cemeteries.

Maintenance.

FOR SUPERINTENDENTS OF NATIONAL CEMETERIES: For pay of seventy-six superintendents of national cemeteries, sixty-two thousand seven hundred and eighty dollars.

Superintendents.

HEADSTONES FOR GRAVES OF SOLDIERS: For continuing the work of furnishing headstones for unmarked graves of Union soldiers, sailors, and marines in national, post, city, town, and village cemeteries, naval cemeteries at navy-yards and stations of the United States, and other burial places, under the Acts of March third, eighteen hundred and seventy-three, and February third, eighteen hundred and seventy-nine, also for continuing the work of furnishing headstones for unmarked graves of civilians interred in post cemeteries under the Acts of April twenty-eighth, nineteen hundred and four, and June thirtieth, nineteen hundred and six, seventy-five thousand dollars, to be immediately available.

Headstones for soldiers' graves.

Vol. 17, p. 345.

Vol. 20, p. 281.

Civilians.

Vol. 33, p. 496.

Vol. 34, p. 740.

REPAIRING ROADWAYS TO NATIONAL CEMETERIES: For repairs to roadways to national cemeteries which have been constructed by special authority of Congress: *Provided*, That no railroad shall be permitted upon the right of way which may have been acquired by the United States to a national cemetery, or to encroach upon any roads or walks constructed thereon and maintained by the United States, twelve thousand dollars: *Provided further*, That no part of this sum shall be used for repairing any roadway within the corporate limits of any city, town, or village.

Repairs to roadways.

*Proviso.*  
Encroachments by railroads forbidden.

Restriction.

BURIAL OF INDIGENT SOLDIERS: For expenses of burying in the Arlington National Cemetery, or in the cemeteries of the District of Columbia, indigent ex-Union soldiers, ex-sailors, or ex-marines of the United States service, either regular or volunteer, who have been honorably discharged or retired and who die in the District of Columbia, to be disbursed by the Secretary of War, at a cost not exceeding forty-five dollars for such burial expenses in each case, exclusive of cost of grave, three thousand five hundred dollars, one-half of which sum shall be paid out of the revenues of the District of Columbia.

Burial of indigent soldiers.

Antietam battle-  
field.  
Repairs, etc.

**ANTIETAM BATTLEFIELD:** For repair and preservation of monuments, tablets, observation tower, roads, and fences, and so forth, made and constructed by the United States upon public lands within the limits of the Antietam battlefield, near Sharpsburg, Maryland, three thousand dollars.

Superintendent.

For pay of superintendent of Antietam battlefield, said superintendent to perform his duties under the direction of the Quartermaster's Department and to be selected and appointed by the Secretary of War, at his discretion, the person selected and appointed to this position to be an honorably discharged Union soldier, one thousand five hundred dollars.

Bringing home re-  
mains from abroad.

**BRINGING HOME THE REMAINS OF OFFICERS AND SOLDIERS WHO DIE ABROAD:** To enable the Secretary of War, in his discretion, to cause to be transported to their homes, or to such national cemeteries as may be designated by proper authorities, the remains of officers and enlisted men of the army who die in line of duty, including civilian employees of the army in the employ of the War Department who die abroad (inclusive of Alaska) and officers or enlisted men or civilian employees of the army who die on army transports, fifty thousand dollars.

Confederate Mound,  
Chicago.

**CONFEDERATE MOUND, OAKWOOD CEMETERY, CHICAGO:** For care, protection, and maintenance of the plat of ground known as "Confederate Mound" in Oakwood Cemetery, Chicago, two hundred and fifty dollars.

Arlington, Va.

**ARLINGTON NATIONAL CEMETERY, VIRGINIA:** For continuing grading, draining, making roads, planting trees, and otherwise preparing the grounds in the addition to the Arlington, Virginia, National Cemetery, ten thousand dollars.

Little Rock, Ark.

**NATIONAL CEMETERY, LITTLE ROCK, ARKANSAS:** For the construction of a lodge for use of the superintendent of the national cemetery at Little Rock, Arkansas, seven thousand dollars.

San Antonio, Tex.

**NATIONAL CEMETERY, SAN ANTONIO, TEXAS:** For the construction of a lodge for use of the superintendent of the national cemetery, San Antonio, Texas, seven thousand dollars.

Camp Butler, Ill.

**CAMP BUTLER NATIONAL CEMETERY, NEAR RIVERTON, ILLINOIS:** For the construction of a lodge for use of the superintendent of the Camp Butler National Cemetery, near Riverton, Illinois, seven thousand dollars.

Chalmette, La.  
Conveyance of  
lands, etc.

**CHALMETTE NATIONAL CEMETERY, LOUISIANA:** The Secretary of War is hereby authorized to accept a conveyance of the lands and servitudes described in articles of agreement entered into the thirty-first day of July, nineteen hundred and five, between J. B. Bellinger, major and quartermaster, United States Army, acting for and on behalf of the United States of America, of the first part, and the New Orleans Terminal Company, a corporation existing under the laws of the State of Louisiana, of the second part, for the enlargement of the Chalmette National Cemetery, and in consideration thereof to permit the closing of the roadway to said cemetery, known as the "River road," which was constructed and maintained by the United States, upon the terms and conditions specified in said articles of agreement.

For inclosing and otherwise improving addition to be made to the Chalmette (Louisiana) National Cemetery, five thousand five hundred dollars.

Miscellaneous.

#### MISCELLANEOUS OBJECTS, WAR DEPARTMENT.

Military posts.

**MILITARY POSTS:** For the construction and enlargement at military posts of such buildings as, in the judgment of the Secretary of War, may be necessary, eight hundred thousand dollars, including

the installation therein of plumbing, and of heating and lighting apparatus; but no part of this sum shall be used for the purchase of land, for construction of buildings at coast artillery posts, nor for the establishment of any military prison: *Provided*, That no money appropriated for military posts shall be expended for the construction of quarters for officers of the army, or for barracks and quarters for the artillery, the total cost of which, including the heating and plumbing apparatus, wiring and fixtures shall exceed in the case of quarters of a general officer, the sum of fifteen thousand dollars, of a colonel or an officer above the rank of captain, twelve thousand dollars, and of an officer of and below the rank of captain, nine thousand dollars.

*Proviso.*  
Limit of quarters for officers.

For the construction and enlargement of barracks and quarters for the coast artillery and of other buildings in connection with the adopted project for seacoast defenses, one million five hundred thousand dollars, including the installation therein of plumbing, and of heating and lighting apparatus, to be expended as in the judgment of the Secretary of War may be necessary: *Provided*, That no part of this sum shall be used for the construction of officers' quarters to cost in excess of the limits established in the sundry civil appropriation Act, approved May twenty-seventh, nineteen hundred and eight.

Barracks and quarters for seacoast artillery.

*Proviso.*  
Limit of quarters for officers.

For completing the reconstruction, on land owned by the United States, of the military prison in San Francisco Harbor, one hundred thousand dollars. The sum hereby appropriated shall be so expended as to give the maximum amount of employment to the inmates of said institution.

San Francisco Harbor, Cal.  
Military prison.

**WATER SUPPLY, PRESIDIO OF SAN FRANCISCO:** For the purchase of land and acquirement of water rights on Lobos Creek, California, to protect the water supply of the Presidio of San Francisco and to provide an independent water supply for military purposes in San Francisco Harbor, California, one hundred thousand dollars.

Presidio, San Francisco.  
Water supply.

**TARGET RANGE, SPARTA, WISCONSIN:** The unexpended balance of the appropriation of one hundred and fifty thousand dollars, for the purchase of seven thousand six hundred acres of land, more or less, near Sparta, Monroe County, Wisconsin, as a site for a target range, under the provisions of the sundry civil Act, approved May twenty-seventh, nineteen hundred and eight, be, and is hereby, made available for the purchase of such additional land contiguous to the land already purchased as in the opinion of the Secretary of War may be necessary.

Sparta, Wis.  
Target range.

*Ante*, p. 364.

The appropriation of sixteen thousand five hundred dollars made in the sundry civil appropriation Act for the fiscal year nineteen hundred and nine, for the purchase of nine hundred and twenty-four acres of land adjoining Catoosa tract and Target Range, Fort Oglethorpe, Georgia, is hereby made available for the purchase of seven hundred and twenty-four acres of said land.

Fort Oglethorpe, Ga.  
Target range.  
*Ante*, p. 364.

**MILITARY CAMP, PINE PLAINS, NEW YORK:** For the purchase of about eleven thousand acres of land known as "Pine Plains, New York," for use as a permanent military camp of instruction and concentration, seventy-five thousand dollars.

Military camp, Pine Plains, N. Y.  
Purchase of lands.

**SEACOAST DEFENSES, PHILIPPINE ISLANDS AND HAWAII:** For the construction of the necessary accommodations for the seacoast artillery in Philippine Islands and Hawaii, six hundred thousand dollars.

Philippine Islands and Hawaii.  
Seacoast defenses.

**ARMY SUPPLY DEPOT, FORT MASON, CALIFORNIA:** To continue the construction, on the military reservation at Fort Mason, California, of a general supply depot for the supply departments of the United States Army, and to construct thereon the necessary storehouses, offices, shops, stables, sheds, power houses, quarters, and other buildings, together with wharves for the accommodation of at least four ships of the army transport service, four hundred thousand dollars.

Fort Mason, Cal.  
Supply depot.

- Waikiki, Honolulu, Hawaii. Coast artillery post. **MILITARY POST, WAIKIKI, HONOLULU, HAWAII:** For filling in ponds on additional land purchased by the Engineer Department, in connection with the construction of a four-company coast artillery post at Waikiki, Honolulu, Hawaii, fifty thousand dollars.
- Fort Bayard, N. Mex. Power plant. **FORT BAYARD, NEW MEXICO:** For the construction of a cold storage and central power plant at the United States Army General Hospital, Fort Bayard, New Mexico, and the installation therein of an ice-making and refrigerating plant, and a power pumping plant for water supply, and for generating electricity to light the post, eighty thousand dollars.
- Hawaii. Officers' quarters, etc. **CAVALRY POST, HAWAII TERRITORY:** For the construction of the officers' quarters, barracks, storehouses, and so forth, necessary for the accommodation of headquarters and two squadrons of cavalry, two hundred thousand dollars.
- Fort Meade, S. Dak. Water supply. **FORT MEADE, SOUTH DAKOTA:** For building reservoirs on the timber reservation of Fort Meade, South Dakota, for impounding the water, and for the construction of a pipe line to bring the water down by gravity to the post mains, one hundred thousand dollars.
- Governors Island N. Y. Enlarging. **ENLARGEMENT OF GOVERNORS ISLAND, NEW YORK:** For continuing plan of improvement for the enlargement of Governors Island, New York Harbor, by wharf work, dredging, bulkhead, and filling, seventy-five thousand dollars.
- Presidio, San Francisco, Cal. Improvement. **PRESIDIO MILITARY RESERVATION, SAN FRANCISCO, CALIFORNIA:** For continuing the improvement of the grounds within the Presidio Military Reservation, San Francisco, California, seven thousand five hundred dollars.
- Fort Leavenworth, Kans. Reconstructing military prison. **MILITARY PRISON, FORT LEAVENWORTH, KANSAS:** For continuing the reconstruction, upon land owned by the United States, of the military prison at Fort Leavenworth, Kansas, this amount to be expended so as to give the maximum amount of employment to the inmates of the prison, two hundred and fifty thousand dollars: *Provided*, That hereafter the government and control of the United States Military Prison shall, under the Secretary of War, be vested in the Board of Commissioners of the United States Soldiers' Home, which board shall consist as at present of the Surgeon-General, the Commissary-General, the Adjutant-General, the Quartermaster-General, the Chief of Engineers, the Judge-Advocate-General, and the Governor of the Home, and the president of said board, who shall be the senior in rank of the members thereof, shall submit annually to the Secretary of War, for transmission to Congress, a full statement of the financial and other affairs of both the home and the prison for the preceding fiscal year.
- Proviso.* Control. **FORT RILEY MILITARY RESERVATION, KANSAS:** For the preservation of the bank line of Republican River in front of the Fort Riley Military Reservation, by revetment and such other work as may be necessary to protect the said reservation from damage by erosion, twenty-five thousand dollars, to be immediately available.
- Report. **FORT MONROE, VIRGINIA:** Wharf, roads, and sewer: For repair and maintenance of wharf, including all necessary labor and material therefor, fuel for waiting rooms, and water for flushing urinals and closets, painting, repairs, brooms, shovels, and so forth, nine hundred and eighty dollars; repairs to apron of wharf, including all necessary labor and material therefor, four thousand one hundred and fifty-five dollars; wharfinger, nine hundred dollars; two laborers, nine hundred dollars; in all, six thousand nine hundred and thirty-five dollars; for one-half of said sum, to be supplied by the United States, three thousand four hundred and sixty-seven dollars and fifty cents.
- Fort Riley Military Reservation, Kans. Protecting from damage by erosion. **REPAIRS AND OPERATION OF ROADS, PAVEMENTS, STREETS, LIGHTS, AND GENERAL POLICE:** For rakes, shovels, and brooms; repairs to roadway, pavements, macadam and asphalt block; repairs to street crossings;
- Fort Monroe, Va. Wharf, etc. **REPAIRS, etc.**

repairs to street drains; electric lights for streets; repairs and renewal to poles, wires, and so forth, four thousand dollars; four laborers cleaning roads, at four hundred and eighty dollars each; in all, five thousand nine hundred and twenty dollars; for two-thirds of said sum, to be supplied by the United States, three thousand eight hundred and thirteen dollars and twenty-three cents.

**MAINTENANCE OF SEWER SYSTEM:** For waste, oil, and pump and boiler repairs, sewer pipe, cement, brick, and supplies, two thousand dollars; two engineers, at nine hundred dollars each; two firemen, at six hundred dollars each; two laborers, at five hundred dollars each; in all, six thousand dollars; for two-thirds of said sum, to be supplied by the United States, four thousand dollars.

Sewer system.

**IMPROVEMENT OF THE YELLOWSTONE NATIONAL PARK:** For maintenance and repair of improvements, sixty-five thousand dollars, to be expended by and under the direction of the Secretary of War; and to be immediately available.

Yellowstone Park.

**MOUNT RAINIER NATIONAL PARK:** For completion of the wagon road into said park, from the west, heretofore surveyed and commenced, under the direction of the Secretary of War, to be immediately available, twenty-five thousand dollars.

Mount Rainier Park.

**BRIDGE ACROSS MISSISSIPPI RIVER AT FORT SNELLING, MINNESOTA:** For payment of any and all expenses to be borne by the United States in connection with the construction and completion of a bridge and approaches across the Mississippi River between the Fort Snelling Military Reservation and the city of Saint Paul, Minnesota, twenty thousand dollars.

Mississippi River.  
Bridge across, at  
Fort Snelling, Minn.  
Vol. 34, p. 66.

**CHICKAMAUGA AND CHATTANOOGA NATIONAL PARK:** For continuing the establishment of the Chickamauga and Chattanooga National Park; for the compensation and expenses of two civilian commissioners, maps, surveys, clerical and other assistance, messenger, office expenses, and all other necessary expenses; foundations for state monuments; mowing; historical tablets, iron and bronze; iron gun carriages; for roads and their maintenance; the purchase of small tracts of lands heretofore authorized by law, including twenty thousand dollars for continuing the improvement and maintenance of the road owned by the Government from Stevens Gap by way of Davis's Cross Roads to Crawfish Springs in the Park; in all, fifty-five thousand dollars.

Military parks.  
Chickamauga and  
Chattanooga.

**SHILOH NATIONAL MILITARY PARK:** For continuing the work of establishing a national military park on the battlefield of Shiloh, Tennessee; for the compensation of three civilian commissioners and the secretary, clerical and other services, labor, historical tablets, maps and surveys, roads, purchase and transportation of supplies and materials, office and other necessary expenses, twenty-seven thousand dollars.

Shiloh.

**GETTYSBURG NATIONAL PARK:** For continuing the work of establishing the national park at Gettysburg, Pennsylvania; for the acquisition of lands, surveys, and maps; constructing, improving, and maintaining avenues, roads, and bridges thereon; making fences and gates; marking the lines of battle with tablets and guns, each tablet bearing a brief legend giving historic facts, and compiled without censure and without praise; preserving the features of the battlefield and the monuments thereon; providing for a suitable office for the commissioners in Gettysburg; compensation of three civilian commissioners, clerical and other services; expenses and labor; the purchase and preparation of tablets and gun carriages and placing them in position, and all other expenses incidental to the foregoing, seventy-five thousand dollars.

Gettysburg.

## Vicksburg.

**VICKSBURG NATIONAL MILITARY PARK:** For continuing the work of establishing the Vicksburg National Military Park; for the compensation of three civilian commissioners and the secretary and historian; for clerical and other services, labor, iron gun carriages, the mounting of siege guns, monuments, markers, and historical tablets giving historical facts, compiled without praise and without censure; maps, surveys; roads, bridges, restoration of earthworks, purchase of lands, purchase and transportation of supplies and materials; and other necessary expenses, one hundred thousand dollars.

## Naval memorial.

For the construction of a memorial, to cost not to exceed two hundred thousand dollars, commemorative of the services of the Union Navy in the operations of the Vicksburg campaign and siege, March twenty-ninth to July fourth, eighteen hundred and sixty-three, at the site and in accordance with the design heretofore approved by the Secretary of War and the Secretary of the Navy, fifty thousand dollars.

## Maps.

**MAPS, WAR DEPARTMENT:** For publication of engineer maps for use of the War Department, inclusive of war maps, five thousand dollars.

## Survey of northern and northwestern lakes.

**SURVEY OF NORTHERN AND NORTHWESTERN LAKES:** For survey of northern and northwestern lakes, including all necessary expenses for preparing, correcting, extending, printing, and issuing charts and bulletins, and of investigating lake levels, with a view to their regulation, to be immediately available, one hundred and twenty-five thousand dollars.

## Artificial limbs, etc.

**ARTIFICIAL LIMBS:** For furnishing artificial limbs and apparatus, or commutation therefor, and necessary transportation, one hundred and thirty-two thousand dollars.

## Surgical appliances.

**APPLIANCES FOR DISABLED SOLDIERS:** For furnishing surgical appliances to persons disabled in the military or naval service of the United States, and not entitled to artificial limbs or trusses for the same disabilities, two thousand dollars.

## Trusses.

R. S., sec. 1176, p. 211.

Vol. 20, p. 353.

**TRUSSES FOR DISABLED SOLDIERS:** For trusses for persons entitled thereto under section eleven hundred and seventy-six, Revised Statutes of the United States, and the Act of Congress amendatory thereof approved March third, eighteen hundred and seventy-nine, six thousand dollars.

Providence Hospital.  
Destitute patients.

**SUPPORT AND MEDICAL TREATMENT OF DESTITUTE PATIENTS:** For the support and medical treatment of medical and surgical patients who are destitute, in the city of Washington, under a contract to be made with the Providence Hospital by the Surgeon-General of the Army, nineteen thousand dollars, one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Half from District revenues.

Garfield Hospital.  
Destitute patients.

**GARFIELD MEMORIAL HOSPITAL:** For maintenance, to enable it to provide medical and surgical treatment to persons unable to pay therefor, under a contract to be made with the Board of Charities of the District of Columbia, nineteen thousand dollars, one-half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Half from District revenues.

## Repairs, etc.

For additional repairs and for furniture and covered way connecting the main building and the new children's ward, ten thousand dollars, one half of which sum shall be paid from the revenues of the District of Columbia and the other half from the Treasury of the United States.

Extension of Eleventh street, N.W.  
Damages assessed as benefits remitted.

The damages assessed against Garfield Memorial Hospital for six thousand seven hundred dollars for benefits by the verdict of the jury on June sixth, nineteen hundred and six, and confirmed by the supreme court of the District in the case in that court of "In re The Extension of Eleventh Street Northwest, Numbered Five hundred and fifty-six, District court," are remitted to said hospital, which is hereby relieved from all obligation to pay the same in whole or in part.

**CALIFORNIA DÉBRIS COMMISSION:** For defraying the expenses of the commission in carrying on the work authorized by the Act of Congress approved March first, eighteen hundred and ninety-three, fifteen thousand dollars.

California Débris  
Commission.

**HARBOR OF NEW YORK:** For prevention of obstructive and injurious deposits within the harbor and adjacent waters of New York City:

New York Harbor.  
Deposits.

For pay of inspectors, deputy inspectors, office force, and expenses of office, ten thousand two hundred and sixty dollars;

Inspectors.

For pay of crews and maintenance of six steam tugs and one launch, seventy-five thousand dollars;

Crews, etc.

In all, eighty-five thousand two hundred and sixty dollars.

**INTERNATIONAL WATERWAYS COMMISSION:** For continuing the work of investigation and report by the International Waterways Commission, authorized by section four of the river and harbor Act approved June thirteenth, nineteen hundred and two, twenty thousand dollars.

International Water-  
ways Commission.

Vol. 32, p. 373.

#### NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.

National Home for  
Disabled Volunteer  
Soldiers.

For the support of the National Home for Disabled Volunteer Soldiers, as follows:

**AT THE CENTRAL BRANCH, AT DAYTON, OHIO:** For current expenses, namely: Pay of officers and noncommissioned officers of the home, with such exceptions as are hereinafter noted, and their clerks, weighmasters, and orderlies; also payments for chaplains, religious instruction, and entertainment for the members of the home, printers, bookbinders, librarians, musicians, telegraph and telephone operators, guards, janitors, watchmen, and fire company; for all property and materials purchased for their use, including repairs not done by the home; for necessary expenditures for articles of amusement, boats, library books, magazines, papers, pictures, and musical instruments, and for repairs not done by the home; and for stationery, advertising, legal advice, for payments due heirs of deceased members: *Provided*, That all receipts on account of the effects of deceased members during the fiscal year shall also be available for such payments; and for such other expenditures as can not properly be included under other heads of expenditure, seventy-four thousand two hundred dollars;

Dayton, Ohio.  
Current expenses.

*Provido.*  
Effects of deceased  
members.

For subsistence, namely: Pay of commissary sergeants, commissary clerks, porters, laborers, bakers, cooks, dishwashers, waiters, and others employed in the subsistence department; the cost of all articles purchased for the regular ration, and the subsistence of civilian employees regularly employed and residing at the branch, their freight, preparation, and serving; aprons, caps, and jackets for kitchen and dining-room employees; of tobacco; of all dining-room and kitchen furniture and utensils, bakers' and butchers' tools and appliances, and their repair not done by the home, two hundred and fifty-two thousand dollars;

Subsistence.

For household, namely: Expenditures for furniture for officers' quarters; for bedsteads, bedding, bedding material, and all other articles required in the quarters of the members, and of civilian employees permanently employed and residing at the branch, and for their repair, if they are not repaired by the home; for fuel, including fuel for cooking, heat, and light; for engineers and firemen, bath-house keepers, janitors, laundry employees, and for all labor, materials, and appliances required for household use, and for their repairs, unless the repairs are made by the home, one hundred and twenty-seven thousand dollars.

Household.

## Hospital.

For hospital, namely: Pay of assistant surgeons, matrons, druggists, hospital clerks and stewards, ward masters, nurses, cooks, waiters, readers, drivers, gravediggers, funeral escort, janitors, and for such other services as may be necessary for the care of the sick; burial of the dead; for surgical instruments and appliances, medical books, medicine, liquors, fruits, and other necessaries for the sick not on the regular ration; for bedsteads, bedding, and bedding materials, and all other special articles necessary for the wards, for hospital furniture, including special articles and appliances for hospital kitchen and dining-room; carriage, hearse, stretchers, coffins; for tools of gravediggers, and for all repairs to hospital furniture and appliances not done by the home, seventy-three thousand dollars;

## Transportation.

For transportation, namely: For transportation of members of the home, three thousand dollars;

## Repairs.

For repairs, namely: Pay of chief engineer, builders, blacksmiths, carpenters, painters, gas fitters, electrical workers, plumbers, tinsmiths, steam fitters, stone and brick masons, whitewashers, and laborers, and for all appliances and materials used under this head; also for repairs of roads and other improvements of a permanent character, sixty thousand dollars: *Provided*, That no part of the appropriation for repairs for any of the branch homes shall be used for the construction of any new building;

Proviso.  
Restriction.

## Farm.

For farm, namely: Pay of farmer, chief gardener, harness makers, farm hands, gardeners, horseshoers, stablemen, teamsters, dairymen, herders, and laborers, and for all tools, appliances, and materials required for farm, garden, and dairy work; for grain, hay, and straw, dressing, seed, carriages, wagons, carts, and other conveyances; for all animals purchased for stock or for work (including animals in the park); for all materials, tools, and labor for flower garden, lawn, and park; and for construction of roads and walks, and for repairs not done by the home, twenty-four thousand five hundred dollars;

## Water supply.

For increase and improvement of water supply, twenty thousand dollars.

In all, six hundred and thirty-three thousand seven hundred dollars.

Milwaukee, Wis.  
Current expenses.

AT THE NORTHWESTERN BRANCH, AT MILWAUKEE, WISCONSIN: For current expenses, including the same objects specified under this head for the Central Branch, forty-eight thousand dollars;

## Subsistence.

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and twenty-seven thousand five hundred dollars;

## Household.

For household, including the same objects specified under this head for the Central Branch, seventy thousand dollars;

## Hospital.

For hospital, including the same objects specified under this head for the Central Branch, forty-three thousand five hundred dollars;

## Transportation.

For transportation of members of the home, one thousand eight hundred dollars;

## Repairs.

For repairs, including the same objects specified under this head for the Central Branch, thirty-six thousand dollars;

## Farm.

For farm, including the same objects specified under this head for the Central Branch, ten thousand five hundred dollars;

For electric elevators in hospital, five thousand three hundred dollars;

For chaplains' quarters, four thousand five hundred dollars;

In all, three hundred and forty-seven thousand one hundred dollars.

Togus, Me.  
Current expenses.

AT THE EASTERN BRANCH, AT TOGUS, MAINE: For current expenses, including the same objects specified under this head for the Central Branch, forty-eight thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and twenty thousand dollars;	Subsistence.
For household, including the same objects specified under this head for the Central Branch, eighty thousand dollars;	Household.
For hospital, including the same objects specified under this head for the Central Branch, forty-two thousand dollars;	Hospital.
For transportation of members of the home, one thousand two hundred dollars;	Transportation.
For repairs, including the same objects specified under this head for the Central Branch, forty-five thousand dollars;	Repairs.
For commissary storehouse and bakery, including equipment, forty-two thousand dollars;	Bakery, etc.
For two new boilers, with necessary connections with hospital, six thousand dollars;	
For flagstaff, five hundred dollars;	
For farm, including the same objects specified under this head for the Central Branch, seventeen thousand five hundred dollars;	Farm.
In all, four hundred and two thousand two hundred dollars.	
AT THE SOUTHERN BRANCH, AT HAMPTON, VIRGINIA: For current expenses, including the same objects specified under this head for the Central Branch, fifty thousand dollars;	Hampton, Va. Current expenses.
For subsistence, including the same objects specified under this head for the Central Branch, one hundred and fifty-five thousand dollars;	Subsistence.
For household, including the same objects specified under this head for the Central Branch, eighty-two thousand dollars;	Household.
For hospital, including the same objects specified under this head for the Central Branch, forty-five thousand dollars;	Hospital.
For transportation of members of the home, two thousand dollars;	Transportation.
For repairs, including the same objects specified under this head for the Central Branch, forty-five thousand dollars;	Repairs.
For addition to and removal of nurses' cottage, four thousand five hundred and fifty dollars;	
For two barracks, one hundred and eight thousand dollars;	
For chapel, thirty-seven thousand five hundred dollars.	Chapel.
For farm, including the same objects specified under its head for the Central Branch, ten thousand dollars;	Farm.
In all, five hundred and thirty-nine thousand and fifty dollars.	
AT THE WESTERN BRANCH, AT LEAVENWORTH, KANSAS: For current expenses, including the same objects specified under this head for the Central Branch, sixty thousand dollars;	Leavenworth, Kans. Current expenses.
For subsistence, including the same objects specified under this head for the Central Branch, one hundred and sixty thousand dollars;	Subsistence.
For household, including the same objects specified under this head for the Central Branch, eighty-seven thousand dollars: <i>Provided</i> , That no part of this sum shall be used for fuel oil if it shall appear to the board of managers that coal as a fuel can be procured and used more economically;	Household. <i>Proviso.</i> Restriction.
For hospital, including the same objects specified under this head for the Central Branch, fifty-three thousand dollars;	Hospital.
For transportation of members of the home, four thousand dollars;	Transportation.
For repairs, including the same objects specified under this head for the Central Branch, fifty-three thousand dollars;	Repairs.
For mortuary chapel and morgue, eight thousand dollars;	
For truss roof to general mess kitchen, five thousand dollars;	
For farm, including the same objects specified under this head for the Central Branch, eighteen thousand dollars;	Farm.
In all, four hundred and forty-eight thousand dollars.	

**Santa Monica, Cal.**  
**Current expenses.**

**AT THE PACIFIC BRANCH, AT SANTA MONICA, CALIFORNIA:** For current expenses, including the same objects specified under this head for the Central Branch, fifty-three thousand dollars;

**Subsistence.**

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and fifty-seven thousand dollars;

**Household.**

For household, including the same objects specified under this head for the Central Branch, fifty-nine thousand dollars;

**Hospital.**

For hospital, including the same objects specified under this head for the Central Branch, forty-eight thousand dollars;

**Transportation.**

For transportation of members of the home, three thousand dollars;

**Repairs.**

For repairs, including the same objects specified under this head for the Central Branch, forty-five thousand dollars;

**Pipe lines.**

For commissary storehouse, seventeen thousand dollars;  
 For cast-iron pipe line from lake to home junction, nine thousand six hundred dollars;

**Iron fence, etc.**

For water pipe line in Mandeville Canyon, twenty thousand dollars;  
 For iron fence and gate house, twelve thousand two hundred dollars;

**Laundry.**

For alterations of laundry building and for machinery, five thousand dollars;

**Farm.**

For farm, including the same objects specified under this head for the Central Branch, twelve thousand dollars;

In all, four hundred and forty-two thousand eight hundred dollars.

**Marion, Ind.**  
**Current expenses.**

**AT THE MARION BRANCH, AT MARION, INDIANA:** For current expenses, including the same objects specified under this head for the Central Branch, forty-six thousand dollars;

**Subsistence.**

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and three thousand dollars;

**Household.**

For household, including the same objects specified under this head for the Central Branch, and for necessary expenses for the procurement, piping, and preservation of natural gas, oil, and water, forty-eight thousand dollars;

**Hospital.**

For hospital, including the same objects specified under this head for the Central Branch, thirty-seven thousand dollars;

**Transportation.**

For transportation of members of the home, two thousand dollars;

**Repairs.**

For repairs, including the same objects specified under this head for the Central Branch, thirty-three thousand dollars;

For insulation of hot water and steam pipes, fifteen thousand dollars;

**Farm.**

For farm, including the same objects specified under this head for the Central Branch, thirteen thousand five hundred dollars;

In all, two hundred and ninety-seven thousand five hundred dollars.

**Danville, Ill.**  
**Current expenses.**

**AT THE DANVILLE BRANCH, DANVILLE, ILLINOIS:** For current expenses, including the same objects specified under this head for the Central Branch, fifty-six thousand five hundred dollars;

**Subsistence.**

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and forty-five thousand dollars;

**Household.**

For household, including the same objects specified under this head for the Central Branch, eighty thousand dollars;

**Hospital.**

For hospital, including the same objects specified under this head for the Central Branch, forty-six thousand dollars;

**Transportation.**

For transportation of members of the home, two thousand five hundred dollars;

**Repairs.**

For repairs, including the same objects specified under this head for the Central Branch, thirty-one thousand dollars;

For farm, including the same objects specified under this head for the Central Branch, thirteen thousand five hundred dollars;

In all, three hundred and seventy-four thousand five hundred dollars.

AT THE MOUNTAIN BRANCH, AT JOHNSON CITY, TENNESSEE: For current expenses, including the same objects specified under this head for the Central Branch, forty-eight thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and four thousand dollars;

For household, including the same objects specified under this head for the Central Branch, fifty-five thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, twenty-nine thousand dollars;

For transportation of members of the home, three thousand dollars;

For repairs, including the same objects specified under this head for the Central Branch, thirty-five thousand dollars;

For an additional boiler, three thousand eight hundred dollars, to be immediately available;

For farm, including the same objects specified under this head for the Central Branch, twenty thousand dollars;

In all, two hundred and ninety-seven thousand eight hundred dollars.

Battle Mountain Sanitarium, at Hot Springs, South Dakota: For current expenses, including the same objects specified under this head for the Central Branch, twenty-five thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, twenty-eight thousand dollars;

For household, including the same objects specified under this head for the Central Branch, forty-five thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, thirty-three thousand dollars;

For transportation of members of the home, ten thousand dollars;

For repairs, including the same objects specified under this head for the Central Branch, sixteen thousand dollars;

For farm, including the same objects specified under this head for the Central Branch, eight thousand dollars;

For nurses' cottage, fifteen thousand dollars;

In all, one hundred and eighty thousand dollars.

For clothing for all of the branches, namely: Expenditures for clothing, underclothing, hats, caps, boots, shoes, socks, and overalls; also all sums expended for labor, materials, machines, tools, and appliances employed, and for use in the tailor shops, knitting shops, and shoe shops, or other home shops in which any kind of clothing is made or repaired, three hundred thousand dollars.

For salaries of officers and employees of the Board of Managers, and for outdoor relief and incidental expenses, namely:

For president of the Board of Managers, four thousand dollars; secretary of the Board of Managers, five hundred dollars; general treasurer, who shall not be a member of the Board of Managers, four thousand dollars; inspector-general and chief surgeon, three thousand five hundred dollars; assistant general treasurer and assistant inspector-general, three thousand dollars; assistant inspector-general, three thousand dollars; assistant inspector-general, two thousand five hundred dollars; clerical services for the offices of the president, general treasurer, and inspector-general and chief surgeon, fifteen thousand five hundred dollars; clerical services for managers, four thousand five hundred dollars; agent, six hundred dollars; for traveling expenses of the Board of Managers, their officers and employees, sixteen thousand dollars; for outdoor relief, one thousand dollars;

Farm.

Johnson City, Tenn.  
Current expenses.

Subsistence.

Household.

Hospital.

Transportation.

Repairs.

Farm.

Hot Springs, S. Dak.  
Current expenses.

Subsistence.

Household.

Hospital.

Transportation.

Repairs.

Farm.

Nurses' cottage.

Clothing for all  
branches.Salaries, etc., Board  
of Managers.

for rent, legal services, medical examinations, stationery, telegrams, and other incidental expenses, seven thousand dollars; in all, sixty-five thousand one hundred dollars.

In all, for National Home for Disabled Volunteer Soldiers, four million three hundred and twenty-eight thousand seven hundred and fifty dollars.

*Proviso.*  
Intoxicants.

*Provided*, That no part of the foregoing appropriations shall be expended for any purpose at any branch of the National Home for Disabled Volunteers that maintains or permits to be maintained on its premises a bar, canteen, or other place where beer, wine, or other intoxicating liquors are sold.

Philippines, China,  
and Alaska.  
Admission for serv-  
ice in.

In addition to those classes of discharged soldiers and sailors now admissible to the National Home for Disabled Volunteer Soldiers, all honorably discharged soldiers and sailors who have served in the Philippines, in China, or in Alaska, who are now or who hereafter may become disabled by disease or otherwise, and by reason of such disability are incapable of earning a living, shall hereafter be admitted thereto.

State and Territo-  
rial homes.

Vol. 25, p. 450.

**STATE OR TERRITORIAL HOMES FOR DISABLED SOLDIERS AND SAILORS:** For continuing aid to state or territorial homes for the support of disabled volunteer soldiers, in conformity with the Act approved August twenty-seventh, eighteen hundred and eighty-eight, including all classes of soldiers admissible to the National Home for Disabled Volunteer Soldiers, one million one hundred and fifty thousand dollars: *Provided*, That no part of this appropriation shall be apportioned to any state or territorial home that maintains a bar or canteen where intoxicating liquors are sold: *Provided further*, That for any sum or sums collected in any manner from inmates of such state or territorial homes to be used for the support of said homes a like amount shall be deducted from the aid herein provided for, but this proviso shall not apply to any state or territorial home into which the wives or widows of soldiers are admitted and maintained.

*Proviso.*  
Intoxicants.

Collections from  
inmates, etc.

**BACK PAY AND BOUNTY:** For payment of amounts for arrears of pay of two and three year volunteers, for bounty to volunteers and their widows and legal heirs, for bounty under the Act of July twenty-eighth, eighteen hundred and sixty-six, and for amounts for commutation of rations to prisoners of war in States of the so-called Confederacy, and to soldiers on furlough, that may be certified to be due by the accounting officers of the Treasury during the fiscal year nineteen hundred and ten, four hundred thousand dollars.

Back pay and  
bounty.

Vol. 14, p. 322.

Commutation of  
rations.

For payment of amounts for arrears of pay and allowances on account of service of officers and men of the army during the war with Spain and in the Philippine Islands that may be certified to be due by the accounting officers of the Treasury during the fiscal year nineteen hundred and ten and that are chargeable to the appropriations that have been carried to the surplus fund, fifty thousand dollars.

War with Spain.

Department of Jus-  
tice.

#### UNDER THE DEPARTMENT OF JUSTICE.

Court-house, D. C.

**COURT-HOUSE, WASHINGTON, DISTRICT OF COLUMBIA:** For annual repairs, five thousand dollars, as per estimate of the Superintendent of the Capitol.

Leavenworth, Kans.  
Penitentiary.

**PENITENTIARY, LEAVENWORTH, KANSAS, CONSTRUCTION:** For continuing construction of the new United States penitentiary at Leavenworth, Kansas, one hundred thousand dollars, to be available immediately and to remain available until expended, all of which sum shall be so expended as to give the maximum amount of employment to the inmates of said penitentiary.

Atlanta, Ga.  
Penitentiary.

**PENITENTIARY, ATLANTA, GEORGIA, CONSTRUCTION:** For the continuing the construction of the United States penitentiary at Atlanta, Georgia, and the wall around same, one hundred thousand dollars, to

be available immediately and to remain available until expended, all of which sum shall be so expended as to give the maximum amount of employment to the inmates of said penitentiary.

**UNITED STATES PENITENTIARY, MCNEIL ISLAND, WASHINGTON:** For continuing construction, including necessary material and machinery, twenty-five thousand dollars, to be immediately available and to remain available until expended, and to be so expended as to give the maximum amount of employment to the inmates of said penitentiary.

McNeil Island Penitentiary.

**NATIONAL TRAINING SCHOOL FOR BOYS:** For construction of a hospital building and equipment, fifteen thousand dollars.

National Training School for Boys Hospital.

**MISCELLANEOUS OBJECTS, DEPARTMENT OF JUSTICE.**

Miscellaneous.

**DEFENDING SUITS IN CLAIMS AGAINST THE UNITED STATES:** For defraying the necessary expenses incurred in the examination of witnesses and procuring of evidence in the matter of claims against the United States and in defending suits in the Court of Claims, including defense for the United States in the matter of French spoliation claims, to be expended under the direction of the Attorney-General, twenty thousand dollars.

Defending suits in claims.

**DETECTION AND PROSECUTION OF CRIMES:** For the detection and prosecution of crimes against the United States, preliminary to indictment; the investigation of official acts, records, and accounts of marshals, attorneys, clerks of the United States courts, and United States commissioners, for which purpose all the records and documents of said officers, without exception, shall be examined by the agents of the Attorney-General at any time; the inspection of the United States prisoners and prisons; collection, classification, and preservation of criminal identification records, and their exchange with the officials of state and other institutions, to be expended under the direction of the Attorney-General, thirty thousand dollars.

Prosecution of crimes.

**DEFENSE IN INDIAN DEPREDAATION CLAIMS:** For salaries and expenses in defense of the Indian depredation claims, including not exceeding six thousand dollars for salaries of necessary employees in Washington, District of Columbia, to be expended under the direction of the Attorney-General, twenty-five thousand dollars.

Defense in Indian depredation claims.

**TRAVELING AND MISCELLANEOUS EXPENSES:** For traveling and other miscellaneous and emergency expenses, authorized and approved by the Attorney-General, to be expended at his discretion, the provisions of the first paragraph of section thirty-six hundred and forty-eight, Revised Statutes, to the contrary notwithstanding, eight thousand five hundred dollars.

Traveling, etc., expenses.

R. S., sec. 3648, p. 718.

**INCIDENTAL EXPENSES, DISTRICT OF ALASKA:** For furniture, fuel, books, stationery, and other incidental expenses, for the offices of the marshals and attorneys, six thousand dollars.

Alaska. Incidental expenses.

**TRAVELING EXPENSES, DISTRICT OF ALASKA:** For the actual and necessary expenses of the judges and clerks in the district of Alaska when traveling in the discharge of their official duties, five thousand dollars.

Traveling expenses.

**DEFENSE OF SUITS BEFORE SPANISH TREATY CLAIMS COMMISSION:** For salaries and expenses in defense of claims before the Spanish Treaty Claims Commission, including salaries of assistant attorneys and necessary employees in Washington, District of Columbia, or elsewhere, to be selected and their compensation fixed by the Attorney-General, to be expended under his direction, so much of the provisions of the Act of March second, nineteen hundred and one, providing for the Spanish Treaty Claims Commission, as are in conflict herewith notwithstanding, sixty thousand dollars, of which not exceeding two hundred dollars may be expended for law books and books of reference.

Spanish Treaty Claims Commission. Defense in suits.

Vol. 31, p. 877.

Antitrust laws.  
Balance for enforce-  
ment available.  
*Ante*, p. 375.

**ENFORCEMENT OF ANTITRUST LAWS:** That the balance of the appropriation of two hundred and fifty thousand dollars, entitled "Enforcement of antitrust laws, nineteen hundred and nine," contained in the sundry civil appropriation Act approved May twenty-seventh, nineteen hundred and eight, shall be available during the fiscal year nineteen hundred and ten, and an additional appropriation of one hundred thousand dollars is hereby made for the same purposes.

Additional appro-  
priation.

Conveyances of al-  
lotted lands.  
Expenses of suits to  
set aside.

**SUITS TO SET ASIDE CONVEYANCES OF ALLOTTED LANDS:** For the payment of necessary expenses incident to any suits brought at the request of the Secretary of the Interior in the eastern judicial district of Oklahoma, to be expended under the direction of the Attorney-General, to be immediately available, fifty thousand dollars: *Provided*, That the sum of ten thousand dollars of the above amount, or so much thereof as may be necessary, may be expended in the prosecution of cases in the western judicial district of Oklahoma.

*Proviso.*  
Oklahoma western  
judicial district.

Judicial.

## JUDICIAL.

United States courts.

## UNITED STATES COURTS.

Expenses.

**EXPENSES OF THE UNITED STATES COURTS:** For defraying the expenses of the Supreme Court; of the circuit and district courts of the United States, including the district court in the Territory of Hawaii; of the supreme court and court of appeals of the District of Columbia; of the district court of Alaska; of the circuit courts of appeals; of suits and preparations for or in defense of suits in which the United States is interested; of the prosecution of offenses committed against the United States; and in the enforcement of the laws of the United States, specifically the expenses stated under the following appropriations, namely:

Marshals' salaries,  
etc.

For payment of salaries, fees, and expenses of United States marshals and their deputies, one million three hundred and fifty thousand dollars, to include payment for services rendered in behalf of the United States or otherwise. Advances to United States marshals, in accordance with existing law may be made from the proper appropriations, as herein provided, immediately upon the passage of this Act; but no disbursement shall be made prior to July first, nineteen hundred and nine, by said disbursing officers from the funds thus advanced, and no disbursements shall be made therefrom to liquidate expenses for the fiscal year nineteen hundred and nine or prior years.

Advances.

Restriction.

District attorneys.  
Salaries, etc.

For salaries of United States district attorneys and expenses of United States district attorneys and their regular assistants, five hundred and forty thousand dollars: *Provided*, That this appropriation shall be available for the payment of the salaries of regularly appointed clerks to United States district attorneys for services rendered during vacancy in the office of the United States district attorney.

*Proviso.*  
Services during va-  
cancies.

District of Columbia.  
Fees, district attor-  
ney.

For fees of United States district attorney for the District of Columbia, twenty-three thousand eight hundred dollars.

Regular assistants.

For payment of regular assistants to United States district attorneys, who are appointed by the Attorney-General, at a fixed annual compensation, two hundred and seventy-five thousand dollars.

Assistants in special  
cases.

For payment of assistants to the Attorney-General and to United States district attorneys employed by the Attorney-General to aid in special cases, one hundred and twenty-five thousand dollars. This appropriation shall be available also for the payment of foreign counsel employed by the Attorney-General in special cases, and such counsel shall not be required to take oath of office in accordance with section three hundred and sixty-six, Revised Statutes of the United States.

Foreign counsel.

Oath.

R. S., sec. 366, p. 62.

Clerks' fees.

For fees of clerks, three hundred and fifteen thousand dollars.

For fees of United States commissioners and justices of the peace acting under section one thousand and fourteen, Revised Statutes of the United States, one hundred and twenty-five thousand dollars.

For fees of jurors, one million two hundred and fifty thousand dollars.

Fees of witnesses, United States courts: For fees of witnesses and for payment of the actual expenses of witnesses, as provided by section eight hundred and fifty, Revised Statutes of the United States, one million two hundred and fifty thousand dollars.

For rent of rooms for the United States courts and judicial officers, ninety-five thousand dollars.

For pay of bailiffs and criers, not exceeding three bailiffs and one crier in each court, except in the southern district of New York and the northern district of Illinois: *Provided*, That all persons employed under section seven hundred and fifteen of the Revised Statutes shall be deemed to be in actual attendance when they attend upon the order of the courts: *Provided further*, That no such person shall be employed during vacation; of reasonable expenses actually incurred for travel and attendance of district judges directed to hold court outside of their districts, not to exceed ten dollars per day each, to be paid on written certificates of the judges, and such payments shall be allowed the marshal in the settlement of his accounts with the United States; of reasonable expenses actually incurred for travel and attendance of justices or judges who shall attend the circuit court of appeals held at any other place than where they reside, not to exceed ten dollars per day, the same to be paid upon written certificates of said judge, and such payments shall be allowed the marshal in the settlement of his account with the United States; of meals and lodgings for jurors in United States cases, and of bailiffs in attendance upon the same, when ordered by the court; and of compensation for jury commissioners, five dollars per day, not exceeding three days for any one term of court, two hundred and sixty thousand dollars.

For payment of such miscellaneous expenses as may be authorized by the Attorney-General, for the United States courts and their officers, including the furnishing and collecting of evidence where the United States is or may be a party in interest, and moving of records, five hundred and seventy-five thousand dollars: *Provided*, That in so far as it may be deemed necessary by the Attorney-General, this appropriation shall be available for such expenses in the district of Alaska.

For supplies, including exchange of typewriting machines for the United States courts and judicial officers, to be expended under the direction of the Attorney-General, thirty-five thousand dollars.

For support of United States prisoners, including necessary clothing and medical aid, and transportation to place of conviction or place of bona fide residence in the United States, and including support of prisoners becoming insane during imprisonment, as well before as after conviction, and continuing insane after expiration of sentence, who have no friends to whom they can be sent, for the expense of care and medical treatment of guards employed by the United States, who may be injured by prisoners while said guards are endeavoring to prevent escapes or suppressing mutiny, and not exceeding ten thousand dollars for repairs, betterments, and improvements of United States jails, including sidewalks, six hundred and twenty-five thousand dollars.

UNITED STATES PENITENTIARY, LEAVENWORTH, KANSAS: For the support of the United States penitentiary at Leavenworth, Kansas, as follows:

For subsistence, including supplies for prisoners, warden, deputy warden, and physician, tobacco for prisoners, kitchen and dining room

United States commissioners, etc., fees.  
R. S., sec. 1014, p. 189.

Jurors' fees.

Witness fees.  
R. S., sec. 850, p. 160

Rent of court rooms.

Bailiffs, etc.

*Provisos.*  
Actual attendance.  
R. S., sec. 715, p. 136.

Traveling, etc., expenses, judges.

Jury commissioners.

Miscellaneous expenses.

*Proviso.*  
Alaska.

Supplies.

Support of prisoners

Leavenworth, Kans. Penitentiary.

Subsistence.

furniture and utensils, and for farm and garden seeds and implements, and for purchase of ice if necessary, fifty thousand dollars;

Clothing, etc.

For clothing, transportation, and traveling expenses, including such clothing as can be made at the penitentiary; for the usual gratuities as provided by law to prisoners at release, including transportation to place of conviction or place of bona fide residence in the United States; for expenses of penitentiary officials while traveling on duty; for expenses incurred in identifying and pursuing escaped prisoners, and for rewards for their recapture, twenty-five thousand dollars;

Miscellaneous.

For miscellaneous expenditures in the discretion of the Attorney-General, for fuel, forage, hay, light, water, stationery, purchase of fuel for generating steam, heating apparatus, burning bricks and lime; forage for issue to public animals, and hay and straw for bedding; blank books, blank forms, typewriting supplies, pencils and memorandum books for guards, books for use in chapel, paper, envelopes, and postage stamps for issue to prisoners; for labor and materials for repairing steam-heating plant, electric plant and water circulation, and drainage; for labor and materials for construction and repair of buildings; for general supplies, machinery, and tools for use on farm and in shops, brickyard, quarry, limekiln, laundry, bathrooms, printing office, photograph gallery, stables, policing buildings and grounds; for the purchase of cows, horses, mules, wagons, harness, veterinary supplies, lubricating oils, office furniture, stoves, blankets, bedding, iron bunks, paints and oils, library books, newspapers and periodicals, and electrical supplies; for payment of water supply, telegrams, telephone service, notarial and veterinary services; for advertising in newspapers; for fees to consulting physicians called to determine mental condition of supposed insane prisoners, and for other services in cases of emergency; for pay of extra guards when deemed necessary by the Attorney-General, and for expense of care and medical treatment of guards who may be injured by prisoners while said guards are endeavoring to prevent escapes or suppressing mutiny, forty thousand dollars;

Hospital.

For hospital supplies, including purchase of medicines, medical and surgical supplies, and all other articles for the care and treatment of sick prisoners; and for expenses of interment of deceased prisoners, two thousand five hundred dollars;

Salaries.

For salaries, including pay of officials and employees, as follows: Warden, four thousand dollars; deputy warden, two thousand dollars; chaplain, one thousand five hundred dollars; chaplain, six hundred dollars; physician, one thousand six hundred dollars; chief clerk, one thousand eight hundred dollars; bookkeeper and record clerk, one thousand two hundred dollars; stenographer, nine hundred dollars; four clerks, at nine hundred dollars each; steward, nine hundred dollars; superintendent of farm and transportation, nine hundred dollars; superintendent of industries and storekeeper, one thousand two hundred dollars; two captains of watch, at one thousand dollars each; guards, at seventy dollars per month each, forty-nine thousand five hundred and sixty dollars; two teamsters, at six hundred dollars each; engineer and electrician, one thousand five hundred dollars; assistant engineer and electrician, one thousand two hundred dollars; in all, seventy-five thousand six hundred and sixty dollars;

For foremen, shoemaker, harness maker, carpenter, blacksmith, tailor, and tinner, when necessary, four thousand eight hundred dollars;

In all, one hundred and ninety-seven thousand nine hundred and sixty dollars.

UNITED STATES PENITENTIARY, ATLANTA, GEORGIA: For support of the United States penitentiary at Atlanta, Georgia, as follows:

For subsistence, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, thirty-five thousand dollars;

For clothing and transportation, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, twenty thousand dollars;

For miscellaneous expenditures, in the discretion of the Attorney-General, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, twenty-four thousand dollars;

For hospital supplies, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, two thousand dollars;

For salaries, including pay of officials and employees, as follows: Warden, four thousand dollars; deputy warden, two thousand dollars; chaplain, one thousand five hundred dollars; chaplain, six hundred dollars; chief clerk, one thousand eight hundred dollars; physician, one thousand six hundred dollars; bookkeeper and record clerk, one thousand two hundred dollars; stenographer, nine hundred dollars; six clerks, at nine hundred dollars each; telephone operator, four hundred and eighty dollars; engineer and electrician, one thousand five hundred dollars; assistant engineer and electrician, one thousand two hundred dollars; two captains of watch, at one thousand dollars each; steward and storekeeper, nine hundred dollars; superintendent of farm and transportation, nine hundred dollars; two teamsters, at six hundred dollars each; cook, and baker, at seven hundred and twenty dollars each; guards, at seventy dollars per month each, forty-two thousand dollars; in all, seventy thousand six hundred and twenty dollars;

For foremen, tailor, blacksmith, shoemaker, laundryman, and carpenter, when necessary, four thousand dollars;

In all, one hundred and fifty-five thousand six hundred and twenty dollars.

UNITED STATES PENITENTIARY, McNEIL ISLAND, WASHINGTON: For support of the United States penitentiary, McNeil Island, Washington, as follows: For subsistence, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, and for supplies for guards, ten thousand dollars;

For clothing and transportation, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, six thousand dollars;

For miscellaneous expenditures, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, and for such other purposes as may be directly ordered and approved by the Attorney-General, fifteen thousand dollars;

For hospital supplies, including the same objects specified under this head for the United States penitentiary at Leavenworth, Kansas, one thousand dollars;

For salaries, including pay of officials and employees as follows: For warden, two thousand dollars; deputy warden, one thousand two hundred dollars; physician, one thousand two hundred dollars; cook, seven hundred and twenty dollars; guards, at seventy dollars per month each, ten thousand five hundred dollars; in all, fifteen thousand six hundred and twenty dollars;

In all, forty-seven thousand six hundred and twenty dollars.

Atlanta, Ga.  
Penitentiary.

Subsistence.

Clothing, etc.

Miscellaneous.

Hospital.

Salaries.

McNeil Island.  
Penitentiary.

Subsistence.

Clothing, etc.

Miscellaneous.

Hospital supplies.

Salaries.

National Training  
School for Boys, D. C.  
Salaries.

**NATIONAL TRAINING SCHOOL FOR BOYS, DISTRICT OF COLUMBIA:**  
For superintendent, two thousand dollars; assistant superintendent, one thousand five hundred dollars; teachers and assistant teachers, seven thousand eight hundred dollars; matron of school, six hundred dollars; five matrons of families, at two hundred and forty dollars each; foremen of and skilled helpers in industries, three thousand eight hundred dollars; farmer, six hundred dollars; assistant farmer, four hundred and twenty dollars; florist, engineer, baker, cook, shoemaker, and tailor, at four hundred and eighty dollars each; assistant engineer, three hundred and sixty dollars; laundress, three hundred and sixty dollars; two dining-room attendants, and housemaid, at one hundred and eighty dollars each; nurse, three hundred and sixty dollars; watchmen, not to exceed eight in number, two thousand eight hundred and eighty dollars; office clerk, seven hundred and twenty dollars; assistant office clerk, four hundred and eighty dollars; parole officer, nine hundred dollars; secretary and treasurer to board of trustees, six hundred dollars; in all, twenty-eight thousand dollars;

Maintenance.

For support of inmates, including groceries, flour, feed, meats, dry goods, leather, shoes, gas, fuel, hardware, furniture, tableware, farm implements, seeds, harness and repairs to same, fertilizers, books, stationery, plumbing, painting, glazing, medicines and medical attendance, stock, fencing, repairs to buildings, and other necessary items, including compensation, not exceeding one thousand five hundred dollars, for additional labor or services, and for transportation and other necessary expenses incident to securing suitable homes for discharged boys, not exceeding five hundred dollars, sixteen thousand dollars;

Repairs.

For extraordinary repairs to buildings, and for connecting buildings of the school with the city water supply and with city sewerage system, and for approaches to buildings, two thousand three hundred dollars;

Furniture.

For furniture for new wings, two thousand dollars, to be immediately available;

In all, forty-eight thousand three hundred dollars.

Department of State.

## DEPARTMENT OF STATE.

Porto Rico.  
Payment to Roman  
Catholic Church of,  
for certain lands etc.,  
in.

**PAYMENT TO THE CATHOLIC CHURCH IN PORTO RICO:** To give effect on the part of the United States to the basis of settlement of all matters in dispute between the Roman Catholic Church in Porto Rico on the one part and the United States and the people of Porto Rico on the other part, signed at San Juan, Porto Rico, on August twelfth, nineteen hundred and eight, by commissioners for the United States, the Roman Catholic Church of Porto Rico, and the people of Porto Rico, respectively, the Secretary of the Treasury is hereby authorized to pay to the Bishop of Porto Rico as the representative and trustee of the Roman Catholic Church in that island, and for the exclusive benefit of the Roman Catholic Church in Porto Rico, the sum of one hundred and twenty thousand dollars, in full satisfaction of all claims of every nature whatsoever relative to the properties claimed by the Roman Catholic Church in Porto Rico which are now in the possession of the United States, to wit, the building known as the Santo Domingo Barracks and the land pertaining thereto, and the site of the building formerly known as the Ballaja Barracks, now known as the Infantry Barracks, both properties in the city of San Juan, Porto Rico: *Provided*, That the Roman Catholic Church shall guarantee the title to, and shall relinquish all rights and actions regarding said properties, and that the said properties shall belong exclusively to the United States: *And provided further*, That upon the acceptance of this sum

Provisos.  
Title.

the Roman Catholic Church shall relinquish all claims of any kind whatsoever against the United States arising in Porto Rico prior to the approval of this Act.

Relinquishment of all claims.

**BUREAU OF AMERICAN REPUBLICS:** To enable the International Bureau of American Republics to provide and maintain an exhibit at the Alaska-Yukon-Pacific Exposition, three thousand dollars, to be immediately available.

Bureau of American Republics. Exhibit at Alaska-Yukon Exposition by.

**INTERNATIONAL CONFERENCE ON MARITIME LAW:** For expenses necessary for the representation of the United States at the Third International Conference on Maritime Law to be held at Brussels, Belgium, during the year nineteen hundred and nine, for the purpose of considering draft conventions relating to collisions, salvage, the liability of shipowners, and cognate subjects, five thousand dollars, or so much thereof as may be necessary.

International Conference on Maritime Law. Representation at Brussels.

### CIVIL SERVICE COMMISSION.

For the following additional sums for the Civil Service Commission, namely:

Civil Service Commission.

For four clerks of class one; four clerks at one thousand dollars each; in all, eight thousand eight hundred dollars.

Additional appropriation for clerks, etc.

For traveling expenses, one thousand dollars.

For contingent expenses, six hundred dollars.

For stationery, five hundred dollars.

For rent of additional buildings or rooms, two thousand dollars.

### UNDER LEGISLATIVE.

Legislative.

**STATEMENT OF APPROPRIATIONS:** For preparation, under the direction of the Committees on Appropriations of the Senate and House of Representatives, of the statements showing appropriations made, new offices created, offices the salaries of which have been omitted, increased, or reduced, indefinite appropriations, and contracts authorized, together with a chronological history of the regular appropriation bills passed during the second session of the Sixtieth Congress, as required by the Act approved October nineteenth, eighteen hundred and eighty-eight, four thousand dollars, to be paid to the persons designated by the chairmen of said committees to do said work.

Statement of appropriations.

Vol. 25, p. 587.

**BOTANIC GARDEN:** For painting, glazing, and general repairs to buildings, heating apparatus, resurfacing foot walks and roadways, and general repairs to plant houses; new metal roofs on wagon shed, packing shed, tool room, workshop, coal bins; also new roof on north side greenhouse numbered nine, all south side Maryland avenue, and one new steam boiler and connection in main conservatory, under the direction of the Joint Committee on the Library, seven thousand dollars.

Botanic Garden. Repairs, etc.

**HOUSE OFFICE BUILDING:** For maintenance, including miscellaneous items, and for all necessary services, thirty-one thousand six hundred dollars.

House Office Building. Maintenance, etc.

**BUST OF PRESIDENT ZACHARY TAYLOR:** To enable the Joint Committee on the Library to purchase of Mistress Lola Wood, widow and sole executrix of John Taylor Wood, esquire (who was a grandson of President Zachary Taylor), a bust of President Zachary Taylor in her possession, to be placed in the Capitol Building, two thousand dollars, or so much as may be necessary.

President Zachary Taylor. Purchasing bust of.

## GOVERNMENT PRINTING OFFICE.

Government Printing Office.

Public Printer, purchasing agent, etc.

**OFFICE OF THE PUBLIC PRINTER:** Public Printer, five thousand five hundred dollars; purchasing agent, three thousand six hundred dollars; attorney, three thousand dollars; secretary to the Public Printer, two thousand five hundred dollars; accountant, two thousand five hundred dollars; statistician, two thousand five hundred dollars; assistant purchasing agent, two thousand five hundred dollars; cashier and paymaster, two thousand five hundred dollars; clerk in charge of the Congressional Record at the Capitol, two thousand five hundred dollars; assistant accountant, two thousand two hundred and fifty dollars; chief timekeeper, two thousand dollars; paying teller, two thousand dollars; telegrapher and clerk, one thousand eight hundred dollars; one clerk, two thousand dollars; ten clerks of class four; eleven clerks of class three; six clerks of class two; six clerks of class one; nine clerks, at one thousand dollars each; nine clerks, at nine hundred dollars each; eighteen clerks, at seven hundred and twenty dollars each; paymaster's guard, one thousand dollars; one doorkeeper, one thousand two hundred dollars; one doorkeeper, one thousand dollars; six messengers, at eight hundred and forty dollars each; delivery man, one thousand two hundred dollars; five delivery men, at nine hundred and fifty dollars each; five messenger boys, at four hundred and twenty dollars each; in all, one hundred and thirty-four thousand seven hundred dollars.

Deputy Public Printer, inspector, etc.

Vol. 28, p. 608.

**OFFICE OF THE DEPUTY PUBLIC PRINTER:** Deputy Public Printer, four thousand five hundred dollars; inspector of paper and material as provided for in section twenty of an Act to provide for the public printing and binding approved January twelfth, eighteen hundred and ninety-five, two thousand dollars; one clerk of class four; two clerks of class one; one clerk, nine hundred dollars; one chemist, one thousand four hundred dollars; one messenger, eight hundred and forty dollars; one messenger boy, four hundred and twenty dollars; in all, fourteen thousand two hundred and sixty dollars.

Watch force.

**WATCH FORCE:** Captain of the watch, one thousand two hundred dollars; two lieutenants of the watch, at nine hundred dollars each; and sixty-four day and night watchmen, at seven hundred and twenty dollars each; in all, forty-nine thousand and eighty dollars.

Doorkeepers.

**DOORKEEPERS:** One chief doorkeeper, one thousand two hundred dollars; five assistant doorkeepers, at one thousand dollars each; in all, six thousand two hundred dollars.

Telephone operators.

**TELEPHONE OPERATORS:** One telephone switchboard operator, seven hundred and twenty dollars; two assistant telephone switchboard operators, at six hundred dollars each; in all, one thousand nine hundred and twenty dollars.

Superintendent of documents, etc.

**OFFICE OF THE SUPERINTENDENT OF DOCUMENTS:** Superintendent of documents, three thousand dollars; assistant superintendent of documents, two thousand two hundred and fifty dollars; one clerk of class four; four clerks of class three; four clerks of class two; stenographer and typewriter, one thousand dollars; four clerks of class one; twelve clerks, at nine hundred dollars each; seventeen clerks at seven hundred and twenty dollars each; one cataloguer, in charge, one thousand six hundred dollars; three cataloguers, at one thousand five hundred dollars each; one index clerk, one thousand dollars; sixteen cataloguers, at nine hundred dollars each; one cashier, one thousand two hundred dollars; one assistant cashier, one thousand two hundred dollars; one librarian, one thousand five hundred dollars; one shipper, one thousand two hundred dollars; one helper, one thousand dollars; one stock keeper, nine hundred and sixty dollars; nine stock keepers, at nine hundred dollars each; two assistant messengers, at seven hundred and twenty dollars each; three

mailers, at eight hundred and forty dollars each; one janitress, four hundred and eighty dollars; three folders, at six hundred and twenty-six dollars each; fifteen laborers, at six hundred and twenty-six dollars each; seven messenger boys, at four hundred and twenty dollars each; in all, one hundred and three thousand one hundred and ninety-eight dollars.

For furniture and fixtures, typewriters, carpets, labor-saving machines and accessories, time stamps, adding and numbering machines, awnings, curtains, books of reference, directories, books, miscellaneous office and desk supplies; wrapping paper, including wrappers for Congressional Record and Patent Office Gazette; twine, glue, envelopes, postage, car tickets, soap, toilet paper, towels, disinfectants, and ice; drayage, express, freight, telephone and telegraph service; repairs to building, elevators, and machinery; preserving sanitary condition of building, light, heat, and power; for catalogues and indexes, not exceeding sixteen thousand dollars; for stationery and office printing, including blanks, price lists, and bibliographies; for binding reserve remainders; and for supplying books to depository libraries; in all, two hundred and twenty thousand dollars: *Provided*, That the office of the superintendent of documents shall be under the control of the Public Printer as heretofore; the disbursements on account of salaries or other expenses of the office of the superintendent of documents shall be made by the Public Printer, and a statement thereof shall be included in his annual report for each fiscal year.

Contingent expenses.

Proviso.  
Control.

**HOLIDAYS:** To enable the Public Printer to comply with the provisions of the law granting holidays and the executive order granting half holidays with pay to the employees of the Government Printing Office, two hundred thousand dollars, or so much thereof as may be necessary.

Holidays.

**LEAVES OF ABSENCE:** To enable the Public Printer to comply with the provisions of the law granting thirty days' annual leave to the employees of the Government Printing Office, three hundred and twenty-five thousand dollars, or so much thereof as may be necessary.

Leaves of absence.

Except the appropriations for salaries in the office of the superintendent of documents, and for stores and general expense for the office of the superintendent of documents, all appropriations made herein under "Government Printing Office" shall be considered in apportioning the allotments for printing and binding to the Congress and the several executive departments, bureaus, and independent offices of the Government: *Provided*, That no other fund appropriated by his Act, or any other Act, shall be used for services or other purposes in the Government Printing Office, or in the office of the superintendent of documents, of the character specified in the foregoing paragraphs, except in cases of emergency arising after the passage of this Act, and then only on the written order of the Public Printer; and the aggregate of all salaries or other expenses thus paid, in addition to those specifically appropriated for above, shall be reported to Congress each year in connection with the annual estimates.

Apportioning allotments for printing and binding.

Proviso.  
Restriction.

Report to Congress.

#### PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both Houses of Congress, the Supreme Court of the United States, the Supreme Court of the District of Columbia, the Court of Claims, the Library of Congress, the Executive Office, and the departments; for salaries, compensation, or wages of all necessary employees additional to the foregoing specific sums, including the compensation of the foreman of binding, which shall hereafter be at the rate of two thousand five hundred

Public printing and binding.

Aggregate amount.

Office expenses.

dollars per annum; for rents, fuel, gas, electric current, gas and electric fixtures, and ice; for bicycles, horses, wagons and harness, and the care, driving, and subsistence of the same, to be used only for official purposes, including the purchase, maintenance, and driving of horses and vehicles for official use of the officers of the Government Printing Office when in writing ordered by the Public Printer; for freight, expressage, telegraph and telephone service; for furniture, typewriters, and carpets; for traveling expenses, stationery, postage, and advertising; for directories, technical books, and books of reference, not exceeding five hundred dollars; for adding and numbering machines, time stamps, and other machines of similar character; purchase and installation of storage batteries; machinery (not exceeding fifty thousand dollars); equipment, and for repairs to machinery, implements, and buildings, and for minor interior alterations to buildings; for necessary equipment, maintenance, and supplies for the emergency room for the use of all employees in the Government Printing Office who may be taken suddenly ill or receive injury while on duty; for other necessary contingent and miscellaneous items authorized by the Public Printer; and for all the necessary materials needed in the prosecution of the work, four million six hundred and thirty-four thousand seven hundred and thirty dollars; and from the said sum hereby appropriated printing and binding shall be done by the Public Printer to the amounts following, respectively, namely:

Supplies for emergency room.

Miscellaneous items, etc.

Allotments Congress.

For printing and binding for Congress, including the proceedings and debates, and for rents, one million one hundred and forty-eight thousand and thirty dollars. And printing and binding for Congress chargeable to this appropriation, when recommended to be done by the Committee on Printing of either House, shall be so recommended in a report containing an approximate estimate of the cost thereof, together with a statement from the Public Printer of estimated approximate cost of work previously ordered by Congress, within the fiscal year for which this appropriation is made.

Departments, etc.

For the State Department, forty-two thousand dollars.

Proviso. Catalogue of copyright entries.

For the Treasury Department, three hundred and twenty-five thousand dollars: *Provided*, That no part of this sum shall be expended for the publication of the Catalogue of Title Entries of the copyright office.

For the War Department, two hundred and seventy-five thousand dollars.

For the Navy Department, one hundred and fifty-three thousand dollars, including not exceeding twenty-five thousand dollars for the Hydrographic Office.

For the Interior Department, including not exceeding thirty-five thousand dollars for the Civil Service Commission, and not exceeding twenty-two thousand five hundred dollars for the publication of the Annual Report of the Commissioner of Education, two hundred and sixty-four thousand dollars.

For the Patent Office, as follows: For printing the weekly issue of patents, designs, trade-marks, and labels, exclusive of illustrations, for printing, exclusive of illustrations, and binding the monthly volumes of patents, and for printing, engraving illustrations, and binding the Official Gazette, including weekly, monthly, bimonthly, and annual indexes, six hundred and thirty-one thousand five hundred dollars.

For the Smithsonian Institution, for printing and binding the Annual Reports of the Board of Regents, with general appendixes, ten thousand dollars; under the Smithsonian Institution, for the Annual Reports of the National Museum, with general appendixes, and for printing labels and blanks and for the Bulletins and Proceedings of the National Museum, the editions of which shall

not exceed four thousand copies, and binding, in half turkey or material not more expensive, scientific books and pamphlets presented to and acquired by the National Museum Library, thirty-four thousand dollars; for the Annual Reports and Bulletins of the Bureau of American Ethnology, and for miscellaneous printing and binding for the bureau, twenty-one thousand dollars; for miscellaneous printing and binding for the International Exchanges, two hundred dollars; the International Catalogue of Scientific Literature, one hundred dollars; the National Zoological Park, two hundred dollars; the Astrophysical Observatory, two hundred dollars; and for the Annual Report of the American Historical Association, seven thousand dollars; in all, seventy-two thousand seven hundred dollars.

For the United States Geological Survey, as follows:

For engraving the illustrations necessary for the Annual Report of the Director, and for the monographs, professional papers, bulletins, water-supply papers, and the report on mineral resources, thirty-five thousand dollars.

For printing and binding the Annual Report of the Director, monographs, professional papers, bulletins, water-supply papers, and the report on mineral resources, one hundred and forty thousand dollars; and said amount shall cover all printing and binding on account of said publications of the Geological Survey.

For the Department of Justice, thirty-three thousand dollars.

For the Post-Office Department, exclusive of the money-order office, three hundred and fifty thousand dollars.

For the Department of Agriculture, including not to exceed twenty-five thousand dollars for the Weather Bureau, and including the Annual Report of the Secretary of Agriculture, as required by the Act approved January twelfth, eighteen hundred and ninety-five, and in pursuance of the provisions of Public Resolution Numbered Thirteen of the first session Fifty-ninth Congress, and also including not to exceed one hundred and twenty-five thousand dollars for farmers' bulletins, which shall be adapted to the interests of the people of the different sections of the country, an equal proportion of four-fifths of which shall be delivered to or sent out under the addressed franks furnished by Senators, Representatives, and Delegates in Congress, as they shall direct, four hundred and sixty thousand dollars.

Vol. 28, p. 612.

Vol. 34, p. 825.

For the Department of Commerce and Labor, including the Coast and Geodetic Survey, three hundred and seventy-five thousand dollars: *Provided*, That no part of this allotment shall be expended for printing and binding for the Bureau of the Census.

*Provido.*  
Census Bureau.

For the Supreme Court of the United States, ten thousand dollars; and the printing for the Supreme Court shall be done by the printer it may employ, unless it shall otherwise order.

For the Supreme Court of the District of Columbia, one thousand five hundred dollars.

For the Court of Claims, twenty thousand dollars.

For the Library of Congress, including the copyright office, and the publication of the Catalogue of Title Entries of the copyright office, and binding, rebinding, and repairing of library books, and for building and grounds, Library of Congress, two hundred and two thousand dollars.

For the Executive Office, two thousand dollars.

For the Interstate Commerce Commission, seventy-five thousand dollars.

For the International Bureau of the American Republics, twenty thousand dollars.

And no more than an allotment of one-half of the sum hereby appropriated shall be expended in the first two quarters of the fiscal year, and no more than one-fourth thereof may be expended in either

Restriction.

of the last two quarters of the fiscal year, except that, in addition thereto, in either of said last quarters the unexpended balances of allotments for preceding quarters may be expended.

**Books.**

Transfer to Public Library, D. C., etc.

That the serviceable books now contained in the Government Printing Office library, except those which in the judgment of the Public Printer should be retained for reference, shall be turned over to the Public Library of the District of Columbia, and that all unserviceable books be condemned and sold as waste paper.

Machine composition.  
Maximum pay per hour.  
*Proviso.*  
Additional for Sunday work.

The Public Printer may hereafter, in his discretion, pay printer linotype operators and printer monotype keyboard operators at a rate not exceeding sixty cents per hour: *Provided*, That when the exigencies of the service require that work be performed on Sunday the Public Printer may, in his discretion, pay to employees, not receiving annual salaries, not exceeding fifty per centum in addition to the regular rate paid for such work.

**Isthmian Canal.**

**THE ISTHMIAN CANAL.**

**Construction.**

Vol. 32, p. 482.

To continue the construction of the Isthmian Canal, to be expended under the direction of the President in accordance with an Act entitled "An Act to provide for the construction of a canal connecting the waters of the Atlantic and Pacific oceans," approved June twenty-eighth, nineteen hundred and two, and Acts amendatory thereof or supplementary thereto:

Canal Commission.  
Salaries in the United States.

First. For salaries of officers and employees of the Isthmian Canal Commission, including assistant purchasing and shipping agents, and all other employees in the United States, one hundred and fifty thousand dollars: *Provided*, That not more than five thousand dollars of this appropriation shall be paid as compensation to the secretary of the commission;

*Proviso.*  
Pay of secretary.

**Incidental expenses.**

Second. For incidental expenses, including rents, cable and telegraph service, supplies, stationery and printing, and actual necessary traveling expenses in the United States (including rent of the Panama Canal building in the District of Columbia, seven thousand five hundred dollars, text-books and books of reference, one thousand dollars, and additional compensation to the Auditor for the War Department for extra services in auditing accounts of the Isthmian Canal, one thousand dollars), seventy-five thousand dollars.

**Rent.**

Commissioners.  
Construction, etc., departments.  
Pay of officers on the Isthmus.

Third. For pay of members of the commission and officers and employees on the Isthmus other than skilled and unskilled labor, including civil engineers, superintendents, instrumentmen, transitmen, levelmen, rodmen, draftsmen, timekeepers, mechanical and electrical engineers, quartermasters, clerks, accountants, stenographers, storekeepers, messengers, office boys, foremen and subforemen, wagon masters, watchmen and stewards, including those temporarily detailed for duty away from the Isthmus, in the departments of construction and engineering, quartermaster's, subsistence, disbursements and examination of accounts, and expenses incident to conducting hearings and examining estimates for appropriations on the Isthmus, three million eight hundred and seventy-one thousand dollars;

**Temporary details.**

**Labor.**

Fourth. For skilled and unskilled labor on the Isthmus, including engineers, conductors, firemen, brakemen, electricians, teamsters, cranesmen, machinists, blacksmiths, and other artisans, and their helpers, janitors, sailors, cooks, waiters, and dairymen, for the departments of construction and engineering, quartermaster's, subsistence, disbursements, and examination of accounts, twelve million dollars;

Purchase of material, etc.

Fifth. For purchase and delivery of material, supplies and equipment, including cost of inspecting material and of paying traveling expenses incident thereto, whether on the Isthmus or elsewhere, and

such other expenses not in the United States as the commission deems necessary to best promote the construction of the Isthmian Canal, for the departments of construction and engineering, quartermaster, subsistence, disbursements and examination of accounts, ten million five hundred and seventeen thousand dollars;

Sixth. To continue the equipment and construction of the Panama Railroad, to be disbursed directly under the Isthmian Canal Commission, seven hundred thousand dollars; no part of said sum shall be expended until the obligation of the Panama Railroad Company for the full amount thereof, and drawing four per centum interest, payable to the United States, shall have been delivered to the Secretary of the Treasury of the United States, and by him accepted.

Seventh. For miscellaneous expenditures, cable and telegraph service, stationery and printing, local railway transportation, special trains, including pay-train service; transportation of currency to the Isthmus, recruiting and transporting laborers, transporting employees from the United States, repatriating laborers and employees, actual necessary traveling expenses while on the Isthmus on official business; and all other incidental and contingent expenses not otherwise provided for, for the departments of construction and engineering, quartermaster's, subsistence, disbursements and examination of accounts, and labor, quarters and subsistence, one million dollars.

Eighth. For pay of the member of the Commission in charge, of officers and employees other than skilled and unskilled labor, including foremen, subforemen, watchmen, messengers, and storekeepers, of the department of civil administration, including those necessarily and temporarily detailed for duty away from the Isthmus, four hundred and seventy thousand dollars;

Ninth. For skilled and unskilled labor for the department of civil administration, twenty thousand dollars;

Tenth. For material, supplies, equipment, construction and repairs of buildings, and contingent expenses of the Department of Civil Administration, one hundred and forty thousand dollars;

Eleventh. For pay of the member of the commission in charge, of officers and employees other than skilled and unskilled labor, including hospital dispensers, internes, nurses, attendants, messengers, office boys, foremen, subforemen, watchmen, and stewards, of the department of sanitation on the isthmus, including those temporarily detailed for duty away from the Isthmus, seven hundred and twenty-five thousand dollars.

Twelfth. For skilled and unskilled labor of every grade and kind, for the department of sanitation on the Isthmus, four hundred and fifty thousand dollars;

Thirteenth. For material, supplies, equipment, construction and repairs of buildings, and contingent expenses of the department of sanitation on the Isthmus, seven hundred and forty thousand dollars.

Fourteenth. For the payment of the cost of relocating the Panama Railroad, including salaries, wages, cost of material, supplies, and all other expenses incident thereto, one million nine hundred and eighty thousand dollars.

For salaries, wages, cost of material, supplies, and all other expenses incident to continuing the extension, grading, and paving of streets, building sewers, and extending water mains in the cities of Panama and Colon, eight hundred thousand dollars.

In all, thirty-three million six hundred and thirty-eight thousand dollars, the same to be available until expended: *Provided*, That all expenditures from the appropriation herein and hereinafter made for the Isthmian Canal shall be paid from, or reimbursed to the Treasury of the United States out of, the proceeds of the sale of bonds authorized in section eight of the said Act approved June twenty-eighth, nineteen hundred and two.

Panama Railroad.

Restriction.

Miscellaneous.

Government of Canal Zone.  
Pay of Commissioner, officers, etc.

Labor.

Material, etc.

Sanitation department.  
Pay of officers and employees.

Labor.

Materials, etc.

Relocating Panama Railroad, etc.

Panama and Colon.  
Grading and paving streets, etc.

Amount.

*Proviso.*  
Expenditures paid from proceeds of bond sales.  
Vol. 32, p. 484.

Ten per cent inter-changeable.

Ten per centum of the foregoing amounts shall be available inter-changeably for expenditure on objects named; but not more than ten per centum shall be added to any one item of the appropriation: *Provided, however,* That any surplus in the appropriations for any of the above classified heads may be used for expenditure under any of the classified appropriations for the department of construction and engineering.

*Proviso.*  
Use of surplus for construction department.

Longevity. Restriction on allowances for.

No part of the foregoing appropriations for the Isthmian Canal shall be applied to the payment of allowances for longevity service or layover days other than such as may have accumulated under existing orders of the commission, prior to July first, nineteen hundred and nine.

Panama Railroad Company. Reimbursement for marine and fire losses.

SEC. 2. The foregoing appropriations shall be available to reimburse the Panama Railroad Company for marine losses, or for losses due to destruction of or damage to its plant, equipment, or commissary supplies by fire: *Provided, however,* That the Panama Railroad Company shall carry no insurance against loss from causes covered by this appropriation.

*Proviso.*  
Insurance to cease.

Distribution of revenues.

SEC. 3. All funds hereafter collected by the government of the Canal Zone from rentals of public lands and buildings in the Canal Zone and the cities of Panama and Colon, and from the zone postal service, and from court fees and fines, and collected or raised by taxation in whatever form under the laws of the government of the Canal Zone, are hereby appropriated until and including June thirtieth, nineteen hundred and ten, as follows: The revenues derived from the postal service to the maintenance of that service; the remaining revenues, after setting aside a miscellaneous and contingent fund of ten thousand dollars, to the maintenance of the public-school system in the zone; to the construction and maintenance of public improvements within the zone; to the maintenance of the administrative districts; to the maintenance of Canal Zone charity patients in the hospitals of the Isthmian Canal Commission, and to the maintenance of administrative district prisoners. A detailed and classified statement of all receipts and expenditures without the duplication of items under this paragraph shall be submitted to Congress after the close of the fiscal year nineteen hundred and ten.

Statement to Congress.

Funds from services, sales, etc. Reappropriated for construction.

SEC. 4. All funds realized during the fiscal year nineteen hundred and ten by the Isthmian Canal Commission from the performance of services by the commission, or from rentals, or from the sale of materials and supplies under the custody and control of the commission, are hereby reappropriated for expenditure under any of the foregoing classified appropriations for the department of construction and engineering, and a full and separate report in detail of all transactions hereunder shall be made to Congress.

Thomas Jefferson. Monument to commemorate Louisiana purchase. Vol. 31, p. 1444.

SEC. 5. The Louisiana Purchase Exposition Company is authorized to expend not to exceed one hundred and fifty thousand dollars out of the amount which may be due the United States under the Act of March fourth, nineteen hundred and one, in the erection at Saint Louis, Missouri, of a monument to Thomas Jefferson in commemoration of the Louisiana Purchase: *Provided,* That the city of Saint Louis, Missouri, and said Exposition Company shall jointly contribute an amount at least equal to that used from said fund due the United States as aforesaid toward the erection of said monument, and the total amount so expended shall not be less than two hundred thousand dollars, exclusive of site, and the use of any funds of the United States as herein authorized shall finally discharge the United States and the government of the Philippine Islands from all claims of every character whatsoever by said Louisiana Purchase Exposition Company.

*Proviso.*  
Contribution by Saint Louis and Exposition Company.

Sums for salaries to be in full.

SEC. 6. That all sums appropriated by this Act for salaries of officers and employees of the Government shall be in full for such salaries for the fiscal year nineteen hundred and ten, and all laws or parts of laws

in conflict with the provisions of this Act be, and the same are hereby, repealed.

SEC. 7. Immediately upon the receipt of the regular annual estimates of appropriations needed for the various branches of the Government it shall be the duty of the Secretary of the Treasury to estimate as nearly as may be the revenues of the Government for the ensuing fiscal year, and if the estimates for appropriations, including the estimated amount necessary to meet all continuing and permanent appropriations, shall exceed the estimated revenues the Secretary of the Treasury shall transmit the estimates to Congress as heretofore required by law and at once transmit a detailed statement of all of said estimates to the President, to the end that he may, in giving Congress information of the state of the Union and in recommending to their consideration such measures as he may judge necessary, advise the Congress how in his judgment the estimated appropriations could with least injury to the public service be reduced so as to bring the appropriations within the estimated revenues, or, if such reduction be not in his judgment practicable without undue injury to the public service, that he may recommend to Congress such loans or new taxes as may be necessary to cover the deficiency.

SEC. 8. In case of the sickness or unavoidable absence of any disbursing clerk or disbursing agent of any executive department, independent bureau, or office, in Washington, District of Columbia, he may, with the approval of the head of the department, independent bureau, or office, in which said disbursing clerk or agent is employed, authorize the clerk of highest grade employed therein to act in his place, and to discharge all the duties by law or regulations of such disbursing clerk or agent. The official bond given by the principal of the office shall be held to cover and apply to the acts of the person appointed to act in his place in such cases. Such acting officer shall, moreover, for the time being, be subject to all the liabilities and penalties prescribed by law for the official misconduct in like cases, of the disbursing clerk or disbursing agent, respectively, for whom he acts, and such acting officer shall be required by the head of the department, independent bureau, or office, to give bond to and in such sum as the disbursing clerk or disbursing agent may require.

SEC. 9. That hereafter no part of the public moneys, or of any appropriation heretofore or hereafter made by Congress, shall be used for the payment of compensation or expenses of any commission, council, board, or other similar body, or any members thereof, or for expenses in connection with any work or the results of any work or action of any commission, council, board, or other similar body, unless the creation of the same shall be or shall have been authorized by law; nor shall there be employed by detail, hereafter or heretofore made, or otherwise personal services from any executive department or other government establishment in connection with any such commission, council, board, or other similar body.

SEC. 10. The Secretary of the Treasury shall cause all unexpended balances of appropriations which remained on the books of the Treasury on the first day of July, nineteen hundred and four, except permanent specific appropriations, judgments and findings of courts, trust funds, and appropriations for fulfilling treaty obligations with the Indians, to be carried to the surplus fund and covered into the Treasury: *Provided*, That such sums of said balances as may be needed to pay contracts existing and not fully discharged at the date of this Act shall remain available for said purposes. For the purposes herein declared no appropriation made prior to July first, nineteen hundred and four, shall be construed to be a permanent specific appropriation unless by its language it is specifically and in express terms made available for use until expended.

Approved, March 4, 1909.

Annual estimates.

Statement to President if estimated revenue is exceeded.

Recommendations of reductions, or new taxes, etc.

Disbursing officers. Substitutes authorized in case of illness, etc.

Bond to cover act of substitute.

Bond of acting officer.

Commissions, etc. Compensation, etc., of, unless created by law, forbidden.

Details prohibited.

Unexpended balances covered into the Treasury.

Proviso. Existing contracts.

Specific terms to create permanent appropriations.

March 4, 1909.  
[H. R. 28069.]

[Public, No. 399.]

**CHAP. 300.**—An Act Making appropriations for the support of the Military Academy for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy for the fiscal year ending June thirtieth, nineteen hundred and ten:

Permanent estab-  
lishment.

PERMANENT ESTABLISHMENT.

Professors, etc.

For pay of seven professors, twenty-seven thousand dollars;  
For pay of one chaplain, two thousand four hundred dollars;  
For pay of the master of the sword, two thousand four hundred dollars;

Cadets.

For pay of cadets, three hundred thousand dollars;  
In all, for permanent establishment, three hundred and thirty-one thousand eight hundred dollars;

Extra pay for offi-  
cers.

For extra pay of officers of the army on detached service at the Military Academy;

For pay of one superintendent of the United States Military Academy (colonel), in addition to pay as major, one thousand dollars;  
For pay of one commandant of cadets (lieutenant-colonel), in addition to pay as major, five hundred dollars.

For pay of one professor of ordnance and science of gunnery (lieutenant-colonel), in addition to pay as major, mounted, five hundred dollars;

Detail of professor  
of hygiene.

The Secretary of War may detail an officer of the Medical Corps of the Army to the Military Academy as instructor of military hygiene;

For pay of one instructor of practical military engineering (major), in addition to pay as captain, six hundred dollars;

For pay of eight assistant professors (captains), in addition to pay as first lieutenants, three thousand two hundred dollars;

For pay of two battalion commanders (majors), in addition to pay as captains, one thousand two hundred dollars;

For pay of four senior assistant instructors of artillery and infantry tactics and ordnance and gunnery and practical military engineering (captains), in addition to pay as first lieutenants, one thousand six hundred dollars;

For pay of seven instructors of cavalry, artillery, and infantry tactics (captains), in addition to pay as second lieutenants, not mounted, four thousand nine hundred dollars;

For pay of one adjutant, who shall not be above the rank of captain, six hundred dollars;

For pay of one quartermaster and commissary of cadets and treasurer, in addition to pay as captain, six hundred dollars;

For pay of one line officer, on duty in quartermaster's department at academy, in addition to pay as first lieutenant, four hundred dollars;

For pay of one associate professor of mathematics (major), in addition to pay as captain, six hundred dollars;

For pay of one associate professor of modern language (major), in addition to pay as captain, six hundred dollars;

Constructing quar-  
termaster.  
*Proviso.*  
Restriction.

For pay of one constructing quartermaster in addition to pay as major, one thousand dollars: *Provided*, That this increased salary shall only apply during the time this office is held by the present incumbent.

Longevity.

For additional pay of professors and officers (and officers on increased rank) for length of service, twelve thousand dollars;

In all, for extra pay of officers of army on detached service at the Military Academy, twenty-nine thousand three hundred dollars;

For pay of the Military Academy band, field musicians, general army service, cavalry and artillery detachment, and enlisted men on detached service, and extra pay for enlisted men on special duty:

Enlisted men.

For pay of military band: One band sergeant and assistant leader, nine hundred dollars;

Military band.

Twelve enlisted musicians, at forty-five dollars per month, six thousand four hundred and eighty dollars;

Twelve enlisted musicians, at thirty-six dollars per month, five thousand one hundred and eighty-four dollars;

Sixteen enlisted musicians, at thirty dollars per month, five thousand seven hundred and sixty dollars;

Additional pay for length of service, five thousand dollars;

Clothing on discharge, one thousand nine hundred dollars;

Travel allowance to enlisted men on discharge, seventy-five dollars;

For interest on deposits of enlisted men on discharge, three hundred dollars;

For pay of field musicians: One sergeant, six hundred dollars;

Field musicians.

One corporal, two hundred and fifty-two dollars;

Twenty-two privates, at one hundred and eighty dollars each, three thousand nine hundred and sixty dollars;

Additional pay for length of service, one thousand dollars;

Clothing on discharge, six hundred dollars;

Travel allowance to enlisted men on discharge, seventy-five dollars;

Interest on deposits due enlisted men on discharge, fifty dollars;

For pay of general army service: One first sergeant, five hundred and forty dollars;

General army service.

Eight sergeants, two thousand eight hundred and eighty dollars;

Nine corporals, two thousand two hundred and sixty-eight dollars;

Two cooks, seven hundred and twenty dollars;

One hundred and eighty privates, thirty-two thousand four hundred dollars;

Additional pay for length of service, seventeen thousand five hundred and twenty-eight dollars;

Clothing on discharge, four thousand two hundred and ninety-three dollars and forty-six cents;

Interest on deposits of enlisted men, eight hundred and seventy-five dollars;

For travel allowances due enlisted men on discharge, seventy-four dollars and fifty cents;

Extra pay of the enlisted men of the army service detachment. Quartermaster's Department, on extra duty at West Point, twenty-four thousand dollars;

Extra pay.

For pay of cavalry detachment: One first sergeant, five hundred and forty dollars;

Cavalry detachment.

One stable sergeant, three hundred and sixty dollars;

Five sergeants, one thousand eight hundred dollars;

Two cooks, seven hundred and twenty dollars;

Eight corporals, two thousand and sixteen dollars;

Two trumpeters, three hundred and sixty dollars;

Two farriers and blacksmiths, five hundred and four dollars;

One saddler, two hundred and fifty-two dollars;

One wagoner, two hundred and fifty-two dollars;

Seventy-seven privates (cavalry), thirteen thousand eight hundred and sixty dollars;

Additional pay for length of service, five thousand three hundred and sixty-four dollars;

Clothing on discharge, two thousand four hundred dollars;

Interest on deposits to enlisted men, one hundred dollars;

Artillery detach-  
ment.

For pay of artillery detachment: One first sergeant, five hundred and forty dollars;

One quartermaster-sergeant, three hundred and sixty dollars;

One stable sergeant, three hundred and sixty dollars;

One chief mechanic, two hundred and eighty-eight dollars;

Six sergeants, two thousand one hundred and sixty dollars;

Three cooks, one thousand and eighty dollars;

Twelve corporals, three thousand and twenty-four dollars;

Four mechanics, one thousand and eight dollars;

Two trumpeters, three hundred and sixty dollars;

One hundred and two privates, eighteen thousand three hundred and sixty dollars;

One electrician sergeant, five hundred and forty dollars;

One master gunner, four hundred and eighty dollars;

For additional pay for first and second class gunners, one thousand six hundred and eighty dollars;

Additional pay for length of service, one thousand eight hundred dollars;

Clothing on discharge, seven hundred dollars;

Interest on deposits due enlisted men, one hundred dollars;

Travel allowances to enlisted men on discharge, five hundred dollars;

Bonus to enlisted men reenlisting within three months from date of discharge, five hundred and ninety-four dollars;

For extra pay of two enlisted men employed as clerks in the office of the adjutant, United States Military Academy, at fifty cents each per day, three hundred and sixty-five dollars;

For extra pay of two enlisted men employed as clerks in the office of the commandant of cadets, at fifty cents each per day, three hundred and sixty-five dollars;

For extra pay of four enlisted men as printers, at headquarters United States Military Academy, at fifty cents each per day, six hundred and twenty-six dollars;

For extra pay of one enlisted man employed as watchman, at thirty-five cents per day, one hundred and ninety-one dollars and sixty-three cents;

For extra pay of one enlisted man employed as trumpeter at the cadet barracks, at thirty-five cents per day, one hundred and fifty-nine dollars and sixty-nine cents;

For extra pay of one enlisted man employed in the philosophical department observatory as a mechanic, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man employed in the philosophical department in care of apparatus, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of two enlisted men employed in the chemical department, at fifty cents per day, three hundred and thirteen dollars;

For extra pay of one enlisted man employed in the department of drawing, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man employed in the mathematical department, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one ordnance soldier as draftsman and lithographic printer, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one ordnance soldier as machinist, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one ordnance soldier as clerk, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

Additional for gun-  
ners.

Extra pay, enlisted  
men.

For extra pay of one ordnance soldier when employed in department of ordnance and gunnery, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of two enlisted men (cavalrymen) when performing special skilled mechanical labor, at fifty cents each per day, three hundred and thirteen dollars;

For extra pay of one enlisted man (cavalryman) employed as saddler, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man on duty in charge of engineer property and fatigue, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of four enlisted men as assistants and attendants at the library, at fifty cents each per day, six hundred and eighty-four dollars;

For extra pay of one enlisted man as clerk in the department of practical military engineering and to the officer in charge of water-works and works of construction at the Military Academy, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of three enlisted men as clerks in the office of the quartermaster, United States Military Academy, at fifty cents each per day, five hundred and twenty-one dollars and fifty cents;

For extra pay of three enlisted men (artillerymen) when performing extra mechanical labor, at fifty cents each per day, four hundred and sixty-nine dollars and fifty cents;

For extra pay of two enlisted men as messengers in the office of the adjutant, United States Military Academy, at thirty-five cents each per day, two hundred and nineteen dollars and ten cents;

For extra pay of one enlisted man in charge of property and saddle equipment pertaining to riding and equitation other than military, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man employed as clerk in charge of clothing room in quartermaster's storehouse, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one enlisted man employed in the department of civil and military engineering, at fifty cents per day, one hundred and fifty-six dollars and fifty cents;

For extra pay of one sergeant (cavalryman) in charge of stables and horses, at fifty cents per day, one hundred and eighty-two dollars and fifty cents;

For extra pay of two teamsters (cavalrymen), at thirty-five cents each per day, two hundred and fifty-five dollars and fifty cents;

For extra pay of nine laborers (cavalrymen) employed in keeping clean the equipments used by cadets in riding, nine hundred and eighty-five dollars and ninety-five cents;

For extra pay of one sergeant of engineers, acting first sergeant, one hundred and eight dollars;

For extra pay of two cooks of engineers, at twelve dollars per month each, two hundred and eighty-eight dollars;

*Provided*, That the extra pay provided by the preceding paragraphs shall not be paid to any enlisted man who receives extra-duty pay under existing laws or army regulations.

In all, for pay of Military Academy band, field musicians, general army service, cavalry detachment, artillery detachment, enlisted men on detached service, and extra pay of enlisted men on special duty at the Military Academy, one hundred and eighty-eight thousand four hundred and fifteen dollars and thirty-three cents.

*Proviso.*  
No duplication.

## Pay of civilians.

## PAY OF CIVILIANS.

For pay of one instructor of English and history, to be selected and appointed from civil life by the Secretary of War, three thousand five hundred dollars;

For pay of one teacher of music, one thousand seven hundred dollars;

For pay of clerk to the disbursing officer and quartermaster, one thousand five hundred dollars;

For pay of clerk to adjutant in charge of cadet records, one thousand five hundred dollars;

For pay of one clerk to the adjutant, one thousand five hundred dollars;

For pay of clerk to treasurer, one thousand six hundred dollars;

For pay of one clerk to the quartermaster, one thousand two hundred dollars;

For pay of two civilian instructors of French, to be employed under rules prescribed by the Secretary of War, two thousand dollars per year each, four thousand dollars;

For pay of two civilian instructors in Spanish, at two thousand dollars per year each, to be employed under rules prescribed by the Secretary of War, four thousand dollars;

For pay of two expert civilian instructors in fencing, broadsword exercises, and other military gymnastics as may be required to perfect this part of the training of cadets, three thousand dollars;

For pay of one professional civilian instructor in gymnastics, athletics, and swimming, one thousand five hundred dollars;

For pay of one clerk and stenographer in the office of the quartermaster and disbursing officer, one thousand two hundred dollars;

For pay of one clerk in the office of the quartermaster, one thousand two hundred dollars;

For pay of one librarian, three thousand dollars;

For pay of librarian's assistant, one thousand two hundred dollars;

For pay of one superintendent of gas works, one thousand five hundred dollars;

For pay of engineer of heating and ventilating apparatus for the academic building, the cadet barracks and office building, cadet hospital, chapel, and library, one thousand eight hundred dollars;

For pay of assistant engineer of same, one thousand dollars;

For pay of eleven firemen, seven thousand nine hundred and twenty dollars;

For pay of one draftsman in department of civil and military engineering, one thousand two hundred dollars;

For pay of mechanic and attendant skilled in the technical preparations necessary to chemical and electrical lectures and to the instruction in mineralogy and geology, one thousand two hundred dollars;

For pay of mechanic assistant in department of natural and experimental philosophy, one thousand dollars;

For pay of custodian of academy building, one thousand dollars;

For pay of one electrician, one thousand five hundred dollars;

For pay of one plumber, one thousand five hundred dollars;

For pay of assistant plumber, nine hundred dollars;

For pay of one plumber's helper, six hundred dollars;

For pay of one scavenger, at sixty dollars a month, seven hundred and twenty dollars;

For compensation of chapel organist, two hundred dollars;

For pay of superintendent of post cemetery, one thousand two hundred dollars;

For pay of engineer and janitor for Memorial Hall, nine hundred dollars;

For pay of printer at headquarters, United States Military Academy, one thousand five hundred dollars;

For pay of one assistant printer at headquarters, United States Military Academy, at eight hundred and forty dollars;

For pay of one janitress, Memorial Hall, six hundred dollars;

For pay of one master mechanic, one thousand eight hundred dollars;

For pay of attendant and skilled photographer in the department of drawing, one thousand one hundred dollars;

For pay of one typewriter, copyist, and attendant in charge of the library in the department of law and history, seven hundred and fifty dollars;

For pay of one stenographer and typewriter in the adjutant's office, one thousand dollars;

For pay of one overseer of the waterworks, seven hundred and twenty dollars;

For pay of one engineer of steam, electric, and refrigerating apparatus for the cadets' mess, eight hundred and forty dollars;

For pay of one copyist, typewriter, and attendant in the department of modern languages, seven hundred and fifty dollars;

For pay of one mechanic and attendant skilled in the operation necessary for the preparation of lectures and of material in the department of drawing, seven hundred and twenty dollars;

For pay of janitor for bachelor officers' quarters, six hundred dollars;

For pay of one chief engineer of power plant, two thousand four hundred dollars;

For pay of three engineers for power plant, three thousand six hundred dollars;

For pay of two oilers for power plant, one thousand four hundred and forty dollars;

For pay of one attendant in the department of philosophy for the handling of models and materials used in the instruction of cadets, four hundred and eighty dollars;

For pay of one copyist, typewriter, and attendant in the department of English and history, seven hundred and fifty dollars;

For pay of one bookbinder at headquarters, United States Military Academy, one thousand two hundred dollars;

For pay of two book sewers in bindery, one at twenty-four dollars, and one at twenty dollars per month, five hundred and twenty-eight dollars;

In all, to civilians employed at Military Academy, seventy-seven thousand three hundred and fifty-eight dollars;

Total pay of Military Academy, six hundred and twenty-six thousand eight hundred and seventy-three dollars and thirty-three cents;

All the money hereinbefore appropriated for pay of the Military Academy shall be disbursed and accounted for by officers of the Pay Department as pay of the Military Academy, and for that purpose shall constitute one fund.

For the expenses of the members of the Board of Visitors, one thousand five hundred dollars, or so much thereof as may be necessary: *Provided*, That hereafter the Board of Visitors to the Military Academy shall consist of five members of the Committee on Military Affairs of the Senate and seven members of the Committee on Military Affairs of the House of Representatives, to be appointed by the respective chairmen thereof, who shall annually visit the Military Academy on such date or dates as may be fixed by the chairmen of

Board of Visitors.  
Expenses.

*Provisos.*  
Composed of members of Committees on Military Affairs of both Houses.

Annual visit.

the said committees; and the superintendent of the academy and the members of the Board of Visitors shall be notified of such date by the chairmen of the said committees, acting jointly, at least fifteen days before the meeting. The expenses of the members of the board shall be their actual expenses while engaged upon their duties as members of said board, and their actual expenses for travel by the shortest mail routes: *Provided further*, That so much of sections thirteen hundred and twenty-seven, thirteen hundred and twenty-eight, and thirteen hundred and twenty-nine, Revised Statutes of the United States, as is inconsistent with the provisions of this Act, is hereby repealed.

## Actual expenses.

Appointments.  
K. S., secs. 1327-1329,  
p. 227, amended.

## Current expenses.

## Contingencies.

## Repairs, etc.

## Fuel, etc.

Postage and tele-  
grams,  
Stationery.

## Transportation.

## Printing.

Department of cav-  
alry, infantry, and ar-  
tillery tactics.

For current and ordinary expenses as follows:

Contingencies for superintendent of the academy, two thousand dollars;

Repairs and improvements, namely: Timber, planks, boards, joists, wall strips, laths, shingles, slate, tin, sheet lead, zinc, nails, screws, locks, hinges, glass, paints, turpentine, oils, varnish, brushes, stone, brick, flag, lime, cement, plaster hair, sewer and drain pipe, blasting powder, fuse, iron, steel, tools, machinery, mantels, and other similar materials, renewing roofs, and for pay of architect overseer and citizen mechanics, and labor employed upon repairs and improvements that can not be done by enlisted men, forty thousand dollars;

For fuel and apparatus, namely: Coal, wood, charcoals, stoves, grates, heaters, furnaces, ranges and fixtures, fire bricks, clay, sand, and for repairs of steam heating and coal conveying apparatus, grates, stoves, heaters, ranges, furnaces, and mica, thirty thousand dollars;

For gas pipes, gas and electric fixtures, electric lamps, telephone and lighting supplies, lamp-posts, gasometers and retorts, and annual repairs of the same, six thousand five hundred dollars;

For fuel for cadets' mess hall, shops, and laundry, ten thousand dollars;

For postage and telegrams, three hundred and seventy-five dollars;

For stationery, namely: Blank books, paper, envelopes, quills, steel pens, rubbers, erasers, pencils, mucilage, wax, wafers, folders, fasteners, rules, files, ink, inkstands, typewriters, typewriting supplies, office furniture, penholders, tape, desk knives, blotting pads, and rubber bands, two thousand dollars;

For transportation of materials, discharged cadets, and for ferriages, and for transportation of first class of cadets to and from Gettysburg battlefield, Watervliet Arsenal, and Sandy Hook proving grounds, and for expenses of officers detailed to accompany cadets on these trips, three thousand dollars;

Printing: For printing and binding, type, materials for office, including repairs to motor and machinery, diplomas for graduates, annual registers, blanks, and monthly reports to parents of cadets, two thousand dollars;

For one sixteen-page cylinder press, two thousand five hundred dollars;

For five small electric motors, at one hundred dollars each, five hundred dollars;

For department of cavalry, artillery, and infantry tactics: Tan bark or other proper cover for riding hall, to be purchased in open market upon written order of the superintendent, nine hundred dollars;

For camp stools, camp and office furniture, and repairs to same; for door mats for cadet barracks, sinks, and guardhouse; for stationery, typewriting supplies and repairs, for use of instructor and assistant instructors of tactics; for books and maps, binding books, and mounting maps; for silk and worsted sashes for cadet officers and acting officers; for furniture, curtains, and rugs for cadet reception room, one thousand four hundred and forty-five dollars;

Gymnasium and athletic supplies: For repairs, new machines, athletic supplies and fixtures for gymnasium; for foils, masks, belts, fencing gloves, fencing jackets, gaiters, sabers, and repairs; for repairs and improvements to dressing rooms, platform, and swimming tank, three thousand five hundred dollars;

Gymnasium, etc., supplies.

For repairs to saddles, bridles, purchase of leather, curb chains, bits, stirrups, and so forth, and to keep the same in repair, two hundred and fifty dollars;

For two typewriting machines, two hundred dollars: *Provided*, That old machines may be exchanged in part payment for new ones;

For the purchase of target material and accessories for field artillery target practice, one thousand five hundred dollars;

For purchase of carbons and for repairs and maintenance of search-light for coast artillery night practice, one hundred and twenty-five dollars;

For department of civil and military engineering: For models, maps, purchase and repair of instruments, apparatus, drawing boards, desks, chairs, shelves and cases for books and instruments, text-books, books of reference, and stationery for the use of instructors, and contingencies, one thousand two hundred dollars;

Department of civil engineering.

For department of natural and experimental philosophy: Additions to apparatus to illustrate the principles of mechanics, acoustics, optics, and astronomy; books of reference, scientific periodicals, text-books, stationery, materials, and repairs; and for repairs to the observatory buildings and repairs to clocks, and for contingent expenses not otherwise provided for, one thousand eight hundred and fifty dollars;

Department of natural and experimental philosophy.

For department of instruction in mathematics: Text-books, books of reference, binding, and stationery; for tables of logarithms; for rules and triangles; for purchase of geometrical drawings and models; for cases for geometrical models; for office desks, chairs, bookcases, and office fittings; and for contingencies, seven hundred and twenty-five dollars;

Department of mathematics.

For department of chemistry, mineralogy, and geology: Chemicals, chemical apparatus, glass and porcelain ware, paper, wire, sheet metal, ores, photographic apparatus and materials; rough specimens, fossils, and for apparatus and materials to be used in the practical determination of mineralogical and geological specimens; pencils and paper for practical instruction in the same branches, and for gradual increase and improvement of the cabinet; for repairs and additions to electric, magnetic, pneumatic, thermic, and optical apparatus; for purchase of laboratory and power-room machinery and apparatus and installation of same; for models, maps and diagrams, books of reference, text-books, and stationery for use of instructors; and for contingent expenses not otherwise provided for, two thousand five hundred dollars;

Department of chemistry, mineralogy, and geology.

For department of drawing: Drawing material, instruments, and stationery for use of instructors; repairs to models and purchase of new models; desks, stretchers, drawing boards, racks, and stands; framing drawings; books and periodicals on art, architecture, topography, and technology; binding maps, books, and so forth; repairs to stereopticon and purchase of lantern slides; photographic apparatus and material; purchase of new instruments and repair of old ones, for use of cadets; and for contingent expenses, one thousand two hundred and thirty dollars;

Department of drawing.

For the preparation of topographical relief models, three hundred and seventy-five dollars;

For purchase of one reflectoscope, six hundred and sixty dollars;

For department of modern languages: For stationery, text-books, and books of reference for use of instructors, for repairs of books and apparatus and for office furniture, and for printing examination

Department of modern languages.

papers, and other necessary papers, and for contingencies, four hundred and ninety-eight dollars;

Department of law and history.

For department of law and history: For stationery, text-books, and books of reference for the use of instructors, maps, map fixtures, furniture, and for repairs to the same, for rebinding books and periodicals, and for contingencies, three hundred and fifty dollars;

Department of practical military engineering.

For department of practical military engineering: For purchase and repair of instruments; transportation; purchase of tools, implements, and materials, and for extra-duty pay of engineer soldiers, as follows, namely: For instruments for use in instructing cadets in making reconnoissances; photographic apparatus and material for field photography; drawing instruments and material for platting reconnoissances; surveying instruments; instruments and material for signaling and field telegraphy; transportation of field parties; tools and material for the preservation, augmentation, and repair of wooden pontoon, and one canvas pontoon train; sapping and mining tools and material; rope; cordage; material for rafts and for spar and trestle bridges; intrenching tools; tools and material for the repair of Fort Clinton and the batteries of the academy, and for extra-duty pay of engineer soldiers, at fifty cents per day each, when performing special skilled mechanical labor in the department of practical military engineering; for models, books of reference, and stationery, and for extra pay of one engineer soldier as assistant in photographic laboratory, and in charge of photographic laboratory, photographic apparatus, materials, and supplies, at fifty cents per day, two thousand dollars;

Department of ordnance and gunnery.

For department of ordnance and gunnery: Purchase and repair of instruments, models, and apparatus, and purchase of necessary material; for the purchase of samples of arms and accouterments other than those supplied to the military service; for books of reference, text-books, stationery, and lithographic printing materials, and for contingencies, four hundred and fifty dollars;

Manufacture or purchase of models of breech mechanisms of cannon, rapid-fire guns, small arms, and the various machines and tools used in their manufacture, for cadet instruction, one thousand two hundred dollars;

For purchase of machines, tools, and material for practical instructions of cadets in wood and metal working, five hundred dollars;

Department of military hygiene.

For department of military hygiene: For stationery, text-books, and books of reference for use of instructors; for the preparation of plates, purchase of paper, and other expenses incidental to the printing of syllabuses of lectures on parts of the subject not covered by the regular text-books; for the purchase of charts, photographs, and pictures for use in demonstration; for the purchase of instruments and models; for shelves and cases for books, instruments, and models and records; and for contingent expenses not otherwise provided for, five hundred dollars;

For instruction in English and history: For purchase of stationery, text-books, books of reference, office furniture, maps, map fixtures, and for repairs to same, for rebinding books and periodicals, and for contingent expenses not otherwise provided for, five hundred dollars;

For a course of lectures for the more complete instruction of cadets, one thousand two hundred dollars;

In all, for current and ordinary expenses, one hundred and twenty-four thousand and thirty-three dollars.

Instruction in English and history.  
Stationery, etc.

Lectures.

## MISCELLANEOUS ITEMS AND INCIDENTAL EXPENSES.

	Miscellaneous and incidental expenses.
For commercial periodicals, stationery, office furniture and supplies, and for binding orders, circulars, and so forth, for the office of the treasurer, United States Military Academy, two hundred and ten dollars;	Stationery.
For gas coal, oil, candles, lanterns, matches, chimneys, wicking, and electric lamps and supplies for lighting the academy building, chapel, library, cadet barracks, mess hall, shops, hospital, offices, stables, and riding hall, sidewalks, camp, and wharfs, ten thousand dollars;	Lighting, plumbing, etc.
For water pipe, plumbing, and repairs, six thousand dollars;	
For material and labor for cleaning and policing public buildings (not quarters), three thousand five hundred dollars;	
For supplies for recitation rooms not otherwise provided for and for renewing and repairing furniture in same, six hundred dollars;	
Increase and expense of library, namely:	Library.
For purchase, preservation, care, storage, binding and repair of books, periodicals, pamphlets, maps, pictures, and manuscripts; purchase of furniture, cases, stationery, and fittings; for expenses of making copies of military manuscripts in other libraries, and for contingent expenses not otherwise provided for; purchases to be made in open market on the written order of the superintendent, ten thousand dollars;	
For contingent funds, to be expended under the direction of the academic board: For instruments, books, repairs to apparatus, and other incidental expenses not otherwise provided for, one thousand dollars:	Contingent, academic board.
<i>Provided</i> , That all technical and scientific supplies for the departments of instruction of the Military Academy shall be purchased by contract or otherwise, as the Secretary of War may deem best.	<i>Provido</i> . Technical supplies.
Purchase of instruments for band and repairs to same; for purchase of reeds, pads, strings, and other materials necessary for brass, wood, wind, and string instruments; for purchase of music stands and other equipments; for purchase of music for military band and orchestra and for extra parts; all to be purchased in open market on order of superintendent, two thousand three hundred dollars;	Musical supplies.
Repairs and improvements to the laundry machinery and apparatus in the cadet laundry, and the purchase of new material, tools, and so forth, to be expended without advertising, one thousand eight hundred dollars;	Laundry, etc.
Repair of cooking utensils, chairs, tables, and other furniture in the cadet mess, and the replacement of same, to be expended without advertising, one thousand one hundred and fifty dollars;	
For the policing of barracks and bath houses, eight thousand four hundred dollars;	Policing, etc.
For supplying light and plain furniture to cadet barracks, three thousand six hundred dollars;	Furniture, etc., cadet barracks.
For maintaining the children's school, the Superintendent of the Military Academy being authorized to employ the necessary teachers, three thousand five hundred and twenty dollars;	Children's school.
<i>Provided</i> , That section thirty-six hundred and forty-eight, Revised Statutes, shall not apply to subscriptions for foreign, professional, and other newspapers and periodicals, to be paid for from any of the foregoing appropriations;	<i>Provido</i> . Foreign periodicals. R. S., sec. 3648, p. 718.
In all, for miscellaneous items and incidental expenses, fifty-two thousand and eighty dollars;	
Total Military Academy, eight hundred and two thousand nine hundred and eighty-six dollars and thirty-three cents.	

## Buildings and grounds.

## BUILDINGS AND GROUNDS.

For cases, materials, fittings, fixtures, and other appliances and repairs for ordnance museum in academy building, six hundred dollars;

Ordnance laboratory. For repairs to ordnance laboratory and other buildings pertaining to the department of ordnance and gunnery, and materials for roads and walks, and for repairs to machinery and tools, three thousand one hundred and fifty dollars;

For general repairs to the cadet laundry building, and for emergency incidental expenses about building, to be expended without advertising, four hundred dollars;

For general incidental repairs and improvements to the cadet store building, including storerooms, office, tailor shops, and shoe-repairing shops, five hundred dollars;

Soldiers' hospital. For materials and labor for repairs, alterations, and additions needed at the soldiers' hospital, as follows:

Purchase of suitable incandescent lights, droplights, tubing, mantels, and so forth; for paraffin and turpentine for waxing floors; for brushes, paints, glass, putty, and for general repairs; for materials for rebronzing radiators; and for purchase of flowers, fruit trees, shrubs, plants, and so forth, for hospital grounds, one hundred and sixty-five dollars;

Waterworks. For waterworks: For the maintenance and operation of the filter beds, reservoirs, and pipe lines, including the tools, implements, and materials required therefor; and for policing the grounds and repairing the roads in the vicinity of the reservoirs, filters, and intake dam, two thousand dollars;

Cadet hospital. For repairs and necessary alterations and additions to the cadet hospital, as follows:

For materials for rebronzing radiators and piping; material for waxing and polishing floors; suitable incandescent lights, droplights, mantels, tubes, for carpets, furniture, and appliances; for repairs of damaged articles, and for miscellaneous expenses, one hundred and twenty dollars;

For purchase of flowers and shrubs for hospital grounds, one hundred dollars;

Cadet barracks. Repairs to cadet barracks:

For repairing and renewing plastering, painting, and calcimining, repairs to woodwork, reflooring, rearranging rooms, increasing sinks, baths, and other incidental repairs to the building, five thousand dollars;

Cemetery. For maintaining and improving the grounds of the post cemetery, one thousand five hundred dollars;

For continuing the construction of breast-high wall in dangerous places, one thousand dollars;

Roads, etc. For broken stone and gravel for roads, and for repairing sidewalks, roads, paths, and bridges on the reservation, six thousand dollars;

Fort Putnam. For completing work in connection with the restoration of Fort Putnam, on the United States Military Academy Reservation at West Point, New York, to be expended under the direction of the Secretary of War, five thousand dollars;

Repairs, etc. For repair of boilers, engines, dynamos, motors, refrigerating and other machinery in the cadet mess, and the replacement of same, to be expended without advertising, five hundred dollars;

Gardener's house. For necessary alterations to frame building on the recently purchased "Dassouri" property to convert into quarters for gardener's house, one thousand dollars;

For preserving and marking Revolutionary forts, redoubts, and batteries, and other historic sites, situated within the limits of the West Point Military Reservation, one thousand five hundred dollars;

Preserving, etc.,  
Revolutionary forts,  
etc.

For continuing the work of increasing the efficiency of the United States Military Academy, West Point, New York, and to provide for the enlargement of buildings, and for other necessary work of improvement in connection therewith, as authorized in Acts of Congress approved June twenty-eighth, nineteen hundred and two (Public, One hundred and eighty-one), April twenty-eighth, nineteen hundred and four (Public, One hundred and ninety-two), March third, nineteen hundred and five (Public, One hundred and thirty-seven), and June twenty-eighth, nineteen hundred and six (Public, Three hundred and ten), in accordance with the general plan approved by the Secretary of War January twenty-seventh, nineteen hundred and four, to remain available until expended, one million seven hundred thousand dollars, of which amount four hundred thousand dollars shall be immediately available.

Enlargement of  
buildings, etc.

Vol. 32, p. 419.  
Vol. 33, pp. 451, 860.

Vol. 34, p. 531.

Total buildings and grounds, one million seven hundred and twenty-eight thousand five hundred and thirty-five dollars.

The Secretary of War is hereby authorized to permit Mr. Demetrio Castillo, junior, of Cuba, to receive instruction at the Military Academy at West Point: *Provided*, That no expense shall be caused to the United States thereby, and that the said Demetrio Castillo, junior, shall agree to comply with all regulations for the police and discipline of the academy, to be studious, and to give his utmost efforts to accomplish the courses in the various departments of instruction: *And provided further*, That in the case of the said Demetrio Castillo, junior, the provisions of sections thirteen hundred and twenty and thirteen hundred and twenty-one of the Revised Statutes shall be suspended.

Demetrio Castillo,  
jr., of Cuba.  
Admitted for in-  
struction.  
*Provides.*  
No expense.

Oath and service.

R. S., sec. 1320, 1321,  
p. 227.

The President of the United States is hereby authorized, by and with the advice and consent of the Senate, to appoint J. Randolph Peyton, late a cadet at the Military Academy at West Point, to the position of second lieutenant of infantry in the army, and to place him upon the retired list with the pay of a retired second lieutenant of infantry.

J. Randolph Peyton.  
May be appointed  
second lieutenant and  
retired.

Approved, March 4, 1909.

**CHAP. 301.**—An Act Making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and ten.

March 4, 1909.  
[H. R. 27053.]

[Public, No. 330.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following sums be, and they are hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, in full compensation for the fiscal year ending June thirtieth, nineteen hundred and ten, for the purposes and objects hereinafter expressed, namely:

Agricultural Depart-  
ment appropriations.

## DEPARTMENT OF AGRICULTURE.

OFFICE OF THE SECRETARY: Secretary of Agriculture, twelve thousand dollars; Assistant Secretary of Agriculture, five thousand dollars; one solicitor, four thousand five hundred dollars; chief clerk, two thousand five hundred dollars, and five hundred dollars additional as custodian of buildings; private secretary to the Secretary of Agriculture, two thousand five hundred dollars; stenographer and executive clerk to the Secretary of Agriculture, two thousand two hundred and fifty dollars; private secretary to the Assistant Secretary of Agriculture, one thousand six hundred dollars; stenographer

Pay of Secretary,  
Assistant, clerks, etc.

to the Assistant Secretary of Agriculture, one thousand four hundred dollars; one appointment clerk, two thousand dollars; one chief of supply division, two thousand dollars; one inspector, two thousand five hundred dollars; two law clerks, at two thousand dollars each; three law clerks, at one thousand six hundred dollars each; one telegraph and telephone operator, one thousand four hundred dollars; one telegraph and telephone operator, one thousand two hundred dollars; two clerks class four; three clerks class three; six clerks class two; nine clerks class one; seven clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; ten clerks, messengers, or skilled laborers, at eight hundred and forty dollars each; eight clerks or laborers, at seven hundred and twenty dollars each; one chief engineer, who shall be captain of the watch, one thousand six hundred dollars; one assistant engineer, one thousand four hundred dollars; two assistant engineers, at one thousand dollars each; four firemen, at seven hundred and twenty dollars each; four elevator conductors, at seven hundred and twenty dollars each; one construction inspector, one thousand two hundred dollars; one cabinetmaker, one thousand one hundred dollars; one carpenter, one thousand dollars; one electrician, one thousand dollars; one electrical wireman, nine hundred dollars; one painter, nine hundred dollars; one painter, seven hundred and twenty dollars; one plumber, nine hundred dollars; one blacksmith, eight hundred and forty dollars; one lieutenant of the watch, one thousand dollars; twenty-six watchmen, at seven hundred and twenty dollars each; one mechanic, one thousand two hundred dollars; two mechanics, at one thousand one hundred dollars each; six assistant messengers, or skilled laborers, at seven hundred and twenty dollars each; six assistant messengers, or skilled laborers, at six hundred dollars each; seven laborers, at six hundred dollars each; seventeen laborers, messenger boys, or charwomen, at four hundred and eighty dollars each; one charwoman, five hundred and forty dollars; five charwomen, at two hundred and forty dollars each; for extra laborers and emergency employments, seven thousand six hundred dollars.

Total for the office of Secretary, one hundred and seventy-four thousand five hundred and seventy dollars.

Engineers, etc.

Watchmen, laborers, etc.

## WEATHER BUREAU.

Weather Bureau.

Salaries.

**SALARIES, OFFICE OF CHIEF OF WEATHER BUREAU:** One chief of bureau, six thousand dollars; one assistant chief of bureau, three thousand dollars; one chief clerk, two thousand two hundred and fifty dollars; four chiefs of division, at two thousand dollars each; one librarian, two thousand dollars; seven clerks, class four; seven clerks, class three; eighteen clerks, class two; twenty-seven clerks, class one; eighteen clerks, at one thousand dollars each; nine clerks, at nine hundred dollars each; four copyists or typewriters, at eight hundred and forty dollars each; one copyist or typewriter, seven hundred and twenty dollars; two assistant foremen of division, at one thousand six hundred dollars each; one proof reader, one thousand four hundred dollars; one chief mechanic, one thousand four hundred dollars; one lithographer, one thousand three hundred dollars; three lithographers, at one thousand two hundred dollars each; two pressmen, at one thousand two hundred and fifty dollars each; ten compositors, at one thousand two hundred and fifty dollars each; one skilled mechanic, one thousand two hundred dollars; six skilled mechanics, at one thousand dollars each; one engineer, one thousand two hundred dollars; one captain of the watch, one thousand dollars; one electrician, one thousand dollars; six skilled artisans, at eight hundred and forty dollars each; five messengers or laborers, at seven hundred and twenty dollars each; three firemen, at seven hundred

and twenty dollars each; four watchmen, at seven hundred and twenty dollars each; five folders and feeders, at seven hundred and twenty dollars each; three folders and feeders, at six hundred and thirty dollars each; six messengers or laborers, at six hundred and sixty dollars each; thirteen messengers, messenger boys, or laborers, at six hundred dollars each; four messengers, messenger boys, or laborers, at four hundred and eighty dollars each; five messengers, messenger boys, or laborers, at four hundred and fifty dollars each; one charwoman, three hundred and sixty dollars; three charwomen, at two hundred and forty dollars each; in all, two hundred and five thousand three hundred and ten dollars.

**CONTINGENT EXPENSES, WEATHER BUREAU:** For fuel, lights, repairs, and other expenses for the care and preservation of the public buildings and grounds of the Weather Bureau in the city of Washington; for stationery and blank books, furniture and repairs to same, and freight and express charges; for subsistence, care, and purchase of horses and vehicles, and repairs of harness, for official purposes only; for advertising, dry goods, twine, mats, oils, paints, glass, lumber, hardware, ice, washing towels, and other miscellaneous supplies and expenses not otherwise provided for in the city of Washington, twenty-five thousand dollars.

**GENERAL EXPENSES, WEATHER BUREAU:** For carrying into effect in the District of Columbia and elsewhere in the United States, in the West Indies or on adjacent coasts, in the Hawaiian Islands, and in Bermuda, the provisions of an Act approved October first, eighteen hundred and ninety, so far as they relate to the weather service transferred thereby to the Department of Agriculture, and for every expenditure requisite for and incident to the establishment, equipment, and maintenance of meteorological observation stations, as follows:

For the employment of professors of meteorology, inspectors, district forecasters, local forecasters, section directors, research observers, observers, assistant observers, operators, skilled mechanics, repairmen, station agents, messengers, messenger boys, laborers, and other necessary employees, six hundred and twenty thousand seven hundred and fifty dollars;

For fuel, gas, electricity, freight and express charges, furniture, stationery, and all other necessary supplies and materials, ninety-one thousand dollars;

For instruments, shelters, apparatus, storm warning towers, and repairs thereto, thirty thousand dollars;

For rent of offices and repairs to buildings now completed and located outside of the District of Columbia and care and preservation of grounds, including construction of sidewalks on public streets abutting Weather Bureau grounds, eighty thousand dollars;

For official traveling expenses, twenty-two thousand dollars;

For telephone rentals and for telegraphing, telephoning, and cabling reports and messages, rates to be fixed by the Secretary of Agriculture by agreements with the companies performing the service, two hundred and sixty thousand dollars;

For the maintenance and repair of Weather Bureau telegraph, telephone, and cable lines, four thousand two hundred dollars;

For investigations in climatology and evaporation, including the erection of temporary buildings for living quarters for observers engaged in evaporation work, for river, rain, snow, ice, crop, evaporation, aerial, storm, hurricane and other observations, warnings, and reports, and for pay of special observers and display men, none of whom shall receive more than twenty-five dollars per month, one hundred and twenty-five thousand dollars;

Contingent expenses.

General expenses.

Station employees.

Supplies, etc.

Apparatus, etc.

Buildings, expenses, etc.

Traveling expenses.  
Telegraphing, etc.

Maintenance of telegraph, etc., lines.

Investigations, observations, etc.

## Printing office.

For the maintenance of a printing office in the city of Washington, including the purchase of necessary supplies and materials for printing weather maps, bulletins, circulars, forms, and other publications, and for pay of additional assistant foremen, proof readers, compositors, pressmen, lithographers, and folders and feeders, when necessary, forty-five thousand dollars;

In all, for general expenses, one million two hundred and seventy-seven thousand nine hundred and fifty dollars;

Total for Weather Bureau, one million five hundred and eight thousand two hundred and sixty dollars.

## Bureau of Animal Industry.

## BUREAU OF ANIMAL INDUSTRY.

## Salaries.

**SALARIES, BUREAU OF ANIMAL INDUSTRY:** One chief of bureau, five thousand dollars; one chief clerk, two thousand dollars; one editor and compiler, two thousand dollars; four clerks, class four; five clerks, class three; fifteen clerks, class two; one clerk, one thousand three hundred dollars; fourteen clerks, class one; fourteen clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; three clerks, at eight hundred and forty dollars each; five clerks, at seven hundred and twenty dollars each; one mechanic, one thousand two hundred dollars; one messenger and custodian, one thousand dollars; one carpenter, one thousand one hundred dollars; three carpenters, at nine hundred dollars each; one painter, nine hundred dollars; three messengers, at eight hundred and forty dollars each; four messengers, at seven hundred and twenty dollars each; two messenger boys, at four hundred and eighty dollars each; one skilled laborer, eight hundred and forty dollars; two skilled laborers, at seven hundred and twenty dollars each; three skilled laborers, at six hundred dollars each; one skilled laborer, six hundred and sixty dollars; one illustrator, one thousand four hundred dollars; four laborers, at six hundred dollars each; one laborer, four hundred and eighty dollars; one charwoman, five hundred and forty dollars; six charwomen, at four hundred and eighty dollars each; two charwomen, at two hundred and forty dollars each; in all, one hundred and fourteen thousand one hundred dollars.

## General expenses.

Vol. 23, p. 31.

Vol. 26, p. 833.

Vol. 26, p. 414.

Vol. 32, p. 196.

Vol. 32, p. 791.

Vol. 33, p. 1264.

Vol. 34, p. 607.

**GENERAL EXPENSES, BUREAU OF ANIMAL INDUSTRY:** For carrying out the provisions of the Act approved May twenty-ninth, eighteen hundred and eighty-four, establishing a Bureau of Animal Industry, and the provisions of the Act approved March third, eighteen hundred and ninety-one, providing for the safe transport and humane treatment of export cattle from the United States to foreign countries, and for other purposes; the Act approved August thirtieth, eighteen hundred and ninety, providing for the importation of animals into the United States, and for other purposes, and the provisions of the Act of May ninth, nineteen hundred and two, extending the inspection of meats to process butter, and providing for the inspection of factories, marking of packages, and so forth, and the provisions of the Act approved February second, nineteen hundred and three, to enable the Secretary of Agriculture to more effectually suppress and prevent the spread of contagious and infectious diseases of live stock, and for other purposes, and also the provisions of the Act approved March third, nineteen hundred and five, to enable the Secretary of Agriculture to establish and maintain quarantine districts, to permit and regulate the movement of cattle and other live stock therefrom, and for other purposes, and for carrying out the provisions of the Act of June twenty-ninth, nineteen hundred and six, entitled "An Act to prevent cruelty to animals while in transit by railroad or other means of transportation," and

to enable the Secretary of Agriculture to collect and disseminate information concerning live stock, dairy, and other animal products; to prepare and publish reports on animal industry; to employ and pay from the appropriation herein made as many persons in the city of Washington or elsewhere as he may deem necessary; to purchase in the open market samples of all tuberculin serums, antitoxins, or analogous products, of foreign or domestic manufacture, which are sold in the United States, for the detection, prevention, treatment, or cure of diseases of domestic animals, to test the same and to publish the results of said tests in such manner as he may deem best; to purchase and destroy diseased or exposed animals or quarantine the same whenever in his judgment essential to prevent the spread of pleuro-pneumonia, tuberculosis, or other disease of animals from one State to another, as follows:

Collecting information, etc.

Tuberculin serums, etc.

Purchase, etc., diseased animals.

Inspection and quarantine work.

For inspection and quarantine work, including all necessary expenses for the eradication of scabies in sheep and cattle, the inspection of southern cattle, the supervision of the transportation of live stock and the inspection of vessels, the execution of the twenty-eight-hour law, the inspection and quarantine of imported animals, including the establishment and maintenance of quarantine stations and the construction and alteration of buildings thereon, the inspection work relative to the existence of contagious diseases and the tuberculin and mallein testing of animals, six hundred and twenty-five thousand dollars;

For all necessary expenses for the eradication of southern cattle ticks, two hundred and fifty thousand dollars;

Southern cattle ticks.

For all necessary expenses for investigations and experiments in dairy industry, cooperative investigations of the dairy industry in the various States, inspection of renovated butter, factories, and markets, one hundred and forty-nine thousand dollars;

Dairy industry investigations.

For all necessary expenses for investigations and experiments in animal husbandry, forty-three thousand dollars;

Animal husbandry.

For all necessary expenses for scientific investigations in diseases of animals, including the maintenance and improvement of the bureau experiment station at Bethesda, Maryland, and the necessary construction and alterations of buildings thereon, and the necessary expenses for investigations of tuberculin, serums, antitoxins, and analogous products, one hundred and nine thousand dollars;

Animal diseases.

For the purchase of additional land for a bureau experiment station not to exceed twenty-five thousand dollars;

Experiment station.

For general administrative work, including traveling expenses and salaries of employees engaged in such work, rent in the city of Washington, office fixtures and supplies, express, freight, telegraph, telephone, and other necessary expenses, sixty-two thousand seven hundred and sixty dollars.

Administrative work.

In all, for general expenses, one million two hundred and sixty-three thousand seven hundred and sixty dollars.

**COOPERATIVE EXPERIMENTS IN ANIMAL FEEDING AND BREEDING:** For experiments in animal feeding and breeding, including cooperation with the state agricultural experiment stations, including the repairs and additions to and erection of buildings absolutely necessary to carry on the experiments, including rent, and the employment of labor in the city of Washington and elsewhere, and all other necessary expenses, fifty thousand dollars.

Animal feeding and breeding.

Total for Bureau of Animal Industry, one million four hundred and twenty-seven thousand eight hundred and sixty dollars.

Bureau of Plant Industry.

## BUREAU OF PLANT INDUSTRY.

### Salaries.

**SALARIES, BUREAU OF PLANT INDUSTRY:** One plant physiologist and pathologist, who shall be chief of bureau, five thousand dollars; one chief clerk, two thousand two hundred and fifty dollars; one editor, two thousand dollars; one superintendent of gardens and grounds, one thousand eight hundred dollars; one officer in charge of records, two thousand dollars; three executive clerks, at one thousand nine hundred and eighty dollars each; four clerks, class four; eight clerks, class three; one clerk, one thousand five hundred dollars; thirteen clerks, class two; thirty-one clerks, class one; one seed clerk and superintendent, one thousand two hundred dollars; one clerk, one thousand and eighty dollars; nineteen clerks, at one thousand dollars each; fifteen clerks, at nine hundred dollars each; sixteen clerks, at eight hundred and forty dollars each; one clerk, eight hundred dollars; thirteen clerks, at seven hundred and twenty dollars each; eight clerks, messengers, or laborers, at six hundred and sixty dollars each; fifteen clerks, messengers, or laborers, at six hundred dollars each; one assistant photographer, six hundred dollars; one carpenter, nine hundred dollars; one carpenter, eight hundred and forty dollars; two gardeners or assistants, at one thousand dollars each; six gardeners, at nine hundred dollars each; two gardeners, at eight hundred and forty dollars each; four gardeners, at seven hundred and eighty dollars each; five gardeners, at seven hundred and twenty dollars each; three gardeners, at six hundred and sixty dollars each; one gardener, six hundred dollars; one skilled laborer, nine hundred dollars; one skilled laborer, eight hundred and forty dollars; one painter, eight hundred and forty dollars; two plumbers, at eight hundred and forty dollars each; eight skilled laborers, at seven hundred and twenty dollars each; four skilled laborers, at five hundred and forty dollars each; fourteen skilled laborers, messengers, or messenger boys, at four hundred and eighty dollars each; four messenger boys, at three hundred and sixty dollars each; three messenger boys, at three hundred dollars each; in all, two hundred and ten thousand five hundred and ten dollars.

### General expenses. Investigations, etc.

**GENERAL EXPENSES, BUREAU OF PLANT INDUSTRY:** For all necessary expenses in the investigation of fruits, fruit trees, grain, cotton, tobacco, vegetables, grasses, forage, drug, medicinal, poisonous, fiber, and other plants and plant industries, in cooperation with other branches of the department, the state experiment stations, and practical farmers; for rent and repairs in the District of Columbia and elsewhere; and for the employment of all investigators, local and special agents, agricultural explorers, experts, clerks, illustrators, assistants; and all labor and other necessary expenses in the city of Washington and elsewhere required for the investigations, experiments, and demonstrations herein authorized, as follows:

#### Plant diseases.

For laboratory investigations of plant diseases and pathological collections, twenty-two thousand four hundred and seventy dollars;

#### Fruit diseases.

For the control of diseases of orchard and other fruits, thirty-four thousand seven hundred dollars;

#### Forests, etc.

For the control of diseases of forest and ornamental trees and shrubs, seventeen thousand three hundred and forty dollars;

#### Cotton and truck crops.

For the control of diseases of cotton, truck crops, and related plants, thirteen thousand and sixty dollars;

#### Crop plants.

For investigating the physiology of crop plants and for testing and breeding varieties thereof, twenty-seven thousand two hundred and ninety dollars;

#### Nutrition, bacteriology, etc.

For soil bacteriology, plant nutrition, and water purification investigations, twenty-five thousand and seventy dollars;

For acclimatization and adaptation investigations of cotton, corn, and other crops introduced from tropical regions, seventeen thousand nine hundred and ninety dollars;	Acclimatization, etc.
For drug plant, poisonous plant, tea culture, and general physiological and fermentation investigations, forty-three thousand four hundred and twenty dollars;	Drug plants, etc.
For crop technological and fiber plant investigations, thirteen thousand and thirty dollars;	Fiber plants, etc.
For investigating the handling, grading, and baling of cotton, and the establishment of standards for the different grades thereof and for carrying into effect the provisions of law relating thereto, twelve thousand two hundred and fifty dollars;	Cotton grading, etc.
For investigating the handling, grading, and transportation of grain, and the fixing of definite grades thereof, fifty-two thousand four hundred and forty dollars;	Grain grading, etc.
For physical investigations in connection with the various lines of work herein authorized, fifteen thousand five hundred and ten dollars;	Physical investigations.
To collect, purchase, propagate, test, and experiment with seeds of interest to agriculture, including rare new seeds, bulbs, trees, shrubs, vines, cuttings, and plants, eleven thousand five hundred and fifty dollars;	New seeds, etc.
For studying and testing commercial seeds, including the testing of samples of seeds of grasses, clover, or alfalfa secured in the open market and the publication, where such samples are found to be adulterated or misbranded, of the results of the tests, together with the names of the persons by whom the seeds were offered for sale, twenty-five thousand eight hundred and forty dollars;	Forage seeds, etc.
For the investigation and improvement of grains and methods of grain production, sixty-three thousand nine hundred and ten dollars;	Grain production.
For the investigation and improvement of methods of growing, producing, and handling tobacco, twenty-three thousand one hundred and eighty dollars;	
For the improvement of cotton by cultural methods, breeding and selection, eighteen thousand one hundred and thirty dollars;	Cotton culture.
For general plant breeding and cooperative plant breeding demonstrations, fourteen thousand eight hundred and forty dollars;	Plant breeding.
For testing and breeding fibrous plants, which may be used for paper making, ten thousand dollars;	Paper-making plants.
For the breeding and physiological study of alkali-resistant and drought-resistant crops, seventeen thousand five hundred and fifty dollars;	Arid land crops.
For the investigation and improvement of sugar-producing plants, including their utilization and culture, twenty-four thousand three hundred dollars;	Sugar-producing plants.
For taxonomic investigations and the study of methods for the improvement of grazing lands, eighteen thousand two hundred and fifty dollars;	Grazing lands.
To investigate and encourage the adoption of improved methods of farm management and farm practice, one hundred and thirty-three thousand dollars;	Farm management.
For the study and demonstration of the best methods of meeting the ravages of the cotton boll weevil, two hundred and twenty-five thousand dollars, of which sum fifty thousand dollars shall be immediately available;	Cotton boll weevil.
For the investigation and improvement of methods of crop production under semiarid or dry-land conditions, thirty-one thousand seven hundred and sixty dollars;	Dry-land farming.
For investigations in connection with the utilization of lands reclaimed under the reclamation Act, and other areas in the arid and semiarid regions, seventy-six thousand six hundred and eighty dollars;	Reclaimed lands.

Trade in fruits and melons.

For investigating the methods of growing, harvesting, packing, storing, handling, and shipping fruits, and melons and for experimental shipments of fruits and melons within the United States and to foreign countries, seventy-one thousand three hundred and sixty dollars;

Experimental gardens.

To cultivate and care for experimental gardens and grounds, manage and maintain conservatories, greenhouses, and plant and fruit propagating houses, nineteen thousand two hundred and thirty dollars;

Arlington, Va., experimental farm.

For continuing the necessary improvements to establish and maintain a general experiment farm and agricultural station on the Arlington estate, in the State of Virginia, in accordance with the provisions of the Act of Congress approved April eighteenth, nineteen hundred, and for other general horticultural investigations, thirty-eight thousand four hundred and seventy dollars;

Testing garden. Florida.

For the maintenance of a subtropical testing garden in southern Florida, five thousand one hundred dollars;

Fort Brown, Tex.

For the maintenance of a testing garden on the Fort Brown Military Reservation at Brownsville, Texas, nine thousand one hundred dollars;

Administrative expenses.

For general administrative expenses connected with the above-mentioned lines of investigation, including the office of the chief of bureau, the assistant chief of bureau, the chief clerk, the editor, records, supplies, and property, and for miscellaneous expenses incident thereto, forty-eight thousand nine hundred and seventy-six dollars;

In all, for general expenses, one million one hundred and eighty thousand seven hundred and ninety-six dollars, of which sum fifty thousand dollars shall be immediately available for cotton boll weevil work.

Seeds. Purchase, distribution, etc.

**PURCHASE AND DISTRIBUTION OF VALUABLE SEEDS:** For the purchase, propagation, testing, and distribution of valuable seeds, bulbs, trees, shrubs, vines, cuttings, and plants; all necessary office fixtures and supplies, fuel, transportation, paper, twine, gum, postal cards, gas, and electric current, official traveling expenses, and all necessary material and repairs for putting up and distributing the same; for rent and repairs and the employment of local and special agents, clerks, assistants, and other labor required, in the city of Washington and elsewhere, three hundred and seventeen thousand nine hundred and sixty dollars, of which amount not less than two hundred and sixty-two thousand three hundred and twenty dollars shall be allotted for congressional distribution. And the Secretary of Agriculture is hereby directed to expend the said sum, as nearly as practicable, in the purchase, testing, and distribution of such valuable seeds, bulbs, shrubs, vines, cuttings, and plants, the best he can obtain at public or private sale, and such as shall be suitable for the respective localities to which the same are to be apportioned, and in which same are to be distributed as hereinafter stated, and such seeds so purchased shall include a variety of vegetable and flower seeds suitable for planting and culture in the various sections of the United States. An equal proportion of five-sixths of all seeds, bulbs, shrubs, vines, cuttings, and plants, shall, upon their request, after due notification by the Secretary of Agriculture that the allotment to their respective districts is ready for distribution, be supplied to Senators, Representatives, and Delegates to Congress for distribution among their constituents, or mailed by the department upon the receipt of their addressed

Allotment.

Seeds to be adapted to locality.

franks, in packages of such weight as the Secretary of Agriculture and the Postmaster-General may jointly determine: *Provided, however,* That upon each envelope or wrapper containing packages of seeds the contents thereof shall be plainly indicated, and the Secretary shall not distribute to any Senator, Representative, or Delegate seeds entirely unfit for the climate and locality he represents, but shall distribute the same so that each Member may have seeds of equal value,

Congressional distribution.

Packages. Provisions. Indications on wrappers, etc.

as near as may be, and the best adapted to the locality he represents: *Provided also*, That the seeds allotted to Senators and Representatives for distribution in the districts embraced within the twenty-fifth and thirty-fourth parallels of latitude shall be ready for delivery not later than the tenth day of January: *Provided also*, That any portion of the allotments to Senators, Representatives, and Delegates in Congress remaining uncalled for on the first day of April shall be distributed by the Secretary of Agriculture, giving preference to those persons whose names and addresses have been furnished by Senators and Representatives in Congress, and who have not before during the same season been supplied by the Department: *And provided also*, That the Secretary shall report, as provided in this Act, the place, quantity, and price of seeds purchased, and the date of purchase; but nothing in this paragraph shall be construed to prevent the Secretary of Agriculture from sending seeds to those who apply for the same. And the amount herein appropriated shall not be diverted or used for any other purpose but for the purchase, testing, propagation, and distribution of valuable seeds, bulbs, mulberry and other rare and valuable trees, shrubs, vines, cuttings, and plants: *Provided also*, That ten thousand dollars of which sum, or so much thereof as the Secretary of Agriculture may direct, shall be used in the propagation, testing, distribution, and extension of forage crops throughout the United States: *Provided further*, That forty-five thousand six hundred and forty dollars of which sum, or so much thereof as the Secretary of Agriculture shall direct, may be used to collect, purchase, test, propagate, and distribute rare and valuable seeds, bulbs, trees, shrubs, vines, cuttings, and plants from foreign countries or from our possessions for experiments with reference to their introduction into and cultivation in this country, and same shall not be distributed generally, but shall be used for experimental tests, to be carried on with the cooperation of the agricultural experiment stations.

Total for Bureau of Plant Industry, one million seven hundred and nine thousand two hundred and sixty-six dollars.

### FOREST SERVICE.

**SALARIES, FOREST SERVICE:** One Forester, who shall be chief of bureau, five thousand dollars; one clerk, one thousand five hundred dollars; one clerk, one thousand three hundred and twenty dollars; two clerks, at one thousand two hundred and sixty dollars each; four clerks, at one thousand two hundred dollars each; five clerks, at one thousand and eighty dollars each; eight clerks, at one thousand and twenty dollars each; ten clerks, at nine hundred and sixty dollars each; seventeen clerks, at nine hundred dollars each; four messengers, at six hundred and sixty dollars each; four messengers, at three hundred and sixty dollars each; three watchmen, at eight hundred and forty dollars each; in all, sixty thousand two hundred dollars.

**GENERAL EXPENSES, FOREST SERVICE:** To enable the Secretary of Agriculture to experiment and to make and continue investigations and report on forestry, national forests, forest fires, and lumbering, but no part of this appropriation shall be used for any experiment or test made outside the jurisdiction of the United States; to advise the owners of woodlands as to the proper care of the same; to investigate and test American timber and timber trees and their uses, and methods for the preservative treatment of timber; to seek, through investigations and the planting of native and foreign species, suitable trees for the treeless regions; to erect necessary buildings: *Provided*, That the cost of any building erected shall not exceed five hundred dollars; to pay all expenses necessary to protect, administer, and improve the national forests; to ascertain the natural conditions upon

Early delivery to southern section.

Distribution of uncalled for allotment.

Report of purchases, etc.

Diversion of appropriation forbidden.

Forage crops.

Purchase of rare seeds, etc., for experimental tests.

Forest Service.

Salaries.

General expenses.

Restricted to United States.

Provisos.

Cost of buildings.

Protection, etc., of national forests.

and utilize the national forests; and the Secretary of Agriculture may, in his discretion, permit timber and other forest products cut or removed from the national forests, except the Black Hills National Forest in South Dakota, to be exported from the State, Territory, or the District of Alaska in which said forests are respectively situated: *Provided*, That the exportation of dead and insect-infested timber only from said Black Hills National Forest shall be allowed until such time as the Forester shall certify that the ravages of the destructive insects in said forests are practically checked, but in no case after July first, nineteen hundred and ten; to transport and care for fish and game supplied to stock the national forests or the waters therein; to employ fiscal and other agents, clerks, assistants, and other labor required in practical forestry and in the administration of national forests, in the City of Washington and elsewhere; to col- late, digest, report, and illustrate the results of experiments and investigations made by the Forest Service; to purchase law books to an amount not exceeding five hundred dollars, necessary supplies, apparatus, and office fixtures, and technical books and technical jour- nals for officers of the Forest Service stationed outside of Washing- ton; to pay freight, express, telephone, and telegraph charges; for electric light and power, fuel, gas, ice, washing towels, and official traveling and other necessary expenses; and for rent in the city of Washington and elsewhere, three million nine hundred and eighty- six thousand dollars: *Provided*, That no part of the money herein appropriated shall be used to pay the transportation or traveling expenses of any forest officer or agent except he be traveling on busi- ness directly connected with the Forest Service and in furtherance of the works, aims, and objects specified and authorized in and by this appropriation: *Provided further*, That no part of this appropriation shall be paid or used for the purpose of paying for in whole or in part the preparation or publication of any newspaper or magazine article, but this shall not prevent the giving out to all persons without dis- crimination, including newspaper and magazine writers and publish- ers, of any facts or official information of value to the public.

**IMPROVEMENT OF THE NATIONAL FORESTS:** There is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of six hundred thousand dollars, to be ex- pended as the Secretary of Agriculture may direct, for the construc- tion and maintenance of roads, trails, bridges, fire lanes, telephone lines, cabins, fences, and other permanent improvements necessary for the proper and economical administration, protection, and development of the national forests.

Total for Forest Service, four million six hundred and forty-six thousand two hundred dollars.

Bureau of Chemis-  
try.

#### BUREAU OF CHEMISTRY.

Salaries.

**SALARIES, BUREAU OF CHEMISTRY:** One chemist, who shall be chief of bureau, five thousand dollars; one chief clerk, one thousand eight hundred dollars; three clerks, class four; five clerks, class three; seven clerks, class two; one property clerk, one thousand six hundred dollars; one clerk, one thousand three hundred dollars; nine clerks, class one; nine clerks, at one thousand dollars each; one assistant property custodian, nine hundred dollars; eleven clerks, at nine hundred dollars each; one engineer, one thousand two hundred dollars; two messengers, at eight hundred and forty dollars each; one skilled mechanic, nine hundred dollars; two skilled laborers, at seven hundred and twenty dollars each; one skilled laborer, six hundred dollars; one fireman, six hundred dollars; four messengers or laborers, at six hundred dollars each; three messengers or laborers, at four

hundred and eighty dollars each; two messengers or laborers, at four hundred and twenty dollars each; four charwomen, at two hundred and forty dollars each; in all, seventy-five thousand five hundred and sixty dollars.

**GENERAL EXPENSES, BUREAU OF CHEMISTRY:** For necessary expenses in conducting the investigations contemplated by the Act of May fifteenth, eighteen hundred and sixty-two, relating to the application of chemistry to agriculture in the most general and comprehensive sense of that word, and to continue collaboration with other departments of the Government desiring chemical investigations and whose heads request the Secretary of Agriculture for such assistance, and for other miscellaneous work, as follows: For chemical apparatus, chemicals and supplies, repairs to apparatus, gas and electric current, thirty thousand dollars; for official traveling expenses, telegraph and telephone service, express and freight charges, six thousand three hundred dollars; for rent and the employment of such assistants, clerks, and other persons as the Secretary of Agriculture may consider necessary for the purposes named, in the city of Washington and elsewhere in conducting investigations, collating and reporting the results of such investigations, and for the rent of buildings in the city of Washington and elsewhere, seventy-six thousand two hundred and forty dollars; for investigating the character of the chemical and physical tests which are applied to American food products in foreign countries, and for inspecting the same before shipment when desired by the shippers or owners of these products intended for countries where chemical and physical tests are required before the said products are allowed to be sold therein, and for all necessary expenses in connection with such inspection and studies of methods of analysis in foreign countries, five thousand dollars.

General expenses.

For all expenses necessary to carry into effect the provisions of the Act of June thirtieth, nineteen hundred and six, entitled "An Act for preventing the manufacture, sale, or transportation of adulterated, or misbranded, or poisonous, or deleterious foods, drugs, medicines, and liquors, and for regulating traffic therein, and for other purposes," in the city of Washington and elsewhere, including chemical apparatus, chemicals and supplies, repairs to apparatus, rent, gas and electric current, one hundred and thirty-six thousand dollars; for official traveling expenses, telegraph and telephone service, express and freight charges, eighty-five thousand dollars; for employing such assistants, clerks, and other persons as the Secretary of Agriculture may consider necessary for the purposes named, in the city of Washington, two hundred thousand dollars; out of the city of Washington, two hundred and sixty-six thousand four hundred and sixty dollars.

Pure food inspection.  
Vol. 34, p. 768.

In all for general expenses, eight hundred and five thousand dollars.

Total for Bureau of Chemistry, eight hundred and eighty thousand five hundred and sixty dollars.

## BUREAU OF SOILS.

Bureau of Soils.

**SALARIES, BUREAU OF SOILS:** One soil physicist, who shall be chief of bureau, three thousand five hundred dollars; one chief clerk, two thousand dollars; two clerks, class four; one clerk, class three; three clerks, class two; six clerks, class one; one draftsman, one thousand two hundred dollars; one draftsman, one thousand dollars; four clerks, at one thousand dollars each; three clerks, at eight hundred and forty dollars each; one carpenter, eight hundred and forty dollars; one photographer, one thousand two hundred dollars; one messenger, seven hundred and twenty dollars; one messenger or laborer, four hundred and eighty dollars; one laborer, six hundred dollars; one charwoman

Salaries.

or laborer, four hundred and eighty dollars; one messenger boy, three hundred and sixty dollars; in all, thirty-five thousand five hundred dollars.

General expenses.

**GENERAL EXPENSES, BUREAU OF SOILS:** For all necessary expenses, including rent and the employment of investigators, local and special agents, assistants, and labor required in the city of Washington and elsewhere, official traveling expenses, materials, tools, instruments, and apparatus for carrying out the investigations and experiments herein authorized, as follows:

Climate and organic life.

For the investigation of the relation of soils to climate and organic life and of the texture and composition of soils in the field and laboratory, forty-eight thousand dollars;

Drainage, etc.

For the investigation of the relation of soils to drainage and seepage waters, five thousand dollars;

Investigations, maps, etc.

For the investigation of soils, and for indicating upon maps and plats, by coloring or otherwise, the results of such investigations, one hundred and thirty-seven thousand three hundred and sixty dollars;

Administrative expenses.

For general administrative expenses connected with the above-mentioned lines of investigation, seven thousand dollars;

In all, for general expenses, one hundred and ninety-seven thousand three hundred and sixty dollars.

Total for Bureau of Soils, two hundred and thirty-two thousand eight hundred and sixty dollars.

## BUREAU OF ENTOMOLOGY.

Bureau of Entomology.

Salaries.

**SALARIES, BUREAU OF ENTOMOLOGY:** One entomologist, who shall be chief of bureau, four thousand dollars; one chief clerk, one thousand eight hundred dollars; two clerks, class three; four clerks, class two; one artist, one thousand four hundred dollars; four clerks, class one; five clerks, at one thousand dollars each; one messenger, eight hundred and forty dollars; one messenger, seven hundred and twenty dollars; one laborer, seven hundred and twenty dollars; two charwomen, at four hundred and eighty dollars each; one charwoman, two hundred and forty dollars; in all, twenty-nine thousand two hundred and eighty dollars.

General expenses.

Investigation of insects, etc.

**GENERAL EXPENSES, BUREAU OF ENTOMOLOGY:** For the promotion of economic entomology; for investigating the history and the habits of insects injurious and beneficial to agriculture, horticulture, and arboriculture, and ascertaining the best means of destroying those found to be injurious; for salaries, the employment of labor, and rent in the city of Washington and elsewhere, freight, express charges, official traveling expenses, office fixtures, supplies, apparatus, telegraph and telephone service, gas and electric current, in connection with the following investigations:

Fruit trees, etc.

For investigations of insects affecting deciduous fruits, including special investigations of the pear thrips in California, cranberry insects, and bark beetles affecting fruit trees, forty-six thousand six hundred dollars;

Grain and forage plants.

For investigations of insects affecting cereal and forage plants, twenty-one thousand dollars;

Southern field crops.

For investigations of insects affecting southern field crops, including the cotton boll weevil and other insects injurious to cotton, and insects affecting tobacco, rice, and sugar cane, forty-two thousand dollars;

Forests.

For investigations of insects affecting forests, twelve thousand dollars;

Truck crops, etc.

For investigations of insects affecting truck crops, stored grains and other stored products, sixteen thousand two hundred and fifty dollars;

Bee culture.

For investigations in bee culture, ten thousand dollars;

For investigations of insects affecting citrus fruits, including the white fly, orange thrips, and for carrying on investigations of the hydrocyanic-acid gas process, sixteen thousand five hundred dollars;

Citrus fruits.

For other investigations, including inspection work, study of insects affecting the health of man and animals, insecticides, the importation of useful insects, and the study of the Argentine ant, thirty-four thousand and fifty dollars;

Administrative work.

In all, for general expenses, one hundred and ninety-eight thousand four hundred dollars.

**PREVENTION OF SPREAD OF MOTHS:** To enable the Secretary of Agriculture to meet the emergency caused by the continued spread of the gypsy and brown-tail moths by establishing and maintaining a quarantine against further spread in such manner as he shall deem best, in cooperation with the authorities of the different states concerned and with the several state experiment stations, including rent and employment of labor in the city of Washington and elsewhere, and all other necessary expenses, three hundred thousand dollars.

Gypsy and brown-tail moths.

Quarantine against.

Total for Bureau of Entomology, five hundred and twenty-seven thousand six hundred and eighty dollars.

**BUREAU OF BIOLOGICAL SURVEY.**

Bureau of Biological Survey.

**SALARIES, BUREAU OF BIOLOGICAL SURVEY:** One biologist, who shall be chief of bureau, three thousand dollars; one clerk, class four; one clerk, class two; one clerk, class one; two clerks, at one thousand dollars each; two clerks, at nine hundred dollars each; one messenger, seven hundred and twenty dollars; one messenger or laborer, four hundred and eighty dollars; one laborer, six hundred dollars; in all, thirteen thousand dollars.

Salaries.

**GENERAL EXPENSES, BUREAU OF BIOLOGICAL SURVEY:** For salaries, employment of labor, and rent in the city of Washington and elsewhere, furniture, supplies, traveling, and all other expenses necessary in conducting investigations and carrying out the work of the bureau, as follows:

General expenses.

For the enforcement of the Act approved May twenty-fifth, nineteen hundred, entitled, "An Act to enlarge the powers of the Department of Agriculture, prohibit the transportation by interstate commerce of game killed in violation of local laws, and for other purposes, nine thousand four hundred and twenty dollars;

Preventing carrying illegally killed game. Vol. 31, p. 187.

For the maintenance of the Montana National Bison Range and other reservations for mammals and birds, seven thousand dollars; and so much of the forty thousand dollars heretofore appropriated for the Montana National Bison Range as remains unexpended is hereby reappropriated, the same to be immediately available, to be expended in fencing said lands, the erection thereon of the necessary sheds and buildings, and enlarging the limits heretofore established so as to make the total acreage not to exceed twenty thousand acres, and the President is hereby directed to reserve and except from the unallotted lands now embraced within the Flathead Indian Reservation, in the State of Montana, a sufficient area to enlarge said range as herein provided;

Montana National Bison Range. Maintenance of, and other reservations.

Enlargement.

For investigating the food habits of North American birds and mammals in relation to agriculture, horticulture, and forestry, including experiments and demonstrations in destroying noxious animals, twenty-five thousand dollars;

Food habits of animals.

For biological investigations, including the relations, habits, geographic distribution and migrations of animals and plants and the preparation of maps of the life and crop zones, eighteen thousand dollars;

Biological investigations.

## Administrative expenses.

For general administrative expenses connected with the above-mentioned lines of work, including cooperation with other federal bureaus, departments, boards, and commissions on request from them, fifteen thousand dollars;

In all, for general expenses, seventy-four thousand four hundred and twenty dollars.

Total for Bureau of Biological Survey, eighty-seven thousand four hundred and twenty dollars.

## Division of Accounts and Disbursements.

## DIVISION OF ACCOUNTS AND DISBURSEMENTS.

## Salaries.

**SALARIES, DIVISION OF ACCOUNTS AND DISBURSEMENTS:** One chief of division and disbursing clerk, who shall be administrative officer of the fiscal affairs of the department, three thousand two hundred and fifty dollars; one assistant chief of division, two thousand five hundred dollars; two auditors, at two thousand dollars each; one cashier and chief clerk, two thousand dollars; three clerks, class four; seven clerks, class three; ten clerks, class two; eight clerks, class one; three clerks, at one thousand dollars each; one clerk, nine hundred dollars; two clerks, at eight hundred and forty dollars each; three clerks, at seven hundred and twenty dollars each; one custodian of records and files, one thousand two hundred dollars; one messenger, six hundred dollars.

Total for Division of Accounts and Disbursements, sixty-one thousand four hundred and ninety dollars.

## Division of Publications.

## DIVISION OF PUBLICATIONS.

## Salaries.

**SALARIES, DIVISION OF PUBLICATIONS:** One editor, who shall be chief of division, three thousand dollars; one editor, who shall be assistant chief of division, two thousand two hundred and fifty dollars; one chief clerk, two thousand dollars; one associate editor, two thousand dollars; four assistant editors, at one thousand six hundred dollars each; two assistant editors, at one thousand four hundred dollars each; one assistant in charge of indexing, one thousand eight hundred dollars; one indexer, one thousand four hundred dollars; one assistant in charge of illustrations, two thousand dollars; one draftsman or photographer, one thousand five hundred dollars; two draftsmen or photographers, at one thousand four hundred dollars each; one draftsman or photographer, one thousand two hundred dollars; five photographers, at one thousand two hundred dollars each; one assistant photographer, eight hundred and forty dollars; one assistant in charge of document section, two thousand dollars; one assistant in document section, one thousand six hundred dollars; one foreman, miscellaneous distribution, one thousand five hundred dollars; one foreman, farmers' bulletin distribution, one thousand two hundred dollars; one forewoman, one thousand four hundred dollars; one forewoman, one thousand two hundred dollars; one clerk, class two; five clerks, class one; ten clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; twenty-five clerks, at eight hundred and forty dollars each; thirty-two clerks, at seven hundred and twenty dollars each; one chief folder, one thousand dollars; one folder, nine hundred dollars; three folders, at eight hundred and forty dollars each; two skilled laborers, at nine hundred dollars each; fifteen skilled laborers, at eight hundred and forty dollars each; fifteen skilled laborers, at seven hundred and eighty dollars each; nineteen skilled laborers, at seven hundred and twenty dollars each; two messengers, at eight hundred and forty dollars each; four messengers, at seven hundred and twenty dollars each; three messengers, at six hundred dollars each; two messengers, at four hundred and eighty dollars

each; two messengers, at four hundred and twenty dollars each; two messengers, at three hundred and sixty dollars each; one fireman, seven hundred and twenty dollars; two laborers, at six hundred and sixty dollars each; one laborer, six hundred dollars; three charwomen, at four hundred and eighty dollars each; four charwomen, at two hundred and forty dollars each; in all, one hundred and seventy-three thousand four hundred and fifty dollars.

**GENERAL EXPENSES, DIVISION OF PUBLICATIONS:** For miscellaneous objects of expenditure in connection with the publication, indexing, illustration, and distribution of bulletins, documents, and reports, as follows:

General expenses.

For rent in the city of Washington, five thousand dollars;

Rent.

For labor-saving machinery for addressing and mailing documents, including necessary supplies, five thousand dollars;

Supplies, etc.

For envelopes, stationery, and materials used in the distribution of documents, eleven thousand five hundred dollars;

For office furniture and fixtures, one thousand dollars;

For photographic equipment and for photographic materials and artists' tools and supplies, five thousand dollars;

For gas, electric current, telephone and telegraph service, freight and express charges, repairs, and lumber, one thousand five hundred dollars;

For wagons, bicycles, horses, harness, and maintenance of the same, one thousand dollars;

For purchase of manuscripts, traveling expenses, electrotypes, illustrations, and other expenses not otherwise provided for, three thousand dollars;

In all, for general expenses, thirty-three thousand dollars.

Total for Division of Publications, two hundred and six thousand four hundred and fifty dollars.

## BUREAU OF STATISTICS.

Bureau of Statistics.

**SALARIES, BUREAU OF STATISTICS:** One statistician, who shall be chief of bureau, three thousand five hundred dollars; one assistant statistician, who shall be assistant chief of bureau, two thousand five hundred dollars; one chief clerk, one thousand eight hundred dollars; six clerks, class four; nine clerks, class three; twelve clerks, class two; two clerks, at one thousand three hundred dollars each; sixteen clerks, class one; ten clerks, at one thousand dollars each; six clerks, at nine hundred dollars each; five clerks, at eight hundred and forty dollars each; ten clerks, at seven hundred and twenty dollars each; two messengers, at eight hundred and forty dollars each; one messenger, six hundred and sixty dollars; one messenger, four hundred and eighty dollars; one laborer, seven hundred and twenty dollars; one laborer, six hundred and sixty dollars; one charwoman, five hundred and forty dollars; two charwomen, at three hundred and sixty dollars each; in all, one hundred and three thousand eight hundred and sixty dollars.

Salaries.

**GENERAL EXPENSES, BUREAU OF STATISTICS:** For all necessary expenses for collecting domestic and foreign agricultural statistics, compiling, writing, and illustrating statistical matter for monthly, annual, and special reports, and for special investigations and compilations: *Provided*, That hereafter the monthly crop reports, which shall be gathered as far as practicable from practical farmers, and which shall be issued on or before the tenth of each month, shall embrace statements of the conditions of crops by States, in the United States, with such explanations, comparisons, and information as may be useful for illustrating the above matter, and that it shall be submitted to and officially approved by the Secretary of

General expenses.  
Collecting, etc., statistics.

*Provisos.*  
Monthly crop reports.

Cotton crop condition reports.	Agriculture before being issued or published: <i>Provided further</i> , That hereafter the condition reports of the cotton crop shall be issued on the same day in October each year as the first ginner's report of actual cotton ginned, as follows:
Administrative expenses.	Salaries, employment of labor, and rent in the city of Washington and elsewhere, supplies, telegraph and telephone service, freight and express charges, and all other necessary miscellaneous administrative expenses, twenty-five thousand eight hundred and sixty dollars;
Special field agents.	Salaries and traveling and other necessary expenses of special field agents, fifty-six thousand dollars;
State agents:	Salaries and traveling and other necessary expenses of state statistical agents, thirty thousand two hundred dollars;
Travel, etc.	Traveling and other necessary expenses of officials and special investigators, two thousand five hundred dollars;
Cost of farm products.	Salaries, traveling, and other necessary expenses, for investigating the cost of production of farm products, two thousand five hundred dollars;
	In all, for general expenses, one hundred and seventeen thousand and sixty dollars.
	Total for Bureau of Statistics, two hundred and twenty thousand nine hundred and twenty dollars.

## Library.

## LIBRARY, DEPARTMENT OF AGRICULTURE.

## Salaries.

**SALARIES, LIBRARY, DEPARTMENT OF AGRICULTURE:** One librarian, two thousand dollars; one assistant librarian, one thousand four hundred dollars; two clerks, class one, one of whom shall be a translator; two cataloguers, at one thousand two hundred dollars each; three cataloguers, at one thousand dollars each; two clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; one clerk, eight hundred and forty dollars; one messenger, seven hundred and twenty dollars; one messenger or laborer, four hundred and eighty dollars; one charwoman, four hundred and eighty dollars; in all, nineteen thousand three hundred and twenty dollars.

## General expenses.

**GENERAL EXPENSES, LIBRARY:** For technical books of reference, technical papers, and technical periodicals, and for expenses incurred in completing imperfect series; for rent and the employment of additional assistants in the city of Washington and elsewhere; for official traveling expenses, and for library fixtures, library cards, supplies, and other material, sixteen thousand five hundred dollars: *Provided*, That hereafter section thirty-six hundred and forty-eight of the Revised Statutes shall not apply to the subscriptions for publications for the Department of Agriculture, and the Secretary of Agriculture is authorized to pay in advance for any publications for the use of this department.

Total for Library, thirty-five thousand eight hundred and twenty dollars.

## CONTINGENT EXPENSES.

## Contingent expenses.

**CONTINGENT EXPENSES, DEPARTMENT OF AGRICULTURE:** For stationery, blank books, twine, paper, gum, dry goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, fuel, water and gas pipes, heating apparatus, furniture, carpets, and matting; for lights, freight, express charges, advertising, telegraphing, telephoning, postage, washing towels, and necessary repairs and improvements to buildings and heating apparatus; for rent in the District of Columbia; for the purchase, subsistence, and care of horses and the purchase and repair of harness and vehicles, for official purposes only; for the payment of duties on imported articles, and the Department of Agriculture's proportionate share of the expense of the dispatch agent in New York; for official traveling expenses; and for

## Rent.

*Proviso.*  
Subscriptions to  
publications.  
R. S., sec. 3648, p. 718.

other miscellaneous supplies and expenses not otherwise provided for, and necessary for the practical and efficient work of the department, eighty thousand dollars.

### OFFICE OF EXPERIMENT STATIONS.

**SALARIES, OFFICE OF EXPERIMENT STATIONS:** One director, four thousand dollars; one chief clerk, one thousand eight hundred dollars; one clerk and proof reader, one thousand six hundred dollars; five clerks, class two; five clerks, class one; five clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; five clerks, at eight hundred and forty dollars each; one clerk or messenger, eight hundred and forty dollars; one messenger or caretaker, seven hundred and twenty dollars; three clerks or messengers, at six hundred dollars each; one messenger or laborer, four hundred and eighty dollars; one copyist or laborer, seven hundred and twenty dollars; four laborers or charwomen, at four hundred and eighty dollars each; two laborers or charwomen, at two hundred and forty dollars each; in all, thirty-nine thousand and two hundred and sixty dollars.

**GENERAL EXPENSES, OFFICE OF EXPERIMENT STATIONS:** To carry into effect the provisions of an Act approved March second, eighteen hundred and eighty-seven, entitled "An Act to establish agricultural experiment stations in connection with the colleges established in the several States under the provision of an Act approved July second, eighteen hundred and sixty-two, and of the Acts supplementary thereto," the sums apportioned to the several States and Territories to be paid quarterly in advance, seven hundred and twenty thousand dollars.

To enable the Secretary of Agriculture to enforce the provisions of the above Act, and a supplementary Act approved March sixteenth, nineteen hundred and six, entitled "An Act to provide for an increased annual appropriation for agricultural experiment stations and regulating the expenditure thereof," relative to their administration, including rent and the employment of clerks, assistants, and other persons in the city of Washington and elsewhere, freight and express charges, official traveling expenses, office fixtures, supplies, apparatus, telegraph and telephone service, gas, and electric current, thirty-four thousand eight hundred dollars; and the Secretary of Agriculture shall prescribe the form of the annual financial statement required under the above Acts, ascertain whether the expenditures are in accordance with their provisions, and make report thereon to Congress.

To enable the Secretary of Agriculture to establish and maintain agricultural experiment stations in Alaska, Hawaii, Porto Rico, and the island of Guam, including the erection of buildings, the preparation, printing in Hawaii and Porto Rico, illustration, and distribution of reports and bulletins, and all other necessary expenses, ninety-nine thousand dollars, as follows: Alaska, twenty-eight thousand dollars; Hawaii, twenty-eight thousand dollars; Porto Rico, twenty-eight thousand dollars; and Guam, fifteen thousand dollars, including not to exceed one thousand five hundred dollars for the purchase of land; and the Secretary of Agriculture is authorized to sell such products as are obtained on the land belonging to the agricultural experiment stations in Alaska, Hawaii, Porto Rico, and the island of Guam, and to apply the money received from the sale of such products to the maintenance of said stations, and this fund shall be available until used.

To enable the Secretary of Agriculture to investigate and report upon the organization and progress of farmers' institutes and agricultural schools in the several States and Territories, and upon similar organizations in foreign countries, with special suggestions of plans and methods for making such organizations more effective for the

Office of Experiment Stations.

Salaries.

Support of agricultural experiment stations.

Vol. 24, p. 440.

Vol. 12, p. 508.

Expenses, etc.  
Vol. 34, p. 63.

Statements, etc.

Stations in Alaska, Hawaii, Porto Rico, and Guam.

Sale of products, etc.

Report, etc., on farmers' institutes.

dissemination of the results of the work of the Department of Agriculture and the agricultural experiment stations, and of improved methods of agricultural practice, including rent and the employment of labor in the city of Washington and elsewhere, and all other necessary expenses, ten thousand dollars;

In all, for general expenses, eight hundred and sixty-three thousand eight hundred dollars.

Nutrition investigations.

**NUTRITION INVESTIGATIONS:** To enable the Secretary of Agriculture to investigate the nutritive value of agricultural products used for human food, with special suggestions of plans and methods for the more effective utilization of such products for this purpose, with the cooperation of other bureaus of the department, and to disseminate useful information on this subject, including rent and the employment of labor in the city of Washington and elsewhere, and all other necessary expenses, ten thousand dollars.

Irrigation investigations.

**IRRIGATION INVESTIGATIONS:** To enable the Secretary of Agriculture to investigate and report upon the laws of the States and Territories as affecting irrigation and the rights of appropriators, and of riparian proprietors and institutions relating to irrigation, and upon the use of irrigation waters, at home and abroad, with especial suggestions of the best methods for the utilization of irrigation waters in agriculture, and upon the use of different kinds of power and appliances for irrigation, and for the preparation and illustration of reports and bulletins on irrigation, including rent and the employment of labor in the city of Washington and elsewhere, and all necessary expenses, seventy-five thousand dollars.

Drainage investigations.

**DRAINAGE INVESTIGATIONS:** To enable the Secretary of Agriculture to investigate and report upon the drainage of swamp and other wet lands and to prepare plans for the removal of surplus waters by drainage and for the preparation and illustration of reports and bulletins on drainage, including rent and the employment of labor in the city of Washington and elsewhere, and all necessary expenses, eighty-one thousand one hundred and sixty dollars.

Total for office of Experiment Stations, one million sixty-nine thousand two hundred and twenty dollars.

Office of Public Roads.

## OFFICE OF PUBLIC ROADS.

Salaries.

**SALARIES, OFFICE OF PUBLIC ROADS:** One director, who shall be a scientist and have charge of all scientific and technical work, three thousand dollars; one chief clerk, one thousand six hundred dollars; four clerks, class one; four clerks, at one thousand dollars each; one clerk, nine hundred dollars; two laborers, at six hundred dollars each; one messenger, six hundred dollars; one messenger boy, three hundred and sixty dollars; in all, sixteen thousand four hundred and sixty dollars.

General expenses.

**GENERAL EXPENSES, OFFICE OF PUBLIC ROADS:** For salaries, and the employment of labor, and rent in the city of Washington and elsewhere, supplies, office fixtures, apparatus, traveling and other expenses for conducting the following work: *Provided*, That no part of these appropriations shall be expended for the rent or purchase of road-making machinery:

*Proviso.*  
Restriction.

Road management, etc.

For inquiries in regard to systems of road management throughout the United States and for giving expert advice on this subject, eighteen thousand dollars;

Road making and materials.

For investigations of the best methods of road making and the best kinds of road-making materials throughout the United States and for furnishing expert advice on road building and maintenance, thirty-four thousand dollars:

For investigations of the chemical and physical character of road materials, twenty-five thousand dollars;

Chemical, etc., investigations.

For collating, reporting, and illustrating the results of such investigations and experiments and preparing, publishing, and distributing bulletins and reports, twenty-three thousand dollars;

Bulletins and reports.

In all, for general expenses, one hundred thousand dollars.

Total for Office of Public Roads, one hundred and sixteen thousand four hundred and sixty dollars.

And not to exceed ten per centum of the foregoing amounts for the miscellaneous expenses of the work of any bureau, division, or office herein provided for shall be available interchangeably for expenditure on the objects included within the general expenses of such bureau, division, or office, but no more than ten per centum shall be added to any one item of appropriation except in cases of extraordinary emergency, and then only upon the written order of the Secretary of Agriculture.

Interchangeable appropriations.

Total, Department of Agriculture, for routine and ordinary work, twelve million nine hundred and eighty-five thousand and thirty-six dollars.

MISCELLANEOUS.

**PAPER TESTS:** To enable the Secretary of Agriculture to test such plants and woods as may require tests to ascertain if they be suitable for making paper, ten thousand dollars, or so much thereof as may be necessary, including rent and the employment of labor in the city of Washington and elsewhere, and all other necessary expenses.

Paper tests.

And hereafter the Secretary of Agriculture is authorized to permit employees of the Department of Agriculture to make assignments of their pay, under such regulations as he may prescribe, during such time as they may be in the employ of the said department.

Assignments of pay allowed employees.

And hereafter all duly and lawfully constituted and appointed watchmen of the Department of Agriculture stationed in and upon the buildings and premises of said department in the city of Washington, District of Columbia, shall have and perform the same powers and duties, while on duty in and about said premises, as the Metropolitan police of the District of Columbia.

Watchmen given police powers.

Total carried by this bill for the Department of Agriculture, twelve million nine hundred and ninety-five thousand and thirty-six dollars.

Approved, March 4, 1909.

**CHAP. 302.**—An Act Making appropriations for the payment of invalid and other pensions of the United States for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes.

March 4, 1909.  
[H. R. 26203.]

[Public. No. 331.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the payment of pensions for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes, namely:

Pensions appropriations.

For army and navy pensions, as follows: For invalids, widows, minor children, and dependent relatives, army nurses, and all other pensioners who are now borne on the rolls, or who may hereafter be placed thereon, under the provisions of any and all Acts of Congress, one hundred and sixty million dollars: *Provided*, That the appropriation aforesaid for navy pensions shall be paid from the income of the navy pension fund, so far as the same shall be sufficient for that purpose: *Provided further*, That the amount expended under each of the above items shall be accounted for separately: *And provided further*,

Invalid, etc., pensions.

*Provisos.*  
Navy pensions.

Accounts.

Additional, because of helpless child.

Prior rate to widow not affected.

Examining surgeons. Fees.

Agents' salaries.

Clerk hire.

Proviso. Apportionment.

Rent, New York agency.

Inspection of agencies. Vol. 22, p. 374. R. S., sec. 4766, p. 927.

Stationery, etc.

Proviso. Franked envelopes for pensioners.

Reimbursement for burial, etc., expenses.

That when an additional pension has been, or may hereafter be, granted by special act to a widow or guardian on account of a helpless child, such additional pension shall in no wise affect the rate of pension the widow may be entitled to independent of such additional allowance.

For fees and expenses of examining surgeons, pensions, for services rendered within the fiscal year nineteen hundred and ten, four hundred thousand dollars.

For salaries of agents for the payment of pensions, at four thousand dollars each, seventy-two thousand dollars, or so much thereof as may be necessary.

For clerk hire and other services, in the pension agencies, four hundred thousand dollars, or so much thereof as may be necessary:

*Provided*, That the amount of clerk hire and other services for each agency shall be apportioned as nearly as practicable in proportion to the number of pensioners paid at each agency, and the salaries paid shall be subject to the approval of the Secretary of the Interior.

For rent, New York agency, four thousand five hundred dollars, or so much thereof as may be necessary.

For examination and inspection of pension agencies, as provided by the final provision of the Act of August eighth, eighteen hundred and eighty-two, amending section forty-seven hundred and sixty-six, Revised Statutes, one thousand five hundred dollars.

For stationery and other necessary expenses, thirty thousand dollars: *Provided*, That the Secretary of the Interior shall hereafter furnish free to all pensioners franked or penalty envelopes, properly addressed, to be used by said pensioners only for the return of their pension vouchers: *And provided further*, That hereafter the settlement of all claims for the reimbursement of expenses of the last sickness and burial of deceased pensioners shall be under the direction of the Commissioner of Pensions.

Approved, March 4, 1909.

March 4, 1909. [S. 6055.]

[Public, No. 332.]

District of Columbia. Code amendment. Vol. 1, p. 1299.

Building associations.

Proviso. Examination by Comptroller of the Currency. Vol. 31, p. 1299, amended.

Expense of examination. Limit.

Report to the Comptroller.

**CHAP. 303.**—An Act To amend section six hundred and ninety-one of subchapter seven, building associations, of the Code of Law for the District of Columbia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section six hundred and ninety-one, subchapter seven, of the Code of Law of the District of Columbia, relating to building associations, be amended so that the same shall read:

“**SEC. 691. OBJECTS.**—The object of such corporation shall be the accumulation of a capital in money to be derived from the savings and accumulations by the members thereof, to be paid into said corporation in such sums and at such times as may be designated by the by-laws of said corporation, from which the members thereof may obtain advances upon their shares of stock: *Provided*, That the Comptroller of the Currency, in addition to the powers conferred upon him by law for the examination of national banks, is further authorized, whenever he may deem it useful, to cause examination to be made into the condition of any building association incorporated under the provisions of this chapter, as well as any other building or loan association located or doing business in the District of Columbia. The expenses necessarily incurred in making any such examination shall not exceed the sum of twenty-five dollars for the first five hundred thousand dollars or fractional part thereof of assets and the sum of ten dollars for each additional two hundred and fifty thousand dollars or fractional part thereof of assets, and be paid by such association to the Comptroller of the Currency at the time of the making of such examination: *And provided further*, That every building or loan association

located and doing business in the District of Columbia shall make to the Comptroller of the Currency at least one report during each year, according to the form which may be prescribed by him, verified by the oath or affirmation of the president or secretary of such association and attested by the signature of at least three of the directors. The said Comptroller shall also have power to take possession of any company or association whenever in his judgment it is insolvent or is knowingly violating the laws under which such company is incorporated, and to liquidate the same in the manner provided in the laws of the United States in respect to national banks: *Provided further*, That from and after the first day of July, anno Domini nineteen hundred and nine, no person, company, association, copartnership, or corporation shall conduct or carry on in the District of Columbia the kind of business named in this Act, without strict compliance in all particulars with the provisions of this Act: *Provided*, That building associations heretofore organized and in actual operation before the passage of this Act need not be incorporated. Any person, officer, or agent of any company, firm, or corporation who shall willfully violate any of the provisions of this section shall be deemed guilty of a misdemeanor, and shall on conviction thereof be punished by a fine of not more than one thousand dollars or by imprisonment not longer than two years, or by both said punishments, in the discretion of the court. That any willful false swearing in regard to any certificate, or report, or public notice required by the provisions of this Act shall be perjury, and shall be punished as such according to the laws of the District of Columbia. And any misappropriation of any of the money of any corporation or company, formed under or availing itself of the privileges of this Act, or of any building or loan association located or doing business in the District of Columbia, or any money, funds, or property intrusted to any such corporation, company, or association, shall be held to be larceny and shall be punished as such under the laws of said District."

SEC. 2. That there be added to the Code of Law of the District of Columbia a new section, to stand as section six hundred and ninety-one a, and to read as follows:

SEC. 691 a. That any building association incorporated or unincorporated, organized and existing under the laws of any State or Territory, except the District of Columbia, to do or now doing, in the District of Columbia, a building association business or otherwise operating as a building association, shall be subject to all the provisions of the foregoing section of this Act in respect of the powers of the Comptroller of the Currency hereunder, and, any such association or corporation shall at all times keep on deposit with the Comptroller of the Currency in money or stocks, bonds or mortgages or other securities to be approved by said officer not less than ten per centum of its capital and surplus as security for its depositors and creditors, and as a guarantee for the faithful performance of its contracts, and may also make such further deposit of its assets as above described with the Comptroller for such purpose as it may from time to time desire so to do.

Approved, March 4, 1909.

**CHAP. 304.**—An Act To extend the time for the completion of a bridge across the Missouri River at Yankton, South Dakota, by the Yankton, Norfolk and Southern Railway Company.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section six of an Act approved March ninth, nineteen hundred and four, authorizing the Yankton, Norfolk and Southern Railway Company to construct a combined railroad, wagon, and foot-passenger bridge across the Mis-

Oath, etc.  
Liquidation, if insolvent, etc.

Restriction.

Existing associations need not be incorporated.

Penalty for violation.

Perjury, etc.

Misappropriating funds considered larceny.

New section to Code.

All building associations affected.  
Exception.

Deposit of securities with Comptroller.

Minimum amount.

March 4, 1909.  
[S. 7640.]

[Public, No. 333.]

Missouri River.  
Time extended for bridging by Yankton, Norfolk and Southern Railway Company at Yankton, S. Dak.

Vol. 33, pp. 62, 621.  
Vol. 34, pp. 9, 1058.

*Ante*, p. 35, amend-  
ed.  
Time of construc-  
tion.

souri River at or near the city of Yankton, South Dakota, as amended by the Acts approved January twenty-seventh, nineteen hundred and five; February fifth, nineteen hundred and six; March second, nineteen hundred and seven, and February twenty-fifth, nineteen hundred and eight, be, and is hereby, amended by extending the time for commencing the construction of said bridge to March ninth, nineteen hundred and ten, and by extending the time for completing said bridge to March ninth, nineteen hundred and twelve.

Approved, March 4, 1909.

March 4, 1909.  
[S. 7785.]

**CHAP. 305.**—An Act Relative to outward alien manifests on certain vessels.

[Public, No. 334.]

Immigration.  
List of aliens not re-  
quired on vessels for  
Canada and Mexico.  
Vol. 34, p. 902.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That until the provisions of section twelve of the immigration Act of February twentieth, nineteen hundred and seven, relating to outward alien manifests, shall be made applicable to passengers going out of the United States to Canada by land carriage, said provisions shall not apply to passengers going by vessels employed exclusively in the trade between the ports of the United States and the Dominion of Canada and the Republic of Mexico.

Approved, March 4, 1909.

March 4, 1909.  
[S. 4035.]

**CHAP. 306.**—An Act To provide for the payment of certain claims against the District of Columbia in accordance with the Act of Congress approved January twenty-sixth, eighteen hundred and ninety-seven, and as amended July nineteenth, eighteen hundred and ninety-seven.

[Public, No. 335.]

District of Columbia.  
Claims for losses by  
destruction of North-  
ern Liberty Market.

Vol. 29, p. 500.  
Vol. 30, p. 119.  
Auditing of, etc., by  
auditor of supreme  
court of the District  
authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the auditor of the supreme court of the District of Columbia is hereby empowered and directed to examine and audit for settlement, in accordance with the Act of Congress approved January twenty-sixth, eighteen hundred and ninety-seven, and as amended July nineteenth, eighteen hundred and ninety-seven, the claims of the following persons, as named below, for property taken, injured, or destroyed by reason of the destruction or removal of the Northern Liberty Market, in the city of Washington, District of Columbia, in September, eighteen hundred and seventy-two, as also all claims of said persons for payments made for the purchase, rent, or use of any stall privilege in said market house and for license for conducting any business therein, to the extent of the unexpired term of said purchase, rent, use or license.

List of claimants.

The names of the persons whose claims are to be audited are: Louisa A. Berger, Henry Stello, Charles H. Stello, and Theodore J. Stello, upon proof of their being the widow and only heirs of Henry Stello, deceased, and upon proof that said Henry Stello was the owner of stall privileges, the compensation for the loss of stalls in this case not to exceed the sum of three hundred dollars for any one stall; Catherine E. Shreve and Nellie M. Healey, upon proof of their being the widow and only heir of William H. Shreve, deceased, and upon proof that the said William H. Shreve was the owner of the stall privileges, the compensation for loss of stall not to exceed the sum of two hundred dollars for any one stall; Elizabeth Haase and Rosa Haase, upon proof of their being the widow and only heir of Henry Haase, deceased, and upon proof that the said Henry Haase was the owner of the stall privilege, the compensation for the loss of stall not to exceed the sum of three hundred dollars; Harriet Dover, William G. Reed, and Ida V. Reed, upon proof of their being the only heirs of Armistead Reed, deceased, and upon proof that the said Armistead

Reed was the owner of the stall privilege, the compensation in this case not to exceed the sum of two hundred dollars for the loss of any one stall; Alexander P. Gray, upon proof that he was the owner of the stall privilege, the compensation in this case not to exceed the sum of three hundred dollars for the loss of any one stall; Jacob N. Leapley, upon proof that he was the owner of the stall privilege, the compensation in this case not to exceed the sum of three hundred dollars for any one stall; Annie F. Ward, Eva M. Eppley, Mamie M. Leimbach, Lydia Baptista, and George J. Stinzing, upon proof of their being the only heirs of Frederick Stinzing, deceased, and upon proof that the said Frederick Stinzing was the owner of the stall privileges, the compensation for the loss of stalls in this case not to exceed the sum of two hundred dollars for any one stall; Eliza Shaffer and Emma Myers, upon proof of their being the only heirs of Christian Wagner, deceased, and upon proof that the said Christian Wagner was the owner of stall privileges, the compensation for the loss of stalls in this case not to exceed the sum of two hundred dollars for any one stall; Mary E. Gross, upon proof of her being the only heir of Barbara Brown, deceased, and upon proof that the said Barbara Brown was the owner of stall privileges, the compensation in this case not to exceed the sum of two hundred dollars for any one stall; Mary L. Simaker, Emma J. Ward, Cecelia Manning, and Joseph Gold, upon proof of their being the only heirs of Joseph Gold, deceased, and upon proof that the said Joseph Gold was the owner of stall privileges, the compensation in this case not to exceed the sum of two hundred dollars for any one stall.

SEC. 2. That when the auditor has ascertained the amount of the loss, as above described, in any case growing out of the removal or destruction of the market as aforesaid, he shall report such claims, so far as allowed by him, the total amount of such allowances not to exceed the sum of two thousand dollars, to the Commissioners of the District of Columbia, who shall, in case they approve said claims, report the same to Congress in their annual or deficiency estimates, for payment out of the revenues of the District of Columbia. That the sum of three hundred dollars, or as much thereof as may be necessary, to pay for the services of the auditor in examining and auditing said claims for settlement, and the further sum of two hundred and fifty dollars, or so much thereof as may be necessary, to pay the actual and necessary expenses incurred in making said examination and audit, is hereby appropriated, to be paid wholly from the revenues of the District of Columbia.

SEC. 3. That the said auditor shall make a tabular statement of the within-named claims, the persons owning the same, and the amount found to be due on account of each; and for the purposes hereinbefore specified said auditor shall have the power to subpoena witnesses, administer oaths, and examine witnesses under oath, and shall have full access to all of the records, books, papers, and vouchers of every kind whatever of the late board of public works and the District of Columbia, and shall provide, by fair and equitable rules, for the examination of the same by claimants or their attorney. Said auditor shall give notice for the presentation of the claims hereinbefore specified in such manner as he may deem necessary, and no claim shall be audited or allowed unless presented within thirty days after the first publication of such notice; and said auditor shall make full report of all his acts and proceedings to the Commissioners of the District of Columbia.

Approved, March 4, 1909.

Report of allowances by auditor to Commissioners.

Report to Congress. Appropriation for expenses.

All from District revenues.

Tabular statement of claims.

Witnesses, etc.

Notice for presentation of claims.

Time limit.

Report.

March 4, 1909.  
[S. 671.]

[Public, No. 336.]

District of Columbia.  
Road along Anacostia River.  
Condemning land for Location.

**CHAP. 307.**—An Act To construct a road along the south bank of the Anacostia River.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That within ninety days after the passage of this Act the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute proceedings to condemn the land that may be necessary for a road along the Anacostia River beginning in Giesboro Manor near the center of Omaha street extended and on the right of way of the outfall sewer; thence northeast along or near the line of said outfall sewer to the grounds of the Government Hospital for the Insane, connecting through the grounds adjacent to said hospital as hereinafter provided; thence from the north side of said grounds through the Barry farm northeastwardly and adjacent to the southwest side of the Alexandria branch of the Baltimore and Ohio Railroad to Howard avenue; said right of way to have a width of ninety feet south of the hospital grounds and to have a width of sixty feet through the Barry farm; the said proceedings to be had under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia: *Provided, however,* That one-half of the amount found to be due and awarded as damages for and in respect of the land condemned for the said road, together with the costs and expenses of the proceedings, shall be assessed by the jury as benefits, under the provisions of section four hundred and ninety-one of said subchapter one of chapter fifteen of said Code of Law.

Vol. 34, p. 151.

*Proviso.*  
One-half amount of damages, etc., assessed as benefits.

Vol. 34, p. 152.

Road through the grounds of Government Hospital for Insane authorized.

**SEC. 2.** That the Secretary of War is hereby authorized and directed to open for use as a public thoroughfare a ninety-foot strip of land from thirty-five to one hundred feet westward of the right of way of the Alexandria branch of the Baltimore and Ohio Railroad Company through the grounds adjacent to the Government Hospital for the Insane, said strip to be hereafter under the control of the Commissioners of the District of Columbia.

Control.

Appropriation for expenses, etc.

**SEC. 3.** That the sum of six hundred dollars is hereby appropriated, one-half out of the revenues of the District of Columbia and the other half out of any money in the Treasury not otherwise appropriated, to provide the necessary funds for the costs and expenses of the condemnation proceedings taken pursuant hereto, and a sufficient amount to pay for the land taken hereunder is hereby appropriated, one-half to be paid out of the revenues of the District of Columbia and one-half out of any money in the Treasury not otherwise appropriated.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 28411.]

[Public, No. 337.]

Ohio Northern University, Ada, Ohio.  
Cannon donated to.

**CHAP. 308.**—An Act To grant two cannons to Ohio Northern University, at Ada, Ohio.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to donate to the Ohio Northern University, at Ada, Ohio, two muzzle-loading cannons, now in possession of said university, to be used by the students of said university in military drill: *Provided,* That no expense shall be incurred by the United States.

*Proviso.*  
No expense.

Approved, March 4, 1909.

**CHAP. 309.**—An Act Providing for the relinquishment by the United States of certain lands to the county of Kootenai, in the State of Idaho.

March 4, 1909.  
[S. 8822.]

[Public, No. 338.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the United States relinquish unto the county of Kootenai, in the State of Idaho, all of its right, claim, or title to or the possession of that certain piece or parcel of land situated in Kootenai County, in the State of Idaho, being a part of lot forty-nine, which is a portion of the Fort Sherman Military Reservation, described as follows: Beginning at a point one thousand three hundred and thirty-two feet north of a stone monument at or about high-water mark on the east boundary of Fort Sherman Military Reserve (abandoned), said point being the northeast corner of the Coeur d'Alene and Spokane Railway terminal grounds, in section fourteen, township fifty north, range four Washington base meridian, said point being also the northeast corner of lot forty-nine of said military reserve (abandoned); thence running west along the north line of said terminal grounds three hundred and thirty-two feet; thence southeasterly along a straight line two hundred and sixty-five feet, more or less, to a point two hundred and fifty-two feet south of and two hundred and fifty-two feet west of the place of beginning; thence east two hundred and fifty-two feet to the intersection with the east line of said terminal grounds; thence north along said east line two hundred and fifty-two feet to the place of beginning; to have and to hold forever as a part of the public lands belonging to the said county of Kootenai.

Kootenai County,  
Idaho.  
Land in Fort Sherman Military Reservation relinquished to.

Description.

Approved, March 4, 1909.

**CHAP. 310.**—An Act Empowering the juvenile court of the District of Columbia to issue execution on forfeited recognizances.

March 4, 1909.  
[S. 8518.]

[Public, No. 339.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the juvenile court of the District of Columbia shall have power to issue execution on all forfeited recognizances upon motion of the proper prosecuting officer, and all writs of fieri facias or other writs of execution issued by said court shall be directed to and executed by the marshal of the District of Columbia. And any recognizance taken in the juvenile court, after being forfeited, may be transmitted to the clerk's office of the supreme court of the District of Columbia and therein docketed in the same manner as forfeited recognizances taken in the police court are now docketed, and thereupon shall have the same effect as if taken in said supreme court; and said lien shall continue as long as such judgment, decree, or recognizance shall be in force or until the same shall be satisfied or discharged.

District of Columbia.  
Juvenile court granted power to issue execution on forfeited recognizances.

Docketing forfeited recognizances.

Continuance of lien until satisfied, etc.

Approved, March 4, 1909.

**CHAP. 311.**—An Act Withdrawing from entry and sale and granting unto the city of Los Angeles, in the State of California, certain lands therein described.

March 4, 1909.  
[S. 8929.]

[Public, No. 340.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, empowered and directed to cause to be issued to the city of Los Angeles, in Los Angeles County, State of California, a patent to all of the land designated "Dry Salt Lake," embraced within the meandered lines thereof and lying within the exterior lines surrounding sections twenty-eight, twenty-nine, and thirty-three, in township thirty-two south, range thirty-four east, Mount Diablo base and meridian, containing two hundred and fifty-

Los Angeles, Cal.  
Land in Kern County patented to.

Description.

one and eleven one-hundredths acres, as designated on the plat of survey of said township made in the year eighteen hundred and fifty-five and approved by the surveyor-general of California on May fourteenth, eighteen hundred and fifty-six, situate in Kern County in said State, upon payment by said city to the United States thereof of the sum of two dollars and fifty cents per acre, which lands have heretofore been withdrawn from entry and sale for the benefit of said city, and which withdrawal shall remain intact pending the entry of the land by said city: *Provided*, That said city shall first procure from all claimants or persons who have filed or made valid claims, locations, or entries on or to said lands, or any part thereof, proper relinquishments of all their claims thereto, and cause the same to be filed in the proper land office: *And provided further*, That said patent shall also contain the provision that all right, title, and interest of the United States in and to any lands in said sections twenty-eight, twenty-nine, and thirty-three not heretofore disposed of or conveyed are hereby granted, released, and relinquished to said city.

Approved, March 4, 1909.

March 4, 1909.  
[S. 3952.]

[Public, No. 341.]

**CHAP. 312.**—An Act To restore to the active list of the United States Marine Corps the name of Robert Morgan Gilson.

Robert Morgan Gilson.  
Restoration to active list in Marine Corps authorized.

*Provisos.*  
Proof of physical, etc., fitness.

Carried as additional number.

No pay, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the President be, and he is hereby, authorized, by and with the advice and consent of the Senate, to restore Robert Morgan Gilson, late a captain in the United States Marine Corps, to be a captain in the United States Marine Corps to take rank next after Captain Logan Feland: *Provided*, That the said Robert Morgan Gilson shall establish to the satisfaction of the Secretary of the Navy, by the usual examination for such grade, his physical, mental, moral, and professional fitness to perform the duties thereof: *And provided further*, That the said Gilson shall be carried as additional to the number of the grade to which he may be restored or at any time thereafter promoted; and that no pay, bounty, or emoluments shall be allowed by reason of the passage of this Act.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 19607.]

[Public, No. 342.]

**CHAP. 313.**—An Act To authorize the Secretary of Commerce and Labor to cooperate, through the Bureau of the Coast and Geodetic Survey and the Bureau of Fisheries, with the fish commissioner of the State of North Carolina in making surveys of the waters of North Carolina where fishing is prohibited by law.

North Carolina.  
Survey of waters of where fishing appliances are prohibited.  
Cooperation of government experts authorized.

Steam launches, etc., for use of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of Commerce and Labor be, and he is hereby, authorized and directed, upon the request of the governor of the State of North Carolina, to designate such officers, experts, and employees of the Bureau of the Coast and Geodetic Survey and of the Bureau of Fisheries as may be necessary to cooperate with the North Carolina State fish commissioner in making a survey of and marking in a prominent manner all those areas of the waters of the sounds and their tributaries of the State in which the use of any or all fishing appliances are prohibited by law; and the Secretary of Commerce and Labor is hereby authorized and directed to furnish to the officers, experts, and employees of said bureaus so detailed as aforesaid such instruments, appliances, and steam launches as may be necessary to make the survey aforesaid; and the Secretary of Commerce and Labor is hereby authorized to

have made in the Bureau of the Coast and Geodetic Survey all the plats necessary to show the results of the aforesaid survey, and to furnish to the fish commissioner of the State of North Carolina such copies as may be necessary for his use, and for this purpose to employ in the District of Columbia and elsewhere such technically qualified persons as may be necessary to carry out the purposes of this Act.

Plats of survey.

SEC. 2. That the Secretary of Commerce and Labor is hereby further authorized to have erected or constructed by the officers so detailed as aforesaid, while making said survey, such structures as may be necessary to mark in a prominent and satisfactory manner the points of triangulation so that the same may be used for such future work of the Coast and Geodetic Survey as the said Bureau may be hereafter required to perform in prosecuting the Government coast survey of the navigable waters of the United States located within the State of North Carolina.

Marking points of triangulation.

SEC. 3. That this Act shall take effect from the date of its passage.

Effect.

Approved, March 4, 1909.

**CHAP. 314.**—An Act Fixing the compensation of certain officials in the custom service, and for other purposes.

March 4, 1909.  
[H. R. 21003.]

[Public, No. 343.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to increase and fix the compensation of laborers in the customs service, as he may think advisable, to a rate not exceeding eight hundred and forty dollars per annum.

Customs.  
Pay increased of officials, etc.  
R. S., sec. 2694-2746, pp. 529-533, amended.  
Laborers.  
Maximum.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized to increase and fix the compensation of inspectors of customs, as he may think advisable, not to exceed in any case the rate of six dollars per diem, and in all cases where the maximum compensation is paid no allowance shall be made for meals or other expenses incurred by inspectors when required to work at unusual hours.

Inspectors.

Maximum.

SEC. 3. That the Secretary of the Treasury be, and he is hereby, authorized to increase and fix the compensation of deputy collectors, assistant appraisers and examiners of merchandise, examiners of tea, and examiners and special examiners of drugs, in the customs service, as he may think advisable, not to exceed in any case three thousand five hundred dollars per annum.

Deputy collectors, assistant appraisers, etc.

Maximum.

SEC. 4. That the Secretary of the Treasury be, and he is hereby, authorized to increase and fix the compensation of deputy naval officers and deputy surveyors of customs, as he may think advisable, not to exceed in any case three thousand dollars per annum.

Deputy naval officers, etc.

Maximum.

SEC. 5. That section twenty-seven hundred and forty-six of the Revised Statutes of the United States be, and the same is hereby, amended so as to read as follows, to wit:

R. S., sec. 2746, p. 533, amended.

“SEC. 2746. An additional compensation of twenty-five per centum may be continued, at the discretion of the Secretary of the Treasury, to the appraisers, deputy collectors, deputy surveyors, deputy naval officers, and weighers at the port of San Francisco: *Provided, however,* That the compensation so fixed shall not exceed the maximum amounts fixed by law.”

San Francisco.  
Additional pay to appraisers, etc.*Proviso.*  
Restriction.

SEC. 6. That the Secretary of the Treasury be, and he is hereby, authorized to increase and fix the compensation of assistant weighers in the customs service as he may think advisable, not to exceed in any case the rate of four dollars per diem.

Assistant weighers.

Maximum per diem.

SEC. 7. That hereafter the salary of the Treasurer of the United States shall be eight thousand dollars per annum.

Treasurer of United States.  
Salary.  
R. S., sec. 301, p. 50, amended.

Repeal.

SEC. 8. That all laws and parts of laws inconsistent with this Act are hereby repealed.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 23468.]

[Public, No. 344.]

**CHAP. 315.**—An Act To amend sections eleven and twelve of an Act entitled "An Act to provide for eliminating certain grade crossings on the line of the Baltimore and Potomac Railway Company in the city of Washington, District of Columbia, and requiring said company to depress and elevate its tracks and to enable it to relocate parts of its railroad therein, and for other purposes," approved February twelfth, nineteen hundred and one.

District of Columbia.  
Potomac River tug-  
boats to be equipped  
with adjustable  
smokestacks, etc.  
Vol. 31, p. 772,  
amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That sections eleven and twelve of an Act entitled "An Act to provide for eliminating certain grade crossings on the line of the Baltimore and Potomac Railway Company in the city of Washington, District of Columbia, and requiring said company to depress and elevate its tracks and to enable it to relocate parts of its railroad therein, and for other purposes," approved February twelfth, nineteen hundred and one, be, and the same are hereby, amended so as to require all tugboats using the Potomac River at the place or places where the same is spanned by the two certain bridges in said Act provided for, namely, the new railway bridge and the new highway bridge, to equip and fit, not later than July first, nineteen hundred and nine, all smokestacks thereof or other vertical projections with hinges or other mechanical device so as to permit the same to be lowered to the level of the top of the pilot house of such boats: *Provided*, That all such tugboats the pilot house of which will not pass under such bridges may be exempted from the operations of the provisions hereof, upon application made to the Secretary of War and his approval thereof: *Provided further*, That all tugboats hereafter built or purchased, or not now actually engaged in business on the Potomac River at the places aforesaid, must have their dimensions approved by the Secretary of War before being permitted to use and operate the same on the Potomac River at the places above mentioned: *And provided further*, That the provisions hereof shall not apply to such tugboats as may, by reason of their structure, be able to pass under said two bridges, respectively, without the necessity of operating the draws thereof.

*Proviso.*  
Exemptions.

Dimensions of, to be  
approved by Secretary  
of War.

Exceptions.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 23973.]

[Public, No. 345.]

District of Columbia.  
Police fund defi-  
ciencies.

Pensioners' claims  
to be adjusted, etc.

Death of benefi-  
ciary.  
Payment to legal  
representative.

**CHAP. 316.**—An Act For the relief of pensioners of the Metropolitan police fund.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the amount withheld from pensioners of the police fund on account of deficiencies in said fund during the period from June first, eighteen hundred and ninety-four, to May thirty-first, eighteen hundred and ninety-six, is authorized to be paid, and the Commissioners of the District of Columbia are hereby authorized and directed to adjust and settle all claims for said deficiencies in the payment of allowances made by them to pensioners of said police fund. In case of death of any beneficiary under the provisions of this bill the amount due such beneficiary shall be paid to the legal representative thereof.

Approved, March 4, 1909.

**CHAP. 317.**—An Act To provide for the distribution of the Congressional Record and public bills, documents, and so forth, to the governor-general of the Philippine Islands at Manila, Philippine Islands.

March 4, 1909.  
[H. R. 24864.]

[Public, No. 346.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Public Printer is hereby authorized to furnish gratuitously to the governor-general of the Philippine Islands at Manila ten copies of the daily Congressional Record and three copies of all bills, resolutions, documents, and reports, as printed, and he is hereby directed to print, if necessary, the extra number required to comply with this Act.

Philippine Islands.  
Copies of Congressional Record, etc., for governor-general.

Printing extra numbers authorized.

Approved, March 4, 1909.

**CHAP. 318.**—An Act To grant additional authority to the Secretary of the Treasury to carry out certain provisions of public building Acts, and for other purposes.

March 4, 1909.  
[H. R. 28167.]

[Public, No. 347.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in every instance in which the Act of May thirtieth, nineteen hundred and eight, included the cost of the site in the extension of the limit of cost fixed for a public building previously authorized to be constructed upon land owned by the United States, such limit of cost be, and the same is hereby amended and fixed at the amount named in said Act for each of such buildings, but exclusive of the cost of the sites thereof, respectively.

Public buildings omnibus act.  
*Ante*, p. 520.

Limit of cost of building, exclusive of sites.

**SEC. 2.** That so much of the amount heretofore authorized for the construction of a suitable building for the accommodation of the United States post-office, United States courts, and other governmental offices at Muskogee, Oklahoma, as may be necessary shall be available for the acquisition of a suitable site, and the Secretary of the Treasury is hereby authorized and directed to acquire such site by purchase, condemnation, or otherwise: *Provided*, That the limit of cost heretofore fixed shall not be exceeded in the acquisition of such site and the erection of a suitable building thereon.

Muskogee, Okla.  
Purchase of site authorized.  
*Ante*, p. 541.

*Proviso.*  
Cost not increased.

**SEC. 3.** That of the amount heretofore authorized for the United States Government building at Boise, Idaho, so much thereof as may be necessary, shall be available for the acquisition of additional land: *Provided*, That the limit of cost heretofore fixed shall not be exceeded.

Boise, Idaho.  
Additional land.  
*Ante*, p. 524.  
*Proviso.*  
Limit of cost.

**SEC. 4.** That the amount heretofore authorized for the enlargement, extension, and repair of the United States post-office at Portland, Maine, shall be available for the United States court-house at Portland, Maine.

Portland, Me.  
Court-house.  
*Ante*, p. 521.

**SEC. 5.** That the Secretary of the Treasury be, and he is hereby, authorized and directed, in his discretion, to reduce the open space for fire protection at Du Quoin, Illinois, to fifteen feet, to insure the acquisition of a suitable site within the limit of cost heretofore fixed.

Du Quoin, Ill.  
Open space reduced.  
*Ante*, p. 533.

**SEC. 6.** That the Secretary of the Treasury may, in his discretion, disregard the provision requiring sites to be bounded upon at least two sides by streets in so far as same shall apply to the town of Plymouth, Massachusetts, and in his discretion may purchase a site at Plymouth, Massachusetts, at a cost in excess of the limit heretofore fixed for such site: *Provided*, That the limit of cost for both site and building shall not exceed eighty-seven thousand dollars heretofore fixed as the total limit of cost.

Plymouth, Mass.  
Open space modified.  
*Ante*, p. 526.

*Proviso.*  
Cost increased.

**SEC. 7.** That the Secretary of the Treasury may, in his discretion, disregard the provision requiring sites to be bounded upon at least two sides by streets in so far as the same shall apply to the village of Penn Yan, New York.

Penn Yan, N. Y.  
Open space modified.  
*Ante*, p. 530.

**SEC. 8.** That the Secretary of the Treasury may, in his discretion, disregard the provision requiring sites to be bounded upon at least

Westerly, R. I.  
Open space modified.  
*Ante*, p. 531.

two sides by streets in so far as same shall apply to the city of West-erly, Rhode Island.

Beatrice, Nebr.  
Open space reduced.  
*Ante*, p. 524.

SEC. 9. That the Secretary of the Treasury be, and he is hereby, authorized and directed, in his discretion, to reduce the open space for fire protection at Beatrice, Nebraska, to ten feet, to insure the completion of the proposed addition to the present federal building within the limit of cost heretofore authorized.

Detroit, Mich.  
Temporary addi-  
tion.  
Vol. 24, p. 1297.

SEC. 10. That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be constructed a temporary addition to the United States post-office and court-house at Detroit, Michigan, at a limit of cost not to exceed seven thousand five hundred dollars, to be paid from the appropriation heretofore authorized for the extension and remodeling of the United States court-house and post-office at Detroit, Michigan.

Boston, Mass.  
Custom-house.  
*Ante*, p. 534, amend-  
ed.

SEC. 11. That so much of section five of the Act of Congress entitled "An Act to increase the limit of cost of certain public build-ings, to authorize the enlargement, extension, remodeling, or im-provement of certain public buildings, to authorize the erection and completion of public buildings, to authorize the purchase of sites for public buildings, and for other purposes," approved May thirtieth, nineteen hundred and eight, as authorized the Secretary of the Treasury to acquire a suitable site for a new custom-house in the city of Boston, Massachusetts, at a limit of cost of five hundred thousand dollars, be, and the same is hereby, amended so as to authorize and direct the Secretary of the Treasury to cause plans to be prepared for the enlargement, remodeling, or extension of the present custom-house building in said city, for which purpose he is hereby authorized and empowered to select and employ a special architect and to compensate him for his services on the basis of the schedule of the American Institute of Architects; and the said section five is hereby further amended so as to authorize and direct the Sec-etary of the Treasury to proceed with the enlargement, remodeling, or extension of the said custom-house building in accordance with such or other suitable plans; and the five hundred thousand dollars heretofore appropriated for the purchase of a site is hereby made available for said enlargement, remodeling, or extension: *Provided*, That the total cost of said enlargement, remodeling, or extension of said custom-house building shall not exceed one million eight hun-dred thousand dollars, including expenses incident to the temporary removal of the force employed in the custom-house during the enlarge-ment, remodeling, or extension.

Enlarging, etc., pres-  
ent building author-  
ized.  
Preparation of  
plans, etc.

Appropriation avail-  
able.

*Proviso*.  
Limit of cost, etc.

San Francisco, Cal.  
Subtreasury build-  
ing.  
*Ante*, p. 539.  
Paving, etc., adja-  
cent alley.

SEC. 12. That in the acquisition of a new site heretofore authorized, for the subtreasury at San Francisco, California, and for the purpose of securing better facilities for light and air and a larger open space than is now required by law to be provided as a protection against the danger of fire in adjacent buildings and in consideration of the granting to the United States of a perpetual right of way over a strip of land twenty-five feet in width next adjacent to such site, or the dedication of said strip of land to the city of San Francisco for a public alley, the Secretary of the Treasury be, and he is hereby, authorized to cause said strip of land to be graded, paved, and improved to such extent as may be necessary to put the same in condition for use or as may be required to make it conform to the ordinances and regulations of the city of San Francisco governing the acceptance of the dedication of land for the purposes of a public alley; and for this purpose the Secretary of the Treasury is authorized to expend such sum as may be necessary, not to exceed ten thousand dollars, from the appropria-tion for "Repairs and preservation of public buildings:" *Provided*, That said alley shall not be graded, paved, or improved as aforesaid at the cost and expense of the United States for a greater distance

*Proviso*.  
Limitation.

than said subtreasury site may abut thereon, nor until the title to such subtreasury site shall have become vested in the United States.

SEC. 13. That the Secretary of the Treasury may, in his discretion, disregard the provisions requiring sites to be bounded upon at least two sides by streets in so far as same shall apply to Bedford City, Virginia.

Bedford City, Va.  
Open space modified.  
*Ante*, p. 536.

SEC. 14. That the Secretary of the Treasury be, and he is hereby, authorized and directed, in his discretion, to reduce the open space for fire protection at South Chicago, Illinois, to fifteen feet.

South Chicago, Ill.  
Open space reduced.  
*Ante*, p. 538.

SEC. 15. That the item contained in section five of the Act of Congress entitled "An Act to increase the limit of cost of certain public buildings, to authorize the enlargement, extension, remodeling, or improvement of certain public buildings, to authorize the erection and completion of public buildings, to authorize the purchase of sites for public buildings, and for other purposes," approved May thirtieth, nineteen hundred and eight, for "United States post-office at Washington, District of Columbia, five hundred thousand dollars," be, and the same is hereby, amended so as to add to the same the following provision:

Washington, D. C.  
Post-office.  
*Ante*, p. 533, amend-  
ed.

That if any balance remains within said limit after acquiring the site herein authorized, the Secretary of the Treasury be, and he is hereby, authorized to expend so much thereof as may be necessary in the preparation of the plans for said United States post-office building on said site.

Use of balance for preparing plans.

SEC. 16. That the Secretary of the Treasury be, and he is hereby, authorized and directed to acquire, by purchase, condemnation, or otherwise, a site for a federal building in the city of Lawton, Oklahoma, and he is authorized to expend for such purpose the proceeds arising from the sale of lots thirty-one and thirty-two of block forty-one of the official plat of the city of Lawton, Oklahoma, as provided for by section thirty-three of the so-called public building Act, approved May thirtieth, nineteen hundred and eight.

Lawton, Okla.  
Acquirement of site.  
*Ante*, p. 546.

Approved, March 4, 1909.

**CHAP. 319.**—An Act Granting certain obsolete ordnance for ornamental purposes.

March 4, 1909.  
[H. R. 28304.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized to deliver to the mayor of the city of Aiken, South Carolina, if the same can be done without detriment to the public service, two condemned brass or bronze cannon, to be used for park decoration at Aiken, South Carolina: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

[Public, No. 343.]  
Obsolete ordnance.  
Grants of.

Aiken, S. C.

*Proviso.*  
No expense.

SEC. 2. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the joint committee for monument for Arsenal Park, at Pittsburg, Pennsylvania, one condemned cannon: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

Arsenal Park, Pittsburg, Pa.

*Proviso.*  
No expense.

Enid, Okla.

SEC. 3. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the city of Enid, Oklahoma, one bronze or brass condemned cannon, with carriage and with a suitable outfit of cannon balls, not needed for present service, the same to be mounted and used on the public building grounds of said city, and to be subject at all times to the orders of the Secretary of War: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

South Carolina.

SEC. 4. That the Secretary of War be, and he is hereby, authorized and directed to donate to the State of South Carolina four condemned

brass or bronze "Napoleon" guns, with carriages and with a suitable outfit of cannon balls, which may not be needed in the service, to be placed on statehouse grounds: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Brazil, Ind.

SEC. 5. That the Secretary of War be, and he is hereby, authorized to donate to the city of Brazil, Indiana, two brass or bronze cannon, to be placed in the court-house park in that city: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Boscobel, Wis.

SEC. 6. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the city of Boscobel, in the State of Wisconsin, one condemned brass or bronze gun, with carriage and with a suitable outfit of cannon balls, which may not be needed in the service, to be placed in front of a soldiers' memorial hall in said city: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Orange County, N. Y.

SEC. 7. That the Secretary of War be, and he is hereby, authorized and directed to donate to the county of Orange, State of New York, two condemned bronze fieldpieces, with carriages, with suitable outfits of cannon balls, which may not be needed in the service, the same to be placed beside the monuments erected by the townships of Cornwall and Montgomery, in said county, in honor of the soldiers and sailors from said townships who served in the war for the Union: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Huntington, W. Va.

SEC. 8. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the city of Huntington, in the State of West Virginia, two brass or bronze guns, with carriage and with a suitable outfit of cannon balls, which may not be needed in the service, one to be placed in the United States Government building yard and one in the county court-house yard at Huntington, West Virginia, and to be subject at all times to the order of the Secretary of War: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Gen. O. O. Howard  
Post, Grand Army of  
the Republic, of Basin,  
Wyo.

SEC. 9. That the Secretary of War is hereby authorized and directed to donate to General O. O. Howard Post, Numbered One hundred and ten, Grand Army of the Republic, of Basin, Wyoming, the carriages, caissons, and equipments of the two three-inch guns heretofore donated to the said post: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Port Jervis, N. Y.

SEC. 10. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Port Jervis, State of New York, one condemned bronze fieldpiece, with carriage, with a suitable outfit of cannon balls, which will not be needed in the service, the same to be placed in said city beside the monument erected in honor of the soldiers and sailors who served in the war for the Union: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Middletown, N. Y.

SEC. 11. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Middletown, State of New York, one condemned bronze fieldpiece, with carriage, with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed in said city beside the monument erected in honor of the soldiers and sailors who served in the war for the Union: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

J. S. Chandler Post,  
Grand Army of the  
Republic, Salem, Ill.

SEC. 12. That the Secretary of War be, and he is hereby, authorized and directed to furnish to J. S. Chandler Post, Numbered One hundred and two, Grand Army of the Republic, Salem, Illinois, one bronze or brass condemned cannon or fieldpiece, with its carriage and with

suitable outfit of cannon balls, not needed for present service, the same to be mounted and used on the public-building grounds at said city, and to be subject at all times to the orders of the Secretary of War: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Stillwater, Minn.

SEC. 13. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Stillwater, State of Minnesota, one condemned bronze or brass fieldpiece, with carriage, with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed in a public park or place in said city: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Beloit, Wis.

SEC. 14. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Beloit, State of Wisconsin, one condemned bronze fieldpiece, with carriage, with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed in said city or in a cemetery near to the said city, in honor of the soldiers and sailors who served in the war for the Union: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

SEC. 15. That the Secretary of War be, and he is hereby, authorized and directed to donate to the county of Sullivan, State of New York, one condemned bronze fieldpiece, with carriage, with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed on the court-house lawn in Monticello, the seat of said county, beside the monument erected in honor of the soldiers and sailors who served in the war for the Union: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

Sullivan County,  
N. Y.

*Proviso.*  
No expense.

SEC. 16. That the Secretary of War be, and he is hereby, authorized and directed to donate to the county of Warrick, in the State of Indiana, four condemned bronze fieldpieces, with their carriages, and with a suitable outfit of cannon balls, which may be available and may not be needed in the service, the same to be placed in the park surrounding the county court-house in the city of Boonville, Indiana: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

Warrick County,  
Ind.

*Proviso.*  
No expense.

SEC. 17. That the Secretary of War be, and he is hereby, authorized and directed to donate to the State of Florida two condemned bronze fieldpieces, with their carriages, and with a suitable outfit of cannon balls, which may be available and may not be needed in the service, the same to be placed on the state capitol grounds in the city of Tallahassee: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

Florida.

*Proviso.*  
No expense.

SEC. 18. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the State of Colorado two condemned brass or bronze field guns, with carriages, and with a suitable outfit of cannon balls, which may not be needed in the service, to be placed in the state-house grounds: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

Colorado.

*Proviso.*  
No expense.

SEC. 19. That the Secretary of War be, and he is hereby, authorized and directed to donate to the State of Delaware a condemned bronze fieldpiece, with its carriage, and with a suitable outfit of cannon balls, which may be available and may not be needed in the service, the same to be placed in the park facing the state capitol at Dover, Delaware: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

Delaware.

*Proviso.*  
No expense.

Wheeling, W. Va.

SEC. 20. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Wheeling, in the State of West Virginia, two condemned bronze fieldpieces, with their carriages, which may be available and may not be needed in the service: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

*Proviso.*  
No expense.

Fort Madison, Iowa.

SEC. 21. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Fort Madison, Iowa, two brass or bronze "Napoleon" guns, with carriages and with a suitable outfit of cannon balls, to be placed on the site of old Fort Madison: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Utah.

SEC. 22. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the State of Utah two condemned brass or bronze field guns, with carriages, and with a suitable outfit of cannon balls, which may not be needed in the service: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Leavenworth, Kans.

SEC. 23. That the Secretary of War be, and is hereby, authorized and directed to donate to the city of Leavenworth, State of Kansas, two condemned bronze or brass fieldpieces, with carriages, with suitable outfit of cannon balls, which may not be needed in the service, the same to be placed in a public park or place in said city: *Provided*, That no expense shall be incurred by the United States in delivery of same.

*Proviso.*  
No expense.

Rhode Island.

SEC. 24. That the Secretary of War be, and he is hereby, authorized and directed to donate to the State of Rhode Island two condemned bronze fieldpieces, with their carriages, and a suitable outfit of cannon balls, which may be available and may not be needed in the service, the same to be placed on the state capitol grounds in the city of Providence: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

*Proviso.*  
No expense.

Somerville, Mass.

SEC. 25. That the Secretary of War is hereby authorized and directed to donate to the mayor of Somerville, Massachusetts, four condemned bronze or brass cannon, with their carriages, to be placed at a soldiers' monument in that city: *Provided*, That the Government shall be at no expense in connection with this gift.

*Proviso.*  
No expense.

Mercer County, W. Va.

SEC. 26. That the Secretary of War be, and he is hereby, authorized and directed to donate to the county court of Mercer County, West Virginia, two condemned bronze fieldpieces, with their carriages, and a suitable outfit of cannon balls, which may be available and may not be needed in the service, the same to be used in the park surrounding the court house, in the town of Princeton, West Virginia: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

*Proviso.*  
No expense.

Grand Army Post,  
Lewistown, Pa.

SEC. 27. That the Secretary of War be, and he is hereby, authorized and directed to furnish to the Grand Army Post at Lewistown, Pennsylvania, two condemned brass or bronze "Napoleon" guns, with their carriages and with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed at the monument erected to the memory of the soldiers and sailors of the late civil war in the public square in Lewistown, Pennsylvania: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Danville, Va.

SEC. 28. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Danville, in the State of Virginia, two condemned bronze fieldpieces, with their carriages and a suitable

supply of cannon balls, which may be available and may not be needed in the service, to be placed on the soldiers' plat in the city cemetery in said city: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

SEC. 29. That the Secretary of War be, and he is hereby, authorized and directed to donate to Danville Branch of the National Home for Volunteer Soldiers four brass or bronze cannons with their carriages and a suitable outfit of cannon balls to be placed on the Soldiers Home Grounds at Danville, Illinois: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

SEC. 30. That the Secretary of War be and he is hereby authorized and directed to donate to the City of Waynesboro, Georgia, two brass or bronze cannons and a suitable outfit of cannon balls to be placed on the public square of the court house in said city: *Provided*, That no expense shall be incurred by the United States in the delivery of same.

SEC. 31. The Secretary of War is hereby authorized and directed, to donate two pieces of condemned bronze field artillery to place around the Soldiers Monument at the City of Camden in the State of New Jersey: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

SEC. 32. That the Secretary of War be and is hereby authorized to donate to the town of Jasper, Indiana, two condemned brass or bronze cannons, with their carriages, and a suitable outfit of cannon balls, for the Soldiers Monument of Jasper, Indiana: *Provided*, That no expense shall be incurred by the United States in the delivery of the same.

SEC. 33. The Secretary of War be and he is hereby authorized and directed to donate to the City of Alexandria, Virginia, nine cannon carriages, provided the said carriages may be on hand and not needed for other purpose in the service: *And provided*, No expense shall be attached to the United States in delivery of same.

SEC. 34. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Mannington, in the State of West Virginia, one condemned bronze fieldpiece, with its carriage, which may be available and may not be needed in the service: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

SEC. 35. That the Secretary of War be, and he is hereby, authorized to donate to the Winfield Scott Monument Association, of Elizabeth, New Jersey, if the same can be done without detriment to the public service, two condemned bronze fieldpieces, with their carriages, to be used in connection with an equestrian statue to be erected to the memory of the late Lieutenant-General Winfield Scott, United States Army.

SEC. 36. That the Secretary of War be, and he is hereby, authorized and directed to donate to the State of Nebraska, two condemned bronze fieldpieces, with their carriages and a suitable outfit of cannon balls, which may be available and may not be needed in the service, the same to be placed on the State capitol grounds in the city of Lincoln: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

SEC. 37. That the Secretary of War is hereby authorized and directed to deliver to the governor of the State of Michigan four bronze or brass condemned cannon, with their carriages and a suitable outfit of cannon balls, in ornamentation of a life-sized statue

*Proviso.*  
No expense.

National Home for  
Volunteer Soldiers,  
Danville, Ill.

*Proviso.*  
No expense.

Waynesboro, Ga.

*Proviso.*  
No expense.

Soldiers Monument,  
Camden, N. J.

*Proviso.*  
No expense.

Jasper, Ind.

*Proviso.*  
No expense.

Alexandria, Va.

*Proviso.*  
No expense.

Mannington, W. Va.

*Proviso.*  
No expense.

Winfield Scott  
Monument Associa-  
tion, Elizabeth, N. J.

Nebraska.

*Proviso.*  
No expense.

Michigan.  
Statue to General  
Custer.

*Proviso.*  
No expense.

to be erected to the memory of General George A. Custer, late of the United States Army: *Provided*, That the Government shall be at no expense in connection with this gift.

Michigan.

SEC. 38. That the governor of the State of Michigan be granted, on behalf of the State of Michigan, permission to use all that part or residue of the bronze or brass condemned cannon granted the said State of Michigan by joint resolution of Congress, approved June twenty-third, nineteen hundred and six, to be used to make a life-size statue of Stevens T. Mason, late governor of that State, for the purpose of making statuette facsimiles of said statue, or for other purposes: *Provided*, That the Government shall be at no expense in connection therewith.

Vol. 34, p. 834.  
Statuettes.

*Proviso.*  
No expense.

SEC. 39. That the Secretary of War be, and he is hereby, authorized and directed to donate to the Chaffee Light Artillery Veterans' Association of Denver, Colorado, the two light twelve-pounder guns of obsolete pattern, together with the carriages, limbers, implements, and equipments accompanying the same, now in the possession of the said organization: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

Chaffee Light Artillery Veterans' Association, Denver, Colo.

*Proviso.*  
No expense.

Louisiana.

SEC. 40. That the Secretary of War be, and he is hereby, authorized and directed to donate to the State of Louisiana two condemned bronze fieldpieces, with their carriages and a suitable outfit of cannon balls, which may be available and may not be needed in the service, the same to be placed on the state house grounds in the city of Baton Rouge: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

*Proviso.*  
No expense.

New Orleans, La.

SEC. 41. That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of New Orleans, in the State of Louisiana, two condemned bronze fieldpieces, with their carriages and a suitable outfit of cannon balls, which may be available and may not be needed in the service the same to be placed in Lafayette Square fronting the City Hall: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

*Proviso.*  
No expense.

Greenville, Me.

SEC. 42. That the Secretary of War be, and he is hereby, authorized and directed to donate to the town of Greenville, in the State of Maine, one condemned bronze fieldpiece, with its carriage and a suitable outfit of cannon balls, which may be available and may not be needed in the service, to be placed in the unorganized tract of land of Kineo, Maine, on the east shore of Moosehead Lake, on the lawn in front of the yacht club house: *Provided*, That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

*Proviso.*  
No expense.

Campbell County,  
Va.

SEC. 43. That the Secretary of War be, and he is hereby, authorized and directed to donate to the board of supervisors of the county of Campbell, in the State of Virginia, two condemned bronze or brass fieldpieces, with carriages, cannon balls having been already donated by the United States, to be placed in the yard of the county court-house: *Provided*, That no expense shall be incurred by the United States in the transportation or delivery thereof.

*Proviso.*  
No expense.

Fluvanna County,  
Va.

SEC. 44. That the Secretary of War be, and is hereby, authorized and directed to donate to the board of supervisors of the county of Fluvanna, State of Virginia, two condemned bronze fieldpieces, with carriages, and with a suitable outfit of cannon balls, the same to be placed on the monument lot at Palmyra, the seat of said county, beside the monument located on said lot: *Provided*, That no expense shall be incurred by the United States in delivering the same.

*Proviso.*  
No expense.

SEC. 45. That the Secretary of War be, and he is hereby, authorized and directed to donate to the board of supervisors of the county of Albemarle, State of Virginia, two condemned bronze or brass fieldpieces, with carriages, and with a suitable outfit of cannon balls, which may not be needed in the service, the same to be placed on the court-house lawn in Charlottesville, Albemarle County, Virginia, beside the monument to be erected there: *Provided*, That no expense shall be incurred by the United States in delivering the same.

Albemarle County, Va.

*Proviso.*  
No expense.

SEC. 46. That the various cannon and other articles of ordnance property furnished under the foregoing provisions of this Act shall not be required to be accounted for to the Chief of Ordnance.

Chief of Ordnance not to account for ordnance donated.

SEC. 47. That the Chief of Ordnance is hereby authorized to sell without advertisement for public parks, public buildings, and soldiers' monuments surplus obsolete brass or bronze cannon, carriages, and cannon balls at such prices as he may deem reasonable and just: *Provided*, That hereafter obsolete brass or bronze cannon and their accessories shall not be disposed of for such purposes except as provided for in this Act.

Sale of obsolete cannon to public parks, etc.

*Proviso.*  
Restriction.

Approved, March 4, 1909.

**CHAP. 320.**—An Act To amend and consolidate the Acts respecting copyright.

March 4, 1909.  
[H. R. 28192.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That any person entitled thereto, upon complying with the provisions of this Act, shall have the exclusive right:

[Public, No. 849.]  
Copyrights.  
Rights of owners.  
R. S., sec. 4962, p. 957, amended.  
Vol. 33, p. 1000.  
To print, vend, etc., copyrighted works.

(a) To print, reprint, publish, copy, and vend the copyrighted work;

Translate, dramatize, etc.

(b) To translate the copyrighted work into other languages or dialects, or make any other version thereof, if it be a literary work; to dramatize it if it be a nondramatic work; to convert it into a novel or other nondramatic work if it be a drama; to arrange or adapt it if it be a musical work; to complete, execute, and finish it if it be a model or design for a work of art;

(c) To deliver or authorize the delivery of the copyrighted work in public for profit if it be a lecture, sermon, address, or similar production;

Deliver in public as lecture, etc.

(d) To perform or represent the copyrighted work publicly if it be a drama or, if it be a dramatic work and not reproduced in copies for sale, to vend any manuscript or any record whatsoever thereof; to make or to procure the making of any transcription or record thereof by or from which, in whole or in part, it may in any manner or by any method be exhibited, performed, represented, produced, or reproduced; and to exhibit, perform, represent, produce, or reproduce it in any manner or by any method whatsoever;

Perform, exhibit, etc., if drama.

(e) To perform the copyrighted work publicly for profit if it be a musical composition and for the purpose of public performance for profit; and for the purposes set forth in subsection (a) hereof, to make any arrangement or setting of it or of the melody of it in any system of notation or any form of record in which the thought of an author may be recorded and from which it may be read or reproduced: *Provided*, That the provisions of this Act, so far as they secure copyright controlling the parts of instruments serving to reproduce mechanically the musical work, shall include only compositions published and copyrighted after this Act goes into effect, and shall not include the works of a foreign author or composer unless the foreign state or nation of which such author or composer is a citizen or subject grants, either by treaty, convention, agreement, or law, to citizens of

If a musical composition.

Mechanical records.

*Proviso.*  
Restriction on control of mechanical reproduction.

Royalty to owner by manufacturer.	<p>the United States similar rights: <i>And provided further, and as a condition of extending the copyright control to such mechanical reproductions,</i> That whenever the owner of a musical copyright has used or permitted or knowingly acquiesced in the use of the copyrighted work upon the parts of instruments serving to reproduce mechanically the musical work, any other person may make similar use of the copyrighted work upon the payment to the copyright proprietor of a royalty of two cents on each such part manufactured, to be paid by the manufacturer thereof; and the copyright proprietor may require, and if so the manufacturer shall furnish, a report under oath on the twentieth day of each month on the number of parts of instruments manufactured during the previous month serving to reproduce mechanically said musical work, and royalties shall be due on the parts manufactured during any month upon the twentieth of the next succeeding month. The payment of the royalty provided for by this section shall free the articles or devices for which such royalty has been paid from further contribution to the copyright except in case of public performance for profit: <i>And provided further,</i> That it shall be the duty of the copyright owner, if he uses the musical composition himself for the manufacture of parts of instruments serving to reproduce mechanically the musical work, or licenses others to do so, to file notice thereof, accompanied by a recording fee, in the Copyright Office, and any failure to file such notice shall be a complete defense to any suit, action, or proceeding for any infringement of such copyright.</p>
Monthly report.	
Effect of payment.	
Owner to file notice.	
Penalty for failure to pay royalty.	<p>In case of the failure of such manufacturer to pay to the copyright proprietor within thirty days after demand in writing the full sum of royalties due at said rate at the date of such demand the court may award taxable costs to the plaintiff and a reasonable counsel fee, and the court may, in its discretion, enter judgment therein for any sum in addition over the amount found to be due as royalty in accordance with the terms of this Act, not exceeding three times such amount.</p>
Coin-operated machines.	<p>The reproduction or rendition of a musical composition by or upon coin-operated machines shall not be deemed a public performance for profit unless a fee is charged for admission to the place where such reproduction or rendition occurs.</p>
Rights at common law not impaired.	<p>SEC. 2. That nothing in this Act shall be construed to annul or limit the right of the author or proprietor of an unpublished work, at common law or in equity, to prevent the copying, publication, or use of such unpublished work without his consent, and to obtain damages therefor.</p>
Component parts protected.	<p>SEC. 3. That the copyright provided by this Act shall protect all the copyrightable component parts of the work copyrighted, and all matter therein in which copyright is already subsisting, but without extending the duration or scope of such copyright. The copyright upon composite works or periodicals shall give to the proprietor thereof all the rights in respect thereto which he would have if each part were individually copyrighted under this Act.</p>
Composite works, etc.	
All writings of author included.	<p>SEC. 4. That the works for which copyright may be secured under this Act shall include all the writings of an author.</p>
Classification of applications.	<p>SEC. 5. That the application for registration shall specify to which of the following classes the work in which copyright is claimed belongs:</p>
	<ul style="list-style-type: none"> <li>(a) Books, including composite and cyclopædic works, directories, gazetteers, and other compilations;</li> <li>(b) Periodicals, including newspapers;</li> <li>(c) Lectures, sermons, addresses, prepared for oral delivery;</li> <li>(d) Dramatic or dramatico-musical compositions;</li> <li>(e) Musical compositions;</li> <li>(f) Maps;</li> </ul>

- (g) Works of art; models or designs for works of art;
- (h) Reproductions of a work of art;
- (i) Drawings or plastic works of a scientific or technical character;
- (j) Photographs;
- (k) Prints and pictorial illustrations:

*Provided, nevertheless,* That the above specifications shall not be held to limit the subject-matter of copyright as defined in section four of this Act, nor shall any error in classification invalidate or impair the copyright protection secured under this Act.

*Proviso.*  
Subject-matter not limited, etc.

SEC. 6. That compilations or abridgements, adaptations, arrangements, dramatizations, translations, or other versions of works in the public domain, or of copyrighted works when produced with the consent of the proprietor of the copyright in such works, or works republished with new matter, shall be regarded as new works subject to copyright under the provisions of this Act; but the publication of any such new works shall not affect the force or validity of any subsisting copyright upon the matter employed or any part thereof, or be construed to imply an exclusive right to such use of the original works, or to secure or extend copyright in such original works.

Compilations, etc., of works in public domain, etc.

Subsisting copyrights not affected.

SEC. 7. That no copyright shall subsist in the original text of any work which is in the public domain, or in any work which was published in this country or any foreign country prior to the going into effect of this Act and has not been already copyrighted in the United States, or in any publication of the United States Government, or any reprint, in whole or in part, thereof: *Provided, however,* That the publication or republication by the Government, either separately or in a public document, of any material in which copyright is subsisting shall not be taken to cause any abridgement or annulment of the copyright or to authorize any use or appropriation of such copyright material without the consent of the copyright proprietor.

Effect on excluded works.

*Proviso.*  
Government publication of copyrighted material, etc.

SEC. 8. That the author or proprietor of any work made the subject of copyright by this Act, or his executors, administrators, or assigns, shall have copyright for such work under the conditions and for the terms specified in this Act: *Provided, however,* That the copyright secured by this Act shall extend to the work of an author or proprietor who is a citizen or subject of a foreign state or nation, only:

Issue of, to author, assigns, etc.

*Proviso.*  
Alien rights,  
Vol. 26, p. 1110.

(a) When an alien author or proprietor shall be domiciled within the United States at the time of the first publication of his work; or

Resident.

(b) When the foreign state or nation of which such author or proprietor is a citizen or subject grants, either by treaty, convention, agreement, or law, to citizens of the United States the benefit of copyright on substantially the same basis as to its own citizens, or copyright protection substantially equal to the protection secured to such foreign author under this Act or by treaty; or when such foreign state or nation is a party to an international agreement which provides for reciprocity in the granting of copyright, by the terms of which agreement the United States may, at its pleasure, become a party thereto.

Country affording reciprocal protection.

The existence of the reciprocal conditions aforesaid shall be determined by the President of the United States, by proclamation made from time to time, as the purposes of this Act may require.

Proclamation.

SEC. 9. That any person entitled thereto by this Act may secure copyright for his work by publication thereof with the notice of copyright required by this Act; and such notice shall be affixed to each copy thereof published or offered for sale in the United States by authority of the copyright proprietor, except in the case of books seeking ad interim protection under section twenty-one of this Act.

Affixing notice of copyright to copies, etc.

R. S., sec. 4956, p. 958, amended.  
Vol. 28, p. 1107.

Post, p. 1080.

Certificate of deposit of copies.

SEC. 10. That such person may obtain registration of his claim to copyright by complying with the provisions of this Act, including the deposit of copies, and upon such compliance the register of copyrights shall issue to him the certificate provided for in section fifty-five of this Act.

Works not reproduced for sale.

SEC. 11. That copyright may also be had of the works of an author of which copies are not reproduced for sale, by the deposit, with claim of copyright, of one complete copy of such work if it be a lecture or similar production or a dramatic or musical composition; of a photographic print if the work be a photograph; or of a photograph or other identifying reproduction thereof if it be a work of art or a plastic work or drawing. But the privilege of registration of copyright secured hereunder shall not exempt the copyright proprietor from the deposit of copies under sections twelve and thirteen of this Act where the work is later reproduced in copies for sale.

Deposit of two copies required.  
R. S., sec. 4959, p. 958, amended.  
Vol. 26, p. 1108.

SEC. 12. That after copyright has been secured by publication of the work with the notice of copyright as provided in section nine of this Act, there shall be promptly deposited in the copyright office or in the mail addressed to the register of copyrights, Washington, District of Columbia, two complete copies of the best edition thereof then published, which copies, if the work be a book or periodical, shall have been produced in accordance with the manufacturing provisions specified in section fifteen of this Act; or if such work be a contribution to a periodical, for which contribution special registration is requested, one copy of the issue or issues containing such contribution; or if the work is not reproduced in copies for sale, there shall be deposited the copy, print, photograph, or other identifying reproduction provided by section eleven of this Act, such copies or copy, print, photograph, or other reproduction to be accompanied in each case by a claim of copyright. No action or proceeding shall be maintained for infringement of copyright in any work until the provisions of this Act with respect to the deposit of copies and registration of such work shall have been complied with.

Penalty for default.  
R. S., sec. 4960, p. 958, amended.

SEC. 13. That should the copies called for by section twelve of this Act not be promptly deposited as herein provided, the register of copyrights may at any time after the publication of the work, upon actual notice, require the proprietor of the copyright to deposit them, and after the said demand shall have been made, in default of the deposit of copies of the work within three months from any part of the United States, except an outlying territorial possession of the United States, or within six months from any outlying territorial possession of the United States, or from any foreign country, the proprietor of the copyright shall be liable to a fine of one hundred dollars and to pay to the Library of Congress twice the amount of the retail price of the best edition of the work, and the copyright shall become void.

Postmasters to receipt for articles, etc.  
R. S., sec. 4961, p. 959, amended.

SEC. 14. That the postmaster to whom are delivered the articles deposited as provided in sections eleven and twelve of this Act shall, if requested, give a receipt therefor and shall mail them to their destination without cost to the copyright claimant.

Mechanical work, etc., to be done in the United States.

SEC. 15. That of the printed book or periodical specified in section five, subsections (a) and (b) of this Act, except the original text of a book of foreign origin in a language or languages other than English, the text of all copies accorded protection under this Act, except as below provided, shall be printed from type set within the limits of the United States, either by hand or by the aid of any kind of typesetting machine, or from plates made within the limits of the United States from type set therein, or, if the text be produced by lithographic process, or photo-engraving process, then by a process wholly performed within the limits of the United States, and the printing of the text and binding of the said book shall be performed within the

limits of the United States; which requirements shall extend also to the illustrations within a book consisting of printed text and illustrations produced by lithographic process, or photo-engraving process, and also to separate lithographs or photo-engravings, except where in either case the subjects represented are located in a foreign country and illustrate a scientific work or reproduce a work of art; but they shall not apply to works in raised characters for the use of the blind, or to books of foreign origin in a language or languages other than English, or to books published abroad in the English language seeking ad interim protection under this Act.

Exceptions.

SEC. 16. That in the case of the book the copies so deposited shall be accompanied by an affidavit, under the official seal of any officer authorized to administer oaths within the United States, duly made by the person claiming copyright or by his duly authorized agent or representative residing in the United States, or by the printer who has printed the book, setting forth that the copies deposited have been printed from type set within the limits of the United States or from plates made within the limits of the United States from type set therein; or, if the text be produced by lithographic process, or photo-engraving process, that such process was wholly performed within the limits of the United States, and that the printing of the text and binding of the said book have also been performed within the limits of the United States. Such affidavit shall state also the place where and the establishment or establishments in which such type was set or plates were made or lithographic process, or photo-engraving process or printing and binding were performed and the date of the completion of the printing of the book or the date of publication.

Affidavits required.

SEC. 17. That any person who, for the purpose of obtaining registration of a claim to copyright, shall knowingly make a false affidavit as to his having complied with the above conditions shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than one thousand dollars, and all of his rights and privileges under said copyright shall thereafter be forfeited.

Penalty for false statements.

SEC. 18. That the notice of copyright required by section nine of this Act shall consist either of the word "Copyright" or the abbreviation "Copr.," accompanied by the name of the copyright proprietor, and if the work be a printed literary, musical, or dramatic work, the notice shall include also the year in which the copyright was secured by publication. In the case, however, of copies of works specified in subsections (f) to (k), inclusive, of section five of this Act, the notice may consist of the letter C inclosed within a circle, thus: ©, accompanied by the initials, monogram, mark, or symbol of the copyright proprietor: *Provided*, That on some accessible portion of such copies or of the margin, back, permanent base, or pedestal, or of the substance on which such copies shall be mounted, his name shall appear. But in the case of works in which copyright is subsisting when this Act shall go into effect, the notice of copyright may be either in one of the forms prescribed herein or in one of those prescribed by the Act of June eighteenth, eighteen hundred and seventy-four.

Form of notice required on books, etc. R. S., sec. 4962, p. 959, amended.

*Proviso.*  
Name of copyright proprietor, etc.

Manner of entry.

Vol. 18, p. 78.

SEC. 19. That the notice of copyright shall be applied, in the case of a book or other printed publication, upon its title-page or the page immediately following, or if a periodical either upon the title-page or upon the first page of text of each separate number or under the title heading, or if a musical work either upon its title-page or the first page of music: *Provided*, That one notice of copyright in each volume or in each number of a newspaper or periodical published shall suffice.

Place of application.

*Proviso.*  
One notice sufficient.

Effect of accidental omissions.

SEC. 20. That where the copyright proprietor has sought to comply with the provisions of this Act with respect to notice, the omission by accident or mistake of the prescribed notice from a particular copy or copies shall not invalidate the copyright or prevent recovery for infringement against any person who, after actual notice of the copyright, begins an undertaking to infringe it, but shall prevent the recovery of damages against an innocent infringer who has been misled by the omission of the notice; and in a suit for infringement no permanent injunction shall be had unless the copyright proprietor shall reimburse to the innocent infringer his reasonable outlay innocently incurred if the court, in its discretion, shall so direct.

Ad interim protection if published abroad. Deposit of copy.

SEC. 21. That in the case of a book published abroad in the English language before publication in this country, the deposit in the copyright office, not later than thirty days after its publication abroad, of one complete copy of the foreign edition, with a request for the reservation of the copyright and a statement of the name and nationality of the author and of the copyright proprietor and of the date of publication of the said book, shall secure to the author or proprietor an ad interim copyright, which shall have all the force and effect given to copyright by this Act, and shall endure until the expiration of thirty days after such deposit in the copyright office.

Full term allowed.

SEC. 22. That whenever within the period of such ad interim protection an authorized edition of such book shall be published within the United States, in accordance with the manufacturing provisions specified in section fifteen of this Act, and whenever the provisions of this Act as to deposit of copies, registration, filing of affidavit, and the printing of the copyright notice shall have been duly complied with, the copyright shall be extended to endure in such book for the full term elsewhere provided in this Act.

Duration of term, 28 years. R. S., sec. 4953, p. 957, amended.

SEC. 23. That the copyright secured by this Act shall endure for twenty-eight years from the date of first publication, whether the copyrighted work bears the author's true name or is published anonymously or under an assumed name: *Provided*, That in the case of any posthumous work or of any periodical, cyclopedic, or other composite work upon which the copyright was originally secured by the proprietor thereof, or of any work copyrighted by a corporate body (otherwise than as assignee or licensee of the individual author) or by an employer for whom such work is made for hire, the proprietor of such copyright shall be entitled to a renewal and extension of the copyright in such work for the further term of twenty-eight years when application for such renewal and extension shall have been made to the copyright office and duly registered therein within one year prior to the expiration of the original term of copyright:

*Proviso.* Renewals and extension of posthumous works, etc. R. S., sec. 4954, p. 957, amended. Vol. 26, p. 1107.

*And provided further*, That in the case of any other copyrighted work, including a contribution by an individual author to a periodical or to a cyclopedic or other composite work when such contribution has been separately registered, the author of such work, if still living, or the widow, widower, or children of the author, if the author be not living, or if such author, widow, widower, or children be not living, then the author's executors, or in the absence of a will, his next of kin shall be entitled to a renewal and extension of the copyright in such work for a further term of twenty-eight years when application for such renewal and extension shall have been made to the copyright office and duly registered therein within one year prior to the expiration of the original term of copyright: *And provided further*, That in default of the registration of such application for renewal and extension, the copyright in any work shall determine at the expiration of twenty-eight years from first publication.

Application time e limit.

Further term for separately registered works.

Termination on failure to register.

Renewals, etc.

SEC. 24. That the copyright subsisting in any work at the time when this Act goes into effect may, at the expiration of the term

provided for under existing law, be renewed and extended by the author of such work if still living, or the widow, widower, or children of the author, if the author be not living, or if such author, widow, widower, or children be not living, then by the author's executors, or in the absence of a will, his next of kin, for a further period such that the entire term shall be equal to that secured by this Act, including the renewal period: *Provided, however,* That if the work be a composite work upon which copyright was originally secured by the proprietor thereof, then such proprietor shall be entitled to the privilege of renewal and extension granted under this section: *Provided,* That application for such renewal and extension shall be made to the copyright office and duly registered therein within one year prior to the expiration of the existing term.

SEC. 25. That if any person shall infringe the copyright in any work protected under the copyright laws of the United States such person shall be liable:

(a) To an injunction restraining such infringement;

(b) To pay to the copyright proprietor such damages as the copyright proprietor may have suffered due to the infringement, as well as all the profits which the infringer shall have made from such infringement, and in proving profits the plaintiff shall be required to prove sales only and the defendant shall be required to prove every element of cost which he claims, or in lieu of actual damages and profits such damages as to the court shall appear to be just, and in assessing such damages the court may, in its discretion, allow the amounts as hereinafter stated, but in the case of a newspaper reproduction of a copyrighted photograph such damages shall not exceed the sum of two hundred dollars nor be less than the sum of fifty dollars, and such damages shall in no other case exceed the sum of five thousand dollars nor be less than the sum of two hundred and fifty dollars, and shall not be regarded as a penalty:

First. In the case of a painting, statue, or sculpture, ten dollars for every infringing copy made or sold by or found in the possession of the infringer or his agents or employees;

Second. In the case of any work enumerated in section five of this Act, except a painting, statue, or sculpture, one dollar for every infringing copy made or sold by or found in the possession of the infringer or his agents or employees;

Third. In the case of a lecture, sermon, or address, fifty dollars for every infringing delivery;

Fourth. In the case of a dramatic or dramatico-musical or a choral or orchestral composition, one hundred dollars for the first and fifty dollars for every subsequent infringing performance; in the case of other musical compositions, ten dollars for every infringing performance;

(c) To deliver up on oath, to be impounded during the pendency of the action, upon such terms and conditions as the court may prescribe, all articles alleged to infringe a copyright;

(d) To deliver up on oath for destruction all the infringing copies or devices, as well as all plates, molds, matrices, or other means for making such infringing copies as the court may order;

(e) Whenever the owner of a musical copyright has used or permitted the use of the copyrighted work upon the parts of musical instruments serving to reproduce mechanically the musical work, then in case of infringement of such copyright by the unauthorized manufacture, use, or sale of interchangeable parts, such as disks, rolls, bands, or cylinders for use in mechanical music-producing machines adapted to reproduce the copyrighted music, no criminal action shall be brought, but in a civil action an injunction may be granted upon such terms as the court may impose, and the plaintiff shall be enti-

*Provisos.*  
Composite works.

Application time  
limit.

Infringement.  
R. S., secs. 4964-4967,  
p. 959, amended.  
Vol. 26, p. 1107; Vol.  
28, p. 965; Vol. 29, pp.  
481, 694.  
Injunction to re-  
strain.  
Damages.

Newspaper repro-  
ductions of photo-  
graphs.  
Limit of damages,  
etc.

Paintings, statuary,  
etc.

*Ante*, p. 1076.

Lectures, sermons,  
etc.

Dramatic, etc., com-  
positions.

Delivery of infring-  
ing articles.

Destruction of  
plates, etc.

Use of mechanical  
reproduction of mu-  
sical works.

Notice of intention to use.

tled to recover in lieu of profits and damages a royalty as provided in section one, subsection (e), of this Act: *Provided also*, That whenever any person, in the absence of a license agreement, intends to use a copyrighted musical composition upon the parts of instruments serving to reproduce mechanically the musical work, relying upon the compulsory license provision of this Act, he shall serve notice of such intention, by registered mail, upon the copyright proprietor at his last address disclosed by the records of the copyright office sending to the copyright office a duplicate of such notice; and in case of his failure so to do the court may, in its discretion, in addition to sums hereinabove mentioned, award the complainant a further sum, not to exceed three times the amount provided by section one, subsection (e), by way of damages, and not as a penalty, and also a temporary injunction until the full award is paid.

Penalty for failure.

Rules, etc., of procedure.  
R. S., sec. 4969, p. 960, amended.  
Enforcement of remedies.

Rules and regulations for practice and procedure under this section shall be prescribed by the Supreme Court of the United States.

SEC. 26. That any court given jurisdiction under section thirty-four of this Act may proceed in any action, suit, or proceeding instituted for violation of any provision hereof to enter a judgment or decree enforcing the remedies herein provided.

Joining of actions.

SEC. 27. That the proceedings for an injunction, damages, and profits, and those for the seizure of infringing copies, plates, molds, matrices, and so forth, aforementioned, may be united in one action.

Penalty for infringement.

SEC. 28. That any person who willfully and for profit shall infringe any copyright secured by this Act, or who shall knowingly and willfully aid or abet such infringement, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by imprisonment for not exceeding one year or by a fine of not less than one hundred dollars nor more than one thousand dollars, or both, in the discretion of the court: *Provided, however*, That nothing in this Act shall be so construed as to prevent the performance of religious or secular works, such as oratorios, cantatas, masses, or octavo choruses by public schools, church choirs, or vocal societies, rented, borrowed, or obtained from some public library, public school, church choir, school choir, or vocal society, provided the performance is given for charitable or educational purposes and not for profit.

Proviso.  
Exceptions.

Fraudulent copyright notice.  
R. S., sec. 4963, p. 959, amended.  
Vol. 29, p. 694.

SEC. 29. That any person who, with fraudulent intent, shall insert or impress any notice of copyright required by this Act, or words of the same purport, in or upon any uncopyrighted article, or with fraudulent intent shall remove or alter the copyright notice upon any article duly copyrighted shall be guilty of a misdemeanor, punishable by a fine of not less than one hundred dollars and not more than one thousand dollars. Any person who shall knowingly issue or sell any article bearing a notice of United States copyright which has not been copyrighted in this country, or who shall knowingly import any article bearing such notice or words of the same purport, which has not been copyrighted in this country, shall be liable to a fine of one hundred dollars.

Penalty.

Importation of articles with false notice.

SEC. 30. That the importation into the United States of any article bearing a false notice of copyright when there is no existing copyright thereon in the United States, or of any piratical copies of any work copyrighted in the United States, is prohibited.

Piratical, etc., copies.

SEC. 31. That during the existence of the American copyright in any book the importation into the United States of any piratical copies thereof or of any copies thereof (although authorized by the author or proprietor) which have not been produced in accordance with the manufacturing provisions specified in section fifteen of this Act, or any plates of the same not made from type set within the limits of the United States, or any copies thereof produced by lithographic or photo-engraving process not performed within the limits

*Ante*, p. 1078.

of the United States, in accordance with the provisions of section fifteen of this Act, shall be, and is hereby, prohibited: *Provided, however,* That, except as regards piratical copies, such prohibition shall not apply:

*Proviso.*  
Exceptions.

(a) To works in raised characters for the use of the blind;

(b) To a foreign newspaper or magazine, although containing matter copyrighted in the United States printed or reprinted by authority of the copyright proprietor, unless such newspaper or magazine contains also copyright matter printed or reprinted without such authorization;

(c) To the authorized edition of a book in a foreign language or languages of which only a translation into English has been copyrighted in this country.

(d) To any book published abroad with the authorization of the author or copyright proprietor when imported under the circumstances stated in one of the four subdivisions following, that is to say:

First. When imported, not more than one copy at one time, for individual use and not for sale; but such privilege of importation shall not extend to a foreign reprint of a book by an American author copyrighted in the United States;

Second. When imported by the authority or for the use of the United States;

Third. When imported, for use and not for sale, not more than one copy of any such book in any one invoice, in good faith, by or for any society or institution incorporated for educational, literary, philosophical, scientific, or religious purposes, or for the encouragement of the fine arts, or for any college, academy, school, or seminary of learning, or for any State, school, college, university, or free public library in the United States;

Fourth. When such books form parts of libraries or collections purchased en bloc for the use of societies, institutions, or libraries designated in the foregoing paragraph, or form parts of the libraries or personal baggage belonging to persons or families arriving from foreign countries and are not intended for sale: *Provided,* That copies imported as above may not lawfully be used in any way to violate the rights of the proprietor of the American copyright or annul or limit the copyright protection secured by this Act, and such unlawful use shall be deemed an infringement of copyright.

Books purchased for libraries, etc.

*Proviso.*  
Unlawful use of imported copies.

SEC. 32. That any and all articles prohibited importation by this Act which are brought into the United States from any foreign country (except in the mails) shall be seized and forfeited by like proceedings as those provided by law for the seizure and condemnation of property imported into the United States in violation of the customs revenue laws. Such articles when forfeited shall be destroyed in such manner as the Secretary of the Treasury or the court, as the case may be, shall direct: *Provided, however,* That all copies of authorized editions of copyright books imported in the mails or otherwise in violation of the provisions of this Act may be exported and returned to the country of export whenever it is shown to the satisfaction of the Secretary of the Treasury, in a written application, that such importation does not involve willful negligence or fraud.

Forfeiture, etc., of prohibited articles.

Destruction.

*Proviso.*  
Exception.

SEC. 33. That the Secretary of the Treasury and the Postmaster-General are hereby empowered and required to make and enforce such joint rules and regulations as shall prevent the importation into the United States in the mails of articles prohibited importation by this Act, and may require notice to be given to the Treasury Department or Post-Office Department, as the case may be, by copyright proprietors or injured parties, of the actual or contemplated importation of articles prohibited importation by this Act, and which infringe the rights of such copyright proprietors or injured parties.

Rules, etc., to prevent importation of.

Courts given cognizance of copyright cases.  
R. S., sec. 4970, p. 960, amended.

SEC. 34. That all actions, suits, or proceedings arising under the copyright laws of the United States shall be originally cognizable by the circuit courts of the United States, the district court of any Territory, the supreme court of the District of Columbia, the district courts of Alaska, Hawaii, and Porto Rico, and the courts of first instance of the Philippine Islands.

Institution of suits.

SEC. 35. That civil actions, suits, or proceedings arising under this Act may be instituted in the district of which the defendant or his agent is an inhabitant, or in which he may be found.

Injunctions.

SEC. 36. That any such court or judge thereof shall have power, upon bill in equity filed by any party aggrieved, to grant injunctions to prevent and restrain the violation of any right secured by said laws, according to the course and principles of courts of equity, on such terms as said court or judge may deem reasonable. Any injunction that may be granted restraining and enjoining the doing of anything forbidden by this Act may be served on the parties against whom such injunction may be granted anywhere in the United States, and shall be operative throughout the United States and be enforceable by proceedings in contempt or otherwise by any other court or judge possessing jurisdiction of the defendants.

Service, etc.

Enforcement of.

SEC. 37. That the clerk of the court, or judge granting the injunction, shall, when required so to do by the court hearing the application to enforce said injunction, transmit without delay to said court a certified copy of all the papers in said cause that are on file in his office.

Appeals.

SEC. 38. That the orders, judgments, or decrees of any court mentioned in section thirty-four of this Act arising under the copyright laws of the United States may be reviewed on appeal or writ of error in the manner and to the extent now provided by law for the review of cases determined in said courts, respectively.

Criminal action.  
Time limit.  
R. S., sec. 4968, p. 960, amended.

SEC. 39. That no criminal proceeding shall be maintained under the provisions of this Act unless the same is commenced within three years after the cause of action arose.

Allowance of costs, etc.  
R. S., sec. 972, p. 183, amended.

SEC. 40. That in all actions, suits, or proceedings under this Act, except when brought by or against the United States or any officer thereof, full costs shall be allowed, and the court may award to the prevailing party a reasonable attorney's fee as part of the costs.

Distinction between copyright and material object copyrighted.

SEC. 41. That the copyright is distinct from the property in the material object copyrighted, and the sale or conveyance, by gift or otherwise, of the material object shall not of itself constitute a transfer of the copyright, nor shall the assignment of the copyright constitute a transfer of the title to the material object; but nothing in this Act shall be deemed to forbid, prevent, or restrict the transfer of any copy of a copyrighted work the possession of which has been lawfully obtained.

Assignments, etc.  
R. S., sec. 4955, p. 953, amended.

SEC. 42. That copyright secured under this or previous Acts of the United States may be assigned, granted, or mortgaged by an instrument in writing signed by the proprietor of the copyright, or may be bequeathed by will.

Assignments executed abroad.

SEC. 43. That every assignment of copyright executed in a foreign country shall be acknowledged by the assignor before a consular officer or secretary of legation of the United States authorized by law to administer oaths or perform notarial acts. The certificate of such acknowledgement under the hand and official seal of such consular officer or secretary of legation shall be prima facie evidence of the execution of the instrument.

Certificate of acknowledgement, etc.

Recording assignments.  
Time limit.

SEC. 44. That every assignment of copyright shall be recorded in the copyright office within three calendar months after its execution in the United States or within six calendar months after its execution without the limits of the United States, in default of which it shall

be void as against any subsequent purchaser or mortgagee for a valuable consideration, without notice, whose assignment has been duly recorded.

SEC. 45. That the register of copyrights shall, upon payment of the prescribed fee, record such assignment, and shall return it to the sender with a certificate of record attached under seal of the copyright office, and upon the payment of the fee prescribed by this Act he shall furnish to any person requesting the same a certified copy thereof under the said seal.

Certificate of record,  
etc.

SEC. 46. That when an assignment of the copyright in a specified book or other work has been recorded the assignee may substitute his name for that of the assignor in the statutory notice of copyright prescribed by this Act.

Use of assignee's  
name in copyright  
notice.

SEC. 47. That all records and other things relating to copyrights required by law to be preserved shall be kept and preserved in the copyright office, Library of Congress, District of Columbia, and shall be under the control of the register of copyrights, who shall, under the direction and supervision of the Librarian of Congress, perform all the duties relating to the registration of copyrights.

Copyright office.  
Preservation of records,  
etc., in.  
R. S., sec. 4948, p. 957,  
amended.

SEC. 48. That there shall be appointed by the Librarian of Congress a register of copyrights, at a salary of four thousand dollars per annum, and one assistant register of copyrights, at a salary of three thousand dollars per annum, who shall have authority during the absence of the register of copyrights to attach the copyright office seal to all papers issued from the said office and to sign such certificates and other papers as may be necessary. There shall also be appointed by the Librarian such subordinate assistants to the register as may from time to time be authorized by law.

Register of copy-  
rights, assistant, etc.  
Appointment of, etc.

SEC. 49. That the register of copyrights shall make daily deposits in some bank in the District of Columbia, designated for this purpose by the Secretary of the Treasury as a national depository, of all moneys received to be applied as copyright fees, and shall make weekly deposits with the Secretary of the Treasury, in such manner as the latter shall direct, of all copyright fees actually applied under the provisions of this Act, and annual deposits of sums received which it has not been possible to apply as copyright fees or to return to the remitters, and shall also make monthly reports to the Secretary of the Treasury and to the Librarian of Congress of the applied copyright fees for each calendar month, together with a statement of all remittances received, trust funds on hand, moneys refunded, and unapplied balances.

Deposit of receipts.

SEC. 50. That the register of copyrights shall give bond to the United States in the sum of twenty thousand dollars, in form to be approved by the Solicitor of the Treasury and with sureties satisfactory to the Secretary of the Treasury, for the faithful discharge of his duties.

Bond.  
R. S., sec. 4950, p. 957,  
amended.

SEC. 51. That the register of copyrights shall make an annual report to the Librarian of Congress, to be printed in the annual report on the Library of Congress, of all copyright business for the previous fiscal year, including the number and kind of works which have been deposited in the copyright office during the fiscal year, under the provisions of this Act.

Annual report.  
R. S., sec. 4951, p. 957,  
amended.

SEC. 52. That the seal provided under the Act of July eighth, eighteen hundred and seventy, and at present used in the copyright office, shall continue to be the seal thereof, and by it all papers issued from the copyright office requiring authentication shall be authenticated.

Seal, etc.  
Vol. 16, p. 212.  
R. S., sec. 4949, p. 957,  
amended.

SEC. 53. That, subject to the approval of the Librarian of Congress, the register of copyrights shall be authorized to make rules and regulations for the registration of claims to copyright as provided by this Act.

Rules and regula-  
tions.

Record books required.  
R. S., sec. 4957, p. 958,  
amended.

SEC. 54. That the register of copyrights shall provide and keep such record books in the copyright office as are required to carry out the provisions of this Act, and whenever deposit has been made in the copyright office of a copy of any work under the provisions of this Act he shall make entry thereof.

Certificate of registration.  
Legal effect of.

SEC. 55. That in the case of each entry the person recorded as the claimant of the copyright shall be entitled to a certificate of registration under seal of the copyright office, to contain his name and address, the title of the work upon which copyright is claimed, the date of the deposit of the copies of such work, and such marks as to class designation and entry number as shall fully identify the entry. In the case of a book the certificate shall also state the receipt of the affidavit as provided by section sixteen of this Act, and the date of the completion of the printing, or the date of the publication of the book, as stated in the said affidavit. The register of copyrights shall prepare a printed form for the said certificate, to be filled out in each case as above provided for, which certificate, sealed with the seal of the copyright office, shall, upon payment of the prescribed fee, be given to any person making application for the same, and the said certificate shall be admitted in any court as prima facie evidence of the facts stated therein. In addition to such certificate the register of copyrights shall furnish, upon request, without additional fee, a receipt for the copies of the work deposited to complete the registration.

Receipt for deposited copies.

Catalogue of copyright entries.  
Preparation, etc.

SEC. 56. That the register of copyrights shall fully index all copyright registrations and assignments and shall print at periodic intervals a catalogue of the titles of articles deposited and registered for copyright, together with suitable indexes, and at stated intervals shall print complete and indexed catalogues for each class of copyright entries, and may thereupon, if expedient, destroy the original manuscript catalogue cards containing the titles included in such printed volumes and representing the entries made during such intervals. The current catalogues of copyright entries and the index volumes herein provided for shall be admitted in any court as prima facie evidence of the facts stated therein as regards any copyright registration.

Legal effect of.

Distribution and sale of current catalogues, etc.

SEC. 57. That the said printed current catalogues as they are issued shall be promptly distributed by the copyright office to the collectors of customs of the United States and to the postmasters of all exchange offices of receipt of foreign mails, in accordance with revised lists of such collectors of customs and postmasters prepared by the Secretary of the Treasury and the Postmaster-General, and they shall also be furnished to all parties desiring them at a price to be determined by the register of copyrights, not exceeding five dollars per annum for the complete catalogue of copyright entries and not exceeding one dollar per annum for the catalogues issued during the year for any one class of subjects. The consolidated catalogues and indexes shall also be supplied to all persons ordering them at such prices as may be determined to be reasonable, and all subscriptions for the catalogues shall be received by the Superintendent of Public Documents, who shall forward the said publications; and the moneys thus received shall be paid into the Treasury of the United States and accounted for under such laws and Treasury regulations as shall be in force at the time.

Price.

Use of proceeds.

Records open to inspection.

SEC. 58. That the record books of the copyright office, together with the indexes to such record books, and all works deposited and retained in the copyright office, shall be open to public inspection; and copies may be taken of the copyright entries actually made in such record books, subject to such safeguards and regulations as shall be prescribed by the register of copyrights and approved by the Librarian of Congress.

SEC. 59. That of the articles deposited in the copyright office under the provisions of the copyright laws of the United States or of this Act, the Librarian of Congress shall determine what books and other articles shall be transferred to the permanent collections of the Library of Congress, including the law library, and what other books or articles shall be placed in the reserve collections of the Library of Congress for sale or exchange, or be transferred to other governmental libraries in the District of Columbia for use therein.

Disposition of deposited articles.

SEC. 60. That of any articles undisposed of as above provided, together with all titles and correspondence relating thereto, the Librarian of Congress and the register of copyrights jointly shall, at suitable intervals, determine what of these received during any period of years it is desirable or useful to preserve in the permanent files of the copyright office, and, after due notice as hereinafter provided, may within their discretion cause the remaining articles and other things to be destroyed: *Provided*, That there shall be printed in the Catalogue of Copyright Entries from February to November, inclusive, a statement of the years of receipt of such articles and a notice to permit any author, copyright proprietor, or other lawful claimant to claim and remove before the expiration of the month of December of that year anything found which relates to any of his productions deposited or registered for copyright within the period of years stated, not reserved or disposed of as provided for in this Act: *And provided further*, That no manuscript of an unpublished work shall be destroyed during its term of copyright without specific notice to the copyright proprietor of record, permitting him to claim and remove it.

Destruction of articles undisposed of.

*Provisos.*  
Notice to owners before destroying.

Manuscripts of unpublished works, etc.

SEC. 61. That the register of copyrights shall receive, and the persons to whom the services designated are rendered shall pay, the following fees: For the registration of any work subject to copyright, deposited under the provisions of this Act, one dollar, which sum is to include a certificate of registration under seal: *Provided*, That in the case of photographs the fee shall be fifty cents where a certificate is not demanded. For every additional certificate of registration made, fifty cents. For recording and certifying any instrument of writing for the assignment of copyright, or any such license specified in section one, subsection (e), or for any copy of such assignment or license, duly certified, if not over three hundred words in length, one dollar; if more than three hundred and less than one thousand words in length, two dollars; if more than one thousand words in length, one dollar additional for each one thousand words or fraction thereof over three hundred words. For recording the notice of user or acquiescence specified in section one, subsection (e), twenty-five cents for each notice if not over fifty words, and an additional twenty-five cents for each additional one hundred words. For comparing any copy of an assignment with the record of such document in the copyright office and certifying the same under seal, one dollar. For recording the extension or renewal of copyright provided for in sections twenty-three and twenty-four of this Act, fifty cents. For recording the transfer of the proprietorship of copyrighted articles, ten cents for each title of a book or other article, in addition to the fee prescribed for recording the instrument of assignment. For any requested search of copyright office records, indexes, or deposits, fifty cents for each full hour of time consumed in making such search: *Provided*, That only one registration at one fee shall be required in the case of several volumes of the same book deposited at the same time.

Fees.  
R. S., sec. 4968, p. 958, amended.  
With certificate.

*Provisos.*  
Photographs without certificates, etc.

One registration fee, etc.

SEC. 62. That in the interpretation and construction of this Act "the date of publication" shall in the case of a work of which copies are reproduced for sale or distribution be held to be the earliest date when copies of the first authorized edition were placed on sale, sold, or publicly distributed by the proprietor of the copyright or under

Construction of "date of publication."

"Author."

his authority, and the word "author" shall include an employer in the case of works made for hire.

Repeal of conflicting laws.  
Pending cases not affected.

SEC. 63. That all laws or parts of laws in conflict with the provisions of this Act are hereby repealed, but nothing in this Act shall affect causes of action for infringement of copyright heretofore committed now pending in courts of the United States, or which may hereafter be instituted; but such causes shall be prosecuted to a conclusion in the manner heretofore provided by law.

In effect July 1, 1909.

SEC. 64. That this Act shall go into effect on the first day of July, nineteen hundred and nine.

Approved, March 4, 1909.

March 4, 1909.  
[S. 2982.]

CHAP. 321.—An Act To codify, revise, and amend the penal laws of the United States.

[Public, No. 350.]

Criminal Code.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the penal laws of the United States be, and they hereby are, codified, revised, and amended, with title, chapters, headnotes, and sections, entitled, numbered, and to read as follows:

Crimes.

## CRIMES.

### CHAPTER ONE.

Offenses against the existence of the Government.

#### OFFENSES AGAINST THE EXISTENCE OF THE GOVERNMENT.

Sec.

1. Treason.
2. Punishment of treason.
3. Misprision of treason.
4. Inciting or engaging in rebellion or insurrection.
5. Criminal correspondence with foreign governments.

Sec.

6. Seditious conspiracy.
7. Recruiting soldiers or sailors to serve against the United States.
8. Enlistment to serve against the United States.

Treason defined.  
R. S., sec. 5331, p. 1036.

SEC. 1. Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason.

Punishment for.  
R. S., sec. 5332, p. 1036.

SEC. 2. Whoever is convicted of treason shall suffer death; or, at the discretion of the court, shall be imprisoned not less than five years and fined not less than ten thousand dollars, to be levied on and collected out of any or all of his property, real and personal, of which he was the owner at the time of committing such treason, any sale or conveyance to the contrary notwithstanding; and every person so convicted of treason shall, moreover, be incapable of holding any office under the United States.

Misprision of treason defined.  
R. S., sec. 5333, p. 1036.

SEC. 3. Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be imprisoned not more than seven years and fined not more than one thousand dollars.

Punishment for.

Inciting, etc., rebellion or insurrection.  
R. S., sec. 5334, p. 1036.

SEC. 4. Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be imprisoned not more than ten years, or fined not more than ten thousand dollars, or both; and shall, moreover, be incapable of holding any office under the United States.

Punishment for.

Criminal correspondence with foreign governments.  
R. S., sec. 5335, p. 1036.

SEC. 5. Every citizen of the United States, whether actually resident or abiding within the same, or in any place subject to the

jurisdiction thereof, or in any foreign country, without the permission or authority of the Government, directly or indirectly, commences or carries on any verbal or written correspondence or intercourse with any foreign government or any officer or agent thereof, with an intent to influence the measures or conduct of any foreign government or of any officer or agent thereof, in relation to any disputes or controversies with the United States, or to defeat the measures of the Government of the United States; and every person, being a citizen of or resident within the United States or in any place subject to the jurisdiction thereof, and not duly authorized, counsels, advises, or assists in any such correspondence with such intent, shall be fined not more than five thousand dollars and imprisoned not more than three years; but nothing in this section shall be construed to abridge the right of a citizen to apply, himself or his agent, to any foreign government or the agents thereof for redress of any injury which he may have sustained from such government or any of its agents or subjects.

Punishment for.

Redress of private injuries.

SEC. 6. If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined not more than five thousand dollars, or imprisoned not more than six years, or both.

Seditious conspiracy.  
R. S., sec. 5336, p. 1037.

Punishment for.

SEC. 7. Whoever recruits soldiers or sailors within the United States, or in any place subject to the jurisdiction thereof, to engage in armed hostility against the same, or opens within the United States, or in any place subject to the jurisdiction thereof, a recruiting station for the enlistment of such soldiers or sailors to serve in any manner in armed hostility against the United States, shall be fined not more than one thousand dollars and imprisoned not more than five years.

Recruiting for service against United States.  
R. S., sec. 5337, p. 1037.

Punishment for.

SEC. 8. Every person enlisted or engaged within the United States or in any place subject to the jurisdiction thereof, with intent to serve in armed hostility against the United States, shall be fined one hundred dollars and imprisoned not more than three years.

Enlisting to serve against United States.  
R. S., sec. 5338, p. 1037.  
Punishment for.

## CHAPTER TWO.

## OFFENSES AGAINST NEUTRALITY.

Offenses against neutrality.

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| <p>Sec.<br/>9. Accepting a foreign commission.<br/>10. Enlisting in foreign service.<br/>11. Arming vessels against people at peace with the United States.<br/>12. Augmenting force of foreign vessel of war.<br/>13. Military expeditions against people at peace with the United States.</p> | <p>Sec.<br/>14. Enforcement of foregoing provisions.<br/>15. Compelling foreign vessels to depart.<br/>16. Armed vessels to give bond on clearance.<br/>17. Detention by collectors of customs.<br/>18. Construction of this chapter.</p> |
|---|---|

SEC. 9. Every citizen of the United States who, within the territory or jurisdiction thereof, accepts and exercises a commission to serve a foreign prince, state, colony, district, or people, in war, by land or by sea, against any prince, state, colony, district, or people, with whom the United States are at peace, shall be fined not more than two thousand dollars and imprisoned not more than three years.

Accepting foreign commission to serve against friendly power.  
R. S., sec. 5281, p. 1024.  
Punishment for.

SEC. 10. Whoever, within the territory or jurisdiction of the United States, enlists, or enters himself, or hires or retains another person to enlist or enter himself, or to go beyond the limits or jurisdiction of the

Enlisting in foreign service.  
R. S., sec. 5282, p. 1024.

## Punishment for.

Arming vessels  
against friendly  
powers.  
R. S., sec. 5283, p.  
1024.

## Punishment.

Forfeiture of vessel,  
etc.

Augmenting force  
of foreign armed ves-  
sel.

R. S., sec. 5285, p.  
1024.

## Punishment for.

Organizing military  
expedition against  
friendly power.  
R. S., sec. 5286, p.  
1025.

## Punishment for.

Enforcement by  
courts.  
R. S., sec. 5287, p.  
1025.

Employment of land  
or naval forces.

United States with intent to be enlisted or entered in the service of any foreign prince, state, colony, district, or people, as a soldier, or as a marine or seaman, on board of any vessel of war, letter of marque, or privateer, shall be fined not more than one thousand dollars and imprisoned not more than three years.

SEC. 11. Whoever, within the territory or jurisdiction of the United States, fits out and arms, or attempts to fit out and arm, or procures to be fitted out and armed, or knowingly is concerned in the furnishing, fitting out, or arming of any vessel, with intent that such vessel shall be employed in the service of any foreign prince or state, or of any colony, district, or people, to cruise or commit hostilities against the subjects, citizens, or property of any foreign prince or state, or of any colony, district, or people, with whom the United States are at peace, or whoever issues or delivers a commission within the territory or jurisdiction of the United States for any vessel, to the intent that she may be so employed, shall be fined not more than ten thousand dollars and imprisoned not more than three years. And every such vessel, her tackle, apparel, and furniture, together with all materials, arms, ammunition, and stores which may have been procured for the building and equipment thereof, shall be forfeited; one half to the use of the informer and the other half to the use of the United States.

SEC. 12. Whoever, within the territory or jurisdiction of the United States, increases or augments, or procures to be increased or augmented, or knowingly is concerned in increasing or augmenting, the force of any ship of war, cruiser, or other armed vessel which, at the time of her arrival within the United States, was a ship of war, or cruiser, or armed vessel, in the service of any foreign prince or state, or of any colony, district, or people, or belonging to the subjects or citizens of any such prince or state, colony, district, or people, the same being at war with any foreign prince or state, or of any colony, district, or people, with whom the United States are at peace, by adding to the number of the guns of such vessel, or by changing those on board of her for guns of a larger caliber, or by adding thereto any equipment solely applicable to war, shall be fined not more than one thousand dollars and imprisoned not more than one year.

SEC. 13. Whoever, within the territory or jurisdiction of the United States, begins, or sets on foot, or provides or prepares the means for, any military expedition or enterprise, to be carried on from thence against the territory or dominions of any foreign prince or state, or of any colony, district, or people, with whom the United States are at peace, shall be fined not more than three thousand dollars and imprisoned not more than three years.

SEC. 14. The district courts shall take cognizance of all complaints, by whomsoever instituted, in cases of captures made within the waters of the United States, or within a marine league of the coasts or shores thereof. In every case in which a vessel is fitted out and armed, or attempted to be fitted out and armed, or in which the force of any vessel of war, cruiser, or other armed vessel is increased or augmented, or in which any military expedition or enterprise is begun or set on foot, contrary to the provisions and prohibitions of this chapter; and in every case of the capture of a vessel within the jurisdiction or protection of the United States as before defined; and in every case in which any process issuing out of any court of the United States is disobeyed or resisted by any person having the custody of any vessel of war, cruiser, or other armed vessel of any foreign prince or state, or of any colony, district, or people, or of any subjects or citizens of any foreign prince or state, or of any colony, district, or people, it shall be lawful for the President, or such other person as he shall have empowered for that

purpose, to employ such part of the land or naval forces of the United States, or of the militia thereof, for the purpose of taking possession of and detaining any such vessel, with her prizes, if any, in order to enforce the execution of the prohibitions and penalties of this chapter, and the restoring of such prizes in the cases in which restoration shall be adjudged; and also for the purpose of preventing the carrying on of any such expedition or enterprise from the territory or jurisdiction of the United States against the territory or dominion of any foreign prince or state, or of any colony, district, or people with whom the United States are at peace.

SEC. 15. It shall be lawful for the President, or such person as he shall empower for that purpose, to employ such part of the land or naval forces of the United States, or of the militia thereof, as shall be necessary to compel any foreign vessel to depart the United States in all cases in which, by the laws of nations or the treaties of the United States, she ought not to remain within the United States.

Compelling foreign vessels to depart.  
R. S., sec. 5288, p. 1025.

SEC. 16. The owners or consignees of every armed vessel sailing out of the ports of, or under the jurisdiction of, the United States, belonging wholly or in part to citizens thereof, shall, before clearing out the same, give bond to the United States, with sufficient sureties, in double the amount of the value of the vessel and cargo on board, including her armament, conditioned that the vessel shall not be employed by such owners to cruise or commit hostilities against the subjects, citizens, or property of any foreign prince or state, or of any colony, district, or people, with whom the United States are at peace.

Bond from armed vessels on clearing.  
R. S., sec. 5289, p. 1025.

SEC. 17. The several collectors of the customs shall detain any vessel manifestly built for warlike purposes, and about to depart the United States, or any place subject to the jurisdiction thereof, the cargo of which principally consists of arms and munitions of war, when the number of men shipped on board, or other circumstances, render it probable that such vessel is intended to be employed by the owners to cruise or commit hostilities upon the subjects, citizens, or property of any foreign prince or state, or of any colony, district, or people with whom the United States are at peace, until the decision of the President is had thereon, or until the owner gives such bond and security as is required of the owners of armed vessels by the preceding section.

Detention by collectors of customs.  
R. S., sec. 5290, p. 1025.

SEC. 18. The provisions of this chapter shall not be construed to extend to any subject or citizen of any foreign prince, state, colony, district, or people who is transiently within the United States and enlists or enters himself on board of any vessel of war, letter of marque, or privateer, which at the time of its arrival within the United States was fitted and equipped as such, or hires or retains another subject or citizen of the same foreign prince, state, colony, district, or people who is transiently within the United States to enlist or enter himself to serve such foreign prince, state, colony, district, or people on board such vessel of war, letter of marque, or privateer, if the United States shall then be at peace with such foreign prince, state, colony, district, or people. Nor shall they be construed to prevent the prosecution or punishment of treason, or of any piracy defined by the laws of the United States.

Construction of this chapter.  
R. S., sec. 5291, p. 1026.  
Transient aliens.

Prosecutions for treason or piracy not affected.

## CHAPTER THREE.

Offenses against  
elective franchise and  
civil rights.

OFFENSES AGAINST THE ELECTIVE FRANCHISE AND CIVIL RIGHTS  
OF CITIZENS.

Sec.

19. Conspiracy to injure, etc., persons in the exercise of civil rights.
20. Depriving citizens of civil rights under color of State laws.
21. Conspiring to prevent officer from performing duties.
22. Unlawful presence of troops at elections.

Sec.

23. Intimidation of voters by officers, etc., of Army or Navy.
24. Officers of Army or Navy prescribing qualifications of voters.
25. Officers, etc., of Army or Navy interfering with officers of election, etc.
26. Persons disqualified from holding office; when soldiers, etc., may vote.

Conspiring to injure, etc., persons in the exercise of civil rights.  
R. S., sec. 5508, p. 1067.

Punishment for.

SEC. 19. If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same, or if two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured, they shall be fined not more than five thousand dollars and imprisoned not more than ten years, and shall, moreover, be thereafter ineligible to any office, or place of honor, profit, or trust created by the Constitution or laws of the United States.

Depriving citizens of civil rights under color of State laws, etc.  
R. S., sec. 5510, p. 1068.

Punishment for.

SEC. 20. Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects, or causes to be subjected, any inhabitant of any State, Territory, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution and laws of the United States, or to different punishments, pains, or penalties, on account of such inhabitant being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both.

Conspiring to prevent officer from performing duties.  
R. S., sec. 5518, p. 1070.

Punishment for.

SEC. 21. If two or more persons in any State, Territory, or District conspire to prevent, by force, intimidation, or threat, any person from accepting or holding any office, trust, or place of confidence under the United States, or from discharging any duties thereof; or to induce by like means any officer of the United States to leave any State, Territory, District, or place, where his duties as an officer are required to be performed, or to injure him in his person or property on account of his lawful discharge of the duties of his office, or while engaged in the lawful discharge thereof, or to injure his property so as to molest, interrupt, hinder, or impede him in the discharge of his official duties, each of such persons shall be fined not more than five thousand dollars, or imprisoned not more than six years, or both.

Unlawful presence of troops at polls.  
R. S., sec. 5528, p. 1071.

Punishment for.

SEC. 22. Every officer of the Army or Navy, or other person in the civil, military, or naval service of the United States, who orders, brings, keeps, or has under his authority or control any troops or armed men at any place where a general or special election is held in any State, unless such force be necessary to repel armed enemies of the United States, shall be fined not more than five thousand dollars and imprisoned not more than five years.

Intimidating voters by Army or Navy officers, etc.  
R. S., sec. 5529, p. 1071.

Punishment for.

SEC. 23. Every officer or other person in the military or naval service of the United States who, by force, threat, intimidation, order, advice, or otherwise, prevents, or attempts to prevent, any qualified voter of any State from freely exercising the right of suffrage at any general or special election in such State shall be fined not more than five thousand dollars and imprisoned not more than five years.

Army or Navy officers prescribing qualifications of voters.  
R. S., sec. 5530, p. 1072.

Interfering with election officers by Army or Navy officers, etc.

SEC. 24. Every officer of the army or navy who prescribes or fixes, or attempts to prescribe or fix, whether by proclamation, order, or otherwise, the qualifications of voters at any election in any State shall be punished as provided in the preceding section.

SEC. 25. Every officer or other person in the military or naval service of the United States who, by force, threat, intimidation, order,

or otherwise, compels, or attempts to compel, any officer holding an election in any State to receive a vote from a person not legally qualified to vote, or who imposes, or attempts to impose, any regulations for conducting any general or special election in a State different from those prescribed by law, or who interferes in any manner with any officer of an election in the discharge of his duty, shall be punished as provided in section twenty-three.

R. S. sec. 5531, p. 1072.

SEC. 26. Every person convicted of any offense defined in the four preceding sections shall, in addition to the punishment therein prescribed, be disqualified from holding any office of honor, profit, or trust under the United States; but nothing therein shall be construed to prevent any officer, soldier, sailor, or marine from exercising the right of suffrage in any election district to which he may belong, if otherwise qualified according to the laws of the State in which he offers to vote.

Additional punishment.  
R. S., sec. 5532, p. 1072.

Suffrage by officers, etc., not impaired.

## CHAPTER FOUR.

### OFFENSES AGAINST THE OPERATIONS OF THE GOVERNMENT.

Offenses against operations of the Government.

- | Sec.  | Sec.  |
|---|---|
| 27. Forgery of letters patent.  | 58. Interrupting surveys.   |
| 28. Forging bids, public records, etc.  | 59. Agreement to prevent bids at sale of lands.   |
| 29. Forging deeds, powers of attorney, etc.   | 60. Injuries to United States telegraph, etc., lines.   |
| 30. Having forged papers in possession.   | 61. Counterfeiting weather forecast.  |
| 31. False acknowledgments.  | 62. Interfering with employees of Bureau of Animal Industry.  |
| 32. Falsely pretending to be United States officer.   | 63. Forgery of certificate of entry.  |
| 33. False personation of holder of public stock.  | 64. Concealment or destruction of invoices, etc.  |
| 34. False demand on fraudulent power of attorney.   | 65. Resisting revenue officer; rescuing or destroying seized property, etc.   |
| 35. Making or presenting false claims.  | 66. Falsely assuming to be a revenue officer.   |
| 36. Embezzling arms, stores, etc.   | 67. Offering presents to revenue officer.   |
| 37. Conspiracy to commit offense against the United States; all parties liable for acts of one.         | 68. Admitting merchandise to entry for less than legal duty.  |
| 38. Delaying or defrauding captor or claimant, etc., of prize property.                                 | 69. Securing entry of merchandise by false samples, etc.  |
| 39. Bribery of United States officer.   | 70. False certification by consular officer.  |
| 40. Unlawfully taking or using papers relating to claims.   | 71. Taking seized property from custody of revenue officer.   |
| 41. Persons interested not to act as agents of the Government.  | 72. Forging or altering ship's papers or custom-house documents.  |
| 42. Enticing desertions from the military or naval service.   | 73. Forging military bounty-land warrant, etc.  |
| 43. Enticing away workmen.  | 74. Forging, etc., certificate of citizenship.  |
| 44. Injuries to fortifications, harbor defenses, etc.   | 75. Engraving, etc., plate for printing, or photographing, selling, or bringing into United States, etc., certificate of citizenship. |
| 45. Unlawfully entering upon military reservation, fort, etc.   | 76. False personation, etc., in procuring naturalization.   |
| 46. Robbery or larceny of personal property of the United States.                                       | 77. Using false certificate of citizenship, or denying citizenship, etc.  |
| 47. Embezzling, stealing, etc., public property.  | 78. Using false certificate, etc., as evidence of right to vote, etc.   |
| 48. Receivers, etc., of stolen public property.   | 79. Falsely claiming citizenship.   |
| 49. Timber depredations on public lands.  | 80. Taking false oath in naturalization proceedings.  |
| 50. Timber, etc., depredations on Indian and other reservations.  | 81. Provisions applicable to all courts of naturalization.  |
| 51. Boxing, etc., timber on public lands for turpentine, etc.   | 82. Shanghaing and falsely inducing person intoxicated to go on vessel prohibited.  |
| 52. Setting fire to timber on public lands.   | 83. Corporations, etc., not to contribute money for political elections, etc.   |
| 53. Failing to extinguish fires.  | 84. Hunting birds, or taking their eggs from breeding grounds, prohibited.  |
| 54. Fines to be paid into school fund.  |   |
| 55. Trespassing on Bull Run National Forest, Oregon.  |   |
| 56. Breaking fence or gate inclosing reserved lands, or driving or permitting live stock to enter upon. |   |
| 57. Injuring or removing posts or monuments.  |   |

Forging, etc., letters patent.  
R. S., sec. 5416, p. 1049.

Punishment for.

SEC. 27. Whoever shall falsely make, forge, counterfeit, or alter any letters patent granted or purporting to have been granted by the President of the United States; or whoever shall pass, utter, or publish, or attempt to pass, utter, or publish as genuine, any such forged, counterfeited, or falsely altered letters patent, knowing the same to be forged, counterfeited, or falsely altered, shall be fined not more than five thousand dollars and imprisoned not more than ten years.

Forging bonds, bids, public records, etc.  
R. S., secs. 5418, 5479, pp. 1050, 1062.

Transmitting forged, etc., papers.

Punishment for.

SEC. 28. Whoever shall falsely make, alter, forge, or counterfeit, or cause or procure to be falsely made, altered, forged, or counterfeited, or willingly aid, or assist in the false making, altering, forging, or counterfeiting, any bond, bid, proposal, contract, guarantee, security, official bond, public record, affidavit, or other writing for the purpose of defrauding the United States; or shall utter or publish as true, or cause to be uttered or published as true, or have in his possession with the intent to utter or publish as true, any such false, forged, altered, or counterfeited bond, bid, proposal, contract, guarantee, security, official bond, public record, affidavit, or other writing, for the purpose of defrauding the United States, knowing the same to be false, forged, altered, or counterfeited; or shall transmit to, or present at, or cause or procure to be transmitted to, or presented at, the office of any officer of the United States, any such false, forged, altered, or counterfeited bond, bid, proposal, contract, guarantee, security, official bond, public record, affidavit, or other writing, knowing the same to be false, forged, altered, or counterfeited, for the purpose of defrauding the United States, shall be fined not more than one thousand dollars, or imprisoned not more than ten years, or both.

Forging deeds, powers of attorney, etc.  
R. S., sec. 5421, p. 1050.

Transmitting forged, etc., papers.

Punishment for.

SEC. 29. Whoever shall falsely make, alter, forge, or counterfeit, or cause or procure to be falsely made, altered, forged, or counterfeited, or willingly aid or assist in the false making, altering, forging, or counterfeiting, any deed, power of attorney, order, certificate, receipt, contract, or other writing, for the purpose of obtaining or receiving, or of enabling any other person, either directly or indirectly, to obtain or receive from the United States, or any of their officers or agents, any sum of money; or whoever shall utter or publish as true, or cause to be uttered or published as true, any such false, forged, altered, or counterfeited deed, power of attorney, order, certificate, receipt, contract, or other writing, with intent to defraud the United States, knowing the same to be false, altered, forged, or counterfeited; or whoever shall transmit to, or present at, or cause or procure to be transmitted to, or presented at, any office or officer of the Government of the United States, any deed, power of attorney, order, certificate, receipt, contract, or other writing, in support of, or in relation to, any account or claim, with intent to defraud the United States, knowing the same to be false, altered, forged, or counterfeited, shall be fined not more than one thousand dollars and imprisoned not more than ten years.

Having false, etc., papers in possession.  
R. S., sec. 5422, p. 1051.

Punishment for.

SEC. 30. Whoever, knowingly and with intent to defraud the United States, shall have in his possession any false, altered, forged, or counterfeited deed, power of attorney, order, certificate, receipt, contract, or other writing, for the purpose of enabling another to obtain from the United States, or from any officer or agent thereof, any sum of money, shall be fined not more than five hundred dollars, or imprisoned not more than five years, or both.

Officer making false acknowledgments.

SEC. 31. Whoever, being an officer authorized to administer oaths or to take and certify acknowledgments, shall knowingly make any false acknowledgment, certificate, or statement concerning the appearance before him or the taking of an oath or affirmation by any person with respect to any proposal, contract, bond, undertaking, or other matter, submitted to, made with, or taken on behalf of, the

United States, and concerning which an oath or affirmation is required by law or regulation made in pursuance of law, or with respect to the financial standing of any principal, surety, or other party to any such proposal, contract, bond, undertaking, or other instrument, shall be fined not more than two thousand dollars, or imprisoned not more than two years, or both.

SEC. 32. Whoever, with intent to defraud either the United States or any person, shall falsely assume or pretend to be an officer or employee acting under the authority of the United States, or any Department, or any officer of the Government thereof, and shall take upon himself to act as such, or shall in such pretended character demand or obtain from any person or from the United States, or any Department, or any officer of the Government thereof, any money, paper, document, or other valuable thing, shall be fined not more than one thousand dollars, or imprisoned not more than three years, or both.

SEC. 33. Whoever shall falsely personate any true and lawful holder of any share or sum in the public stocks or debt of the United States, or any person entitled to any annuity, dividend, pension, prize money, wages, or other debt due from the United States, and, under color of such false personation, shall transfer or endeavor to transfer such public stock or any part thereof, or shall receive or endeavor to receive the money of such true and lawful holder thereof, or the money of any person really entitled to receive such annuity, dividend, pension, prize money, wages, or other debt, shall be fined not more than five thousand dollars and imprisoned not more than ten years.

SEC. 34. Whoever shall knowingly or fraudulently demand or endeavor to obtain any share or sum in the public stocks of the United States, or to have any part thereof transferred, assigned, sold, or conveyed, or to have any annuity, dividend, pension, prize money, wages, or other debt due from the United States, or any part thereof, received, or paid by virtue of any false, forged, or counterfeited power of attorney, authority, or instrument, shall be fined not more than five thousand dollars and imprisoned not more than ten years.

SEC. 35. Whoever shall make or cause to be made, or present or cause to be presented, for payment or approval, to or by any person or officer in the civil, military, or naval service of the United States, any claim upon or against the Government of the United States, or any department or officer thereof, knowing such claim to be false, fictitious, or fraudulent; or whoever, for the purpose of obtaining or aiding to obtain the payment or approval of such claim, shall make or use, or cause to be made or used, any false bill, receipt, voucher, roll, account, claim, certificate, affidavit, or deposition, knowing the same to contain any fraudulent or fictitious statement or entry; or whoever shall enter into any agreement, combination, or conspiracy to defraud the Government of the United States, or any department or officer thereof, by obtaining or aiding to obtain the payment or allowance or any false or fraudulent claim; or whoever, having charge, possession, custody, or control of any money or other public property used or to be used in the military or naval service, with intent to defraud the United States or willfully to conceal such money or other property, shall deliver or cause to be delivered, to any other person having authority to receive the same, any amount of such money or other property less than that for which he received a certificate or took a receipt; or whoever, being authorized to make or deliver any certificate, voucher, receipt, or other paper certifying the receipt of arms, ammunition, provisions, clothing, or other property so used or to be used, shall make or deliver the same to any other person without a full knowledge of the truth of the facts stated therein, and with intent to defraud the United States, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both. And who-

Punishment for.

Falsely pretending to be United States officer.  
R. S., sec. 5438, p. 1056.  
Vol. 23, p. 11.

Punishment for.

False personation of holder of public stocks, pensioner, etc.  
R. S., sec. 5435, p. 1053.

Punishment for.

False demand on fraudulent power of attorney.  
R. S., sec. 5436, p. 1054.

Punishment for.

Presenting false claims.  
*Ante*, p. 555.  
R. S., sec. 5438, p. 1054.

Punishment for.

Unlawful purchase of public property.

ever shall knowingly purchase or receive in pledge for any obligation or indebtedness from any soldier, officer, sailor, or other person called into or employed in the military or naval service, any arms, equipments, ammunition, clothes, military stores, or other public property, whether furnished to the soldier, sailor, officer, or person, under a clothing allowance or otherwise, such soldier, sailor, officer, or other person not having the lawful right to pledge or sell the same, shall be fined not more than five hundred dollars, and imprisoned not more than two years.

Punishment for.

Embezzling arms, stores, etc.  
R. S., sec. 5439, p. 1055.

SEC. 36. Whoever shall steal, embezzle, or knowingly apply to his own use, or unlawfully sell, convey, or dispose of, any ordnance, arms, ammunition, clothing, subsistence, stores, money, or other property of the United States, furnished or to be used for the military or naval service, shall be punished as prescribed in the preceding section.

Conspiring to commit offense against United States.  
R. S., sec. 5440, p. 1055.  
Vol. 21, p. 4.  
Punishment for all parties.

SEC. 37. If two or more persons conspire either to commit any offense against the United States, or to defraud the United States in any manner or for any purpose, and one or more of such parties do any act to effect the object of the conspiracy, each of the parties to such conspiracy shall be fined not more than ten thousand dollars, or imprisoned not more than two years, or both.

Fraudulent interference with delivery, etc., of prize property.  
R. S., sec. 5441, p. 1055.

SEC. 38. Whoever shall willfully do, or aid or advise in the doing, of any act relating to the bringing in, custody, preservation, sale, or other disposition of any property captured as prize, or relating to any documents or papers connected with the property, or to any deposition or other document or paper connected with the proceedings, with intent to defraud, delay, or injure the United States or any captor or claimant of such property, shall be fined not more than ten thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

Bribery of United States officer.  
R. S., sec. 5451, p. 1056.

SEC. 39. Whoever shall promise, offer, or give, or cause or procure to be promised, offered, or given, any money or other thing of value, or shall make or tender any contract, undertaking, obligation, gratuity, or security for the payment of money, or for the delivery or conveyance of anything of value, to any officer of the United States, or to any person acting for or on behalf of the United States in any official function, under or by authority of any department or office of the Government thereof, or to any officer or person acting for or on behalf of either House of Congress, or of any committee of either House, or both Houses thereof, with intent to influence his decision or action on any question, matter, cause, or proceeding which may at any time be pending, or which may by law be brought before him in his official capacity, or in his place of trust or profit, or with intent to influence him to commit or aid in committing, or to collude in, or allow, any fraud, or make opportunity for the commission of any fraud, on the United States, or to induce him to do or omit to do any act in violation of his lawful duty, shall be fined not more than three times the amount of money or value of the thing so offered, promised, given, made, or tendered, or caused or procured to be so offered, promised, given, made, or tendered, and imprisoned not more than three years.

Punishment for.

Unlawfully taking or using papers relating to claims.  
R. S., sec. 5454, p. 1057.

SEC. 40. Whoever shall take and carry away, without authority from the United States, from the place where it has been filed, lodged, or deposited, or where it may for the time being actually be kept by authority of the United States, any certificate, affidavit, deposition, written statement of facts, power of attorney, receipt, voucher, assignment, or other document, record, file, or paper, prepared, fitted, or intended to be used or presented in order to procure the payment of money from or by the United States, or any officer or agent thereof, or the allowance or payment of the whole or any part of any claim, account, or demand against the United States, whether the same has or has not already been so used or presented, and whether such claim,

account, or demand, or any part thereof, has or has not already been allowed or paid; or whoever shall present, use, or attempt to use, any such document, record, file, or paper so taken and carried away, in order to procure the payment of any money from or by the United States, or any officer or agent thereof, or the allowance or payment of the whole or any part of any claim, account, or demand against the United States, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

SEC. 41. No officer or agent of any corporation, joint stock company, or association, and no member or agent of any firm, or person directly or indirectly interested in the pecuniary profits or contracts of such corporation, joint stock company, association, or firm, shall be employed or shall act as an officer or agent of the United States for the transaction of business with such corporation, joint stock company, association, or firm. Whoever shall violate the provision of this section shall be fined not more than two thousand dollars and imprisoned not more than two years.

SEC. 42. Whoever shall entice or procure, or attempt or endeavor to entice or procure, any soldier in the military service, or any seaman or other person in the naval service of the United States, or who has been recruited for such service, to desert therefrom, or shall aid any such soldier, seaman, or other person in deserting or in attempting to desert from such service; or whoever shall harbor, conceal, protect, or assist any such soldier, seaman, or other person who may have deserted from such service, knowing him to have deserted therefrom, or shall refuse to give up and deliver such soldier, seaman, or other person on the demand of any officer authorized to receive him, shall be imprisoned not more than three years and fined not more than two thousand dollars.

SEC. 43. Whoever shall procure or entice any artificer or workman retained or employed in any arsenal or armory, to depart from the same during the continuance of his engagement, or to avoid or break his contract with the United States; or whoever, after due notice of the engagement of such workman or artificer, during the continuance of such engagement, shall retain, hire, or in anywise employ, harbor, or conceal such artificer or workman, shall be fined not more than fifty dollars, or imprisoned not more than three months, or both.

SEC. 44. Whoever shall willfully trespass upon, injure, or destroy any of the works or property or material of any submarine mine or torpedo, or fortification or harbor-defense system owned or constructed or in process of construction by the United States, or shall willfully interfere with the operation or use of any such submarine mine, torpedo, fortification, or harbor-defense system, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

SEC. 45. Whoever shall go upon any military reservation, army post, fort, or arsenal, for any purpose prohibited by law or military regulation made in pursuance of law, or whoever shall reenter or be found within any such reservation, post, fort, or arsenal, after having been removed therefrom or ordered not to reenter by any officer or person in command or charge thereof, shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both.

SEC. 46. Whoever shall rob another of any kind or description of personal property belonging to the United States, or shall feloniously take and carry away the same, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

SEC. 47. Whoever shall embezzle, steal, or purloin any money, property, record, voucher, or valuable thing whatever, of the moneys, goods, chattels, records, or property of the United States, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

Punishment for

Persons interested not to act as government agents.  
R. S., sec. 1783, p. 316.

Punishment for.

Enticing desertion from Army or Navy.  
R. S., secs. 1553, 5455, pp. 264, 1067.

Enticing workmen from arsenals or armories.  
R. S., sec. 1668, p. 291.

Punishment for.

Injuries to fortifications, etc.  
Vol. 30, p. 717.

Punishment for.

Unlawfully entering fort, etc.

Punishment for.

Robbery of personal property of United States.  
R. S., sec. 5456, p. 1053.

Punishment for.

Embezzling public moneys, etc.  
Vol. 18, p. 479.

Punishment for.

Receiving, etc.,  
stolen public prop-  
erty.  
Vol. 18, p. 479.

SEC. 48. Whoever shall receive, conceal, or aid in concealing, or shall have or retain in his possession with intent to convert to his own use or gain, any money, property, record, voucher, or valuable thing whatever, of the moneys, goods, chattels, records, or property of the United States, which has theretofore been embezzled, stolen, or purloined by any other person, knowing the same to have been so embezzled, stolen, or purloined, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both; and such person may be tried either before or after the conviction of the principal offender.

Punishment for.

Timber depre-  
dations on public lands.

SEC. 49. Whoever shall cut, or cause or procure to be cut, or shall wantonly destroy, or cause to be wantonly destroyed, any timber growing on the public lands of the United States; or whoever shall remove, or cause to be removed, any timber from said public lands, with intent to export or to dispose of the same; or whoever, being the owner, master, or consignee of any vessel, or the owner, director, or agent of any railroad, shall knowingly transport any timber so cut or removed from said lands, or lumber manufactured therefrom, shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both. Nothing in this section shall prevent any miner or agriculturist from clearing his land in the ordinary working of his mining claim, or in the preparation of his farm for tillage, or from taking the timber necessary to support his improvements, or the taking of timber for the use of the United States. And nothing in this section shall interfere with or take away any right or privilege under any existing law of the United States to cut or remove timber from any public lands.

Punishment for.

Rights of entrymen.

Timber, etc., depre-  
dations on reserva-  
tions or Indian lands.  
R. S., sec. 5388, p.  
1044.  
Vol. 25, p. 166.

SEC. 50. Whoever shall unlawfully cut, or aid in unlawfully cutting, or shall wantonly injure or destroy, or procure to be wantonly injured or destroyed, any tree, growing, standing, or being upon any land of the United States which, in pursuance of law, has been reserved or purchased by the United States for any public use, or upon any Indian reservation, or lands belonging to or occupied by any tribe of Indians under the authority of the United States, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

Punishment for.

Boxing, etc., trees  
for turpentine.  
Vol. 34, p. 208.

SEC. 51. Whoever shall cut, chip, chop, or box any tree upon any lands belonging to the United States, or upon any lands covered by or embraced in any unperfected settlement, application, filing, entry, selection, or location, made under any law of the United States, for the purpose of obtaining from such tree any pitch, turpentine, or other substance, or shall knowingly encourage, cause, procure, or aid in the cutting, chipping, chopping, or boxing of any such tree, or shall buy, trade for, or in any manner acquire any pitch, turpentine, or other substance, or any article or commodity made from any such pitch, turpentine, or other substance, when he has knowledge that the same has been so unlawfully obtained from such trees, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

Punishment for.

Setting fire to tim-  
ber on public lands.  
Vol. 31, p. 169.

SEC. 52. Whoever shall willfully set on fire, or cause to be set on fire, any timber, underbrush, or grass upon the public domain, or shall leave or suffer fire to burn unattended near any timber or other inflammable material, shall be fined not more than five thousand dollars, or imprisoned not more than two years, or both.

Punishment for.

Failing to extin-  
guish fires.  
Vol. 31, p. 170.

SEC. 53. Whoever shall build a fire in or near any forest, timber, or other inflammable material upon the public domain shall, before leaving said fire, totally extinguish the same; and whoever shall fail to do so shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both.

Punishment for.

SEC. 54. In all cases arising under the two preceding sections the fines collected shall be paid into the public school fund of the county in which the lands where the offense was committed are situated.

Fines to be paid into school funds.  
Vol. 31, p. 170.

SEC. 55. Whoever, except forest rangers and other persons employed by the United States to protect the forest, federal, and state officers in the discharge of their duties, and the employees of the water board of the city of Portland, State of Oregon, shall knowingly trespass upon any part of the reserve known as Bull Run National Forest, in the Cascade Mountains, in the State of Oregon, or shall enter thereon for the purpose of grazing stock, or shall engage in grazing stock thereon, or shall permit stock of any kind to graze thereon, shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both.

Trespassing on Bull Run National Forest, Oreg.  
Vol. 33, p. 526.

Punishment for.

SEC. 56. Whoever shall knowingly and unlawfully break, open, or destroy any gate, fence, hedge, or wall inclosing any lands of the United States which, in pursuance of any law, have been reserved or purchased by the United States for any public use; or whoever shall drive any cattle, horses, hogs, or other live stock upon any such lands for the purpose of destroying the grass or trees on said lands, or where they may destroy the said grass or trees; or whoever shall knowingly permit his cattle, horses, hogs, or other live stock, to enter through any such inclosure upon any such lands of the United States, where such cattle, horses, hogs, or other live stock may or can destroy the grass or trees or other property of the United States on the said lands, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both: *Provided*, That nothing in this section shall be construed to apply to unreserved public lands.

Breaking fences, driving cattle, etc., on inclosed public lands,  
Vol. 18, p. 481.

Punishment for.

*Proviso.*  
Lands excepted.

SEC. 57. Whoever shall willfully destroy, deface, change, or remove to another place any section corner, quarter-section corner, or meander post, on any Government line of survey, or shall willfully cut down any witness tree or any tree blazed to mark the line of a Government survey, or shall willfully deface, change, or remove any monument or bench mark of any Government survey, shall be fined not more than two hundred and fifty dollars, or imprisoned not more than six months, or both.

Injuring or removing survey marks.  
Vol. 29, p. 343.

Punishment for.

SEC. 58. Whoever in any manner, by threats or force, shall interrupt, hinder, or prevent the surveying of the public lands, or of any private land claim which has been or may be confirmed by the United States, by the persons authorized to survey the same, in conformity with the instructions of the Commissioner of the General Land Office, shall be fined not more than three thousand dollars and imprisoned not more than three years.

Interrupting surveys.  
R. S., sec. 2412, p. 442.

Punishment for.

SEC. 59. Whoever, before or at the time of the public sale of any of the lands of the United States, shall bargain, contract, or agree, or attempt to bargain, contract, or agree with any other person, that the last-named person shall not bid upon or purchase the land so offered for sale, or any parcel thereof; or whoever by intimidation, combination, or unfair management shall hinder or prevent, or attempt to hinder or prevent, any person from bidding upon or purchasing any tract of land so offered for sale, shall be fined not more than one thousand dollars, or imprisoned not more than two years, or both.

Agreements to prevent bids at land sales.  
R. S., sec. 2873, p. 434.

Punishment for.

SEC. 60. Whoever shall willfully or maliciously injure or destroy any of the works, property, or material of any telegraph, telephone, or cable line, or system, operated or controlled by the United States, whether constructed or in process of construction, or shall willfully or maliciously interfere in any way with the working or use of any such line, or system, or shall willfully or maliciously obstruct, hinder, or delay the transmission of any communication over any such line, or system, shall be fined not more than one thousand dollars, or imprisoned not more than three years, or both.

Injuries to United States telegraph, etc., lines.  
Vol. 18, p. 250.

Punishment for.

Counterfeiting weather forecasts.  
Vol. 33, p. 864.

Punishment for.

SEC. 61. Whoever shall knowingly issue or publish any counterfeit weather forecast or warning of weather conditions falsely representing such forecast or warning to have been issued or published by the Weather Bureau, United States Signal Service, or other branch of the Government service, shall be fined not more than five hundred dollars, or imprisoned not more than ninety days, or both.

Molesting Animal-Industry employees.  
Vol. 33, p. 1265.

Punishment for.

SEC. 62. Whoever shall forcibly assault, resist, oppose, prevent, impede, or interfere with any officer or employee of the Bureau of Animal Industry of the Department of Agriculture in the execution of his duties, or on account of the execution of his duties, shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both; and whoever shall use any deadly or dangerous weapon in resisting any officer or employee of the Bureau of Animal Industry of the Department of Agriculture in the execution of his duties, with intent to commit a bodily injury upon him or to deter or prevent him from discharging his duties, or on account of the performance of his duties, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both.

Using deadly weapon.

Punishment for.

SEC. 63. Whoever shall forge, counterfeit, or falsely alter any certificate of entry made or required to be made in pursuance of law by any officer of the customs, or shall use any such forged, counterfeited, or falsely altered certificate, knowing the same to be forged, counterfeited, or falsely altered, shall be fined not more than ten thousand dollars and imprisoned not more than three years.

Forging customs entry certificates.  
R. S., sec. 5417, p. 1060.

Punishment for.

SEC. 64. Whoever shall willfully conceal or destroy any invoice, book, or paper relating to any merchandise liable to duty, which has been or may be imported into the United States from any foreign port or country, after an inspection thereof has been demanded by the collector of any collection district, or shall at any time conceal or destroy any such invoice, book, or paper for the purpose of suppressing any evidence of fraud therein contained, shall be fined not more than five thousand dollars, or imprisoned not more than two years, or both.

Concealing or destroying invoices, etc.  
R. S., sec. 5443, p. 1053.

Punishment for.

SEC. 65. Whoever shall forcibly assault, resist, oppose, prevent, impede, or interfere with any officer of the customs or of the internal revenue, or his deputy, or any person assisting him in the execution of his duties, or any person authorized to make searches and seizures, in the execution of his duty, or shall rescue, attempt to rescue, or cause to be rescued, any property which has been seized by any person so authorized; or whoever before, at, or after such seizure, in order to prevent the seizure or securing of any goods, wares, or merchandise by any person so authorized, shall stave, break, throw overboard, destroy, or remove the same, shall be fined not more than two thousand dollars, or imprisoned not more than one year, or both; and whoever shall use any deadly or dangerous weapon in resisting any person authorized to make searches or seizures, in the execution of his duty, with intent to commit a bodily injury upon him or to deter or prevent him from discharging his duty, shall be imprisoned not more than ten years.

Resisting revenue officers, rescuing or destroying seized property, etc.  
R. S., sec. 5447, p. 1055.

Punishment for.

Using deadly weapon.

Punishment for.

SEC. 66. Whoever shall falsely represent himself to be a revenue officer, and, in such assumed character, demand or receive any money or other article of value from any person for any duty or tax due to the United States, or for any violation or pretended violation of any revenue law of the United States, shall be fined not more than five hundred dollars and imprisoned not more than two years.

Falsely assuming to be a revenue officer.  
R. S., sec. 5448, p. 1056.

Punishment for.

SEC. 67. Whoever, being engaged in the importation into the United States of any goods, wares, or merchandise, or being interested as principal, clerk, or agent in the entry of any goods, wares, or merchandise, shall at any time make, or offer to make, to any officer of the revenue, any gratuity or present of money or other thing of

Offering presents to customs officer.  
R. S., sec. 5452, p. 1056.

value, shall be fined not more than five thousand dollars, or imprisoned not more than two years, or both.

SEC. 68. Whoever, being an officer of the revenue, shall, by any means whatever, knowingly admit or aid in admitting to entry, any goods, wares, or merchandise, upon payment of less than the amount of duty legally due thereon, shall be removed from office and fined not more than five thousand dollars, or imprisoned not more than two years, or both.

SEC. 69. Whoever, by any means whatever, shall knowingly effect, or aid in effecting, any entry of goods, wares, or merchandise, at less than the true weight or measure thereof, or upon a false classification thereof as to quality or value, or by the payment of less than the amount of duty legally due thereon, shall be fined not more than five thousand dollars, or imprisoned not more than two years, or both.

SEC. 70. Whoever, being a consul, or vice-consul, or other person employed in the consular service of the United States, shall knowingly certify falsely to any invoice, or other paper, to which his certificate is by law authorized or required, shall be fined not more than ten thousand dollars and imprisoned not more than three years.

SEC. 71. Whoever shall dispossess or rescue, or attempt to dispossess or rescue, any property taken or detained by any officer or other person under the authority of any revenue law of the United States, or shall aid or assist therein, shall be fined not more than three hundred dollars and imprisoned not more than one year.

SEC. 72. Whoever shall falsely make, forge, counterfeit, or alter any instrument in imitation of, or purporting to be, an abstract or official copy or certificate of the recording, registry, or enrollment of any vessel, in the office of any collector of the customs, or a license to any vessel for carrying on the coasting trade or fisheries of the United States, or a certificate of ownership, pass, passport, sea letter, or clearance, granted for any vessel, under the authority of the United States, or a permit, debenture, or other official document granted by any collector or other officer of the customs by virtue of his office; or whoever shall utter, publish, or pass, or attempt to utter, publish, or pass, as true, any such false, forged, counterfeited, or falsely altered instrument, abstract, official copy, certificate, license, pass, passport, sea letter, clearance, permit, debenture, or other official document herein specified, knowing the same to be false, forged, counterfeited, or falsely altered, with an intent to defraud, shall be fined not more than one thousand dollars and imprisoned not more than three years.

SEC. 73. Whoever shall falsely make, alter, forge, or counterfeit any military bounty-land warrant, or military bounty-land warrant certificate, issued or purporting to have been issued by the Commissioner of Pensions under any law of Congress, or any certificate or duplicate certificate of location of any military bounty-land warrant, or military bounty-land warrant certificate upon any of the lands of the United States, or any certificate or duplicate certificate of the purchase of any of the lands of the United States, or any receipt or duplicate receipt for the purchase money of any of the lands of the United States, issued or purporting to have been issued by the register and receiver at any land office of the United States or by either of them; or whoever shall utter, publish, or pass as true, any such false, forged, or counterfeited military bounty-land warrant, military bounty-land warrant certificate, certificate or duplicate certificate of location, certificate or duplicate certificate of purchase, receipt or duplicate receipt for the purchase money of any of the lands of the United States, knowing the same to be false, forged, or counterfeited, shall be imprisoned not more than ten years.

Punishment for.

Admitting entries for less than legal duties.

R. S., sec. 5444, p. 1055.

Punishment for.

Securing false entry of goods.

R. S., sec. 5445, p. 1055.

Punishment for.

False certification by consular officer.

R. S., sec. 5442, p. 1055.

Punishment for.

Taking seized property from revenue officer.

R. S., sec. 5446, p. 1055.

Punishment for.

Forging or altering ship's or custom-house papers.

R. S., sec. 5423, p. 1051.

Punishment for.

Forging, etc., military bounty-land warrants, etc.

R. S., sec. 5420, p. 1050.

Punishment for.

Forging, etc., certifi-  
cates of citizenship.  
Vol. 34, p. 602.

Punishment for.

Engraving, etc.,  
counterfeit plates for  
citizenship certifi-  
cates.  
Vol. 34, p. 602.

Printing, etc.

Distinctive paper.

Punishment for.

False personation,  
etc., in procuring  
naturalization.  
R. S., sec. 5424, p.  
1051.

Punishment for.

Using false certifi-  
cate of citizenship,  
R. S., sec. 5425, p.  
1051.

Citizenship blanks.  
Vol. 34, p. 602.  
Denying citizenship.

SEC. 74. Whoever shall falsely make, forge, or counterfeit, or cause or procure to be falsely made, forged, or counterfeited, or shall knowingly aid or assist in falsely making, forging, or counterfeiting any certificate of citizenship, with intent to use the same, or with the intent that the same may be used by some other person, shall be fined not more than ten thousand dollars, or imprisoned not more than ten years, or both.

SEC. 75. Whoever shall engrave, or cause or procure to be engraved, or assist in engraving, any plate in the likeness of any plate designed for the printing of a certificate of citizenship; or whoever shall sell any such plate, or shall bring into the United States from any foreign place any such plate, except under the direction of the Secretary of Commerce and Labor or other proper officer; or whoever shall have in his control, custody, or possession any metallic plate engraved after the similitude of any plate from which any such certificate has been printed, with intent to use or to suffer such plate to be used in forging or counterfeiting any such certificate or any part thereof; or whoever shall print, photograph, or in any manner cause to be printed, photographed, made, or executed, any print or impression in the likeness of any such certificate, or any part thereof; or whoever shall sell any such certificate, or shall bring the same into the United States from any foreign place, except by direction of some proper officer of the United States; or whoever shall have in his possession a distinctive paper which has been adopted by the proper officer of the United States for the printing of such certificate, with intent unlawfully to use the same, shall be fined not more than ten thousand dollars, or imprisoned not more than ten years, or both.

SEC. 76. Whoever, when applying to be admitted a citizen, or when appearing as a witness for any such person, shall knowingly personate any person other than himself, or shall falsely appear in the name of a deceased person, or in an assumed or fictitious name; or whoever shall falsely make, forge, or counterfeit any oath, notice, affidavit, certificate, order, record, signature, or other instrument, paper, or proceeding required or authorized by any law relating to or providing for the naturalization of aliens; or whoever shall utter, sell, dispose of, or shall use as true or genuine, for any unlawful purpose, any false, forged, antedated, or counterfeit oath, notice, certificate, order, record, signature, instrument, paper, or proceeding above specified; or whoever shall sell or dispose of to any person other than the person for whom it was originally issued any certificate of citizenship or certificate showing any person to be admitted a citizen, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both.

SEC. 77. Whoever shall use or attempt to use, or shall aid, assist, or participate in the use of any certificate of citizenship, knowing the same to be forged, counterfeit, or antedated, or knowing the same to have been procured by fraud or otherwise unlawfully obtained; or whoever, without lawful excuse, shall knowingly possess any false, forged, antedated, or counterfeit certificate of citizenship purporting to have been issued under any law of the United States relating to naturalization, knowing such certificate to be false, forged, antedated, or counterfeit, with the intent unlawfully to use the same; or whoever shall obtain, accept, or receive any certificate of citizenship, knowing the same to have been procured by fraud or by the use or means of any false name or statement given or made with the intent to procure, or to aid in procuring, the issuance of such certificate, or knowing the same to have been fraudulently altered or antedated; or whoever, without lawful excuse, shall have in his possession any blank certificate of citizenship provided by the Bureau of Immigration and Naturalization with the intent unlawfully to use the same; or

whoever, after having been admitted to be a citizen, shall, on oath or by affidavit, knowingly deny that he has been so admitted, with the intent to evade or avoid any duty or liability imposed or required by law, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both.

SEC. 78. Whoever shall in any manner use, for the purpose of registering as a voter, or as evidence of a right to vote, or otherwise unlawfully, any order, certificate of citizenship, or certificate, judgment, or exemplification, showing any person to be admitted to be a citizen, whether heretofore or hereafter issued or made, knowing that such order, certificate, judgment, or exemplification has been unlawfully issued or made; or whoever shall unlawfully use, or attempt to use, any such order or certificate, issued to or in the name of any other person, or in a fictitious name, or the name of a deceased person, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both.

SEC. 79. Whoever shall knowingly use any certificate of naturalization heretofore or which hereafter may be granted by any court, which has been or may be procured through fraud or by false evidence, or which has been or may hereafter be issued by the clerk or any other officer of the court without any appearance and hearing of the applicant in court and without lawful authority; or whoever, for any fraudulent purpose whatever, shall falsely represent himself to be a citizen of the United States without having been duly admitted to citizenship, shall be fined not more than one thousand dollars, or imprisoned not more than two years, or both.

SEC. 80. Whoever, in any proceeding under or by virtue of any law relating to the naturalization of aliens, shall knowingly swear falsely in any case where an oath is made or affidavit taken, shall be fined not more than one thousand dollars and imprisoned not more than five years.

SEC. 81. The provisions of the five sections last preceding shall apply to all proceedings had or taken, or attempted to be had or taken, before any court in which any proceeding for naturalization may be commenced or attempted to be commenced, and whether such court was vested by law with jurisdiction in naturalization proceedings or not.

SEC. 82. Whoever, with intent that any person shall perform service or labor of any kind on board of any vessel engaged in trade and commerce among the several States or with foreign nations, or on board of any vessel of the United States engaged in navigating the high seas or any navigable water of the United States, shall procure or induce, or attempt to procure or induce, another, by force or threats or by representations which he knows or believes to be untrue, or while the person so procured or induced is intoxicated or under the influence of any drug, to go on board of any such vessel, or to sign or in anywise enter into any agreement to go on board of any such vessel to perform service or labor thereon; or whoever shall knowingly detain on board of any such vessel any person so procured or induced to go on board thereof, or to enter into any agreement to go on board thereof, by any means herein defined; or whoever shall knowingly aid or abet in the doing of any of the things herein made unlawful, shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both.

SEC. 83. It shall be unlawful for any national bank, or any corporation organized by authority of any law of Congress, to make a money contribution in connection with any election to any political office. It shall also be unlawful for any corporation whatever to make a money contribution in connection with any election at which Presidential and Vice-Presidential electors or a Representative in

Punishment for.

Attempting to vote, etc., on false certificate.  
R. S., sec. 5426, p. 1052.

Punishment for.

Falsely claiming citizenship.  
R. S., sec. 5428, p. 1052.

Punishment for.

Falsely swearing in naturalization cases.  
R. S., sec. 5395, p. 1046.

Punishment for.

Provisions applicable to all courts of naturalization.  
R. S., sec. 5429, p. 1052.

Shanghaiing of sailors, described.  
Vol. 34, p. 551.

Punishment for.

Corporations contributing for political elections.  
Vol. 34, p. 864.

Penalty for.

Additional to officers.

Hunting, taking eggs, etc., on bird-breeding grounds.  
Vol. 34, p. 536.

Punishment for.

Congress is to be voted for, or any election by any State legislature of a United States Senator. Every corporation which shall make any contribution in violation of the foregoing provisions shall be fined not more than five thousand dollars; and every officer or director of any corporation who shall consent to any contribution by the corporation in violation of the foregoing provisions shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both.

SEC. 84. Whoever shall hunt, trap, capture, willfully disturb, or kill any bird of any kind whatever, or take the eggs of any such bird, on any lands of the United States which have been set apart or reserved as breeding grounds for birds, by any law, proclamation, or executive order, except under such rules and regulations as the Secretary of Agriculture may, from time to time, prescribe, shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both.

## CHAPTER FIVE.

Offenses relating to official duties.

## OFFENSES RELATING TO OFFICIAL DUTIES.

- | Sec.   | Sec.   |
|--|--|
| 85. Officer, etc., of the United States guilty of extortion.                   | 107. Inspector of steamboats receiving illegal fees.   |
| 86. Receipting for larger sums than are paid.                                  | 108. Pension agent taking fee, etc.  |
| 87. Disbursing officer unlawfully converting, etc., public money.              | 109. Officer not to be interested in claims against the United States.   |
| 88. Failure of Treasurer, etc., to safely keep public money.                   | 110. Member of Congress, etc., soliciting or accepting bribe, etc.   |
| 89. Custodian of public money failing to safely keep, etc.                     | 111. Offering, etc., Member of Congress bribe, etc.  |
| 90. Failure of officer to render accounts, etc.                                | 112. Member of Congress taking consideration for procuring contract, office, etc.; offering Member consideration, etc. |
| 91. Failure to deposit as required.  | 113. Member of Congress, etc., taking compensation in matters to which United States is a party.                       |
| 92. Provisions of the five preceding sections, to whom applicable.             | 114. Member of Congress not to be interested in contract.  |
| 93. Record evidence of embezzlement.   | 115. Officer making contracts with Member of Congress.   |
| 94. Prima facie evidence.  | 116. Contracts to which two preceding sections do not apply.   |
| 95. Evidence of conversion.  | 117. United States officer accepting bribe.  |
| 96. Banker, etc., receiving deposit from disbursing officer.                   | 118. Political contributions not to be solicited by certain officers.  |
| 97. Embezzlement by internal-revenue officer, etc.                             | 119. Political contributions not to be received in public offices.   |
| 98. Officer contracting beyond specific appropriation.                         | 120. Immunity from official proscription.  |
| 99. Officer of United States court failing to deposit moneys, etc.             | 121. Giving money to officials for political purposes prohibited.  |
| 100. Receiving loan or deposit from officer of court.                          | 122. Penalty for violating provisions of four preceding sections.  |
| 101. Failure to make returns or reports.                                       | 123. Governmental officer, etc., giving out advance information respecting crop reports.                               |
| 102. Aiding in trading in obscene literature.                                  | 124. Government officer, etc., knowingly compiling or issuing false statistics respecting crops.                       |
| 103. Collecting and disbursing officers forbidden to trade in public property. |  |
| 104. Certain officers forbidden to purchase, etc., witness, etc., fees.        |  |
| 105. Falsely certifying, etc., as to record of deeds, etc.                     |  |
| 106. Other false certificates.   |  |

Extortion by officials.  
Vol. 34, p. 546.  
R. S., sec. 5481, p. 1063.

Punishment for.

SEC. 85. Every officer, clerk, agent, or employee of the United States, and every person representing himself to be or assuming to act as such officer, clerk, agent, or employee, who, under color of his office, clerkship, agency, or employment, or under color of his pretended or assumed office, clerkship, agency, or employment, is guilty of extortion, and every person who shall attempt any act which if performed would make him guilty of extortion, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

SEC. 86. Whoever, being an officer, clerk, agent, employee, or other person charged with the payment of any appropriation made by Congress, shall pay to any clerk or other employee of the United States a sum less than that provided by law, and require such employee to receipt or give a voucher for an amount greater than that actually paid to and received by him, is guilty of embezzlement, and shall be fined in double the amount so withheld from any employee of the Government and imprisoned not more than two years.

Receipting for larger sums than are paid.  
R. S., sec. 5483, p. 1063.

Punishment for.

SEC. 87. Whoever, being a disbursing officer of the United States, or a person acting as such, shall in any manner convert to his own use, or loan with or without interest, or deposit in any place or in any manner, except as authorized by law, any public money intrusted to him; or shall, for any purpose not prescribed by law, withdraw from the Treasurer or any assistant treasurer, or any authorized depository, or transfer, or apply, any portion of the public money intrusted to him, shall be deemed guilty of an embezzlement of the money so converted, loaned, deposited, withdrawn, transferred, or applied, and shall be fined not more than the amount embezzled, or imprisoned not more than ten years, or both.

Disbursing officers unlawfully using, etc., public money.  
R. S., sec. 5488, p. 1064.

Punishment for.

SEC. 88. If the Treasurer of the United States or any assistant treasurer, or any public depository, fails safely to keep all moneys deposited by any disbursing officer or disbursing agent, as well as all moneys deposited by any receiver, collector, or other person having money of the United States, he shall be deemed guilty of embezzlement of the moneys not so safely kept, and shall be fined in a sum equal to the amount of money so embezzled and imprisoned not more than ten years.

Failure of depositories to safely keep public deposits.  
R. S., sec. 5489, p. 1064.

Punishment for.

SEC. 89. Every officer or other person charged by any Act of Congress with the safe-keeping of the public moneys, who shall loan, use, or convert to his own use, or shall deposit in any bank or exchange for other funds, except as specially allowed by law, any portion of the public moneys intrusted to him for safe-keeping, shall be guilty of embezzlement of the money so loaned, used, converted, deposited, or exchanged, and shall be fined in a sum equal to the amount of money so embezzled and imprisoned not more than ten years.

Custodian failing to keep, etc., public moneys.  
R. S., sec. 5490, p. 1064.

Punishment for.

SEC. 90. Every officer or agent of the United States who, having received public money which he is not authorized to retain as salary, pay, or emolument, fails to render his accounts for the same as provided by law shall be deemed guilty of embezzlement, and shall be fined in a sum equal to the amount of the money embezzled and imprisoned not more than ten years.

Failure of officer to render accounts.  
R. S., sec. 5491, p. 1065.

Punishment for.

SEC. 91. Whoever, having money of the United States in his possession or under his control, shall fail to deposit it with the Treasurer, or some assistant treasurer, or some public depository of the United States, when required so to do by the Secretary of the Treasury, or the head of any other proper department, or by the accounting officers of the Treasury, shall be deemed guilty of embezzlement thereof, and shall be fined in a sum equal to the amount of money embezzled and imprisoned not more than ten years.

Failure to deposit as required.  
R. S., sec. 5492, p. 1065.

Punishment for.

SEC. 92. The provisions of the five preceding sections shall be construed to apply to all persons charged with the safe-keeping, transfer, or disbursement of the public money, whether such persons be indicted as receivers or depositories of the same.

Persons affected.

SEC. 93. Upon the trial of any indictment against any person for embezzling public money under any provision of the six preceding sections, it shall be sufficient evidence, prima facie, for the purpose of showing a balance against such person, to produce a transcript from the books and proceedings of the Treasury, as required in civil cases, under the provisions for the settlement of accounts between the United States and receivers of public money.

Record evidence of embezzlement.  
R. S., sec. 5494, p. 1065.

Prima facie evidence.  
R. S., sec. 5495, p. 1065.

SEC. 94. The refusal of any person, whether in or out of office, charged with the safe-keeping, transfer, or disbursement of the public money to pay any draft, order, or warrant, drawn upon him by the proper accounting officer of the Treasury, for any public money in his hands belonging to the United States, no matter in what capacity the same may have been received, or may be held, or to transfer or disburse any such money, promptly, upon the legal requirement of any authorized officer, shall be deemed, upon the trial of any indictment against such person for embezzlement, prima facie evidence of such embezzlement.

Evidence of conversion.  
R. S., sec. 5496, p. 1065.

SEC. 95. If any officer charged with the disbursement of the public moneys accepts, receives, or transmits to the Treasury Department to be allowed in his favor any receipt or voucher from a creditor of the United States without having paid to such creditor in such funds as the officer received for disbursement, or in such funds as he may be authorized by law to take in exchange, the full amount specified in such receipt or voucher, every such act is an act of conversion by such officer to his own use of the amount specified in such receipt or voucher.

Banker, etc., receiving unauthorized deposit of public money.  
R. S., sec. 5497, p. 1065.

SEC. 96. Every banker, broker, or other person not an authorized depository of public moneys, who shall knowingly receive from any disbursing officer, or collector of internal revenue, or other agent of the United States, any public money on deposit, or by way of loan or accommodation, with or without interest, or otherwise than in payment of a debt against the United States, or shall use, transfer, convert, appropriate, or apply any portion of the public money for any purpose not prescribed by law; and every president, cashier, teller, director, or other officer of any bank or banking association who shall violate any provision of this section is guilty of embezzlement of the public money so deposited, loaned, transferred, used, converted, appropriated, or applied, and shall be fined not more than the amount embezzled, or imprisoned not more than ten years, or both.

Punishment for.

Embezzlement by internal-revenue officer.  
Vol. 20, p. 280.

SEC. 97. Any officer connected with, or employed in, the Internal-Revenue Service of the United States, and any assistant of such officer, who shall embezzle or wrongfully convert to his own use any money or other property of the United States, and any officer of the United States, or any assistant of such officer, who shall embezzle or wrongfully convert to his own use any money or property which may have come into his possession or under his control in the execution of such office or employment, or under color or claim of authority as such officer or assistant, whether the same shall be the money or property of the United States or of some other person or party, shall, where the offense is not otherwise punishable by some statute of the United States, be fined not more than the value of the money and property thus embezzled or converted, or imprisoned not more than ten years, or both.

Punishment for.

Officer contracting beyond specific appropriation.  
R. S., sec. 5503, p. 1066.

SEC. 98. Whoever, being an officer of the United States, shall knowingly contract for the erection, repair, or furnishing of any public building, or for any public improvement, to pay a larger amount than the specific sum appropriated for such purpose, shall be fined not more than two thousand dollars and imprisoned not more than two years.

Court officers failing to deposit money, etc.  
R. S., sec. 5504, p. 1066.

SEC. 99. Whoever, being a clerk or other officer of a court of the United States, shall fail forthwith to deposit any money belonging in the registry of the court, or hereafter paid into court or received by the officers thereof, with the Treasurer, assistant treasurer, or a designated depository of the United States, in the name and to the credit of such court, or shall retain or convert to his own use or to the use of another any such money, is guilty of embezzlement, and shall be fined not more than the amount embezzled, or imprisoned not more than ten years, or both; but nothing herein shall be held to

Punishment for.

Delivery upon security.

prevent the delivery of any such money upon security, according to agreement of parties, under the direction of the court.

SEC. 100. Whoever shall knowingly receive, from a clerk or other officer of a court of the United States, as a deposit, loan, or otherwise, any money belonging in the registry of such court, is guilty of embezzlement, and shall be punished as prescribed in the preceding section.

Receiving loan, etc., from court officer.  
R. S., sec. 5506, p. 1067.

Punishment for.

Failure to make returns or reports.  
R. S., sec. 1780, p. 316.

SEC. 101. Every officer who neglects or refuses to make any return or report which he is required to make at stated times by any Act of Congress or regulation of the Department of the Treasury, other than his accounts, within the time prescribed by such Act or regulation, shall be fined not more than one thousand dollars.

Punishment for.

Aiding in obscene literature trade, etc.  
Vol. 30, p. 209.  
R. S., sec. 1785, p. 317.

SEC. 102. Whoever, being an officer, agent, or employee of the Government of the United States, shall knowingly aid or abet any person engaged in violating any provision of law prohibiting importing, advertising, dealing in, exhibiting, or sending or receiving by mail, obscene or indecent publications, or representations, or means for preventing conception or producing abortion, or other article of indecent or immoral use or tendency, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

Punishment for.

SEC. 103. Whoever, being an officer of the United States concerned in the collection or the disbursement of the revenues thereof, shall carry on any trade or business in the funds or debts of the United States, or of any State, or in any public property of either, shall be fined not more than three thousand dollars, or imprisoned not more than one year, or both, and be removed from office, and thereafter be incapable of holding any office under the United States.

Trading in public property by collecting or disbursing officer.  
R. S., secs. 1788, 1789, p. 317.

Punishment for.

SEC. 104. Whoever, being a judge, clerk, or deputy clerk of any court of the United States, or of any territory thereof, or a United States district attorney, assistant attorney, marshal, deputy marshal, commissioner, or other person holding any office or employment, or position of trust or profit under the Government of the United States shall, either directly or indirectly, purchase at less than the full face value thereof, any claim against the United States for the fee, mileage, or expenses of any witness, juror, deputy marshal, or any other officer of the court whatsoever, shall be fined not more than one thousand dollars.

Court officials purchasing fees at less than face value.  
Vol. 29, p. 595.

Punishment for.

SEC. 105. Whoever, being an officer or other person authorized by any law of the United States to record a conveyance of real property or any other instrument which by such law may be recorded, shall knowingly certify falsely that such conveyance or instrument has or has not been recorded, shall be fined not more than one thousand dollars, or imprisoned not more than seven years, or both.

Falsely certifying as to record of deeds.

Punishment for.

SEC. 106. Whoever, being a public officer or other person authorized by any law of the United States to make or give a certificate or other writing, shall knowingly make and deliver as true such a certificate or writing, containing any statement which he knows to be false, in a case where the punishment thereof is not elsewhere expressly provided by law, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

Other false certificates.

Punishment for.

SEC. 107. Every inspector of steamboats who, upon any pretense, receives any fee or reward for his services, except what is allowed to him by law, shall forfeit his office, and be fined not more than five hundred dollars, or imprisoned not more than six months, or both.

Steamboat inspectors taking illegal fees.  
R. S., sec. 5482, p. 1063.

Punishment for.

SEC. 108. Every pension agent, or other person employed or appointed by him, who takes, receives, or demands any fee or reward from any pensioner for any service in connection with the payment of his pension, shall be fined not more than five hundred dollars.

Pension agents taking fee.  
R. S., sec. 5487, p. 1064.

Punishment for.

SEC. 109. Whoever, being an officer of the United States, or a person holding any place of trust or profit, or discharging any official function under, or in connection with, any Executive Department of

Officers interested in claims against United States.  
R. S., sec. 5498, p. 1065.

the Government of the United States, or under the Senate or House of Representatives of the United States, shall act as an agent or attorney for prosecuting any claim against the United States, or in any manner, or by any means, otherwise than in discharge of his proper official duties, shall aid or assist in the prosecution or support of any such claim, or receive any gratuity, or any share of or interest in any claim from any claimant against the United States, with intent to aid or assist, or in consideration of having aided or assisted, in the prosecution of such claim, shall be fined not more than five thousand dollars, or imprisoned not more than one year, or both.

Punishment for.

Accepting, etc.,  
bribe by Member of  
Congress.  
R. S., secs. 1781,  
5450, 5502, pp. 316,  
1066, 1066.

SEC. 110. Whoever, being elected or appointed a Member of or Delegate to Congress, or a Resident Commissioner, shall, after his election or appointment and either before or after he has qualified, and during his continuance in office, directly or indirectly, ask, accept, receive, or agree to receive, any money, property, or other valuable consideration, or any promise, contract, undertaking, obligation, gratuity, or security for the payment of money or for the delivery or conveyance of anything of value to him or to any person with his consent, connivance, or concurrence, for his attention to, or services, or with the intent to have his action, vote, or decision influenced, on any question, matter, cause, or proceeding, which may at any time be pending in either House of Congress or before any committee thereof, or which by law or under the Constitution may be brought before him in his official capacity, or in his place as such Member, Delegate, or Resident Commissioner, shall be fined not more than three times the amount asked, accepted, or received, and imprisoned not more than three years; and shall, moreover, forfeit his office or place, and thereafter be forever disqualified from holding any office of honor, trust, or profit under the Government of the United States.

Punishment for.

Offering, etc., bribe  
to Member of Con-  
gress.  
R. S., sec. 5450, p.  
1066.

SEC. 111. Whoever shall promise, offer, or give, or cause to be promised, offered, or given, any money or other thing of value, or shall make or tender any contract, undertaking, obligation, gratuity, or security for the payment of money or for the delivery or conveyance of anything of value, to any Member of either House of Congress, or Delegate to Congress, or Resident Commissioner, after his election or appointment and either before or after he has qualified, and during his continuance in office, or to any person with his consent, connivance, or concurrence, with intent to influence his action, vote, or decision, on any question, matter, cause, or proceeding which may at any time be pending in either House of Congress, or before any committee thereof, or which by law or under the Constitution may be brought before him in his official capacity or in his place as such Member, Delegate, or Resident Commissioner, shall be fined not more than three times the amount of money or value of the thing so promised, offered, given, made, or tendered, and imprisoned not more than three years.

Punishment for.

Member of Congress  
taking consideration  
for procuring con-  
tract, etc.  
R. S., sec. 1781, p.  
316.

SEC. 112. Whoever, being elected or appointed a Member of or Delegate to Congress, or a Resident Commissioner, shall, after his election or appointment and either before or after he has qualified, and during his continuance in office, or being an officer or agent of the United States, shall directly or indirectly take, receive, or agree to receive, from any person, any money, property, or other valuable consideration whatever, for procuring, or aiding to procure, any contract, appointive office, or place, from the United States or from any officer or department thereof, for any person whatever, or for giving any such contract, appointive office, or place to any person whomsoever; or whoever, directly or indirectly, shall offer, or agree to give, or shall give, or bestow, any money, property, or other valuable consideration whatever, for the procuring, or aiding to procure,

Offering Member of  
Congress considera-  
tion to procure con-  
tract, etc.

any such contract, appointive office, or place, shall be fined not more than ten thousand dollars and imprisoned not more than two years; and shall, moreover, be disqualified from holding any office of honor, profit, or trust under the Government of the United States. Any such contract or agreement may, at the option of the President, be declared void.

Punishment for.

Contracts voidable.

SEC. 113. Whoever, being elected or appointed a Senator, Member of or Delegate to Congress, or a Resident Commissioner, shall, after his election or appointment and either before or after he has qualified, and during his continuance in office, or being the head of a department, or other officer or clerk in the employ of the United States, shall, directly or indirectly, receive, or agree to receive, any compensation whatever for any services rendered or to be rendered to any person, either by himself or another, in relation to any proceeding, contract, claim, controversy, charge, accusation, arrest, or other matter or thing in which the United States is a party or directly or indirectly interested, before any department, court-martial, bureau, officer, or any civil, military, or naval commission whatever, shall be fined not more than ten thousand dollars and imprisoned not more than two years; and shall, moreover, thereafter be incapable of holding any office of honor, trust, or profit under the Government of the United States.

Receiving pay by Senator or Member of Congress in matters affecting United States.  
R. S., sec. 1782, p. 316.

Punishment for.

SEC. 114. Whoever, being elected or appointed a Member of or Delegate to Congress, or a Resident Commissioner, shall, after his election or appointment and either before or after he has qualified, and during his continuance in office, directly or indirectly, himself, or by any other person in trust for him, or for his use or benefit, or on his account, undertake, execute, hold, or enjoy, in whole or in part, any contract or agreement, made or entered into in behalf of the United States by any officer or person authorized to make contracts on its behalf, shall be fined not more than three thousand dollars. All contracts or agreements made in violation of this section shall be void; and whenever any sum of money is advanced by the United States, in consideration of any such contract or agreement, it shall forthwith be repaid; and in case of failure or refusal to repay the same when demanded by the proper officer of the department under whose authority such contract or agreement shall have been made or entered into, suit shall at once be brought against the person so failing or refusing and his sureties, for the recovery of the money so advanced.

Member of Congress interested in public contracts.  
R. S., sec. 3789, p. 737.

Punishment for.

Contracts void.

Repayment, etc.

SEC. 115. Whoever, being an officer of the United States, shall on behalf of the United States, directly or indirectly make or enter into any contract, bargain, or agreement, in writing or otherwise, with any Member of or Delegate to Congress, or any Resident Commissioner, after his election or appointment as such Member, Delegate, or Resident Commissioner, and either before or after he has qualified, and during his continuance in office, shall be fined not more than three thousand dollars.

Making official contract with Member of Congress.  
R. S., sec. 3742, p. 737.

Punishment for.

SEC. 116. Nothing contained in the two preceding sections shall extend, or be construed to extend, to any contract or agreement made or entered into, or accepted, by any incorporated company, where such contract or agreement is made for the general benefit of such incorporation or company; nor to the purchase or sale of bills of exchange or other property by any Member of or Delegate to Congress, or Resident Commissioner, where the same are ready for delivery, and payment therefor is made, at the time of making or entering into the contract or agreement.

Contracts not affected.  
R. S., sec. 3740, p. 737.

SEC. 117. Whoever, being an officer of the United States, or a person acting for or on behalf of the United States, in any official capacity, under or by virtue of the authority of any department or

Official accepting bribe.  
R. S., secs. 5501, 5502, p. 1066.

office of the Government thereof; or whoever, being an officer or person acting for or on behalf of either House of Congress, or of any committee of either House, or of both Houses thereof, shall ask, accept, or receive any money, or any contract, promise, undertaking, obligation, gratuity, or security for the payment of money, or for the delivery or conveyance of anything of value, with intent to have his decision or action on any question, matter, cause, or proceeding which may at any time be pending, or which may by law be brought before him in his official capacity, or in his place of trust or profit, influenced thereby, shall be fined not more than three times the amount of money or value of the thing so asked, accepted, or received, and imprisoned not more than three years; and shall, moreover, forfeit his office or place and thereafter be forever disqualified from holding any office of honor, trust, or profit under the Government of the United States.

Punishment for.

Political contributions not to be solicited by officers named.  
Vol. 22, p. 406.

SEC. 118. No Senator or Representative in, or Delegate or Resident Commissioner to Congress, or Senator, Representative, Delegate, or Resident Commissioner elect, or officer or employee of either House of Congress, and no executive, judicial, military, or naval officer of the United States, and no clerk or employee of any department, branch, or bureau of the executive, judicial, or military or naval service of the United States, shall, directly or indirectly, solicit or receive, or be in any manner concerned in soliciting or receiving, any assessment, subscription, or contribution for any political purpose whatever, from any officer, clerk, or employee of the United States, or any department, branch, or bureau thereof, or from any person receiving any salary or compensation from moneys derived from the Treasury of the United States.

Political contributions not to be received in public offices.  
Vol. 22, p. 407.

SEC. 119. No person shall, in any room or building occupied in the discharge of official duties by any officer or employee of the United States mentioned in the preceding section, or in any navy-yard, fort, or arsenal, solicit in any manner whatever or receive any contribution of money or other thing of value for any political purpose whatever.

Immunity from official proscription.  
Vol. 22, p. 407.

SEC. 120. No officer or employee of the United States mentioned in section one hundred and eighteen, shall discharge, or promote, or degrade, or in any manner change the official rank or compensation of any other officer or employee, or promise or threaten so to do, for giving or withholding or neglecting to make any contribution of money or other valuable thing for any political purpose.

Making political contributions to officials.  
Vol. 22, p. 407.

SEC. 121. No officer, clerk, or other person in the service of the United States shall, directly or indirectly, give or hand over to any other officer, clerk, or person in the service of the United States, or to any Senator or Member of or Delegate to Congress, or Resident Commissioner, any money or other valuable thing on account of or to be applied to the promotion of any political object whatever.

Punishment for violations.  
Vol. 22, p. 407.

SEC. 122. Whoever shall violate any provision of the four preceding sections shall be fined not more than five thousand dollars, or imprisoned not more than three years, or both.

Officials, etc., giving advance information of crop reports.

SEC. 123. Whoever, being an officer or employee of the United States or a person acting for or on behalf of the United States in any capacity under or by virtue of the authority of any department or office thereof, and while holding such office, employment, or position shall, by virtue of the office, employment, or position held by him, become possessed of any information which might exert an influence upon or affect the market value of any product of the soil grown within the United States, which information is by law or by the rules of the department or office required to be withheld from publication until a fixed time, and shall willfully impart, directly or indirectly, such information, or any part thereof, to any person not entitled under the law or the rules of the department or office to receive the

same; or shall, before such information is made public through regular official channels, directly or indirectly speculate in any such product respecting which he has thus become possessed of such information, by buying or selling the same in any quantity, shall be fined not more than ten thousand dollars, or imprisoned not more than ten years, or both: *Provided*, That no person shall be deemed guilty of a violation of any such rule, unless prior to such alleged violation he shall have had actual knowledge thereof.

Punishment for.

*Proviso.*  
Actual knowledge required.

Official knowingly issuing false crop reports.

Punishment for.

SEC. 124. Whoever, being an officer or employee of the United States and whose duties require the compilation or report of statistics or information relative to the products of the soil, shall knowingly compile for issuance, or issue, any false statistics or information as a report of the United States, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

CHAPTER SIX.

OFFENSES AGAINST PUBLIC JUSTICE.

Offenses against public justice.

- Sec. 125. Perjury.
- 126. Subornation of perjury.
- 127. Stealing or altering process; procuring false bail, etc.
- 128. Destroying, etc., public records.
- 129. Destroying records by officer in charge.
- 130. Forging signature of judge, etc.
- 131. Bribery of a judge or judicial officer.
- 132. Judge or judicial officer accepting a bribe, etc.
- 133. Juror, referee, master, etc., or judicial officer, etc., accepting bribe.
- 134. Witness accepting bribe.
- 135. Intimidation or corruption of witness, or grand or petit juror, or officer.

- Sec. 136. Conspiring to intimidate party, witness, or juror.
- 137. Attempt to influence juror.
- 138. Allowing prisoner to escape.
- 139. Application of preceding section.
- 140. Obstructing process or assaulting an officer.
- 141. Rescuing, etc., prisoner; concealing, etc., person for whom warrant has issued.
- 142. Rescue at execution.
- 143. Rescue of prisoner.
- 144. Rescue of body of executed offender.
- 145. Extortion by informer.
- 146. Misprision of felony.

SEC. 125. Whoever, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, shall willfully and contrary to such oath state or subscribe any material matter which he does not believe to be true, is guilty of perjury, and shall be fined not more than two thousand dollars and imprisoned not more than five years.

Perjury defined.  
R. S., sec. 5392, p. 1045.

Punishment for.

SEC. 126. Whoever shall procure another to commit any perjury is guilty of subornation of perjury, and punishable as in the preceding section prescribed.

Subornation of perjury.  
R. S., sec. 5393, p. 1045.

SEC. 127. Whoever shall feloniously steal, take away, alter, falsify, or otherwise avoid any record, writ, process, or other proceeding, in any court of the United States, by means whereof any judgment is reversed, made void, or does not take effect; or whoever shall acknowledge, or procure to be acknowledged, in any such court, any recognizance, bail, or judgment, in the name of any other person not privy or consenting to the same, shall be fined not more than five thousand dollars, or imprisoned not more than seven years, or both; but this provision shall not extend to the acknowledgment of any judgment by an attorney, duly admitted, for any person against whom such judgment is had or given.

Stealing or altering process, procuring false bail, etc.  
R. S., sec. 5394, p. 1045.

Punishment for.

SEC. 128. Whoever shall willfully and unlawfully conceal, remove, mutilate, obliterate, or destroy, or attempt to conceal, remove, mutilate, obliterate, or destroy, or, with intent to conceal, remove,

Destroying, etc. public records.  
R. S., sec. 5403, p. 1046.

mutilate, obliterate, destroy, or steal, shall take and carry away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined not more than two thousand dollars, or imprisoned not more than three years, or both.

Punishment for.

Destroying records  
by officer in charge.  
R. S., sec. 5408, p.  
1047.

SEC. 129. Whoever, having the custody of any record, proceeding, map, book, document, paper, or other thing specified in the preceding section, shall willfully and unlawfully conceal, remove, mutilate, obliterate, falsify, or destroy any such record, proceeding, map, book, document, paper, or thing, shall be fined not more than two thousand dollars, or imprisoned not more than three years, or both; and shall moreover forfeit his office and be forever afterward disqualified from holding any office under the Government of the United States.

Punishment for.

Forging signature of  
officer in charge, etc.  
R. S., sec. 5419, p.  
1060.

SEC. 130. Whoever shall forge the signature of any judge, register, or other officer of any court of the United States, or of any Territory thereof, or shall forge or counterfeit the seal of any such court, or shall knowingly concur in using any such forged or counterfeit signature or seal, for the purpose of authenticating any proceeding or document, or shall tender in evidence any such proceeding or document with a false or counterfeit signature of any such judge, register, or other officer, or a false or counterfeit seal of the court, subscribed or attached thereto, knowing such signature or seal to be false or counterfeit, shall be fined not more than five thousand dollars and imprisoned not more than five years.

Punishment for.

Bribery of judicial  
officer.  
R. S., sec. 5449, p.  
1066.

SEC. 131. Whoever, directly or indirectly, shall give or offer, or cause to be given or offered, any money, property, or value of any kind, or any promise or agreement therefor, or any other bribe, to any judge, judicial officer, or other person authorized by any law of the United States to hear or determine any question, matter, cause, proceeding, or controversy, with intent to influence his action, vote, opinion, or decision thereon, or because of any such action, vote, opinion, or decision, shall be fined not more than twenty thousand dollars, or imprisoned not more than fifteen years, or both; and shall forever be disqualified to hold any office of honor, trust, or profit under the United States.

Punishment for.

Judicial officer ac-  
cepting bribe.  
R. S., sec. 5499, p.  
1066.

SEC. 132. Whoever, being a judge of the United States, shall in anywise accept or receive any sum of money, or other bribe, present, or reward, or any promise, contract, obligation, gift, or security for the payment of money, or for the delivery or conveyance of anything of value, with the intent to be influenced thereby in any opinion, judgment, or decree in any suit, controversy, matter, or cause depending before him, or because of any such opinion, ruling, decision, judgment, or decree, shall be fined not more than twenty thousand dollars, or imprisoned not more than fifteen years, or both; and shall be forever disqualified to hold any office of honor, trust, or profit under the United States.

Punishment for.

Juror, referee, etc.,  
accepting bribe.

SEC. 133. Whoever, being a juror, referee, arbitrator, appraiser, assessor, auditor, master, receiver, United States commissioner, or other person authorized by any law of the United States to hear or determine any question, matter, cause, controversy, or proceeding, shall ask, receive, or agree to receive, any money, property, or value of any kind, or any promise or agreement therefor, upon any agreement or understanding that his vote, opinion, action, judgment, or decision shall be influenced thereby, or because of any such vote, opinion, action, judgment, or decision, shall be fined not more than two thousand dollars, or imprisoned not more than two years, or both.

Punishment for.

SEC. 134. Whoever, being, or about to be, a witness upon a trial, hearing, or other proceeding, before any court or any officer authorized by the laws of the United States to hear evidence or take testimony, shall receive, or agree or offer to receive, a bribe, upon any agreement or understanding that his testimony shall be influenced thereby, or that he will absent himself from the trial, hearing, or other proceeding, or because of such testimony, or such absence, shall be fined not more than two thousand dollars, or imprisoned not more than two years, or both.

Witness accepting  
bribe.

Punishment for.

SEC. 135. Whoever corruptly, or by threats or force, or by any threatening letter or communication, shall endeavor to influence, intimidate, or impede any witness, in any court of the United States or before any United States commissioner or officer acting as such commissioner, or any grand or petit juror, or officer in or of any court of the United States, or officer who may be serving at any examination or other proceeding before any United States commissioner or officer acting as such commissioner, in the discharge of his duty, or who corruptly or by threats or force, or by any threatening letter or communication, shall influence, obstruct, or impede, or endeavor to influence, obstruct, or impede, the due administration of justice therein, shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both.

Attempting to influ-  
ence witness, juror, or  
officer.  
R. S., secs. 5399, 5404,  
pp. 1046, 1047.

Punishment for.

SEC. 136. If two or more persons conspire to deter by force, intimidation, or threat, any party or witness in any court of the United States, or in any examination before a United States commissioner or officer acting as such commissioner, from attending such court or examination, or from testifying to any matter pending therein, freely, fully, and truthfully, or to injure such party or witness in his person or property on account of his having so attended or testified, or to influence the verdict, presentment, or indictment of any grand or petit juror in any such court, or to injure such juror in his person or property on account of any verdict, presentment, or indictment lawfully assented to by him, or on account of his being or having been such juror, each of such persons shall be fined not more than five thousand dollars, or imprisoned not more than six years, or both.

Conspiring to intimi-  
date party, witness,  
or juror.  
R. S., sec. 5406, p.  
1047.

Punishment for.

SEC. 137. Whoever shall attempt to influence the action or decision of any grand or petit juror of any court of the United States upon any issue or matter pending before such juror, or before the jury of which he is a member, or pertaining to his duties, by writing or sending to him any letter or any communication, in print or writing, in relation to such issue or matter, shall be fined not more than one thousand dollars, or imprisoned not more than six months, or both.

Attempting to influ-  
ence juror by writing.  
R. S., sec. 5406, p.  
1047.

Punishment for.

SEC. 138. Whenever any marshal, deputy marshal, ministerial officer, or other person has in his custody any prisoner by virtue of process issued under the laws of the United States by any court, judge, or commissioner, and such marshal, deputy marshal, ministerial officer, or other person voluntarily suffers such prisoner to escape, he shall be fined not more than two thousand dollars, or imprisoned not more than two years, or both.

Allowing prisoner  
to escape.  
R. S., sec. 5409, p.  
1047.

SEC. 139. The preceding section shall be construed to apply not only to cases in which the prisoner who escaped was charged or found guilty of an offense against the laws of the United States, and to cases in which the prisoner may be in custody charged with offenses against any foreign government with which the United States have treaties of extradition, but also to cases in which the prisoner may be held in custody for removal to or from the Philippine Islands as provided by law.

Application of pro-  
visions.

Obstructing process  
or assaulting officer.  
R. S., sec. 5398, p.  
1046.

SEC. 140. Whoever shall knowingly and willfully obstruct, resist, or oppose any officer of the United States, or other person duly authorized, in serving, or attempting to serve or execute, any mesne process or warrant, or any rule or order, or any other legal or judicial writ or process of any court of the United States, or United States commissioner, or shall assault, beat, or wound any officer or other person duly authorized, knowing him to be such officer, or other person so duly authorized, in serving or executing any such writ, rule, order, process, warrant, or other legal or judicial writ or process, shall be fined not more than three hundred dollars and imprisoned not more than one year.

Punishment for.

Rescuing, etc., pris-  
oner; concealing per-  
son from arrest.

SEC. 141. Whoever shall rescue or attempt to rescue, from the custody of any officer or person lawfully assisting him, any person arrested upon a warrant or other process issued under the provisions of any law of the United States, or shall, directly or indirectly, aid, abet, or assist any person so arrested to escape from the custody of such officer or other person, or shall harbor or conceal any person for whose arrest a warrant or process has been so issued, so as to prevent his discovery and arrest, after notice or knowledge of the fact that a warrant or process has been issued for the apprehension of such person, shall be fined not more than one thousand dollars, or imprisoned not more than six months, or both.

Punishment for.

Rescue at execu-  
tions.  
R. S., sec. 5400, p.  
1046.  
Punishment for.

SEC. 142. Whoever, by force, shall set at liberty or rescue any person found guilty in any court of the United States of any capital crime, while going to execution or during execution, shall be fined not more than twenty-five thousand dollars and imprisoned not more than twenty-five years.

Rescue of prisoner.  
R. S., sec. 5401, p.  
1046.

SEC. 143. Whoever, by force, shall set at liberty or rescue any person who, before conviction, stands committed for any capital crime; or whoever, by force, shall set at liberty or rescue any person committed for or convicted of any offense other than capital, shall be fined not more than five hundred dollars and imprisoned not more than one year.

Punishment for.

Rescue of dead body  
of executed offender.  
R. S., sec. 5402, p.  
1046.

SEC. 144. Whoever, by force, shall rescue or attempt to rescue, from the custody of any marshal or his officers, the dead body of an executed offender, while it is being conveyed to a place of dissection, as provided by section three hundred and thirty-one hereof, or by force shall rescue or attempt to rescue such body from the place where it has been deposited for dissection in pursuance of that section, shall be fined not more than one hundred dollars, or imprisoned not more than one year, or both.

Punishment for.

Extortion by in-  
former.  
R. S., sec. 5484, p.  
1064.

SEC. 145. Whoever shall, under a threat of informing, or as a consideration for not informing, against any violation of any law of the United States, demand or receive any money or other valuable thing, shall be fined not more than two thousand dollars, or imprisoned not more than one year, or both.

Punishment for.

Misprision of felony.  
R. S., sec. 5390, p.  
1044.

SEC. 146. Whoever, having knowledge of the actual commission of the crime of murder or other felony cognizable by the courts of the United States, conceals and does not as soon as may be disclose and make known the same to some one of the judges or other persons in civil or military authority under the United States, shall be fined not more than five hundred dollars, or imprisoned not more than three years, or both.

Punishment for.

## CHAPTER SEVEN.

## OFFENSES AGAINST THE CURRENCY, COINAGE, ETC.

Offenses against currency, coinage, etc.

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| <p>Sec.<br/>147. "Obligation or other security of the United States" defined.<br/>148. Forging or counterfeiting United States securities.<br/>149. Counterfeiting national-bank notes.<br/>150. Using plates to print notes without authority, etc.<br/>151. Passing, selling, concealing, etc., forged obligations.<br/>152. Taking impressions of tools, implements, etc.<br/>153. Having in possession unlawfully such impressions.<br/>154. Buying, selling, or dealing in forged bonds, notes, etc.<br/>155. Secreting or removing tools or material used for printing bonds, notes, stamps, etc.<br/>156. Counterfeiting notes, bonds, etc., of foreign governments.<br/>157. Passing such forged notes, bonds, etc.<br/>158. Counterfeiting notes of foreign banks.<br/>159. Passing such counterfeit bank notes.<br/>160. Having in possession such forged notes, bonds, etc.<br/>161. Having unlawfully in possession or using plates for such notes, bonds, etc.<br/>162. Connecting parts of different instruments.<br/>163. Counterfeiting gold or silver coins or bars.</p> | <p>Sec.<br/>164. Counterfeiting minor coins.<br/>165. Falsifying, mutilating, or lightening coinage.<br/>166. Debasement of coinage by officers of the Mint.<br/>167. Making or uttering coins in resemblance of money.<br/>168. Making or issuing devices of minor coins.<br/>169. Counterfeiting, etc., dies for coins of United States.<br/>170. Counterfeiting, etc., dies for foreign coins.<br/>171. Making, importing, or having in possession tokens, prints, etc., similar to United States or foreign coins.<br/>172. Counterfeit obligations, securities, coins, or material for counterfeiting, to be forfeited.<br/>173. Issue of search warrant for suspected counterfeits, etc.; forfeiture.<br/>174. Circulating bills of expired corporations.<br/>175. Imitating national-bank notes with printed advertisements thereon.<br/>176. Mutilating or defacing national-bank notes.<br/>177. Imitating United States securities or printing business cards on them.<br/>178. Notes of less than one dollar not to be issued.</p> |
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SEC. 147. The words "obligation or other security of the United States" shall be held to mean all bonds, certificates of indebtedness, national-bank currency, coupons, United States notes, Treasury notes, gold certificates, silver certificates, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, which have been or may be issued under any Act of Congress.

SEC. 148. Whoever, with intent to defraud, shall falsely make, forge, counterfeit, or alter any obligation or other security of the United States shall be fined not more than five thousand dollars and imprisoned not more than fifteen years.

SEC. 149. Whoever shall falsely make, forge, or counterfeit, or cause or procure to be made, forged, or counterfeited, or shall willingly aid or assist in falsely making, forging, or counterfeiting, any note in imitation of, or purporting to be in imitation of, the circulating notes issued by any banking association now or hereafter authorized and acting under the laws of the United States; or whoever shall pass, utter, or publish, or attempt to pass, utter, or publish, any false, forged, or counterfeited note, purporting to be issued by any such association doing a banking business, knowing the same to be falsely made, forged, or counterfeited; or whoever shall falsely alter, or cause or procure to be falsely altered, or shall willingly aid or assist in falsely altering, any such circulating notes, or shall pass, utter, or publish, or attempt to pass, utter, or publish as true, any falsely altered or spurious circulating note issued, or purporting to

"Obligation or other security of the United States" defined.  
R. S., sec. 5413, p. 1049.

Forging or counterfeiting securities.  
R. S., sec. 5414, p. 1049.  
Punishment for.

Counterfeiting national-bank notes.  
R. S., sec. 5415, p. 1049.

Punishment for.

have been issued, by any such banking association, knowing the same to be falsely altered or spurious, shall be fined not more than one thousand dollars and imprisoned not more than fifteen years.

Using plates to print notes, without authority, etc.  
R. S., sec. 5430, p. 1052.

SEC. 150. Whoever, having control, custody, or possession of any plate, stone, or other thing, or any part thereof, from which has been printed, or which may be prepared by direction of the Secretary of the Treasury for the purpose of printing, any obligation or other security of the United States, shall use such plate, stone, or other thing, or any part thereof, or knowingly suffer the same to be used for the purpose of printing any such or similar obligation or other security, or any part thereof, except as may be printed for the use of the United States by order of the proper officer thereof; or whoever by any way, art, or means shall make or execute, or cause or procure to be made or executed, or shall assist in making or executing any plate, stone, or other thing in the likeness of any plate designated for the printing of such obligation or other security; or whoever shall sell any such plate, stone, or other thing, or bring into the United States or any place subject to the jurisdiction thereof, from any foreign place, any such plate, stone, or other thing, except under the direction of the Secretary of the Treasury or other proper officer, or with any other intent, in either case, than that such plate, stone, or other thing be used for the printing of the obligations or other securities of the United States; or whoever shall have in his control, custody, or possession any plate, stone, or other thing in any manner made after or in the similitude of any plate, stone, or other thing, from which any such obligation or other security has been printed, with intent to use such plate, stone, or other thing, or to suffer the same to be used in forging or counterfeiting any such obligation or other security, or any part thereof; or whoever shall have in his possession or custody, except under authority from the Secretary of the Treasury or other proper officer, any obligation or other security made or executed, in whole or in part, after the similitude of any obligation or other security issued under the authority of the United States, with intent to sell or otherwise use the same; or whoever shall print, photograph, or in any other manner make or execute, or cause to be printed, photographed, made, or executed, or shall aid in printing, photographing, making, or executing any engraving, photograph, print, or impression in the likeness of any such obligation or other security, or any part thereof, or shall sell any such engraving, photograph, print, or impression, except to the United States, or shall bring into the United States or any place subject to the jurisdiction thereof, from any foreign place any such engraving, photograph, print, or impression, except by direction of some proper officer of the United States; or whoever shall have or retain in his control or possession, after a distinctive paper has been adopted by the Secretary of the Treasury for the obligations and other securities of the United States, any similar paper adapted to the making of any such obligation or other security, except under the authority of the Secretary of the Treasury or some other proper officer of the United States, shall be fined not more than five thousand dollars, or imprisoned not more than fifteen years, or both.

Distinctive paper without authority.

Punishment for.

SEC. 151. Whoever, with intent to defraud, shall pass, utter, publish, or sell, or attempt to pass, utter, publish, or sell, or shall bring into the United States or any place subject to the jurisdiction thereof, with intent to pass, publish, utter, or sell, or shall keep in possession or conceal with like intent, any falsely made, forged, counterfeited, or altered obligation or other security of the United States, shall be fined not more than five thousand dollars and imprisoned not more than fifteen years.

Uttering, etc., forged obligations.  
R. S., sec. 5431, p. 1053.

Punishment for.

SEC. 152. Whoever, without authority from the United States, shall take, procure, or make, upon lead, foil, wax, plaster, paper, or any other substance or material, an impression, stamp, or imprint of, from, or by the use of any bedplate, bedpiece, die, roll, plate, seal, type, or other tool, implement, instrument, or thing used or fitted or intended to be used in printing, stamping, or impressing, or in making other tools, implements, instruments, or things to be used or fitted or intended to be used in printing, stamping, or impressing any kind or description of obligation or other security of the United States now authorized or hereafter to be authorized by the United States, or circulating note or evidence of debt of any banking association under the laws thereof, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

Taking impressions of tools, implements, etc.  
R. S., sec. 5432, p. 1053.

Punishment for.

SEC. 153. Whoever, with intent to defraud, shall have in his possession, keeping, custody, or control, without authority from the United States, any imprint, stamp, or impression, taken or made upon any substance or material whatsoever, of any tool, implement, instrument, or thing, used, or fitted or intended to be used, for any of the purposes mentioned in the preceding section; or whoever, with intent to defraud, shall sell, give, or deliver any such imprint, stamp, or impression to any other person, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

Having unlawful possession of impressions.  
R. S., sec. 5433, p. 1053.

Punishment for.

SEC. 154. Whoever shall buy, sell, exchange, transfer, receive, or deliver any false, forged, counterfeited, or altered obligation or other security of the United States, or circulating note of any banking association organized or acting under the laws thereof, which has been or may hereafter be issued by virtue of any Act of Congress, with the intent that the same be passed, published, or used as true and genuine, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

Dealing in counterfeit securities.  
R. S., sec. 5434, p. 1053.

Punishment for.

SEC. 155. Whoever, without authority from the United States, shall secrete within, embezzle, or take and carry away from any building, room, office, apartment, vault, safe, or other place where the same is kept, used, employed, placed, lodged, or deposited by authority of the United States, any bedpiece, bedplate, roll, plate, die, seal, type, or other tool, implement, or thing used or fitted to be used in stamping or printing, or in making some other tool or implement used or fitted to be used in stamping or printing, any kind or description of bond, bill, note, certificate, coupon, postage stamp, revenue stamp, fractional currency note, or other paper, instrument, obligation, device, or document, now or hereafter authorized by law to be printed, stamped, sealed, prepared, issued, uttered, or put in circulation on behalf of the United States; or whoever, without such authority, shall so secrete, embezzle, or take and carry away any paper, parchment, or other material prepared and intended to be used in the making of any such papers, instruments, obligations, devices, or documents; or whoever, without such authority, shall so secrete, embezzle, or take and carry away any paper, parchment, or other material printed or stamped, in whole or part, and intended to be prepared, issued, or put in circulation on behalf of the United States as one of the papers, instruments, or obligations hereinbefore named, or printed or stamped, in whole or part, in the similitude of any such paper, instrument, or obligation, whether intended to issue or put the same in circulation or not, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

Secreting or embezzling tools and materials for printing securities.  
R. S., sec. 5453, p. 1057.

Punishment for.

SEC. 156. Whoever, within the United States or any place subject to the jurisdiction thereof, with intent to defraud, shall falsely make, alter, forge, or counterfeit any bond, certificate, obligation, or other security in imitation of, or purporting to be an imitation of, any bond,

Counterfeiting foreign securities.  
Vol. 23, p. 22.

certificate, obligation, or other security of any foreign government, issued or put forth under the authority of such foreign government, or any treasury note, bill, or promise to pay issued by such foreign government, and intended to circulate as money, either by law, order, or decree of such foreign government; or whoever shall cause or procure to be so falsely made, altered, forged, or counterfeited, or shall knowingly aid or assist in making, altering, forging, or counterfeiting, any such bond, certificate, obligation, or other security, or any such treasury note, bill, or promise to pay, intended as aforesaid to circulate as money, shall be fined not more than five thousand dollars and imprisoned not more than five years.

Punishment for.

Uttering counterfeit foreign securities.  
Vol. 23, p. 23.

SEC. 157. Whoever, within the United States or any place subject to the jurisdiction thereof, knowingly and with intent to defraud, shall utter, pass, or put off, in payment or negotiation, any false, forged, or counterfeited bond, certificate, obligation, security, treasury note, bill, or promise to pay, mentioned in the section last preceding, whether the same was made, altered, forged, or counterfeited within the United States or not, shall be fined not more than three thousand dollars and imprisoned not more than three years.

Punishment for.

Counterfeiting notes of foreign banks.  
Vol. 23, p. 23.

SEC. 158. Whoever, within the United States or any place subject to the jurisdiction thereof, with intent to defraud, shall falsely make, alter, forge, or counterfeit, or cause or procure to be so falsely made, altered, forged, or counterfeited, or shall knowingly aid and assist in the false making, altering, forging, or counterfeiting of any bank note or bill issued by a bank or corporation of any foreign country, and intended by the law or usage of such foreign country to circulate as money, such bank or corporation being authorized by the laws of such country, shall be fined not more than two thousand dollars and imprisoned not more than two years.

Punishment for.

Uttering counterfeit notes of foreign banks.  
Vol. 23, p. 23.

SEC. 159. Whoever, within the United States or any place subject to the jurisdiction thereof, shall utter, pass, put off, or tender in payment, with intent to defraud, any such false, forged, altered, or counterfeited bank note or bill, as mentioned in the preceding section, knowing the same to be so false, forged, altered, and counterfeited, whether the same was made, forged, altered, or counterfeited within the United States or not, shall be fined not more than one thousand dollars and imprisoned not more than one year.

Punishment for.

Having in possession counterfeit foreign securities, etc.  
Vol. 23, p. 23.

SEC. 160. Whoever, within the United States or any place subject to the jurisdiction thereof, shall have in his possession any false, forged, or counterfeit bond, certificate, obligation, security, treasury note, bill, promise to pay, bank note, or bill issued by a bank or corporation of any foreign country, with intent to utter, pass, or put off the same, or to deliver the same to any other person with intent that the same may thereafter be uttered, passed, or put off as true, or shall knowingly deliver the same to any other person with such intent, shall be fined not more than one thousand dollars and imprisoned not more than one year.

Punishment for.

Having in possession, etc., counterfeit plates of foreign securities, etc.  
Vol. 25, p. 23.

SEC. 161. Whoever, within the United States or any place subject to the jurisdiction thereof, except by lawful authority, shall have control, custody, or possession of any plate, stone, or other thing, or any part thereof, from which has been printed or may be printed any counterfeit note, bond, obligation, or other security, in whole or in part, of any foreign government, bank, or corporation, or shall use such plate, stone, or other thing, or knowingly permit or suffer the same to be used in counterfeiting such foreign obligations, or any part thereof; or whoever shall make or engrave, or cause or procure to be made or engraved, or shall assist in making or engraving, any plate, stone, or other thing, in the likeness or similitude of any plate, stone, or other thing designated for the printing of the genuine issues of the obligations of any foreign government, bank, or corporation;

or whoever shall print, photograph, or in any other manner make, execute, or sell, or cause to be printed, photographed, made, executed, or sold, or shall aid in printing, photographing, making, executing, or selling, any engraving, photograph, print, or impression in the likeness of any genuine note, bond, obligation, or other security, or any part thereof, of any foreign government, bank, or corporation; or whoever shall bring into the United States or any place subject to the jurisdiction thereof, any counterfeit plate, stone, or other thing, or engraving, photograph, print, or other impressions of the notes, bonds, obligations, or other securities of any foreign government, bank, or corporation, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

SEC. 162. Whoever shall so place or connect together different parts of two or more notes, bills, or other genuine instruments issued under the authority of the United States, or by any foreign government, or corporation, as to produce one instrument, with intent to defraud, shall be deemed guilty of forgery in the same manner as if the parts so put together were falsely made or forged, and shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both.

Connecting parts of different bills, etc.

Punishment for.

SEC. 163. Whoever shall falsely make, forge, or counterfeit, or cause or procure to be falsely made, forged, or counterfeited, or shall willingly aid or assist in falsely making, forging, or counterfeiting any coin or bars in resemblance or similitude of the gold or silver coins or bars which have been, or hereafter may be, coined or stamped at the mints and assay offices of the United States, or in resemblance or similitude of any foreign gold or silver coin which by law is, or hereafter may be, current in the United States, or are in actual use and circulation as money within the United States; or whoever shall pass, utter, publish, or sell, or attempt to pass, utter, publish, or sell, or bring into the United States or any place subject to the jurisdiction thereof, from any foreign place, knowing the same to be false, forged, or counterfeit, with intent to defraud any body politic or corporate, or any person or persons whomsoever, or shall have in his possession any such false, forged, or counterfeited coin or bars, knowing the same to be false, forged, or counterfeited, with intent to defraud any body politic or corporate, or any person or persons whomsoever, shall be fined not more than five thousand dollars and imprisoned not more than ten years.

Counterfeiting gold or silver coins or bars. R. S., sec. 5457, p. 1058.

Punishment for.

SEC. 164. Whoever shall falsely make, forge, or counterfeit, or cause or procure to be falsely made, forged, or counterfeited, or shall willingly aid or assist in falsely making, forging, or counterfeiting any coin in the resemblance or similitude of any of the minor coins which have been, or hereafter may be, coined at the mints of the United States; or whoever shall pass, utter, publish, or sell, or bring into the United States or any place subject to the jurisdiction thereof, from any foreign place, or have in his possession any such false, forged, or counterfeited coin, with intent to defraud any person whomsoever, shall be fined not more than one thousand dollars and imprisoned not more than three years.

Counterfeiting minor coins. R. S., sec. 5458, p. 1058.

Punishment for.

SEC. 165. Whoever, fraudulently, by any art, way, or means, shall deface, mutilate, impair, diminish, falsify, scale, or lighten, or cause or procure to be fraudulently defaced, mutilated, impaired, diminished, falsified, scaled, or lightened, or willingly aid or assist in fraudulently defacing, mutilating, impairing, diminishing, falsifying, scaling, or lightening, the gold or silver coins which have been, or which may hereafter be, coined at the mints of the United States, or any foreign gold or silver coins which are by law made current or are in actual use or circulation as money within the United States or in any place subject to the jurisdiction thereof; or whoever shall pass,

Falsifying, mutilating or lightening coins. Vol. 29, p. 625. R. S., sec. 5459, p. 625.

utter, publish, or sell, or attempt to pass, utter, publish, or sell, or bring into the United States or any place subject to the jurisdiction thereof, from any foreign place, knowing the same to be defaced, mutilated, impaired, diminished, falsified, scaled, or lightened, with intent to defraud any person whomsoever, or shall have in his possession any such defaced, mutilated, impaired, diminished, falsified, scaled, or lightened coin, knowing the same to be defaced, mutilated, impaired, diminished, falsified, scaled, or lightened, with intent to defraud any person whomsoever, shall be fined not more than two thousand dollars and imprisoned not more than five years.

Punishment for.

Debasing coins by officers of the mint.  
R. S., sec. 5460, p. 1058.

SEC. 166. If any of the gold or silver coins struck or coined at any of the mints of the United States shall be debased, or made worse as to the proportion of fine gold or fine silver therein contained, or shall be of less weight or value than the same ought to be, pursuant to law, or if any of the scales or weights used at any of the mints or assay offices of the United States shall be defaced, altered, increased, or diminished through the fault or connivance of any officer or person employed at the said mints or assay offices, with a fraudulent intent; or if any such officer or person shall embezzle any of the metals at any time committed to his charge for the purpose of being coined, or any of the coins struck or coined at the said mints, or any medals, coins, or other moneys of said mints or assay offices at any time committed to his charge, or of which he may have assumed the charge, every such officer or person who commits any of the said offenses shall be fined not more than ten thousand dollars and imprisoned not more than ten years.

Punishment for.

Making or uttering coins resembling money.  
R. S., sec. 5461, p. 1059.

SEC. 167. Whoever, except as authorized by law, shall make or cause to be made, or shall utter or pass, or attempt to utter or pass, any coins of gold or silver or other metal, or alloys of metals, intended for the use and purpose of current money, whether in the resemblance of coins of the United States or of foreign countries, or of original design, shall be fined not more than three thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

Making or uttering devices of minor coins.  
R. S., sec. 5462, p. 1059.

SEC. 168. Whoever, not lawfully authorized, shall make, issue, or pass, or cause to be made, issued, or passed, any coin, card, token, or device in metal, or its compounds, which may be intended to be used as money for any one-cent, two-cent, three-cent, or five-cent piece, now or hereafter authorized by law, or for coins of equal value, shall be fined not more than one thousand dollars and imprisoned not more than five years.

Punishment for.

Counterfeiting, etc., dies for United States coins.  
Vol. 26, p. 742.

SEC. 169. Whoever, without lawful authority, shall make, or cause or procure to be made, or shall willingly aid or assist in making, any die, hub, or mold, or any part thereof, either of steel or plaster, or any other substance whatsoever, in likeness or similitude, as to the design or the inscription thereon, of any die, hub, or mold designated for the coining or making of any of the genuine gold, silver, nickel, bronze, copper, or other coins of the United States, that have been or hereafter may be coined at the mints of the United States; or whoever, without lawful authority, shall have in his possession any such die, hub, or mold, or any part thereof, or shall permit the same to be used for or in aid of the counterfeiting of any of the coins of the United States hereinbefore mentioned, shall be fined not more than five thousand dollars and imprisoned not more than ten years.

Punishment for.

Counterfeiting, etc., dies for foreign coins.  
Vol. 26, p. 742.

SEC. 170. Whoever, within the United States or any place subject to the jurisdiction thereof, without lawful authority, shall make, or cause or procure to be made, or shall willingly aid or assist in making, any die, hub, or mold, or any part thereof, either of steel or of plaster, or of any other substance whatsoever, in the likeness or similitude, as to the design or the inscription thereon, of any die, hub, or mold designated for the coining of the genuine coin of any foreign govern-

ment; or whoever, without lawful authority, shall have in his possession any such die, hub, or mold, or any part thereof, or shall conceal, or knowingly suffer the same to be used for the counterfeiting of any foreign coin, shall be fined not more than two thousand dollars, or imprisoned not more than five years, or both.

SEC. 171. Whoever, within the United States or any place subject to the jurisdiction thereof, shall make, or cause or procure to be made, or shall bring therein, from any foreign country, or shall have in possession with intent to sell, give away, or in any other manner use the same, any business or professional card, notice, placard, token, device, print, or impression, or any other thing whatsoever, in the likeness or similitude as to design, color, or the inscription thereon, of any of the coins of the United States or of any foreign country that have been or hereafter may be issued as money, either under the authority of the United States or under the authority of any foreign government, shall be fined not more than one hundred dollars. But nothing in this section shall be construed to forbid or prevent the printing and publishing of illustrations of coins and medals, or the making of the necessary plates for the same, to be used in illustrating numismatic and historical books and journals and the circulars of legitimate publishers and dealers in the same.

SEC. 172. All counterfeit obligations or other security of the United States or of any foreign government, or counterfeit coins of any of the coins of the United States or of any foreign government, and all material or apparatus fitted or intended to be used, or that shall have been used, in the making of any such counterfeit obligation or other security or coins hereinbefore mentioned, that shall be found in the possession of any person without authority from the Secretary of the Treasury or other proper officer to have the same, shall be taken possession of by any authorized agent of the Treasury Department and forfeited to the United States, and disposed of in any manner the Secretary of the Treasury may direct. Whoever having the custody or control of any such counterfeit, material, or apparatus shall fail or refuse to surrender possession thereof upon request by any such authorized agent of the Treasury Department, shall be fined not more than one hundred dollars, or imprisoned not more than one year, or both.

SEC. 173. The several judges of courts established under the laws of the United States and United States commissioners may, upon proper oath or affirmation, within their respective jurisdictions, issue a search warrant authorizing any marshal of the United States, or any other person specially mentioned in such warrant, to enter any house, store, building, boat, or other place named in such warrant, in which there shall appear probable cause for believing that the manufacture of counterfeit money, or the concealment of counterfeit money, or the manufacture or concealment of counterfeit obligations or coins of the United States or of any foreign government, or the manufacture or concealment of dies, hubs, molds, plates, or other things fitted or intended to be used for the manufacture of counterfeit money, coins, or obligations of the United States or of any foreign government, or of any bank doing business under the authority of the United States or of any State or Territory thereof, or of any bank doing business under the authority of any foreign government, or of any political division of any foreign government, is being carried on or practiced, and there search for any such counterfeit money, coins, dies, hubs, molds, plates, and other things, and for any such obligations, and if any such be found, to seize and secure the same and to make return thereof to the proper authority; and all such counterfeit money, coins, dies, hubs, molds, plates, and other things, and all such counterfeit obligations so seized shall be forfeited to the United States.

Punishment for.

Making, importing, etc., tokens, prints, etc., similar to United States or foreign coins.

Vol. 26, p. 742.

Punishment for. Illustrations permitted.

Forfeiture of counterfeit obligations, securities, coins, and material.

Vol. 26, p. 742.

Punishment for failing to deliver.

Issue of search warrants for suspected counterfeit, etc.

Vol. 26, p. 743.

Forfeiture of seized articles.

Circulating bills of expired banks. R. S., sec. 5437, p. 1054.

SEC. 174. In all cases where the charter of any corporation which has been or may be created by Act of Congress has expired or may hereafter expire, if any director, officer, or agent of the corporation, or any trustee thereof, or any agent of such trustee, or any person having in his possession or under his control the property of the corporation for the purpose of paying or redeeming its notes and obligations, shall knowingly issue, reissue, or utter as money, or in any other way knowingly put in circulation any bill, note, check, draft, or other security purporting to have been made by any such corporation whose charter has expired, or by any officer thereof, or purporting to have been made under authority derived therefrom, or if any person shall knowingly aid in any such act, he shall be fined not more than ten thousand dollars, or imprisoned not more than five years, or both. But nothing herein shall be construed to make it unlawful for any person, not being such director, officer, or agent of the corporation, or any trustee thereof, or any agent of such trustee, or any person having in his possession or under his control the property of the corporation for the purpose hereinbefore set forth, who has received or may hereafter receive such bill, note, check, draft, or other security, bona fide and in the ordinary transactions of business, to utter as money or otherwise circulate the same.

Punishment for.

Circulation permitted.

Imitating national-bank notes with advertisements thereon. R. S., sec. 5188, p. 1003.

SEC. 175. It shall not be lawful to design, engrave, print, or in any manner make or execute, or to utter, issue, distribute, circulate, or use any business or professional card, notice, placard, circular, handbill, or advertisement in the likeness or similitude of any circulating note or other obligation or security of any banking association organized or acting under the laws of the United States which has been or may be issued under any Act of Congress, or to write, print, or otherwise impress upon any such note, obligation, or security, any business or professional card, notice or advertisement, or any notice or advertisement of any matter or thing whatever. Whoever shall violate any provision of this section shall be fined not more than one hundred dollars, or imprisoned not more than six months, or both.

Punishment for.

Mutilating, etc., national-bank notes. R. S., sec. 5189, p. 1003.

SEC. 176. Whoever shall mutilate, cut, deface, disfigure, or perforate with holes, or unite or cement together, or do any other thing to any bank bill, draft, note, or other evidence of debt, issued by any national banking association, or shall cause or procure the same to be done, with intent to render such bank bill, draft, note, or other evidence of debt unfit to be reissued by said association, shall be fined not more than one hundred dollars, or imprisoned not more than six months, or both.

Punishment for.

Imitating securities or printing advertisements thereon. R. S., sec. 3708, p. 732.

SEC. 177. It shall not be lawful to design, engrave, print, or in any manner make or execute, or to utter, issue, distribute, circulate, or use, any business or professional card, notice, placard, circular, handbill, or advertisement, in the likeness or similitude of any bond, certificate of indebtedness, certificate of deposit, coupon, United States note, Treasury note, gold certificate, silver certificate, fractional note, or other obligation or security of the United States which has been or may be issued under or authorized by any Act of Congress heretofore passed or which may hereafter be passed; or to write, print, or otherwise impress upon any such instrument, obligation, or security, any business or professional card, notice, or advertisement, or any notice or advertisement of any matter or thing whatever. Whoever shall violate any provision of this section shall be fined not more than five hundred dollars.

Punishment for.

Issuing notes less than one dollar. R. S., sec. 3583, p. 707.

SEC. 178. No person shall make, issue, circulate, or pay out any note, check, memorandum, token, or other obligation for a less sum than one dollar, intended to circulate as money or to be received or used in lieu of lawful money of the United States; and every person so offending shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both.

Punishment for.

## CHAPTER EIGHT.

## OFFENSES AGAINST THE POSTAL SERVICE.

Offenses against postal service.

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| <p>Sec.<br/>179. Conducting post-office without authority.<br/>180. Illegal carrying of mail by carriers and others.<br/>181. Conveyance of mail by private express forbidden.<br/>182. Transporting persons unlawfully conveying mail.<br/>183. Sending letters by private express.<br/>184. Conveying of letters over post routes.<br/>185. Carrying letters out of the mail on board of vessel.<br/>186. When conveying of letters by private persons is lawful.<br/>187. Wearing uniform of carrier without authority.<br/>188. Vehicles, etc., claiming to be mail carriers.<br/>189. Injuring mail bags, etc.<br/>190. Stealing post-office property.<br/>191. Stealing or forging mail locks or keys.<br/>192. Breaking into and entering post-office.<br/>193. Unlawfully entering postal car, etc.<br/>194. Stealing, secreting, embezzling, etc., mail matter or contents.<br/>195. Postmaster or employee of postal service detaining, destroying, or embezzling letter, etc.<br/>196. Postmaster, etc., detaining or destroying newspapers.<br/>197. Assaulting mail carrier with intent to rob, and robbing mail.<br/>198. Injuring letter boxes or mail matter; assaulting carrier, etc.<br/>199. Deserting the mail.<br/>200. Delivery of letters by master of vessel.<br/>201. Obstructing the mail.<br/>202. Ferryman delaying the mail.<br/>203. Letters carried in a foreign vessel to be deposited in a post-office.<br/>204. Vessels to deliver letters at post-office; oath.</p> | <p>Sec.<br/>205. Using, selling, etc., canceled stamps; removing cancellation marks from stamps, etc.<br/>206. False returns to increase compensation.<br/>207. Collection of unlawful postage forbidden.<br/>208. Unlawful pledging or sale of stamps.<br/>209. Failure to account for postage and to cancel stamps, etc., by officials.<br/>210. Issuing money order without payment.<br/>211. Obscene, etc., matter nonmailable.<br/>212. Libelous and indecent wrappers and envelopes.<br/>213. Lottery, gift enterprise, etc., circulars, etc., not mailable.<br/>214. Postmasters not to be lottery agents.<br/>215. Use of mails to promote frauds.<br/>216. Fraudulently assuming fictitious address.<br/>217. Poisons and explosives nonmailable.<br/>218. Counterfeiting money orders.<br/>219. Counterfeiting postage stamps.<br/>220. Counterfeiting, etc., foreign stamps.<br/>221. Inclosing higher class in lower class matter.<br/>222. Postmaster illegally approving bond, etc.<br/>223. False evidence as to second-class matter.<br/>224. Inducing or prosecuting false claims.<br/>225. Misappropriation of postal funds or property.<br/>226. Employees not to become interested in contracts.<br/>227. Fraudulent use of official envelopes.<br/>228. Fraudulent increase of weight of mail.<br/>229. Offenses against foreign mail in transit.<br/>230. Omission to take oath.<br/>231. Definitions.</p> |
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SEC. 179. Whoever, without authority from the Postmaster-General, shall set up or profess to keep any office or place of business bearing the sign, name, or title of post-office, shall be fined not more than five hundred dollars.

SEC. 180. Whoever, being concerned in carrying the mail, shall collect, receive, or carry any letter or packet, or cause or procure the same to be done, contrary to law, shall be fined not more than fifty dollars, or imprisoned not more than thirty days, or both.

SEC. 181. Whoever shall establish any private express for the conveyance of letters or packets, or in any manner cause or provide for the conveyance of the same by regular trips or at stated periods over any post route which is or may be established by law, or from any city, town, or place, to any other city, town, or place, between which the mail is regularly carried, or whoever shall aid or assist therein shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both: *Provided*, That nothing contained in this section shall be construed as prohibiting any person from receiving and delivering to the nearest post-office, postal car, or other authorized depository for mail matter, any mail matter properly stamped.

Conducting post-office without authority.  
R. S., sec. 3829, p. 750.  
Penalty.

Illegal carrying of mail by officials, etc.  
R. S., sec. 3981, p. 770.  
Punishment for.

Conveying mail by private express.  
R. S., sec. 3982, p. 770.

Punishment for.  
*Proviso*.  
Delivery to post-office, etc., allowed.

Transporting persons unlawfully conveying mail.  
R. S., sec. 3981, p. 770.

Penalty.

Sending letters by private express.  
R. S., sec. 3984, p. 770.  
Penalty.

Carrying letters out of the mail over post routes.  
R. S., sec. 3985, p. 770.

Penalty.

Carrying letters out of the mail on vessels.  
R. S., sec. 3986, p. 771.  
Punishment for.

When conveyance by private persons is lawful.

Wearing carrier's uniform without authority.  
R. S., sec. 3867, p. 755.

Punishment for.

Vehicles, etc., claiming to be mail carriers.  
R. S., sec. 3979, p. 770.

Punishment for.

Injuring mail bags, etc.  
R. S., sec. 5476, p. 1062.

Punishment for.

Stealing post-office property.  
R. S., sec. 5475, p. 1062.

Punishment for.

SEC. 182. Whoever, being the owner, driver, conductor, master, or other person having charge of any stagecoach, railway car, steamboat, or other vehicle or vessel, shall knowingly convey or knowingly permit the conveyance of any person acting or employed as a private express for the conveyance of letters or packets, and actually in possession of the same for the purpose of conveying them, contrary to law, shall be fined not more than one hundred and fifty dollars.

SEC. 183. Whoever shall transmit by private express or other unlawful means, or deliver to any agent thereof, or deposit or cause to be deposited at any appointed place, for the purpose of being so transmitted, any letter or packet, shall be fined not more than fifty dollars.

SEC. 184. Whoever, being the owner, driver, conductor, master, or other person having charge of any stage-coach, railway car, steamboat, or conveyance of any kind which regularly performs trips at stated periods on any post route, or from any city, town, or place to any other city, town, or place between which the mail is regularly carried, and which shall carry, otherwise than in the mail, any letters or packets, except such as relate to some part of the cargo of such steamboat or other vessel, to the current business of the carrier, or to some article carried at the same time by the same stage-coach, railway car, or other vehicle, except as otherwise provided by law, shall be fined not more than fifty dollars.

SEC. 185. Whoever shall carry any letter or packet on board any vessel which carries the mail, otherwise than in such mail, except as otherwise provided by law, shall be fined not more than fifty dollars, or imprisoned not more than one month, or both.

SEC. 186. Nothing in this chapter shall be construed to prohibit the conveyance or transmission of letters or packets by private hands without compensation, or by special messenger employed for the particular occasion only.

SEC. 187. Whoever, not being connected with the letter-carrier branch of the postal service, shall wear the uniform or badge which may be prescribed by the Postmaster-General, to be worn by letter carriers, shall be fined not more than one hundred dollars, or imprisoned not more than six months, or both.

SEC. 188. It shall be unlawful to paint, print, or in any manner to place upon or attach to any steamboat or other vessel, or any car, stage-coach, vehicle, or other conveyance, not actually used in carrying the mail, the words "United States Mail," or any words, letters, or characters of like import; or to give notice, by publishing in any newspaper or otherwise, that any steamboat or other vessel, or any car, stage-coach, vehicle, or other conveyance, is used in carrying the mail, when the same is not actually so used; and every person who shall violate, and every owner, receiver, lessee, or managing operator thereof, who shall cause, suffer, or permit the violation of any provision of this section, shall be liable, and shall be fined not more than one thousand dollars, or imprisoned not more than two years, or both.

SEC. 189. Whoever shall tear, cut, or otherwise injure any mail bag, pouch, or other thing used or designed for use in the conveyance of the mail, or shall draw or break any staple or loosen any part of any lock, chain, or strap attached thereto, with intent to rob or steal any such mail, or to render the same insecure, shall be fined not more than five hundred dollars, or imprisoned not more than three years, or both.

SEC. 190. Whoever shall steal, purloin, or embezzle any mail bag or other property in use by or belonging to the Post-Office Department, or shall appropriate any such property to his own or any other than its proper use, or shall convey away any such property to the hindrance or detriment of the public service, shall be fined not more than two hundred dollars, or imprisoned not more than three years, or both.

**SEC. 191.** Whoever shall steal, purloin, embezzle, or obtain by any false pretense, or shall aid or assist in stealing, purloining, embezzling, or obtaining by any false pretense, any key suited to any lock adopted by the Post-Office Department and in use on any of the mails or bags thereof, or any key to any lock box, lock drawer, or other authorized receptacle for the deposit or delivery of mail matter; or whoevershall knowingly and unlawfully make, forge, or counterfeit, or cause to be unlawfully made, forged, or counterfeited, any such key, or shall have in his possession any such mail lock or key with the intent unlawfully or improperly to use, sell, or otherwise dispose of the same, or to cause the same to be unlawfully or improperly used, sold, or otherwise disposed of; or whoever, being engaged as a contractor or otherwise in the manufacture of any such mail lock or key, shall deliver or cause to be delivered, any finished or unfinished lock or key used or designed for use by the department, or the interior part of any such lock, to any person not duly authorized under the hand of the Postmaster-General and the seal of the Post-Office Department, to receive the same, unless the person receiving it is the contractor for furnishing the same or engaged in the manufacture thereof in the manner authorized by the contract, or the agent of such manufacturer, shall be fined not more than five hundred dollars and imprisoned not more than ten years.

Stealing or forging mail locks or keys.  
R. S., sec. 5477, p. 1062.

Punishment for.

**SEC. 192.** Whoever shall forcibly break into or attempt to break into any post-office, or any building used in whole or in part as a post-office, with intent to commit in such post-office, or building, or part thereof, so used, any larceny or other depredation, shall be fined not more than one thousand dollars and imprisoned not more than five years.

Breaking into and entering post-office.  
R. S., sec. 5478, p. 1062.

**SEC. 193.** Whoever, by violence, shall enter a post-office car, or any apartment in any car, steamboat, or vessel, assigned to the use of the Mail Service, or shall willfully or maliciously assault or interfere with any postal clerk in the discharge of his duties in connection with such car, steamboat, vessel, or apartment thereof, or shall willfully aid or assist therein, shall be fined not more than one thousand dollars, or imprisoned not more than three years, or both.

Unlawfully entering post-office car, etc.  
Vol. 32, p. 1176.

Punishment for.

**SEC. 194.** Whoever shall steal, take, or abstract, or by fraud or deception obtain, from or out of any mail, post-office, or station thereof, or other authorized depository for mail matter, or from a letter or mail carrier, any letter, postal card, package, bag, or mail, or shall abstract or remove from any such letter, package, bag, or mail, any article or thing contained therein, or shall secrete, embezzle, or destroy any such letter, postal card, package, bag, or mail, or any article or thing contained therein; or whoever shall buy, receive, or conceal, or aid in buying, receiving, or concealing, or shall unlawfully have in his possession, any letter, postal card, package, bag, or mail, or any article or thing contained therein, which has been so stolen, taken, embezzled, or abstracted, as herein described, knowing the same to have been so stolen, taken, embezzled, or abstracted; or whoever shall take any letter, postal card, or package, out of any post-office or station thereof, or out of any authorized depository for mail matter, or from any letter or mail carrier, or which has been in any post-office or station thereof, or other authorized depository, or in the custody of any letter or mail carrier, before it has been delivered to the person to whom it was directed, with a design to obstruct the correspondence, or to pry into the business or secrets of another, or shall open, secrete, embezzle, or destroy the same, shall be fined not more than two thousand dollars, or imprisoned not more than five years, or both.

Stealing, secreting, embezzling, etc., mail matter.  
R. S., secs. 3892, 5469, pp. 758, 1060.

Punishment for.

**SEC. 195.** Whoever, being a postmaster or other person employed in any department of the postal service, shall unlawfully detain, delay, or open any letter, postal card, package, bag, or mail intrusted to him or which shall come into his possession, and which was intended

Postmaster or postal employee detaining, destroying, or embezzling mail matter.  
R. S., secs. 3890, 3891, 5467, pp. 757, 1060.

to be conveyed by mail, or carried or delivered by any carrier, messenger, agent, or other person employed in any department of the postal service, or forwarded through or delivered from any post-office or station thereof established by authority of the Postmaster-General; or shall secrete, embezzle, or destroy any such letter, postal card, package, bag, or mail; or shall steal, abstract, or remove from any such letter, package, bag, or mail, any article or thing contained therein, shall be fined not more than five hundred dollars, or imprisoned not more than five years, or both.

Punishment for.

Postmasters, etc., detaining or destroying newspapers.  
R. S., sec. 5471, p. 1061.

By other persons.

Punishment for.

Assaulting mail custodian with intent to rob, and robbing mail.  
R. S., secs. 5472, 5473, p. 1061.

Punishment for.  
Using weapon, etc.

Punishment for.

Injury to letter boxes, etc.  
R. S., secs. 3869, 5466, pp. 755, 1060.  
Vol. 32, p. 1175.

Assault on letter carrier.

Punishment for.

Deserting the mail.  
R. S., sec. 5474, p. 1062.

Punishment for.

Delivery of letters by master of vessel.  
R. S., sec. 3977, p. 770.

SEC. 196. Whoever, being a postmaster or other person employed in any department of the postal service, shall improperly detain, delay, embezzle, or destroy any newspaper, or permit any other person to detain, delay, embezzle, or destroy the same, or open, or permit any other person to open, any mail or package of newspapers not directed to the office where he is employed; or whoever shall open, embezzle, or destroy any mail or package of newspapers not being directed to him, and he not being authorized to open or receive the same; or whoever shall take or steal any mail or package of newspapers from any post-office or from any person having custody thereof, shall be fined not more than one hundred dollars, or imprisoned not more than one year, or both.

SEC. 197. Whoever shall assault any person having lawful charge, control, or custody of any mail matter, with intent to rob, steal, or purloin such mail matter or any part thereof, or shall rob any such person of such mail or any part thereof, shall, for a first offense, be imprisoned not more than ten years; and if in effecting or attempting to effect such robbery, he shall wound the person having custody of the mail, or put his life in jeopardy by the use of a dangerous weapon, or for a subsequent offense, shall be imprisoned twenty-five years.

SEC. 198. Whoever shall willfully injure, tear down, or destroy any letter box, pillar box, lock box, lock drawer, or other receptacle established or approved by the Postmaster-General for the safe deposit of matter for the mail or for delivery, or any lock or similar device belonging or attached thereto, or any letter box or other receptacle designated or approved by the Postmaster-General for the receipt or delivery of mail matter on any rural free-delivery route, star route, or other mail route, or shall break open the same; or shall willfully injure, deface, or destroy any mail matter deposited in any letter box, pillar box, lock box, lock drawer, or other receptacle established or approved by the Postmaster-General for the safe deposit of matter for the mail or for delivery; or shall willfully take or steal such matter from or out of any such letter box, pillar box, lock box, lock drawer, or other receptacle, or shall willfully and maliciously assault any letter or mail carrier, knowing him to be such, while engaged on his route in the discharge of his duty as such carrier, or shall willfully aid or assist in any offense defined in this section, shall be fined not more than one thousand dollars, or imprisoned not more than three years, or both.

SEC. 199. Whoever, having taken charge of any mail, shall voluntarily quit or desert the same before he has delivered it into the post-office at the termination of the route, or to some known mail carrier, messenger, agent, or other employee in the postal service authorized to receive the same, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

SEC. 200. The master or other person having charge or control of any steamboat or other vessel passing between ports or places in the United States, arriving at any such port or place where there is a post-office, shall deliver to the postmaster or at the post-office within three hours after his arrival, if in the daytime, and if at night, within two hours after the next sunrise, all letters and packages brought by him or

within his power or control and not relating to the cargo, addressed to or destined for such port or place, for which he shall receive from the postmaster two cents for each letter or package so delivered, unless the same is carried under a contract for carrying the mail; and for every failure so to deliver such letters or packages, the master or other person having charge or control of such steamboat or other vessel, shall be fined not more than one hundred and fifty dollars.

SEC. 201. Whoever shall knowingly and willfully obstruct or retard the passage of the mail, or any carriage, horse, driver, or carrier, or car, steamboat, or other conveyance or vessel carrying the same, shall be fined not more than one hundred dollars, or imprisoned not more than six months, or both.

SEC. 202. Whoever, being a ferryman, shall delay the passage of the mail by willful neglect or refusal to transport the same across any ferry, shall be fined not more than one hundred dollars.

SEC. 203. All letters or other mailable matter conveyed to or from any part of the United States by any foreign vessel, except such sealed letters relating to such vessel or any part of the cargo thereof as may be directed to the owners or consignees of the vessel, shall be subject to postage charge, whether addressed to any person in the United States or elsewhere, provided they are conveyed by the packet or other ship of a foreign country imposing postage on letters or other mailable matter conveyed to or from such country by any vessel of the United States; and such letters or other mailable matter carried in foreign vessels, except such sealed letters relating to the vessel or any part of the cargo thereof as may be directed to the owners or consignees, shall be delivered into the United States post-office by the master or other person having charge or control of such vessel when arriving, and be taken from the United States post-office when departing, and the postage justly chargeable by law paid thereon; and for refusing or failing to do so, or for conveying such letters or other mailable matter, or any letters or other mailable matter, intended to be conveyed in any vessel of such foreign country, over or across the United States, or any portion thereof, the party offending shall be fined not more than one thousand dollars.

SEC. 204. No vessel arriving within a port or collection district of the United States shall be allowed to make entry or break bulk until all letters on board are delivered to the nearest post-office, and the master or other person having charge or control thereof has signed and sworn to the following declaration before the collector or other proper customs officer:

I, A. B., master \_\_\_\_\_, of the \_\_\_\_\_, arriving from \_\_\_\_\_, and now lying in the port of \_\_\_\_\_, do solemnly swear (or affirm) that I have to the best of my knowledge and belief delivered to the post-office at \_\_\_\_\_ every letter and every bag, packet, or parcel of letters which was on board the said vessel during her last voyage, or which were in my possession or under my power or control.

And any master or other person having charge or control of such vessel who shall break bulk before he has delivered such letters shall be fined not more than one hundred dollars.

SEC. 205. Whoever shall use or attempt to use in payment of postage, any canceled postage stamp, whether the same has been used or not; or shall remove, attempt to remove, or assist in removing, the canceling or defacing marks from any postage stamp, or the superscription from any stamped envelope, or postal card, that has once been used in payment of postage, with the intent to use the same for a like purpose, or to sell or offer to sell the same, or shall knowingly have in possession any such postage stamp, stamped envelope, or postal card, with intent to use the same, or shall knowingly sell or offer to sell any such postage stamp, stamped envelope, or postal card,

Penalty for failure.

Obstructing the mail.  
R. S., sec. 3995, p. 772.  
Penalty for.

Ferryman delaying mail.  
R. S., sec. 3996, p. 772.  
Penalty.

Letters carried in foreign vessel to be deposited in post-office.  
R. S., sec. 4016, p. 775.

Penalty for failure.

Vessels to deliver letters at post-office before entry.  
R. S., sec. 3988, p. 771.

Oath.

Penalty for failure.

Using, etc., canceled stamps.  
R. S., secs. 3922-3925, p. 762.  
Vol. 20, p. 362.

or use or attempt to use the same in payment of postage; or whoever unlawfully and willfully shall remove from any mail matter any stamp attached thereto in payment of postage; or shall knowingly use or cause to be used in payment of postage, any postage stamp, postal card, or stamped envelope, issued in pursuance of law, which has already been used for a like purpose; shall, if he be a person employed in the postal service, be fined not more than five hundred dollars, or imprisoned not more than three years, or both; and if he be a person not employed in the postal service, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

Punishment for.  
Postal employees.

Other persons.

False returns by  
postmasters to in-  
crease compensation.  
Vol. 20, p. 141.

SEC. 206. Whoever, being a postmaster or other person employed in any branch of the postal service, shall make, or assist in making, or cause to be made, a false return, statement, or account to any officer of the United States, or shall make, assist in making, or cause to be made, a false entry in any record, book, or account, required by law or the rules or regulations of the Post-Office Department to be kept in respect of the business or operations of any post-office or other branch of the postal service, for the purpose of fraudulently increasing his compensation or the compensation of the postmaster or any employee in a post-office; or whoever, being a postmaster or other person employed in any post-office or station thereof, shall induce, or attempt to induce, for the purpose of increasing the emoluments or compensation of his office, any person to deposit mail matter in, or forward in any manner for mailing at, the office where such postmaster or other person is employed, knowing such matter to be properly mailable at another post-office, shall be fined not more than five hundred dollars, or imprisoned not more than two years, or both.

Punishment for.

Collecting unlawful  
postage.  
R. S., sec. 3899, p. 759.

Punishment for.

SEC. 207. Whoever, being a postmaster or other person authorized to receive the postage of mail matter, shall fraudulently demand or receive any rate of postage or gratuity or reward other than is provided by law for the postage of such mail matter, shall be fined not more than one hundred dollars, or imprisoned not more than six months, or both.

Unlawful pledging  
or sale of stamps.  
R. S., sec. 3920, p. 762.  
Vol. 20, p. 141.

SEC. 208. Whoever, being a postmaster or other person employed in any branch of the postal service, and being intrusted with the sale or custody of postage stamps, stamped envelopes, or postal cards, shall use or dispose of them in the payment of debts, or in the purchase of merchandise or other salable articles, or pledge or hypothecate the same, or sell or dispose of them except for cash; or sell or dispose of postage stamps or postal cards for any larger or less sum than the values indicated on their faces; or sell or dispose of stamped envelopes for a larger or less sum than is charged therefor by the Post-Office Department for like quantities; or sell or dispose of, or cause to be sold or disposed of, postage stamps, stamped envelopes, or postal cards at any point or place outside of the delivery of the office where such postmaster or other person is employed; or induce or attempt to induce, for the purpose of increasing the emoluments or compensation of such postmaster, or the emoluments or compensation of any other person employed in such post-office or any station thereof, or the allowances or facilities provided therefor, any person to purchase at such post-office or any station thereof, or from any employee of such post-office, postage stamps, stamped envelopes, or postal cards; or sell or dispose of postage stamps, stamped envelopes, or postal cards, otherwise than as provided by law or the regulations of the Post-Office Department, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

Inducing purchases  
to increase pay.

Punishment for.

Failing to account  
for postage due, etc.  
Vol. 20, p. 362.

SEC. 209. Whoever, being a postmaster or other person engaged in the postal service, shall collect and fail to account for the postage due upon any article of mail matter which he may deliver, without having previously affixed and canceled the special stamp provided by law,

or shall fail to affix such stamp, shall be fined not more than fifty dollars.

SEC. 210. Whoever, being a postmaster or other person employed in any branch of the postal service, shall issue a money order without having previously received the money therefor, shall be fined not more than five hundred dollars.

SEC. 211. Every obscene, lewd, or lascivious, and every filthy, book, pamphlet, picture, paper, letter, writing, print, or other publication of an indecent character, and every article or thing designed, adapted, or intended for preventing conception or producing abortion, or for any indecent or immoral use; and every article, instrument, substance, drug, medicine, or thing which is advertised or described in a manner calculated to lead another to use or apply it for preventing conception or producing abortion, or for any indecent or immoral purpose; and every written or printed card, letter, circular, book, pamphlet, advertisement, or notice of any kind giving information directly or indirectly, where, or how, or from whom, or by what means any of the hereinbefore-mentioned matters, articles, or things may be obtained or made, or where or by whom any act or operation of any kind for the procuring or producing of abortion will be done or performed, or how or by what means conception may be prevented or abortion produced, whether sealed or unsealed; and every letter, packet, or package, or other mail matter containing any filthy, vile, or indecent thing, device, or substance; and every paper, writing, advertisement, or representation that any article, instrument, substance, drug, medicine, or thing may, or can be, used or applied for preventing conception or producing abortion, or for any indecent or immoral purpose; and every description calculated to induce or incite a person to so use or apply any such article, instrument, substance, drug, medicine, or thing, is hereby declared to be nonmailable matter and shall not be conveyed in the mails or delivered from any post-office or by any letter carrier. Whoever shall knowingly deposit, or cause to be deposited for mailing or delivery, anything declared by this section to be nonmailable, or shall knowingly take, or cause the same to be taken, from the mails for the purpose of circulating or disposing thereof, or of aiding in the circulation or disposition thereof, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

SEC. 212. All matter otherwise mailable by law, upon the envelope or outside cover or wrapper of which, or any postal card upon which, any delineations, epithets, terms, or language of an indecent, lewd, lascivious, obscene, libelous, scurrilous, defamatory, or threatening character, or calculated by the terms or manner or style of display and obviously intended to reflect injuriously upon the character or conduct of another, may be written or printed or otherwise impressed or apparent, are hereby declared nonmailable matter, and shall not be conveyed in the mails nor delivered from any post-office nor by any letter carrier, and shall be withdrawn from the mails under such regulations as the Postmaster-General shall prescribe. Whoever shall knowingly deposit or cause to be deposited, for mailing or delivery, anything declared by this section to be nonmailable matter, or shall knowingly take the same or cause the same to be taken from the mails for the purpose of circulating or disposing of or aiding in the circulation or disposition of the same, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

SEC. 213. No letter, package, postal card, or circular concerning any lottery, gift enterprise, or similar scheme offering prizes dependent in whole or in part upon lot or chance; and no lottery ticket or part thereof, or paper, certificate, or instrument purporting to be or to represent a ticket, chance, share, or interest in or dependent upon

Punishment for.

Issuing unpaid-for money orders.  
R. S., sec. 4030, p. 777.  
Punishment for.

Obscene matter un-mailable.  
Vol. 25, p. 496.  
R. S., sec. 3893, p. 758.

Punishment for mailing or taking from mails to circulate.

Libelous and indecent matter on wrappers or envelopes.  
Vol. 25, p. 496.

Punishment for mailing.

Lottery, gift enterprise, etc., circulars not mailable.  
R. S., sec. 3894, p. 758.  
Vol. 25, p. 465; Vol. 28, p. 963.

the event of a lottery, gift enterprise, or similar scheme offering prizes dependent in whole or in part upon lot or chance; and no check, draft, bill, money, postal note, or money order, for the purchase of any ticket or part thereof, or of any share or chance in any such lottery, gift enterprise, or scheme; and no newspaper, circular, pamphlet, or publication of any kind containing any advertisement of any lottery, gift enterprise, or scheme of any kind offering prizes dependent in whole or in part upon lot or chance, or containing any list of the prizes drawn or awarded by means of any such lottery, gift enterprise, or scheme, whether said list contains any part or all of such prizes, shall be deposited in or carried by the mails of the United States, or be delivered by any postmaster or letter carrier. Whoever shall knowingly deposit or cause to be deposited, or shall knowingly send or cause to be sent, anything to be conveyed or delivered by mail in violation of the provisions of this section, or shall knowingly deliver or cause to be delivered by mail anything herein forbidden to be carried by mail, shall be fined not more than one thousand dollars, or imprisoned not more than two years, or both; and for any subsequent offense shall be imprisoned not more than five years.

Punishment for.

Place of trial.

Any person violating any provision of this section may be tried and punished either in the district in which the unlawful matter or publication was mailed, or to which it was carried by mail for delivery according to the direction thereon, or in which it was caused to be delivered by mail to the person to whom it was addressed.

SEC. 214. Whoever, being a postmaster or other person employed in the postal service, shall act as agent for any lottery office, or under color of purchase or otherwise, vend lottery tickets, or shall knowingly send by mail or deliver any letter, package, postal card, circular, or pamphlet advertising any lottery, gift enterprise, or similar scheme, offering prizes dependent in whole or in part upon lot or chance, or any ticket, certificate, or instrument representing any chance, share, or interest in or dependent upon the event of any lottery, gift enterprise, or similar scheme offering prizes dependent in whole or in part upon lot or chance, or any list of the prizes awarded by means of any such scheme, shall be fined not more than one hundred dollars, or imprisoned not more than one year, or both.

Punishment for.

SEC. 215. Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, dispose of, loan, exchange, alter, give away, distribute, supply, or furnish or procure for unlawful use any counterfeit or spurious coin, bank note, paper money, or any obligation or security of the United States, or of any State, Territory, municipality, company, corporation, or person, or anything represented to be or intimated or held out to be such counterfeit or spurious article, or any scheme or artifice to obtain money by or through correspondence, by what is commonly called the "saw-dust swindle," or "counterfeit-money fraud," or by dealing or pretending to deal in what is commonly called "green articles," "green coin," "green goods," "bills," "paper goods," "spurious Treasury notes," "United States goods," "green cigars," or any other names or terms intended to be understood as relating to such counterfeit or spurious articles, shall, for the purpose of executing such scheme or artifice or attempting so to do, place, or cause to be placed, any letter, postal card, package, writing, circular, pamphlet, or advertisement, whether addressed to any person residing within or outside the United States, in any post-office, or station thereof, or street or other letter box of the United States, or authorized depository for mail matter, to be sent or delivered by the post-office establishment of the United States, or shall take or receive any such therefrom, whether mailed within or without the

Official acting as lottery agent.  
R. S., sec. 3851, p. 752.

Using mails to promote frauds.  
Vol. 25, p. 873.  
R. S., sec. 5480, p. 1063.

Counterfeit money.

United States, or shall knowingly cause to be delivered by mail according to the direction thereon, or at the place at which it is directed to be delivered by the person to whom it is addressed, any such letter, postal card, package, writing, circular, pamphlet, or advertisement, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

SEC. 216. Whoever, for the purpose of conducting, promoting, or carrying on, in any manner, by means of the post-office establishment of the United States, any scheme or device mentioned in the section last preceding, or any other unlawful business whatsoever, shall use or assume, or request to be addressed by, any fictitious, false, or assumed title, name, or address, or name other than his own proper name, or shall take or receive from any post-office of the United States, or station thereof, or any other authorized depository of mail matter, any letter, postal card, package, or other mail matter addressed to any such fictitious, false, or assumed title, name, or address, or name other than his own proper name, shall be punished as provided in the section last preceding.

Using fraudulent fictitious address. Vol. 25, p. 878.

Punishment for.

SEC. 217. All kinds of poison, and all articles and compositions containing poison, and all poisonous animals, insects, and reptiles, and explosives of all kinds, and inflammable materials, and infernal machines, and mechanical, chemical, or other devices or compositions which may ignite or explode, and all disease germs or scabs, and all other natural or artificial articles, compositions, or materials of whatever kind which may kill, or in any wise hurt, harm, or injure another, or damage, deface, or otherwise injure the mails or other property, whether sealed as first-class matter or not, are hereby declared to be nonmailable matter, and shall not be conveyed in the mails or delivered from any post-office or station thereof, nor by any letter carrier; but the Postmaster-General may permit the transmission in the mails, under such rules and regulations as he shall prescribe as to preparation and packing, of any articles hereinbefore described which are not outwardly or of their own force dangerous or injurious to life, health, or property: *Provided*, That all spirituous, vinous, malted, fermented, or other intoxicating liquors of any kind, are hereby declared to be nonmailable and shall not be deposited in or carried through the mails. Whoever shall knowingly deposit or cause to be deposited for mailing or delivery, or shall knowingly cause to be delivered by mail according to the direction thereon, or at any place at which it is directed to be delivered by the person to whom it is addressed, anything declared by this section to be nonmailable, unless in accordance with the rules and regulations hereby authorized to be prescribed by the Postmaster-General, shall be fined not more than one thousand dollars, or imprisoned not more than two years, or both; and whoever shall knowingly deposit or cause to be deposited for mailing or delivery, or shall knowingly cause to be delivered by mail according to the direction thereon, or at any place to which it is directed to be delivered by the person to whom it is addressed, anything declared by this section to be nonmailable, whether transmitted in accordance with the rules and regulations authorized to be prescribed by the Postmaster-General or not, with the design, intent, or purpose to kill, or in anywise hurt, harm, or injure another, or damage, deface, or otherwise injure the mails or other property, shall be fined not more than five thousand dollars, or imprisoned not more than ten years, or both.

Poisons, explosives, etc., not mailable.

Packing permitted.

Proviso. Intoxicating liquors.

Punishment for mailing.

Mailing articles with injurious intent.

Punishment for.

Counterfeiting, etc., money orders. Vol. 24, p. 355; Vol. 25, p. 187. R. S., sec. 5463, p. 1059.

SEC. 218. Whoever, with intent to defraud, shall falsely make, forge, counterfeit, engrave, or print, or cause or procure to be falsely made, forged, counterfeited, engraved, or printed, or shall willingly aid or assist in falsely making, forging, counterfeiting, engraving, or printing, any order in imitation of or purporting to be a money order

issued by the Post-Office Department, or by any postmaster or agent thereof; or whoever shall forge or counterfeit the signature of any postmaster, assistant postmaster, chief clerk, or clerk, upon or to any money order, or postal note, or blank therefor provided or issued by or under the direction of the Post-Office Department of the United States, or of any foreign country, and payable in the United States, or any material signature or indorsement thereon, or any material signature to any receipt or certificate of identification thereon; or shall falsely alter, or cause or procure to be falsely altered in any material respect, or knowingly aid or assist in falsely so altering any such money order or postal note; or shall, with intent to defraud, pass, utter, or publish any such forged or altered money order or postal note, knowing any material signature or indorsement thereon to be false, forged, or counterfeited, or any material alteration therein to have been falsely made; or shall issue any money order or postal note without having previously received or paid the full amount of money payable therefor, with the purpose of fraudulently obtaining or receiving, or fraudulently enabling any other person, either directly or indirectly, to obtain or receive from the United States, or any officer, employee, or agent thereof, any sum of money whatever; or shall, with intent to defraud the United States, or any person, transmit or present to, or cause or procure to be transmitted or presented to, any officer or employee, or at any office of the Government of the United States, any money order or postal note, knowing the same to contain any forged or counterfeited signature to the same, or to any material indorsement, receipt, or certificate thereon, or material alteration therein unlawfully made, or to have been unlawfully issued without previous payment of the amount required to be paid upon such issue, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

Counterfeiting, etc.,  
postage stamps.  
R. S., sec. 5464, p.  
1069.

SEC. 219. Whoever shall forge or counterfeit any postage stamp, or any stamp printed upon any stamped envelope, or postal card, or any die, plate, or engraving therefor; or shall make or print, or knowingly use or sell, or have in possession with intent to use or sell, any such forged or counterfeited postage stamp, stamped envelope, postal card, die, plate, or engraving; or shall make, or knowingly use or sell, or have in possession with intent to use or sell, any paper bearing the watermark of any stamped envelope, or postal card, or any fraudulent imitation thereof; or shall make or print, or authorize or procure to be made or printed, any postage stamp, stamped envelope, or postal card, of the kind authorized and provided by the Post-Office Department, without the special authority and direction of said department; or shall, after such postage stamp, stamped envelope, or postal card has been printed, with intent to defraud, deliver the same to any person not authorized by an instrument in writing, duly executed under the hand of the Postmaster-General and the seal of the Post-Office Department, to receive it, shall be fined not more than five hundred dollars, or imprisoned not more than five years, or both.

Punishment for.

Counterfeiting, etc.,  
foreign stamps.  
R. S., sec. 5465, p.  
1060.  
Punishment for.

SEC. 220. Whoever shall forge, or counterfeit, or knowingly utter or use any forged or counterfeited postage stamp of any foreign government, shall be fined not more than five hundred dollars, or imprisoned not more than five years, or both.

Inclosing higher in  
lower class matter.  
Vol. 25, p. 2.  
R.S., sec. 3887, p. 757.

SEC. 221. Matter of the second, third, or fourth class containing any writing or printing in addition to the original matter, other than as authorized by law, shall not be admitted to the mails, nor delivered, except upon payment of postage for matter of the first class, deducting therefrom any amount which may have been prepaid by stamps affixed, unless by direction of the Postmaster-General such postage shall be remitted. Whoever shall knowingly conceal or inclose any matter of a higher class in that of a lower class, and deposit or cause the same to be deposited for conveyance by mail, at

Punishment for.

a less rate than would be charged for such higher class matter, shall be fined not more than one hundred dollars.

SEC. 222. Whoever, being a postmaster, shall affix his signature to the approval of any bond of a bidder, or to the certificate of sufficiency of sureties in any contract, before the said bond or contract is signed by the bidder or contractor and his sureties, or shall knowingly, or without the exercise of due diligence, approve any bond of a bidder with insufficient sureties, or shall knowingly make any false or fraudulent certificate, shall be forthwith dismissed from office and be thereafter disqualified from holding the office of postmaster; and shall also be fined not more than five thousand dollars, or imprisoned not more than one year, or both.

Postmaster illegally approving bond, etc.  
R. S., sec. 3947, p. 765.  
Vol. 18, p. 235.

Punishment for.

SEC. 223. Whoever shall knowingly submit or cause to be submitted to any postmaster or to the Post-Office Department or any officer of the postal service, any false evidence relative to any publication for the purpose of securing the admission thereof at the second-class rate, for transportation in the mails, shall be fined not more than five hundred dollars.

Submitting false evidence as to second-class matter.  
Vol. 33, p. 823.

Punishment for.

SEC. 224. Whoever shall make, allege, or present, or cause to be made, alleged, or presented, or assist, aid, or abet in making, alleging, or presenting, any claim or application for indemnity for the loss of any registered letter, parcel, package, or other article or matter, or the contents thereof, knowing such claim or application to be false, fictitious, or fraudulent; or whoever for the purpose of obtaining or aiding to obtain the payment or approval of any such claim or application, shall make or use, or cause to be made or used, any false statement, certificate, affidavit, or deposition; or whoever shall knowingly and willfully misrepresent, or misstate, or, for the purpose aforesaid shall knowingly and willfully conceal any material fact or circumstance in respect of any such claim or application for indemnity, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

Inducing or prosecuting claims for losses.

Punishment for.

SEC. 225. Whoever, being a postmaster or other person employed in or connected with any branch of the postal service, shall loan, use, pledge, hypothecate, or convert to his own use, or shall deposit in any bank, or exchange for other funds or property, except as authorized by law, any money or property coming into his hands or under his control in any manner whatever, in the execution or under color of his office, employment, or service, whether the same shall be the money or property of the United States or not; or shall fail or refuse to remit to or deposit in the Treasury of the United States or in a designated depository, or to account for or turn over to the proper officer or agent, any such money or property, when required so to do by law or the regulations of the Post-Office Department, or upon demand or order of the Postmaster-General, either directly or through a duly authorized officer or agent, shall be deemed guilty of embezzlement; and every such person, as well as every other person advising or knowingly participating therein, shall be fined in a sum equal to the amount or value of the money or property embezzled, or imprisoned not more than ten years, or both. Any failure to produce or to pay over any such money or property, when required so to do as above provided, shall be taken to be prima facie evidence of such embezzlement; and upon the trial of any indictment against any person for such embezzlement, it shall be prima facie evidence of a balance against him to produce a transcript from the account books of the Auditor for the Post-Office Department. But nothing herein shall be construed to prohibit any postmaster depositing, under the direction of the Postmaster-General, in a national bank designated by the Secretary of the Treasury for that purpose, to his own credit as postmaster, any funds in his charge, nor prevent his negotiating drafts or other evidences of debt through such bank, or through United States disbursing officers, or

Misappropriating postal funds or property.  
R. S., secs. 4046, 4053,  
pp. 779, 781.

Punishment for.

Prima facie evidence.

Deposits, etc., permitted.

otherwise, when instructed or required so to do by the Postmaster-General, for the purpose of remitting surplus funds from one post-office to another.

Employees interested in mail contracts.  
R. S., sec. 412, p. 68.

Punishment for.

SEC. 226. Whoever, being a person employed in the postal service, shall become interested in any contract for carrying the mail, or act as agent, with or without compensation, for any contractor or person offering to become a contractor in any business before the Department, shall be immediately dismissed from office, and shall be fined not more than five thousand dollars, or imprisoned not more than one year, or both.

Fraudulent use of official envelopes.  
Vol. 19, p. 335.

Penalty.

SEC. 227. Whoever shall make use of any official envelope, label, or indorsement authorized by law, to avoid the payment of postage or registry fee on his private letter, packet, package, or other matter in the mail, shall be fined not more than three hundred dollars.

Fraudulently increasing weight of mail.  
Vol. 30, p. 442.

Punishment for.

SEC. 228. Whoever shall place or cause to be placed any matter in the mails during the regular weighing period, for the purpose of increasing the weight of the mail, with intent to cause an increase in the compensation of the railroad mail carrier over whose route such mail may pass, shall be fined not more than twenty thousand dollars, or imprisoned not more than five years, or both.

Offenses against foreign mail in transit.  
R. S., sec. 4013, p. 774.

Punishment for.

SEC. 229. Every foreign mail shall, while being transported across the territory of the United States under authority of law, be taken and deemed to be a mail of the United States so far as to make any violation thereof, or depredation thereon, or offense in respect thereto, or any part thereof, an offense of the same grade, and punishable in the same manner and to the same extent as though the mail was a mail of the United States; and in any indictment or information for any such offense, the mail, or any part thereof, may be alleged to be, and on the trial of any such indictment or information it shall be deemed and held to be, a mail or part of a mail of the United States.

Omission to take oath.  
R. S., sec. 3832, p. 750.

Definition.

SEC. 230. Every person employed in the postal service shall be subject to all penalties and forfeitures for the violation of the laws relating to such service, whether he has taken the oath of office or not.

SEC. 231. The words "postal service," wherever used in this chapter, shall be held and deemed to include the "Post-Office Department."

## CHAPTER NINE.

### OFFENSES AGAINST FOREIGN AND INTERSTATE COMMERCE.

Offenses against foreign and interstate commerce.

- Sec.
232. Dynamite, etc., not to be carried on vessels or vehicles carrying passengers for hire.
233. Interstate Commerce Commission to make regulations for transportation of explosives.
234. Liquid nitroglycerine, etc., not to be carried on certain vessels and vehicles.
235. Marking of packages of explosives; deceptive marking.
236. Death or bodily injury caused by such transportation.
237. Importation and transportation of lottery tickets, etc., forbidden.
238. Interstate shipment of intoxicating liquors; delivery of to be made only to bona fide consignee.

- Sec.
239. Common carrier, etc., not to collect purchase price of interstate shipment of intoxicating liquors.
240. Packages containing intoxicating liquors shipped in interstate commerce to be marked as such.
241. Importation of certain wild animals and birds forbidden.
242. Transportation of prohibited animals.
243. Marking of packages.
244. Penalty for violation of three preceding sections.
245. Importation and transportation of obscene, etc., books, etc.

Explosives carried on vessels or vehicles with passengers for hire forbidden.  
R. S., sec. 5353, p. 1039.

SEC. 232. It shall be unlawful to transport, carry, or convey, any dynamite, gunpowder, or other explosive, between a place in a foreign country and a place within or subject to the jurisdiction of the United States, or between a place in any State, Territory, or District of the

United States, or place noncontiguous to but subject to the jurisdiction thereof, and a place in any other State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, on any vessel or vehicle of any description operated by a common carrier, which vessel or vehicle is carrying passengers for hire: *Provided*, That it shall be lawful to transport on any such vessel or vehicle small arms ammunition in any quantity, and such fuses, torpedoes, rockets, or other signal devices, as may be essential to promote safety in operation, and properly packed and marked samples of explosives for laboratory examination, not exceeding a net weight of one-half pound each, and not exceeding twenty samples at one time in a single vessel or vehicle; but such samples shall not be carried in that part of a vessel or vehicle which is intended for the transportation of passengers for hire: *Provided further*, That nothing in this section shall be construed to prevent the transportation of military or naval forces with their accompanying munitions of war on passenger equipment vessels or vehicles.

*Ante*, p. 554.

*Provisos.*  
Explosives permitted.

Restriction.

Military transportation.

SEC. 233. The Interstate Commerce Commission shall formulate regulations for the safe transportation of explosives, which shall be binding upon all common carriers engaged in interstate or foreign commerce which transport explosives by land. Said commission, of its own motion, or upon application made by any interested party, may make changes or modifications in such regulations, made desirable by new information or altered conditions. Such regulations shall be in accord with the best known practicable means for securing safety in transit, covering the packing, marking, loading, handling while in transit, and the precautions necessary to determine whether the material when offered is in proper condition to transport. Such regulations, as well as all changes or modifications thereof, shall take effect ninety days after their formulation and publication by said commission and shall be in effect until reversed, set aside, or modified.

Regulations for transporting explosives to be made by Interstate Commerce Commission.  
*Ante*, p. 555.

Effect.

SEC. 234. It shall be unlawful to transport, carry, or convey, liquid nitroglycerin, fulminate in bulk in dry condition, or other like explosive, between a place in a foreign country and a place within or subject to the jurisdiction of the United States, or between a place in one State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, and a place in any other State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, on any vessel or vehicle of any description operated by a common carrier in the transportation of passengers or articles of commerce by land or water.

High explosives excluded from certain vessels or vehicles.  
*Ante*, p. 555.

SEC. 235. Every package containing explosives or other dangerous articles when presented to a common carrier for shipment shall have plainly marked on the outside thereof the contents thereof; and it shall be unlawful for any person to deliver, or cause to be delivered, to any common carrier engaged in interstate or foreign commerce by land or water, for interstate or foreign transportation, or to carry upon any vessel or vehicle engaged in interstate or foreign transportation, any explosive, or other dangerous article, under any false or deceptive marking, description, invoice, shipping order, or other declaration, or without informing the agent of such carrier of the true character thereof, at or before the time such delivery or carriage is made. Whoever shall knowingly violate, or cause to be violated, any provision of this section, or of the three sections last preceding, or any regulation made by the Interstate Commerce Commission in pursuance thereof, shall be fined not more than two thousand dollars, or imprisoned not more than eighteen months, or both.

Marking packages of explosives.  
*Ante*, p. 555.  
R. S., sec. 5355, p. 1040.

Punishment for violation.

Causing death or injury by illegal transportation.  
R. S., sec. 5354, p. 1039.

SEC. 236. When the death or bodily injury of any person is caused by the explosion of any article named in the four sections last preceding, while the same is being placed upon any vessel or vehicle to be transported in violation thereof, or while the same is being so transported, or while the same is being removed from such vessel or vehicle, the person knowingly placing, or aiding or permitting the placing, of such articles upon any such vessel or vehicle, to be so transported, shall be imprisoned not more than ten years.

Punishment for.

Importing, etc., lottery tickets, etc.  
Vol. 28, p. 963,

SEC. 237. Whoever shall bring or cause to be brought into the United States or any place subject to the jurisdiction thereof, from any foreign country, for the purpose of disposing of the same, any paper, certificate, or instrument purporting to be or to represent a ticket, chance, share, or interest in or dependent upon the event of a lottery, gift enterprise, or similar scheme, offering prizes dependent in whole or in part upon lot or chance, or any advertisement of, or list of the prizes drawn or awarded by means of, any such lottery, gift enterprise, or similar scheme; or shall therein knowingly deposit or cause to be deposited with any express company or other common carrier for carriage, or shall carry, from one State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, to any other State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, or from any place in or subject to the jurisdiction of the United States through a foreign country to any place in or subject to the jurisdiction thereof, or from any place in or subject to the jurisdiction of the United States to a foreign country, any paper, certificate, or instrument purporting to be or to represent a ticket, chance, share, or interest in or dependent upon, the event of any such lottery, gift enterprise, or similar scheme, or any advertisement of, or list of the prizes drawn or awarded by means of, any such lottery, gift enterprise, or similar scheme, or shall knowingly take or receive, or cause to be taken or received, any such paper, certificate, instrument, advertisement, or list so brought, deposited, or transported, shall, for the first offense, be fined not more than one thousand dollars, or imprisoned not more than two years, or both; and for any subsequent offense shall be imprisoned not more than two years.

Punishment for.

Intoxicating liquors by interstate, etc., shipment delivered to other than bona fide consignee.

SEC. 238. Any officer, agent, or employee of any railroad company, express company, or other common carrier, who shall knowingly deliver or cause to be delivered to any person other than the person to whom it has been consigned, unless upon the written order in each instance of the bona fide consignee, or to any fictitious person, or to any person under a fictitious name, any spirituous, vinous, malted, fermented, or other intoxicating liquor of any kind which has been shipped from one State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, into any other State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, or from any foreign country into any State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, shall be fined not more than five thousand dollars, or imprisoned not more than two years, or both.

Punishment for.

Carrier, etc., collecting purchase price of interstate, etc., shipment of intoxicating liquor.

SEC. 239. Any railroad company, express company, or other common carrier, or any other person who, in connection with the transportation of any spirituous, vinous, malted, fermented, or other intoxicating liquor of any kind, from one State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, into any other State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, or from any foreign country into any State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, shall collect the purchase price or any part

thereof, before, on, or after delivery, from the consignee, or from any other person, or shall in any manner act as the agent of the buyer or seller of any such liquor, for the purpose of buying or selling or completing the sale thereof, saving only in the actual transportation and delivery of the same, shall be fined not more than five thousand dollars.

Penalty.

SEC. 240. Whoever shall knowingly ship or cause to be shipped, from one State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, into any other State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, or from any foreign country into any State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, any package of or package containing any spirituous, vinous, malted, fermented, or other intoxicating liquor of any kind, unless such package be so labeled on the outside cover as to plainly show the name of the consignee, the nature of its contents, and the quantity contained therein, shall be fined not more than five thousand dollars; and such liquor shall be forfeited to the United States, and may be seized and condemned by like proceedings as those provided by law for the seizure and forfeiture of property imported into the United States contrary to law.

Shipping packages of intoxicating liquors in interstate, etc., commerce, not plainly marked.

Penalty.

SEC. 241. The importation into the United States, or any Territory or District thereof, of the mongoose, the so-called "flying foxes" or fruit bats, the English sparrow, the starling, and such other birds and animals as the Secretary of Agriculture may from time to time declare to be injurious to the interests of agriculture or horticulture, is hereby prohibited; and all such birds and animals shall, upon arrival at any port of the United States, be destroyed or returned at the expense of the owner. No person shall import into the United States or into any Territory or District thereof, any foreign wild animal or bird, except under special permit from the Secretary of Agriculture: *Provided*, That nothing in this section shall restrict the importation of natural history specimens for museums or scientific collections, or of certain cage birds, such as domesticated canaries, parrots, or such other birds as the Secretary of Agriculture may designate. The Secretary of the Treasury is hereby authorized to make regulations for carrying into effect the provisions of this section.

Importing certain injurious birds and animals forbidden. Vol. 31, p. 188.

Permits for foreign wild animals.

*Proviso.* Specimens for museums, etc.

SEC. 242. It shall be unlawful for any person to deliver to any common carrier for transportation, or for any common carrier to transport from any State, Territory, or District of the United States, to any other State, Territory, or District thereof, any foreign animals or birds, the importation of which is prohibited, or the dead bodies or parts thereof of any wild animals or birds, where such animals or birds have been killed or shipped in violation of the laws of the State, Territory, or District in which the same were killed, or from which they were shipped: *Provided*, That nothing herein shall prevent the transportation of any dead birds or animals killed during the season when the same may be lawfully captured, and the export of which is not prohibited by law in the State, Territory, or District in which the same are captured or killed: *Provided further*, That nothing herein shall prevent the importation, transportation, or sale of birds or bird plumage manufactured from the feathers of barnyard fowls.

Transportation of illegally killed game, etc., prohibited. Vol. 31, p. 188.

*Provisos.* Shipments in game season.

Feathers of barnyard fowls.

SEC. 243. All packages containing the dead bodies, or the plumage, or parts thereof, of game animals, or game or other wild birds, when shipped in interstate or foreign commerce, shall be plainly and clearly marked, so that the name and address of the shipper, and the nature of the contents, may be readily ascertained on an inspection of the outside of such package.

Marking of packages. Vol. 31, p. 188.

Penalty for violations.  
Vol. 31, p. 188.

SEC. 244. For each evasion or violation of any provision of the three sections last preceding, the shipper shall be fined not more than two hundred dollars; the consignee knowingly receiving such articles so shipped and transported in violation of said sections shall be fined not more than two hundred dollars; and the carrier knowingly carrying or transporting the same in violation of said sections shall be fined not more than two hundred dollars.

Importing and transporting obscene books, etc.  
Vol. 33, p. 705; Vol. 29, p. 512.

SEC. 245. Whoever shall bring or cause to be brought into the United States or any place subject to the jurisdiction thereof, from any foreign country, or shall therein knowingly deposit or cause to be deposited with any express company or other common carrier, for carriage from one State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, to any other State, Territory, or District of the United States, or place noncontiguous to but subject to the jurisdiction thereof, or from any place in or subject to the jurisdiction of the United States through a foreign country to any place in or subject to the jurisdiction thereof, or from any place in or subject to the jurisdiction of the United States to a foreign country, any obscene, lewd, or lascivious, or any filthy, book, pamphlet, picture, paper, letter, writing, print, or other matter of indecent character, or any drug, medicine, article, or thing designed, adapted, or intended for preventing conception, or producing abortion, or for any indecent or immoral use, or any written or printed card, letter, circular, book, pamphlet, advertisement, or notice of any kind giving information, directly or indirectly, where, how, or of whom, or by what means any of the hereinbefore-mentioned articles, matters, or things may be obtained or made; or whoever shall knowingly take or cause to be taken from such express company or other common carrier any matter or thing the depositing of which for carriage is herein made unlawful, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

CHAPTER TEN.

THE SLAVE TRADE AND PEONAGE.

Slave trade and peonage.

- Sec. 246. Confining or detaining slaves on board vessel.
- 247. Seizing slaves on foreign shores.
- 248. Bringing slaves into the United States.
- 249. Equipping vessels for slave trade.
- 250. Transporting persons to be held as slaves.
- 251. Hovering on coast with slaves on board.
- 252. Serving in vessels engaged in the slave trade.
- 253. Receiving or carrying away any person to be sold or held as a slave.
- 254. Equipping, etc., vessel for slave trade.
- 255. Penalty on persons building, equipping, etc.
- 256. Forfeiture of vessel transporting slaves.
- 257. Receiving persons on board to be sold as slaves.
- 258. Vessels found hovering on coast.

- Sec. 259. Forfeiture of interest in vessels transporting slaves.
- 260. Seizure of vessels engaged in the slave trade.
- 261. Proceeds of condemned vessels, how distributed.
- 262. Disposal of persons found on board seized vessel.
- 263. Apprehension of officers and crew.
- 264. Removal of persons delivered from seized vessels.
- 265. To what port captured vessels sent.
- 266. When owners of foreign vessels shall give bond.
- 267. Instructions to commanders of armed vessels.
- 268. Kidnaping.
- 269. Holding or returning persons to peonage.
- 270. Obstructing enforcement of preceding section.
- 271. Bringing kidnaped persons into United States.

Confining or detaining slaves on board vessel.  
R. S., sec. 5375, p. 1042.

SEC. 246. Whoever, being of the crew or ship's company of any foreign vessel engaged in the slave trade, or being of the crew or ship's company of any vessel owned wholly or in part, or navigated for or in behalf of any citizen of the United States, forcibly confines or

detains on board such vessel any person as a slave, or, on board such vessel, offers or attempts to sell as a slave any such person, or on the high seas, or anywhere on tide water, transfers or delivers to any other vessel any such person with intent to make such person a slave, or lands or delivers on shore from on board such vessel any person with intent to make sale of, or having previously sold such person as a slave, is a pirate, and shall be imprisoned for life.

SEC. 247. Whoever, being of the crew or ship's company of any foreign vessel engaged in the slave trade, or being of the crew or ship's company of any vessel owned in whole or in part, or navigated for, or in behalf of, any citizen of the United States, lands from such vessel, and, on any foreign shore, seizes any person with intent to make such person a slave, or decoys, or forcibly brings, or carries or receives such person on board such vessel, with like intent, is a pirate, and shall be imprisoned for life.

SEC. 248. Whoever brings within the jurisdiction of the United States, in any manner whatsoever, any person from any foreign kingdom or country, or from sea, or holds, sells, or otherwise disposes of, any person so brought in, as a slave, or to be held to service or labor, shall be fined not more than ten thousand dollars, one half to the use of the United States and the other half to the use of the party who prosecutes the indictment to effect; and, moreover, shall be imprisoned not more than seven years.

SEC. 249. Whoever builds, fits out, equips, loads, or otherwise prepares, or sends away, either as master, factor, or owner, any vessel, in any port or place within the jurisdiction of the United States, or causes such vessel to sail from any port or place whatsoever, within such jurisdiction, for the purpose of procuring any person from any foreign kingdom or country to be transported to any port or place whatsoever, to be held, sold, or otherwise disposed of as a slave, or held to service or labor, shall be fined not more than five thousand dollars, one half to the use of the United States and the other half to the use of the person prosecuting the indictment to effect; and shall, moreover, be imprisoned not more than seven years.

SEC. 250. Whoever, within the jurisdiction of the United States, takes on board, receives, or transports from any foreign kingdom or country, or from sea, any person in any vessel, for the purpose of holding, selling, or otherwise disposing of such person as a slave, or to be held to service or labor, shall be punished as prescribed in the section last preceding.

SEC. 251. Whoever, being the captain, master, or commander of any vessel found in any river, port, bay, harbor, or on the high seas, within the jurisdiction of the United States, or hovering on the coast thereof, having on board any person, for the purpose of selling such person as a slave, or with intent to land such person for any such purpose, shall be fined not more than ten thousand dollars and imprisoned not more than four years.

SEC. 252. Whoever, being a citizen of the United States, or other person residing therein, voluntarily serves on board of any vessel employed or made use of in the transportation of slaves from any foreign country or place to another, shall be fined not more than two thousand dollars and imprisoned not more than two years.

SEC. 253. Whoever, being the master or owner or person having charge of any vessel, receives on board any other person, with the knowledge or intent that such person is to be carried from any place subject to the jurisdiction of the United States to any other place, to be held or sold as a slave, or carries away from any place subject to the jurisdiction of the United States any such person, with the intent that he may be so held or sold as a slave, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

Punishment for.  
Seizing slaves on foreign shores.  
R. S., sec. 5376, p. 1042.

Punishment for.

Bringing slaves into United States.  
R. S., sec. 5377, p. 1043.

Punishment for.

Equipping vessels for slave trade.  
R. S., sec. 5378, p. 1043.

Punishment for.

Transporting persons to be held as slaves.  
R. S., sec. 5379, p. 1043.

Punishment for.

Hovering on coast with slaves on board.  
R. S., sec. 5380, p. 1043.

Punishment for.

Serving on vessels in slave trade.  
R. S., sec. 5381, p. 1043.

Punishment for.

Receiving or carrying away person to be sold or held as slave.  
R. S., sec. 5524, p. 1071.

Punishment for.

Equipping, etc., vessel for slave trade.  
R. S., sec. 5551, p. 1076.

SEC. 254. No person shall, for himself or for another, as master, factor, or owner, build, fit, equip, load, or otherwise prepare any vessel in any port or place within the jurisdiction of the United States, or cause any vessel to sail from any port or place within the jurisdiction of the United States for the purpose of procuring any person from any foreign kingdom, place, or country to be transported to any port or place whatsoever, to be held, sold, or otherwise disposed of, as a slave, or to be held to service or labor; and every vessel so built, fitted out, equipped, laden, or otherwise prepared, with her tackle, apparel, furniture, and lading, shall be forfeited; one moiety to the use of the United States and the other to the use of the person who sues for the forfeiture and prosecutes the same to effect.

Forfeiture.

Moiety to informer.

Penalty on persons building, equipping, etc.  
R. S., sec. 5552, p. 1076.

SEC. 255. Whoever so builds, fits out, equips, loads, or otherwise prepares or sends away any vessel, knowing or intending that the same shall be employed in such trade or business, contrary to the provisions of the section last preceding, or in any way aids or abets therein, shall, besides the forfeiture of the vessel, pay the sum of two thousand dollars; one moiety thereof to the use of the United States and the other moiety thereof to the use of the person who sues for and prosecutes the same to effect.

Moiety to informer.

Forfeiture of vessels transporting slaves.  
R. S., sec. 5553, p. 1076.

SEC. 256. Every vessel employed in carrying on the slave trade or on which is received or transported any person from any foreign kingdom or country, or from sea, for the purpose of holding, selling, or otherwise disposing of such person as a slave, or of holding such person to service or labor, shall, together with her tackle, apparel, furniture, and the goods and effects which may be found on board, or which may have been imported thereon in the same voyage, be forfeited; one moiety to the use of the United States and the other to the use of the person who sues for and prosecutes the forfeiture to effect.

Moiety to informer.

Receiving persons on board to be sold as slaves.  
R. S., sec. 5554, p. 1076.

SEC. 257. Whoever, being a citizen of the United States, takes on board, receives, or transports any person for the purpose of selling such person as a slave shall, in addition to the forfeiture of the vessel, pay for each person so received on board or transported the sum of two hundred dollars, to be recovered in any court of the United States; the one moiety thereof to the use of the United States and the other moiety to the use of the person who sues for and prosecutes the same to effect.

Penalty.

Moiety to informer.

Vessels found hovering on coasts to be forfeited.  
R. S., sec. 5555, p. 1076.

SEC. 258. Every vessel which is found in any river, port, bay, or harbor, or on the high seas, within the jurisdiction of the United States, or hovering on the coasts thereof, and having on board any person, with intent to sell such person as a slave, or with intent to land the same for that purpose, either in the United States or elsewhere, shall, together with her tackle, apparel, furniture, and the goods or effects on board of her, be forfeited to the United States.

Forfeiture of interest in slave vessels.  
R. S., sec. 5556, p. 1077.

SEC. 259. It shall be unlawful for any citizen of the United States, or other person residing therein, or under the jurisdiction thereof, directly or indirectly to hold or have any right or property in any vessel employed or made use of in the transportation or carrying of slaves from one foreign country or place to another, and any such right or property shall be forfeited, and may be libeled and condemned for the use of the person suing for the same. Whoever shall violate the prohibition of this section shall also forfeit and pay a sum of money equal to double the value of his right or property in such vessel; and shall also forfeit a sum of money equal to double the value of the interest he had in the slaves which at any time may be transported or carried in such vessels.

Additional penalty.

Seizure of vessels in slave trade.  
R. S., sec. 5557, p. 1077.

SEC. 260. The President is authorized, when he deems it expedient, to man and employ any of the armed vessels of the United States to cruise wherever he may judge attempts are making to carry on the slave trade, by citizens or residents of the United States, in contra-

vention of laws prohibitory of the same; and, in such case, he shall instruct the commanders of such armed vessels to seize, take, and bring into any port of the United States, to be proceeded against according to law, all American vessels, wheresoever found, which may have on board, or which may be intended for the purpose of taking on board, or of transporting, or may have transported any person, in violation of the provisions of any Act of Congress prohibiting the traffic in slaves.

SEC. 261. The proceeds of all vessels, their tackle, apparel, and furniture, and the goods and effects on board of them, which are so seized, prosecuted, and condemned, shall be paid into the Treasury of the United States.

Proceeds of condemned vessels paid into the Treasury.  
R. S., sec. 5568, p. 1077.

SEC. 262. The officers of the vessel making such seizure shall safely keep every person found on board of any vessel so seized, taken, or brought into port for condemnation, and shall deliver every such person to the marshal of the district into which he may be brought, if into a port of the United States, or if elsewhere, to such person as may be lawfully appointed by the President, in the manner directed by law, transmitting to the President, as soon as may be after such delivery, a descriptive list of such persons, in order that he may give directions for the disposal of them.

Disposal of persons found on seized vessel.  
R. S., sec. 5559, p. 1077.

SEC. 263. The commanders of such commissioned vessels shall cause to be apprehended and taken into custody every person found on board of such offending vessel so seized and taken, being of the officers or crew thereof, and him convey, as soon as conveniently may be, to the civil authority of the United States, to be proceeded against in due course of law.

Apprehension of officers and crew.  
R. S., sec. 5560, p. 1077.

SEC. 264. The President is authorized to make such regulations and arrangements as he may deem expedient for the safe-keeping, support, and removal beyond the limits of the United States of all such persons as may be so delivered and brought within its jurisdiction.

Removal of persons delivered from seized vessel.  
R. S., sec. 5561, p. 1077.

SEC. 265. It shall be the duty of the commander of any armed vessel of the United States, whenever he makes any capture under the preceding provisions, to bring the vessel and her cargo, for adjudication, into some port of the State, Territory, or District to which such vessel so captured may belong, if he can ascertain the same; if not, then into any convenient port of the United States.

To what port captured vessel sent.  
R. S., sec. 5563, p. 1078.

SEC. 266. Every owner, master, or factor of any foreign vessel clearing from any port within the jurisdiction of the United States, and suspected to be intended for the slave trade, and the suspicion being declared to the officer of the customs by any citizen, on oath, and such information being to the satisfaction of the officer, shall first give bond, with sufficient sureties, to the Treasurer of the United States that none of the natives of any foreign country or place shall be taken on board such vessel to be transported or sold as slaves in any other foreign port or place whatever, within nine months thereafter.

When owners of foreign vessels shall give bond.  
R. S., sec. 5564, p. 1078.

SEC. 267. The President is authorized to issue instructions to the commanders of the armed vessels of the United States, directing them, whenever it is practicable, and under such rules and regulations as he may prescribe, to proceed directly to the country from which they were taken, and there hand over to the agent of the United States all such persons, delivered from on board vessels seized in the prosecution of the slave trade; and they shall afterwards bring the captured vessels and persons engaged in prosecuting such trade to the United States for trial and adjudication.

Instructions to masters of armed vessels.  
R. S., sec. 5567, p. 1078.

SEC. 268. Whoever kidnaps or carries away any other person, with the intent that such other person be sold into involuntary servitude, or held as a slave; or who entices, persuades, or induces any other

Kidnaping.  
R. S., sec. 5525, p. 1071.

person to go on board any vessel or to any other place with the intent that he may be made or held as a slave, or sent out of the country to be so made or held; or who in any way knowingly aids in causing any other person to be held, sold, or carried away to be held or sold as a slave, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

Holding or returning persons to peonage.

R. S., sec. 5526, p. 1071.

Punishment for.

Obstructing enforcement of preceding section.

R. S., sec. 5527, p. 1071.

Bringing kidnaped person into United States, etc.

Vol. 13, p. 251.

Punishment for.

SEC. 269. Whoever holds, arrests, returns, or causes to be held, arrested, or returned, or in any manner aids in the arrest or return of any person to a condition of peonage, shall be fined not more than five thousand dollars, or imprisoned not more than five years, or both.

SEC. 270. Whoever obstructs, or attempts to obstruct, or in any way interferes with or prevents the enforcement of the section last preceding, shall be liable to the penalties therein prescribed.

SEC. 271. Whoever shall knowingly and willfully bring into the United States or any place subject to the jurisdiction thereof, any person inveigled or forcibly kidnaped in any other country, with intent to hold such person so inveigled or kidnaped in confinement or to any involuntary servitude; or whoever shall knowingly and willfully sell, or cause to be sold, into any condition of involuntary servitude, any other person for any term whatever; or whoever shall knowingly and willfully hold to involuntary servitude any person so brought or sold, shall be fined not more than five thousand dollars and imprisoned not more than five years.

## CHAPTER ELEVEN.

Offenses within admiralty, maritime, and territorial jurisdiction of the United States.

### OFFENSES WITHIN THE ADMIRALTY AND MARITIME AND THE TERRITORIAL JURISDICTION OF THE UNITED STATES.

Sec.

272. Places within or waters upon which sections of this chapter shall apply.

273. Murder.

274. Manslaughter.

275. Punishment for murder; for manslaughter.

276. Assault with intent to commit murder, rape, robbery, etc.

277. Attempt to commit murder or manslaughter.

278. Rape.

279. Having carnal knowledge of female under sixteen.

280. Seduction of female passenger on vessel.

Sec.

281. Payment of fine to female seduced; evidence required; limitation on indictment.

282. Loss of life by misconduct of officers, etc., of vessels.

283. Maiming.

284. Robbery.

285. Arson of dwelling house.

286. Arson of other buildings, etc.

287. Larceny.

288. Receiving, etc., stolen goods.

289. Laws of States adopted for punishing wrongful acts, etc.

Places and waters applicable.

On board American ship on high seas, etc.

R. S., sec. 5339, p. 1038.

On board American vessel on Great Lakes, etc.

Vol. 26, p. 424.

SEC. 272. The crimes and offenses defined in this chapter shall be punished as herein prescribed:

First. When committed upon the high seas, or on any other waters within the admiralty and maritime jurisdiction of the United States and out of the jurisdiction of any particular State, or when committed within the admiralty and maritime jurisdiction of the United States and out of the jurisdiction of any particular State on board any vessel belonging in whole or in part to the United States or any citizen thereof, or to any corporation created by or under the laws of the United States, or of any State, Territory, or District thereof.

Second. When committed upon any vessel registered, licensed, or enrolled under the laws of the United States, and being on a voyage upon the waters of any of the Great Lakes, namely: Lake Superior, Lake Michigan, Lake Huron, Lake Saint Clair, Lake Erie, Lake Ontario, or any of the waters connecting any of said lakes, or upon the River Saint Lawrence where the same constitutes the International boundary line.

Third. When committed within or on any lands reserved or acquired for the exclusive use of the United States, and under the exclusive jurisdiction thereof, or any place purchased or otherwise acquired by the United States by consent of the legislature of the State in which the same shall be, for the erection of a fort, magazine, arsenal, dock-yard, or other needful building.

Fourth. On any island, rock, or key, containing deposits of guano, which may, at the discretion of the President, be considered as appertaining to the United States.

SEC. 273. Murder is the unlawful killing of a human being with malice aforethought. Every murder perpetrated by poison, lying in wait, or any other kind of willful, deliberate, malicious, and premeditated killing; or committed in the perpetration of, or attempt to perpetrate, any arson, rape, burglary, or robbery; or perpetrated from a premeditated design unlawfully and maliciously to effect the death of any human being other than him who is killed, is murder in the first degree. Any other murder is murder in the second degree.

SEC. 274. Manslaughter is the unlawful killing of a human being without malice. It is of two kinds:

First. Voluntary—Upon a sudden quarrel or heat of passion.

Second. Involuntary—In the commission of an unlawful act not amounting to a felony, or in the commission of a lawful act which might produce death, in an unlawful manner, or without due caution and circumspection.

SEC. 275. Every person guilty of murder in the first degree shall suffer death. Every person guilty of murder in the second degree shall be imprisoned not less than ten years and may be imprisoned for life. Every person guilty of voluntary manslaughter shall be imprisoned not more than ten years. Every person guilty of involuntary manslaughter shall be imprisoned not more than three years, or fined not exceeding one thousand dollars, or both.

SEC. 276. Whoever shall assault another with intent to commit murder, or rape, shall be imprisoned not more than twenty years. Whoever shall assault another with intent to commit any felony, except murder, or rape, shall be fined not more than three thousand dollars, or imprisoned not more than ten years, or both. Whoever, with intent to do bodily harm, and without just cause or excuse, shall assault another with a dangerous weapon, instrument, or other thing, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both. Whoever shall unlawfully strike, beat, or wound another, shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both. Whoever shall unlawfully assault another, shall be fined not more than three hundred dollars, or imprisoned not more than three months, or both.

SEC. 277. Whoever shall attempt to commit murder or manslaughter, except as provided in the preceding section, shall be fined not more than one thousand dollars and imprisoned not more than three years.

SEC. 278. Whoever shall commit the crime of rape shall suffer death.

SEC. 279. Whoever shall carnally and unlawfully know any female under the age of sixteen years, or shall be accessory to such carnal and unlawful knowledge before the fact, shall, for a first offense, be imprisoned not more than fifteen years, and for a subsequent offense be imprisoned not more than thirty years.

SEC. 280. Every master, officer, seaman, or other person employed on board of any American vessel who, during the voyage, under promise of marriage, or by threats, or the exercise of authority, or solicitation, or the making of gifts or presents, seduces and has illicit

On land under exclusive control of United States.

Guano islands.

Murder defined.  
First degree.

Second degree.

Manslaughter defined.  
R. S., sec. 5341, p. 1038.

Voluntary.  
Involuntary.

Punishment.  
Murder.  
R. S., sec. 5339, p. 1038.

Manslaughter.  
R. S., sec. 5343, p. 1038.

Felonious assaults.  
To murder or rape.  
R. S., sec. 5346, p. 1038.  
Other felony.

With weapons, etc.

Beating, etc.

Simple assault.

Other attempts at murder, etc.  
R. S., sec. 5342, p. 1038.

Rape.  
R. S., sec. 5345, p. 1038.

Having carnal knowledge of female under sixteen.  
Vol. 25, p. 658.

Seduction of female passenger on vessel.  
R. S., sec. 5349, p. 1039.

- Punishment for. connection with any female passenger, shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both; but, subsequent intermarriage of the parties may be pleaded in bar of conviction.
- Disposal of fine. R. S., sec. 5350, p. 1039. SEC. 281. When a person is convicted of a violation of the section last preceding, the court may, in its discretion, direct that the amount of the fine, when paid, be paid for the use of the female seduced, or her child, if she have any; but no conviction shall be had on the testimony of the female seduced, without other evidence, nor unless the indictment is found within one year after the arrival of the vessel on which the offense was committed at the port of its destination.
- Evidence, etc., required. R. S., sec. 5351, p. 1039. SEC. 282. Every captain, engineer, pilot, or other person employed on any steamboat or vessel, by whose misconduct, negligence, or inattention to his duties on such vessel the life of any person is destroyed, and every owner, charterer, inspector, or other public officer, through whose fraud, neglect, connivance, misconduct, or violation of law the life of any person is destroyed, shall be fined not more than ten thousand dollars, or imprisoned not more than ten years, or both: *Provided*, That when the owner or charterer of any steamboat or vessel shall be a corporation, any executive officer of such corporation, for the time being actually charged with the control and management of the operation, equipment, or navigation of such steamboat or vessel, who has knowingly and willfully caused or allowed such fraud, neglect, connivance, misconduct, or violation of law, by which the life of any person is destroyed, shall be fined not more than ten thousand dollars, or imprisoned not more than ten years, or both.
- Loss of life by misconduct of officers, etc., of vessels. Vol. 33, p. 1025. R. S., sec. 5344, p. 1038. SEC. 283. Whoever, with intent to maim or disfigure, shall cut, bite, or slit, the nose, ear, or lip, or cut out or disable the tongue, or put out or destroy an eye, or cut off or disable a limb or any member of another person; or whoever, with like intent, shall throw or pour upon another person, any scalding hot water, vitriol, or other corrosive acid, or caustic substance whatever, shall be fined not more than one thousand dollars, or imprisoned not more than seven years, or both.
- Punishment for. Maiming, etc. R. S., sec. 5348, p. 1039. SEC. 284. Whoever, by force and violence, or by putting in fear, shall feloniously take from the person or presence of another anything of value, shall be imprisoned not more than fifteen years.
- Robbery. SEC. 285. Whoever shall willfully and maliciously set fire to, burn, or attempt to burn, or by means of a dangerous explosive destroy or attempt to destroy, any dwelling house, or any store, barn, stable, or other building, parcel of a dwelling house, shall be imprisoned not more than twenty years.
- Punishment for. Arson of dwelling house. R. S., sec. 5385, p. 1044. SEC. 286. Whoever shall maliciously set fire to, burn, or attempt to burn, or by any means destroy or injure, or attempt to destroy or injure, any arsenal, armory, magazine, ropewalk, ship house, warehouse, blockhouse, or barrack, or any storehouse, barn, or stable, not parcel of a dwelling house, or any other building not mentioned in the section last preceding, or any vessel built, building, or undergoing repair, or any light-house, or beacon, or any machinery, timber, cables, rigging, or other materials or appliances for building, repairing, or fitting out vessels, or any pile of wood, boards, or other lumber, or any military, naval, or victualing stores, arms, or other munitions of war, shall be fined not more than five thousand dollars and imprisoned not more than twenty years.
- Punishment for. Arson of other buildings, etc. R. S., secs. 5386, 5387, p. 1044. SEC. 287. Whoever shall take and carry away, with intent to steal or purloin, any personal property of another, shall be punished as follows: If the property taken is of a value exceeding fifty dollars, or is taken from the person of another, by a fine of not more than ten thousand dollars, or imprisonment for not more than ten years, or both;
- Punishment for. Larceny. R. S., sec. 5356, p. 1040.
- Punishment for.

in all other cases, by a fine of not more than one thousand dollars, or by imprisonment not more than one year, or both. If the property stolen consists of any evidence of debt, or other written instrument, the amount of money due thereon, or secured to be paid thereby, and remaining unsatisfied, or which in any contingency might be collected thereon, or the value of the property the title to which is shown thereby, or the sum which might be recovered in the absence thereof, shall be deemed to be the value of the property stolen.

Determining value of written instrument.

SEC. 288. Whoever shall buy, receive, or conceal, any money, goods, bank notes, or other thing which may be the subject of larceny, which has been feloniously taken, stolen, or embezzled, from any other person, knowing the same to have been so taken, stolen, or embezzled, shall be fined not more than one thousand dollars and imprisoned not more than three years; and such person may be tried either before or after the conviction of the principal offender.

Receiving stolen goods, etc.  
R. S., sec. 5357, p. 1040.

Punishment for.  
Trials.

SEC. 289. Whoever, within the territorial limits of any State, organized Territory, or District, but within or upon any of the places now existing or hereafter reserved or acquired, described in section two hundred and seventy-two of this Act, shall do or omit the doing of any act or thing which is not made penal by any law of Congress, but which if committed or omitted within the jurisdiction of the State, Territory, or District in which such place is situated, by the laws thereof now in force would be penal, shall be deemed guilty of a like offense and be subject to a like punishment; and every such State, Territorial, or District law shall, for the purposes of this section, continue in force, notwithstanding any subsequent repeal or amendment thereof by any such State, Territory, or District.

Laws of States adopted for punishing wrongful acts, etc.  
R. S., sec. 5391, p. 1045.  
Vol. 30, p. 717.  
Act, p. 1142.

Effect of repeal, etc.

CHAPTER TWELVE.

PIRACY AND OTHER OFFENSES UPON THE SEAS.

Piracy and other offenses upon the seas.

- Sec. 290. Piracy under the law of nations.
- 291. Maltreatment of crew by officers of vessel.
- 292. Inciting revolt or mutiny on ship-board.
- 293. Revolt and mutiny on shipboard.
- 294. Seaman laying violent hands on his commander.
- 295. Abandonment of mariners in foreign ports.
- 296. Conspiracy to cast away vessel.
- 297. Plundering vessel in distress, etc.
- 298. Attacking vessel with intent to plunder.
- 299. Breaking and entering vessel, etc.
- 300. Owner destroying vessel at sea.
- 301. Other person destroying or attempting to destroy vessel at sea.

- Sec. 302. Robbery on shore by crew of piratical vessel.
- 303. Arming vessel to cruise against citizens of the United States.
- 304. Piracy under color of a foreign commission.
- 305. Piracy by subjects or citizens of a foreign state.
- 306. Running away with or yielding up vessel or cargo.
- 307. Confederating, etc., with pirates.
- 308. Sale of arms and intoxicants forbidden in Pacific islands.
- 309. Offenses under preceding section deemed on high seas.
- 310. "Vessels of the United States" defined.

SEC. 290. Whoever, on the high seas, commits the crime of piracy as defined by the law of nations, and is afterwards brought into or found in the United States, shall be imprisoned for life.

Piracy.  
R. S., sec. 5368, p. 1042.

Punishment for.

SEC. 291. Whoever, being the master or officer of a vessel of the United States, on the high seas, or on any other waters within the admiralty and maritime jurisdiction of the United States, beats, wounds, or without justifiable cause, imprisons any of the crew of such vessel, or withholds from them suitable food and nourishment, or inflicts upon them any cruel and unusual punishment, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both. Nothing herein contained shall be construed to repeal or modify section forty-six hundred and eleven of the Revised Statutes.

Maltreatment of crew by officers of vessel.  
Vol. 29, p. 691.  
R. S., sec. 5347, p. 1039.

Punishment for.

Flogging.  
R. S., sec. 4611, p. 894.

Inciting revolt or mutiny on shipboard.  
R. S., sec. 5359, p. 1040.

SEC. 292. Whoever, being of the crew of a vessel of the United States, on the high seas, or on any other waters within the admiralty and maritime jurisdiction of the United States, endeavors to make a revolt or mutiny on board such vessel, or combines, conspires, or confederates with any other person on board to make such revolt or mutiny, or solicits, incites, or stirs up any other of the crew to disobey or resist the lawful orders of the master or other officer of such vessel, or to refuse or neglect their proper duty on board thereof, or to betray their proper trust, or assembles with others in a tumultuous and mutinous manner, or makes a riot on board thereof, or unlawfully confines the master or other commanding officer thereof, shall be fined not more than one thousand dollars, or imprisoned not more than five years, or both.

Punishment for.

Revolt or mutiny on shipboard.  
R. S., sec. 5360, p. 1040.

SEC. 293. Whoever, being of the crew of a vessel of the United States, on the high seas, or on any other waters within the admiralty and maritime jurisdiction of the United States, unlawfully and with force, or by fraud, or intimidation, usurps the command of such vessel from the master or other lawful officer in command thereof, or deprives him of authority and command on board, or resists or prevents him in the free and lawful exercise thereof, or transfers such authority and command to another not lawfully entitled thereto, is guilty of a revolt and mutiny, and shall be fined not more than two thousand dollars and imprisoned not more than ten years.

Punishment for.

Seaman laying violent hands on commander.  
R. S., sec. 5369, p. 1040.

SEC. 294. Whoever, being a seaman, lays violent hands upon his commander, thereby to hinder and prevent his fighting in defense of his vessel or the goods intrusted to him, is a pirate, and shall be imprisoned for life.

Punishment for.

Abandonment of mariner in foreign port.  
R. S., sec. 5363, p. 1041.

SEC. 295. Whoever, being master or commander of a vessel of the United States, while abroad, maliciously and without justifiable cause forces any officer or mariner of such vessel on shore, in order to leave him behind in any foreign port or place, or refuses to bring home again all such officers and mariners of such vessel whom he carried out with him, as are in a condition to return and willing to return, when he is ready to proceed on his homeward voyage, shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both.

Punishment for.

Conspiracy to cast away vessel.  
R. S., sec. 5364, p. 1041.

SEC. 296. Whoever, on the high seas, or within the United States, willfully and corruptly conspires, combines, and confederates with any other person, such other person being either within or without the United States, to cast away or otherwise destroy any vessel, with intent to injure any person that may have underwritten or may thereafter underwrite any policy of insurance thereon or on goods on board thereof, or with intent to injure any person that has lent or advanced, or may lend or advance, any money on such vessel on bottomry or respondentia; or whoever, within the United States, builds, or fits out, or aids in building or fitting out, any vessel with intent that the same be cast away or destroyed, with the intent hereinbefore mentioned, shall be fined not more than ten thousand dollars and imprisoned not more than ten years.

Punishment for.

Plundering vessel in distress, etc.  
R. S., sec. 5358, p. 1040.

SEC. 297. Whoever plunders, steals, or destroys any money, goods, merchandise, or other effects, from or belonging to any vessel in distress, or wrecked, lost, stranded, or cast away, upon the sea, or upon any reef, shoal, bank, or rocks of the sea, or in any other place within the admiralty and maritime jurisdiction of the United States, shall be fined not more than five thousand dollars and imprisoned not more than ten years; and whoever willfully obstructs the escape of any person endeavoring to save his life from such vessel, or the wreck thereof; or whoever holds out or shows any false light, or extinguishes any true light, with intent to bring any vessel sailing upon the sea into danger, or distress, or shipwreck, shall be imprisoned not less than ten years and may be imprisoned for life.

Punishment for.

Obstructing escape of wrecked person.  
Holding false light.

Punishment for.

SEC. 298. Whoever, upon the high seas or on any other waters within the admiralty and maritime jurisdiction of the United States, by surprise or by open force, maliciously attacks or sets upon any vessel belonging to another, with an intent unlawfully to plunder the same, or to despoil any owner thereof of any moneys, goods, or merchandise laden on board thereof, shall be fined not more than five thousand dollars and imprisoned not more than ten years.

Attacking vessel with intent to plunder.  
R. S., sec. 5361, p. 1041.

Punishment for.

SEC. 299. Whoever, upon the high seas or on any other waters within the admiralty and maritime jurisdiction of the United States, and out of the jurisdiction of any particular State, breaks or enters any vessel, with intent to commit any felony, or maliciously cuts, spoils, or destroys any cordage, cable, buoys, buoy-rope, head-fast, or other fast, fixed to the anchor or moorings belonging to any vessel, shall be fined not more than one thousand dollars and imprisoned not more than five years.

Breaking and entering vessel, etc.  
R. S., sec. 5362, p. 1041.

Punishment for.

SEC. 300. Whoever, upon the high seas or on any other waters within the admiralty and maritime jurisdiction of the United States, willfully and corruptly casts away or otherwise destroys any vessel, of which he is owner, in whole or in part, with intent to prejudice any person that may underwrite any policy of insurance thereon, or any merchant that may have goods thereon, or any other owner of such vessel, shall be imprisoned for life or for any term of years.

Owner destroying vessel at sea.  
Vol. 28, p. 233.  
R. S., sec. 5365, p. 1041.

Punishment for.

SEC. 301. Whoever, not being an owner, upon the high seas or on any other waters within the admiralty and maritime jurisdiction of the United States, willfully and corruptly casts away or otherwise destroys any vessel of the United States to which he belongs, or, willfully, with intent to destroy the same, sets fire to any such vessel, or otherwise attempts the destruction thereof, shall be imprisoned not more than ten years.

Other person destroying, or attempting, of vessel at sea.  
Vol. 28, p. 233.  
R. S., sec. 5366, 5367, p. 1041.

Punishment for.

SEC. 302. Whoever, being engaged in any piratical cruise, or enterprise, or being of the crew of any piratical vessel, lands from such vessel, and on shore commits robbery, is a pirate, and shall be imprisoned for life.

Robbery on shore by piratical crew.  
R. S., sec. 5371, p. 1042.

Punishment for.

SEC. 303. Whoever, being a citizen of the United States, without the limits thereof, fits out and arms, or attempts to fit out and arm, or procures to be fitted out and armed, or knowingly aids or is concerned in furnishing, fitting out, or arming, any private vessel of war or privateer, with intent that such vessel shall be employed to cruise or commit hostilities upon the citizens of the United States, or their property, or whoever takes the command of or enters on board of any such vessel, for such intent, or who purchases any interest in any such vessel with a view to share in the profits thereof, shall be fined not more than ten thousand dollars and imprisoned not more than ten years. The trial for such offense, if committed without the limits of the United States, shall be in the district in which the offender shall be apprehended or first brought.

Arming vessel to cruise against citizens.  
R. S., sec. 5284, p. 1024.

Punishment for.

Trials.

SEC. 304. Whoever, being a citizen of the United States, commits any murder or robbery, or any act of hostility against the United States, or against any citizen thereof, on the high seas, under color of any commission from any foreign prince, or state, or on pretense of authority from any person, is, notwithstanding the pretense of such authority, a pirate, and shall be imprisoned for life.

Piracy under color of foreign commission.  
R. S., sec. 5373, p. 1042.

Punishment for.

SEC. 305. Whoever, being a citizen or subject of any foreign state, is found and taken on the sea making war upon the United States, or cruising against the vessels and property thereof, or of the citizens of the same, contrary to the provisions of any treaty existing between the United States and the state of which the offender is a citizen or subject, when by such treaty such acts are declared to be piracy, is guilty of piracy, and shall be imprisoned for life.

Piracy by aliens.  
R. S., sec. 5374, p. 1042.

Punishment for.

Running away with or yielding up vessel or cargo.  
R. S., sec. 5383, p. 1043.

Punishment for.

Confederating, etc., with pirates.  
R. S., sec. 5384, p. 1043.

Confining master.  
Punishment for.

Selling arms, intoxicants, etc., in Pacific islands.  
Vol. 32, p. 33.

Punishment for.

Medicinal use of spirits, etc.

Offenses deemed on high seas.

"Vessels of the United States" defined.

SEC. 306. Whoever, being a captain or other officer or mariner of a vessel upon the high seas or on any other waters within the admiralty and maritime jurisdiction of the United States, piratically or feloniously runs away with such vessel, or with any goods or merchandise thereof, to the value of fifty dollars, or who yields up such vessel voluntarily to any pirate, shall be fined not more than ten thousand dollars, or imprisoned not more than ten years, or both.

SEC. 307. Whoever attempts or endeavors to corrupt any commander, master, officer, or mariner to yield up or to run away with any vessel, or with any goods, wares, or merchandise, or to turn pirate, or to go over to or confederate with pirates, or in any wise to trade with any pirate, knowing him to be such, or furnishes such pirate with any ammunition, stores, or provisions of any kind, or fits out any vessel knowingly and, with a design to trade with, supply, or correspond with any pirate or robber upon the seas; or whoever consults, combines, confederates, or corresponds with any pirate or robber upon the seas, knowing him to be guilty of any piracy or robbery; or whoever, being a seaman, confines the master of any vessel, shall be fined not more than one thousand dollars and imprisoned not more than three years.

SEC. 308. Whoever, being subject to the authority of the United States, shall give, sell, or otherwise supply any arms, ammunition, explosive substance, intoxicating liquor, or opium to any aboriginal native of any of the Pacific islands lying within the twentieth parallel of north latitude and the fortieth parallel of south latitude, and the one hundred and twentieth meridian of longitude west and one hundred and twentieth meridian of longitude east of Greenwich, not being in the possession or under the protection of any civilized power, shall be fined not more than fifty dollars, or imprisoned not more than three months, or both. In addition to such punishment, all articles of a similar nature to those in respect to which an offense has been committed, found in the possession of the offender, may be declared forfeited. If it shall appear to the court that such opium, wine, or spirits have been given bona fide for medical purposes, it shall be lawful for the court to dismiss the charge.

SEC. 309. All offenses against the provisions of the section last preceding, committed on any of said islands or on the waters, rocks, or keys adjacent thereto, shall be deemed committed on the high seas on board a merchant ship or vessel belonging to the United States, and the courts of the United States shall have jurisdiction accordingly.

SEC. 310. The words "vessel of the United States," wherever they occur in this chapter, shall be construed to mean a vessel belonging in whole or in part to the United States, or any citizen thereof, or any corporation created by or under the laws of the United States, or of any State, Territory, or District thereof.

CHAPTER THIRTEEN.

CERTAIN OFFENSES IN THE TERRITORIES.

Offenses in the Territories.

Sec.	Sec.
311. Places within which sections of this chapter shall apply.	317. Incest.
312. Circulation of obscene literature; promoting abortion.	318. Fornication.
313. Polygamy.	319. Certificates of marriage; penalty for failure to record.
314. Unlawful cohabitation.	320. Prize fights, bull fights, etc.
315. Joinder of counts.	321. Definition of "Pugilistic encounter."
316. Adultery.	322. Train robberies in Territories, etc.

Places applicable.

SEC. 311. Except as otherwise expressly provided, the offenses defined in this chapter shall be punished as hereinafter provided,

when committed within any Territory or District, or within or upon any place within the exclusive jurisdiction of the United States.

SEC. 312. Whoever shall sell, lend, give away, or in any manner exhibit, or offer to sell, lend, give away, or in any manner exhibit, or shall otherwise publish or offer to publish in any manner, or shall have in his possession for any such purpose, any obscene book, pamphlet, paper, writing, advertisement, circular, print, picture, drawing, or other representation, figure, or image on or of paper or other material, or any cast, instrument, or other article of an immoral nature, or any drug or medicine, or any article whatever, for the prevention of conception, or for causing unlawful abortion, or shall advertise the same for sale, or shall write or print, or cause to be written or printed, any card, circular, book, pamphlet, advertisement, or notice of any kind, stating when, where, how, or of whom, or by what means, any of the articles above mentioned can be purchased or obtained, or shall manufacture, draw, or print, or in anywise make any of such articles, shall be fined not more than two thousand dollars, or imprisoned not more than five years, or both.

SEC. 313. Every person who has a husband or wife living, who marries another, whether married or single, and any man who simultaneously, or on the same day, marries more than one woman, is guilty of polygamy, and shall be fined not more than five hundred dollars and imprisoned not more than five years. But this section shall not extend to any person by reason of any former marriage whose husband or wife by such marriage shall have been absent for five successive years, and is not known to such person to be living, and is believed by such person to be dead, nor to any person by reason of any former marriage which shall have been dissolved by a valid decree of a competent court, nor to any person by reason of any former marriage which shall have been pronounced void by a valid decree of a competent court, on the ground of nullity of the marriage contract.

SEC. 314. If any male person cohabits with more than one woman, he shall be fined not more than three hundred dollars, or imprisoned not more than six months, or both.

SEC. 315. Counts for any or all of the offenses named in the two sections last preceding may be joined in the same information or indictment.

SEC. 316. Whoever shall commit adultery shall be imprisoned not more than three years; and when the act is committed between a married woman and a man who is unmarried, both parties to such act shall be deemed guilty of adultery; and when such act is committed between a married man and a woman who is unmarried, the man shall be deemed guilty of adultery.

SEC. 317. Whoever, being related to another person within and not including the fourth degree of consanguinity computed according to the rules of the civil law, shall marry or cohabit with, or have sexual intercourse with such other so related person, knowing her or him to be within said degree of relationship, shall be deemed guilty of incest, and shall be imprisoned not more than fifteen years.

SEC. 318. If any unmarried man or woman commits fornication, each shall be fined not more than one hundred dollars, or imprisoned not more than six months.

SEC. 319. Every ceremony of marriage, or in the nature of a marriage ceremony of any kind, whether either or both or more of the parties to such ceremony be lawfully competent to be the subjects of such marriage or ceremony or not, shall be certified by a certificate stating the fact and nature of such ceremony, the full name of each of the parties concerned, and the full name of every officer, priest, and person, by whatever style or designation called or known, in any way

Circulating obscene literature, etc.  
R. S., sec. 5389, p. 1044.

Punishment for.

Polygamy defined.  
Vol. 22, p. 30.  
R. S., sec. 5352, p. 1039.

Punishment for.

Exceptions.

Unlawful cohabitation.  
Vol. 22, p. 31.  
Punishment for.

Joinder of counts.

Adultery.  
Punishment for.  
Vol. 24, p. 635.

Incest defined.  
Vol. 24, p. 636.

Punishment for.

Fornication.  
Vol. 24, p. 636.  
Punishment for.

Recording, etc., certificates of marriage.  
Vol. 24, p. 636.

taking part in the performance of such ceremony, which certificate shall be drawn up and signed by the parties to such ceremony and by every officer, priest, and person taking part in the performance of such ceremony, and shall be by the officer, priest, or other person solemnizing such marriage or ceremony filed in the office of the probate court, or, if there be none, in the office of the court having probate powers in the county or district in which such ceremony shall take place, for record, and shall be immediately recorded, and be at all times subject to inspection as other public records. Such certificate, or the record thereof, or a duly certified copy of such record, shall be prima facie evidence of the facts required by this section to be stated therein in any proceeding, civil or criminal, in which the matter shall be drawn in question. But nothing in this section shall be held to prevent the proof of marriages, whether lawful or unlawful, by any evidence otherwise legally admissible for that purpose. Whoever shall willfully violate any provision of this section shall be fined not more than one thousand dollars, or imprisoned not more than two years, or both. The provisions of this section shall apply only within the Territories of the United States.

Evidence of marriage.

Punishment for violations.

Application.

Prize fights, bull fights, etc.  
Vol. 29, p. 5.

Punishment for.  
Application.

Definition of "pugilistic encounter."

SEC. 320. Whoever shall voluntarily engage in a pugilistic encounter between man and man or a fight between a man and a bull or any other animal, for money or for other thing of value, or for any championship, or upon the result of which any money or anything of value is bet or wagered, or to see which any admission fee is directly or indirectly charged, shall be imprisoned not more than five years. The provisions of this section shall apply only within the Territories of the United States and the District of Columbia.

SEC. 321. By the term "pugilistic encounter," as used in the section last preceding, is meant any voluntary fight by blows by means of fists or otherwise, whether with or without gloves, between two or more men, for money or for a prize of any character, or for any other thing of value, or for any championship, or upon the result of which any money or anything of value is bet or wagered, or to see which any admission fee is directly or indirectly charged.

Train robberies, etc.  
Vol. 32, p. 727.

SEC. 322. Whoever shall willfully and maliciously trespass upon or enter upon any railroad train, railroad car, or railroad locomotive, with the intent to commit murder, or robbery, shall be fined not more than five thousand dollars, or imprisoned not more than twenty years, or both. Whoever shall willfully and maliciously trespass upon or enter upon any railroad train, railroad car, or railroad locomotive, with intent to commit any unlawful violence upon or against any passenger on said train, or car, or upon or against any engineer, conductor, fireman, brakeman, or any officer or employee connected with said locomotive, train, or car, or upon or against any express messenger or mail agent on said train or in any car thereof, or to commit any crime or offense against any person or property thereon, shall be fined not more than one thousand dollars, or imprisoned not more than one year, or both. Whoever shall counsel, aid, abet, or assist in the perpetration of any of the offenses set forth in this section shall be deemed to be a principal therein. Upon the trial of any person charged with any offense set forth in this section, it shall not be necessary to set forth or prove the particular person against whom it was intended to commit the offense, or that it was intended to commit such offense against any particular person.

Punishment for.

Accomplices.

Proofs.

CHAPTER FOURTEEN.

GENERAL AND SPECIAL PROVISIONS.

General and special provisions.

- Sec. 323. Punishment of death by hanging.
- 324. No conviction to work corruption of blood or forfeiture of estate.
- 325. Whipping and the pillory abolished.
- 326. Jurisdiction of State courts.
- 327. Pardoning power.
- 328. Indians committing certain crimes; how punished.
- 329. Crimes committed on Indian reservations in South Dakota.
- 330. Qualified verdicts in certain cases.
- 331. Body of executed offender may be delivered to surgeon for dissection.
- 332. Who are principals.

- Sec. 333. Punishment of accessories.
- 334. Accessories to robbery or piracy.
- 335. Felonies and misdemeanors.
- 336. Murder and manslaughter; place where crime deemed to have been committed.
- 337. Construction of certain words.
- 338. Omission of words "hard labor" not to deprive court of power to impose.
- 339. Arrangement and classification of sections.
- 340. Jurisdiction of circuit and district courts.

SEC. 323. The manner of inflicting the punishment of death shall be by hanging.

Death penalty by hanging.  
R. S., sec. 5325, p. 1035.

SEC. 324. No conviction or judgment shall work corruption of blood or any forfeiture of estate.

Corruption of blood and forfeiture of estate excluded.  
R. S., sec. 5326, p. 1035.

SEC. 325. The punishment of whipping and of standing in the pillory shall not be inflicted.

Whipping and pillory abolished.  
R. S., sec. 5327, p. 1035.

SEC. 326. Nothing in this Title shall be held to take away or impair the jurisdiction of the courts of the several States under the laws thereof.

Jurisdiction of state courts.  
R. S., sec. 5328, p. 1035.

SEC. 327. Whenever, by the judgment of any court or judicial officer of the United States, in any criminal proceeding, any person is sentenced to two kinds of punishment, the one pecuniary and the other corporal, the President shall have full discretionary power to pardon or remit, in whole or in part, either one of the two kinds, without, in any manner, impairing the legal validity of the other kind, or of any portion of either kind, not pardoned or remitted.

Pardoning power.  
R. S., sec. 5330, p. 1035.

SEC. 328. All Indians committing against the person or property of another Indian or other person any of the following crimes, namely—murder, manslaughter, rape, assault with intent to kill, assault with a dangerous weapon, arson, burglary, and larceny, within any Territory of the United States, and either within or without an Indian reservation, shall be subject therefor to the laws of such Territory relating to said crimes, and shall be tried therefor in the same courts and in the same manner and shall be subject to the same penalties as are all other persons charged with the commission of said crimes, respectively; and the said courts are hereby given jurisdiction in all such cases. And all such Indians committing any of the above-named crimes against the person or property of another Indian or other person within the boundaries of any State of the United States, and within the limits of any Indian reservation, shall be subject to the same laws, tried in the same courts and in the same manner, and be subject to the same penalties as are all other persons committing any of the above crimes within the exclusive jurisdiction of the United States: *Provided*, That any Indian who shall commit the offense of rape upon any female Indian within the limits of any Indian reservation shall be imprisoned at the discretion of the court.

Indians committing certain crimes.  
Vol. 28, p. 385.  
Vol. 29, p. 487.

Acts on reservations, etc.

Punishment for.

*Proviso.*  
Rape on Indian woman.

SEC. 329. The circuit and district courts of the United States for the district of South Dakota shall have jurisdiction to hear, try, and determine all actions and proceedings in which any person shall be charged with the crime of murder, manslaughter, rape, assault with intent to kill, assault with a dangerous weapon, arson, burglary, or larceny,

Crimes committed on Indian reservations in South Dakota.  
Vol. 32, p. 793.

committed within the limits of any Indian reservation in the State of South Dakota. Any person convicted of murder, manslaughter, rape, arson, or burglary, committed within the limits of any such reservation, shall be subject to the same punishment as is imposed upon persons committing said crimes within the exclusive jurisdiction of the United States: *Provided*, That any Indian who shall commit the crime of rape upon any female Indian within any such reservation shall be imprisoned at the discretion of the court. Any person convicted of the crime of assault with intent to kill, assault with a dangerous weapon, or larceny, committed within the limits of any such reservation, shall be subject to the same punishment as is provided in cases of other persons convicted of any of said crimes under the laws of the State of South Dakota. This section is passed in pursuance of the cession of jurisdiction contained in chapter one hundred and six, Laws of South Dakota, nineteen hundred and one.

*Proviso.*  
Rape of female Indian.

Qualified verdicts in certain cases.  
Vol. 29, p. 487.

Delivery of body of executed offender for dissection.  
R. S., sec. 5340, p. 1038.

Principals defined.  
R. S., secs. 5323, 5427, pp. 1085, 1062.

Punishment of accessories.  
R. S., secs. 5533-5535, p. 1072.

Accessories to robbery or piracy.  
R. S., secs. 5324, 5533, pp. 1035, 1072.

Felonies and misdemeanors.

Place of committal of murder or manslaughter determined.

Construction of designated words.

SEC. 330. In all cases where the accused is found guilty of the crime of murder in the first degree, or rape, the jury may qualify their verdict by adding thereto "without capital punishment;" and whenever the jury shall return a verdict qualified as aforesaid, the person convicted shall be sentenced to imprisonment for life.

SEC. 331. The court before which any person is convicted of murder in the first degree, or rape, may, in its discretion, add to the judgment of death, that the body of the offender be delivered to a surgeon for dissection; and the marshal who executes such judgment shall deliver the body, after execution, to such surgeon as the court may direct; and such surgeon, or some person appointed by him, shall receive and take away the body at the time of execution.

SEC. 332. Whoever directly commits any act constituting an offense defined in any law of the United States, or aids, abets, counsels, commands, induces, or procures its commission, is a principal.

SEC. 333. Whoever, except as otherwise expressly provided by law, being an accessory after the fact to the commission of any offense defined in any law of the United States, shall be imprisoned not exceeding one-half the longest term of imprisonment, or fined not exceeding one-half the largest fine prescribed for the punishment of the principal, or both, if the principal is punishable by both fine and imprisonment; or if the principal is punishable by death, then an accessory shall be imprisoned not more than ten years.

SEC. 334. Whoever, without lawful authority, receives or takes into custody any vessel, goods, or other property, feloniously taken by any robber or pirate against the laws of the United States, knowing the same to have been feloniously taken, and whoever, knowing that such pirate or robber has done or committed any such piracy or robbery, on the land or at sea, receives, entertains, or conceals any such pirate or robber, is an accessory after the fact to such robbery or piracy, and shall be imprisoned not more than ten years.

SEC. 335. All offenses which may be punished by death, or imprisonment for a term exceeding one year, shall be deemed felonies. All other offenses shall be deemed misdemeanors.

SEC. 336. In all cases of murder or manslaughter, the crime shall be deemed to have been committed at the place where the injury was inflicted, or the poison administered, or other means employed which caused the death, without regard to the place where the death occurs.

SEC. 337. Words used in this title in the present tense include the future as well as the present; words used in the masculine gender include the feminine and neuter; the singular number includes the plural, and the plural the singular; the word "person" and the word "whoever" include a corporation as well as a natural person; writing includes printing and typewriting, and signature or subscription

includes a mark when the person making the same intended it as such. The words "this title," wherever they occur herein, shall be construed to mean this Act.

SEC. 338. The omission of the words "hard labor" from the provisions prescribing the punishment in the various sections of this Act, shall not be construed as depriving the court of the power to impose hard labor as a part of the punishment, in any case where such power now exists.

SEC. 339. The arrangement and classification of the several sections of this title have been made for the purpose of a more convenient and orderly arrangement of the same, and therefore no inference or presumption of a legislative construction is to be drawn by reason of the chapters under which any particular section is placed.

SEC. 340. The crimes and offenses defined in this Title shall be cognizable in the circuit and district courts of the United States, as prescribed in sections five hundred and sixty-three and six hundred and twenty-nine of the Revised Statutes.

Effect of omitting "hard labor."

Arrangement and classification of sections.

Jurisdiction of circuit and district courts.  
R. S., secs. 563, 629, pp. 94, 110.

## CHAPTER FIFTEEN.

### REPEALING PROVISIONS.

Repealing provisions.

Sec.	Sec.
341. Sections, acts, and parts of acts repealed.	343. Prosecutions and punishments.
342. Accrued rights, etc., not affected.	344. Acts of limitation.
	345. Date this act shall be effective.

SEC. 341. The following sections of the Revised Statutes and Acts and parts of Acts are hereby repealed:

Sections, acts, and parts of acts repealed.

Sections four hundred and twelve, fifteen hundred and fifty-three, sixteen hundred and sixty-eight; sections seventeen hundred and eighty to seventeen hundred and eighty-three, both inclusive; sections seventeen hundred and eighty-five, seventeen hundred and eighty-seven, seventeen hundred and eighty-eight, seventeen hundred and eighty-nine, twenty-three hundred and seventy-three, twenty-four hundred and twelve, thirty-five hundred and eighty-three, thirty-seven hundred and eight, thirty-seven hundred and thirty-nine, thirty-seven hundred and forty, thirty-seven hundred and forty-two, thirty-eight hundred and thirty-two, thirty-eight hundred and fifty-one, thirty-eight hundred and sixty-nine, thirty-eight hundred and eighty-seven; sections thirty-eight hundred and ninety to thirty-eight hundred and ninety-four, both inclusive; section thirty-eight hundred and ninety-nine; sections thirty-nine hundred and twenty-two to thirty-nine hundred and twenty-five, both inclusive; sections thirty-nine hundred and forty-seven, thirty-nine hundred and fifty-four, thirty-nine hundred and seventy-seven, thirty-nine hundred and seventy-nine; sections thirty-nine hundred and eighty-one to thirty-nine hundred and eighty-six, both inclusive; sections thirty-nine hundred and eighty-eight, thirty-nine hundred and ninety-two, thirty-nine hundred and ninety-five, thirty-nine hundred and ninety-six, four thousand and thirteen, four thousand and sixteen, four thousand and thirty, four thousand and fifty-three, fifty-one hundred and eighty-eight, fifty-one hundred and eighty-nine; sections fifty-two hundred and eighty-one to fifty-two hundred and ninety-one, both inclusive; sections fifty-three hundred and twenty-three to fifty-three hundred and ninety-five, both inclusive; sections fifty-three hundred and ninety-eight to fifty-four hundred and ten, both inclusive; sections fifty-four hundred and thirteen to fifty-four hundred and eighty-four, both inclusive; sections fifty-four

R. S., secs. 412, 1553, 1668.

R. S., secs. 1780-1783, 1785, 1787-1789.

R. S., secs. 2373, 2412, 3583, 3708, 3739.

R. S., secs. 3740, 3742, 3832, 3851, 3869.

R. S., secs. 3887, 3890-3894.

R. S., secs. 3899, 3922-3925.

R. S., secs. 3947, 3964, 3977.

R. S., secs. 3979, 3981-3986, 3988, 3992, 3995.

R. S., secs. 3996, 4013, 4016, 4030, 4053, 5188.

R. S., secs. 5189, 5231-5291, 5323-5395.

R. S., secs. 5398-5410, 5413-5484, 5487-5510.

hundred and eighty-seven to fifty-five hundred and ten, both inclusive; sections fifty-five hundred and sixteen, fifty-five hundred and eighteen, fifty-five hundred and nineteen; sections fifty-five hundred and twenty-four to fifty-five hundred and thirty-five, both inclusive; sections fifty-five hundred and fifty-one to fifty-five hundred and sixty-seven, both inclusive, of the Revised Statutes:

R. S., sec. 3829, p. 750.

That part of section thirty-eight hundred and twenty-nine of the Revised Statutes which reads as follows: "And every person who, without authority from the Postmaster-General, sets up or professes to keep any office or place of business bearing the sign, name, or title of post-office, shall, for every such offense, be liable to a penalty of not more than five hundred dollars;"

R. S., sec. 3867, p. 755.

That part of section thirty-eight hundred and sixty-seven of the Revised Statutes which reads as follows: "And any person not connected with the letter-carrier branch of the postal service who shall wear the uniform which may be prescribed shall, for every such offense, be punishable by a fine of not more than one hundred dollars, or by imprisonment for not more than six months, or both;"

R. S., sec. 4046, p. 779.

That part of section four thousand and forty-six of the Revised Statutes which reads as follows: "Every postmaster, assistant, clerk, or other person employed in or connected with the business or operations of any money-order office who converts to his own use, in any way whatever, or loans, or deposits in any bank, except as authorized by this title, or exchanges for other funds, any portion of the public money-order funds, shall be deemed guilty of embezzlement; and any such person, as well as every other person advising or participating therein, shall, for every such offense, be imprisoned for not less than six months nor more than ten years, and be fined in a sum equal to the amount embezzled; and any failure to pay over or produce any money-order funds intrusted to such person shall be taken to be prima facie evidence of embezzlement; and upon the trial of any indictment against any person for such embezzlement, it shall be prima facie evidence of a balance against him to produce a transcript from the money-order account books of the Sixth Auditor. But nothing herein contained shall be construed to prohibit any postmaster depositing, under the direction of the Postmaster-General, in a national bank designated by the Secretary of the Treasury for that purpose, to his own credit as postmaster, any money order or other funds in his charge, nor prevent his negotiating drafts or other evidences of debt through such bank, or through United States disbursing officers, or otherwise, when instructed or required to do so by the Postmaster-General, for the purpose of remitting surplus money-order funds from one post-office to another, to be used in payment of money orders."

Vol. 18, p. 250.

"An Act to protect lines of telegraph constructed or used by the United States from malicious injury and obstruction," approved June twenty-third, eighteen hundred and seventy-four;

Vol. 18, p. 251.

"An Act to protect persons of foreign birth against forcible constraint or involuntary servitude," approved June twenty-third, eighteen hundred and seventy-four;

Vol. 18, p. 235.

That part of "An Act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," approved June twenty-third, eighteen hundred and seventy-four, which reads as follows: "That any postmaster who shall affix his signature to the approval of any bond of a bidder or to the certificate of sufficiency of sureties in any contract before the said bond or contract is signed by the bidder or contractor and his sureties, or shall knowingly, or without the exercise of due diligence, approve any bond of a bidder with insufficient sureties, or shall knowingly make any false or fraudulent certificate, shall be forthwith dismissed from office and

be thereafter disqualified from holding the office of postmaster, and shall also be deemed guilty of a misdemeanor, and on conviction thereof be punished by a fine not exceeding five thousand dollars, or by imprisonment not exceeding one year, or both;”

Sections one, two, and three of “An Act to protect ornamental and other trees on Government reservations and on lands purchased by the United States, and for other purposes,” approved March third, eighteen hundred and seventy-five;

Vol. 18, pp. 481, 482.

“An Act to punish certain larcenies and the receivers of stolen goods,” approved March third, eighteen hundred and seventy-five;

Vol. 18, p. 479.

“An Act to amend section fifty-four hundred and fifty-seven of the Revised Statutes of the United States, relating to counterfeiting,” approved January sixteenth, eighteen hundred and seventy-seven;

Vol. 19, p. 223.

That part of section five of “An Act establishing post-roads, and for other purposes,” approved March third, eighteen hundred and seventy-seven, which reads as follows: “And if any person shall make use of any such official envelope to avoid the payment of postage on his private letter, package, or other matter in the mail, the person so offending shall be deemed guilty of a misdemeanor and subject to a fine of three hundred dollars, to be prosecuted in any court of competent jurisdiction;”

Vol. 19, p. 336.

That part of section one of “An Act making appropriations for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-nine, and for other purposes,” approved June seventeenth, eighteen hundred and seventy-eight, which reads as follows: “And any postmaster who shall make a false return to the auditor, for the purpose of fraudently increasing his compensation under the provisions of this or any other Act, shall be deemed guilty of a misdemeanor, and, on conviction thereof, shall be fined in a sum not less than fifty nor more than five hundred dollars, or imprisoned for a term not exceeding one year, or punished by both such fine and imprisonment, in the discretion of the court; and no postmaster of any class, or other person connected with the postal service, intrusted with the sale or custody of postage stamps, stamped envelopes, or postal cards, shall use or dispose of them in the payment of debts or in the purchase of merchandise or other salable articles, or pléde or hypothecate the same, or sell or dispose of them except for cash, or sell or dispose of postage stamps or postal cards for any larger or less sum than the values indicated on their faces, or sell or dispose of stamped envelopes for a larger or less sum than is charged therefor by the Post-Office Department for like quantities, or sell or dispose of postage stamps, stamped envelopes, or postal cards otherwise than as provided by law and the regulations of the Post-Office Department; and any postmaster or other person connected with the postal service who shall violate any of these provisions shall be deemed guilty of a misdemeanor, and, on conviction thereof, shall be fined in any sum not less than fifty nor more than five hundred dollars, or imprisoned for a term not exceeding one year;”

Vol. 20, p. 141.

“An Act to amend section fifty-four hundred and ninety-seven of the Revised Statutes, relating to embezzlement by officers of the United States,” approved February third, eighteen hundred and seventy-nine;

Vol. 20, p. 280.

That part of section one of “An Act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes,” approved March third, eighteen hundred and seventy-nine, which reads as follows: “That nothing contained in section thirty-nine hundred and eighty-two of the Revised Statutes shall be construed as prohibiting any person from receiving and delivering to the nearest post-

Vol. 20, pp. 356, 359, 361, 362.

office or postal car mail matter properly stamped." Also sections thirteen, twenty-three, twenty-seven, and twenty-eight of said Act; "An Act to amend section fifty-four hundred and forty of the Revised Statutes," approved May seventeenth, eighteen hundred and seventy-nine;

Vol. 21, p. 4.

Sections one, three, and four of "An Act to amend section fifty-three hundred and fifty-two of the Revised Statutes of the United States, in reference to bigamy, and for other purposes," approved March twenty-second, eighteen hundred and eighty-two;

Vol. 22, pp. 30, 31.

Sections eleven, twelve, thirteen, fourteen, and fifteen of "An Act to regulate and improve the civil service of the United States," approved January sixteenth, eighteen hundred and eighty-three;

Vol. 22, pp. 406, 407.

"An Act making it a felony for a person to falsely and fraudulently assume or pretend to be an officer or employee acting under authority of the United States or any department or officer thereof, and prescribing a penalty therefor," approved April eighteenth, eighteen hundred and eighty-four;

Vol. 23, p. 11.

"An Act to prevent and punish the counterfeiting within the United States of notes, bonds, or other securities of foreign governments," approved May sixteenth, eighteen hundred and eighty-four;

Vol. 23, p. 22.

Section nine of "An Act making appropriations for the current and contingent expenses of the Indian Department and for fulfilling treaty stipulations with various Indian tribes for the year ending June thirtieth, eighteen hundred and eighty-six, and for other purposes," approved March third, eighteen hundred and eighty-five;

Vol. 23, p. 385.

Section two of "An Act to amend the Act entitled 'An Act to modify the money-order system, and for other purposes,' approved March third, eighteen hundred and eighty-three," approved January third, eighteen hundred and eighty-seven;

Vol. 24, p. 355.

Sections three, four, five, nine, and ten of "An Act to amend an Act entitled 'An Act to amend section fifty-three hundred and fifty-two of the Revised Statutes of the United States, in reference to bigamy, and for other purposes,' approved March twenty-second, eighteen hundred and eighty-two," approved March third, eighteen hundred and eighty-seven;

Vol. 24, pp. 635, 636.

Section two of "An Act relating to permissible marks, printing or writing, upon second, third, and fourth class matter, and to amend the twenty-second and twenty-third sections of an Act entitled 'An Act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes,'" approved January twentieth, eighteen hundred and eighty-eight;

Vol. 25, p. 2.

"An Act to amend section fifty-three hundred and eighty-eight of the Revised Statutes of the United States in relation to timber deprecations," approved June fourth, eighteen hundred and eighty-eight;

Vol. 25, p. 166.

"An Act relating to postal crimes, and amendatory of the statutes therein mentioned," approved June eighteenth, eighteen hundred and eighty-eight;

Vol. 25, p. 187.

"An Act amendatory of 'An Act relating to postal crimes and amendatory of the statutes therein mentioned,' approved June eighteenth, eighteen hundred and eighty-eight, and for other purposes," approved September twenty-sixth, eighteen hundred and eighty-eight;

Vol. 25, p. 496.

"An Act to punish, as a felony, the carnal and unlawful knowing of any female under the age of sixteen years," approved February ninth, eighteen hundred and eighty-nine;

Vol. 25, p. 658.

Sections one and two of "An Act to punish dealers and pretended dealers in counterfeit money and other fraudulent devices for using the United States mails," approved March second, eighteen hundred and eighty-nine;

Vol. 25, p. 873.

Section one of "An Act to amend certain sections of the Revised Statutes relating to lotteries, and for other purposes," approved September nineteenth, eighteen hundred and ninety;

Vol. 26, p. 465.

"An Act further to prevent counterfeiting or manufacture of dies, tools, or other implements used in counterfeiting, and providing penalties therefor, and providing for the issue of search warrants in certain cases," approved February tenth, eighteen hundred and ninety-one;

Vol. 26, p. 742.

"An Act to amend sections fifty-three hundred and sixty-five and fifty-three hundred and sixty-six of the Revised Statutes relating to barratry on the high seas," approved August sixth, eighteen hundred and ninety-four;

Vol. 28, p. 238.

Sections one and two of "An Act for the suppression of lottery traffic through national and interstate commerce and the postal service, subject to the jurisdiction and laws of the United States," approved March second, eighteen hundred and ninety-five;

Vol. 28, p. 963.

"An Act to prohibit prize fighting and pugilism and fights between men and animals, and to provide penalties therefor in the Territories and the District of Columbia," approved February seventh, eighteen hundred and ninety-six;

Vol. 29, p. 5.

That part of "An Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, eighteen hundred and ninety-five," approved August eighth, eighteen hundred and ninety-four, and that part of "An Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, eighteen hundred and ninety-six," approved March second, eighteen hundred and ninety-five, and that part of "An Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, eighteen hundred and ninety-seven," approved April twenty-fifth, eighteen hundred and ninety-six, which reads as follows: "Any person who shall knowingly issue or publish any weather forecasts or warnings of weather conditions falsely representing such forecasts or warnings to have been issued or published by the Weather Bureau, United States Signal Service, or other branch of the government service, shall be deemed guilty of a misdemeanor, and, on conviction thereof, for each offense be fined in a sum not exceeding five hundred dollars, or imprisoned not to exceed ninety days, or be both fined and imprisoned, in the discretion of the court;"

Vol. 28, pp. 274, 737.

Vol. 29, p. 106.

That part of "An Act making appropriations for current and contingent expenses of the Indian Department and fulfilling treaty stipulations with various Indian tribes for the fiscal year ending June thirtieth, eighteen hundred and ninety-seven, and for other purposes," approved June tenth, eighteen hundred and ninety-six, which reads as follows: "Provided further, That hereafter it shall be unlawful for any person to destroy, deface, change, or remove to another place and section corner, quarter-section corner, or meander post on any Government line of survey, or to cut down any witness tree or any tree blazed to mark the line of a Government survey, or to deface, change, or remove any monument or bench mark of any Government survey. That any person who shall offend against any of the provisions of this paragraph shall be deemed guilty of a misdemeanor, and, upon conviction thereof in any court, shall be fined not exceeding two hundred and fifty dollars or be imprisoned not more than one hundred days. All the fines accruing under this paragraph shall be paid into the Treasury, and the informer in each case of conviction shall be paid the sum of twenty-five dollars;"

Vol. 29, p. 343.

"An Act to reduce the cases in which the penalty of death may be inflicted," approved January fifteenth, eighteen hundred and ninety-seven;

Vol. 29, p. 487.

Vol. 29, p. 512.

"An Act to prevent the carrying of obscene literature and articles designed for indecent and immoral use from one State or Territory into another State or Territory," approved February eighth, eighteen hundred and ninety-seven;

Vol. 29, p. 594.

"An Act to prevent forest fires on the public domain," approved February twenty-fourth, eighteen hundred and ninety-seven;

Vol. 29, p. 595.

"An Act to prevent the purchasing of or speculating in claims against the Federal Government by United States officers," approved February twenty-fifth, eighteen hundred and ninety-seven;

Vol. 29, p. 625.

"An Act to amend section fifty-four hundred and fifty-nine of the Revised Statutes, prescribing the punishment for mutilating United States coins, and for uttering or passing or attempting to utter or pass such mutilated coins," approved March third, eighteen hundred and ninety-seven;

Vol. 29, p. 691.

Section eighteen of "An Act to amend the laws relating to navigation," approved March third, eighteen hundred and ninety-seven;

Vol. 30, p. 442.

That part of section one of "An Act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirteenth, eighteen hundred and ninety-nine," approved June thirteenth, eighteen hundred and ninety-eight, which reads as follows: "Provided, That any person or persons who shall place or cause to be placed any matter in the mails during the regular weighing period, for the purpose of increasing the weight of the mails with intent to cause an increase in the compensation of the railroad mail carrier over whose route such mail matter may pass, shall be deemed guilty of a misdemeanor, and shall on conviction thereof be fined not less than five hundred dollars nor more than twenty thousand dollars, and shall be imprisoned at hard labor not less than thirty days nor more than five years;"

Vol. 30, p. 209.

Section seventeen of "An Act to provide revenue for the Government, and to encourage the industries of the United States," approved July twenty-fourth, eighteen hundred and ninety-seven;

Vol. 32, p. 1175.

Section three of an Act entitled "An Act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, nineteen hundred and four, and for other purposes," approved March third, nineteen hundred and three;

Vol. 30, p. 717.

"An Act to protect the harbor defenses and fortifications constructed or used by the United States from malicious injury, and for other purposes," approved July seventh, eighteen hundred and ninety-eight;

Vol. 31, p. 169.

"An Act to amend an Act entitled 'An Act to prevent forest fires on the public domain,' approved February twenty-fourth, eighteen hundred and ninety-seven," approved May fifth, nineteen hundred;

Vol. 31, p. 188.

Sections two, three, and four of "An Act to enlarge the powers of the Department of Agriculture, prohibit the transportation by interstate commerce of game killed in violation of local laws, and for other purposes," approved May twenty-fifth, nineteen hundred;

Vol. 32, p. 33.

"An Act to prevent the sale of firearms, opium, and intoxicating liquors in certain islands of the Pacific," approved February fourteenth, nineteen hundred and two;

Vol. 32, p. 727.

"An Act for the suppression of train robbery in the Territories of the United States and elsewhere, and for other purposes," approved July first, nineteen hundred and two;

Vol. 32, p. 793.

"An Act conferring jurisdiction upon the circuit and district courts for the district of South Dakota in certain cases, and for other purposes," approved February second, nineteen hundred and three;

Vol. 32, p. 1223.

"An Act to amend section three of the 'Act further to prevent counterfeiting or manufacturing of dies, tools, or other implements used in manufacturing,' and so forth, approved February tenth, eighteen hundred and ninety-one," approved March third, nineteen hundred and three;

"An Act for the protection of the Bull Run Forest Reserve and the sources of the water supply of the city of Portland, State of Oregon," approved April twenty-eighth, nineteen hundred and four;

Vol. 33, p. 526.

"An Act to amend the Act of February eighth, eighteen hundred and ninety-seven, entitled 'An Act to prevent the carrying of obscene literature and articles designed for indecent and immoral use from one State or Territory into another State or Territory,' so as to prevent the importation and exportation of the same," approved February eighth, nineteen hundred and five;

Vol. 33, p. 705.

"An Act to amend section thirteen of chapter three hundred and ninety-four of the Supplement to the Revised Statutes of the United States," approved March second, nineteen hundred and five;

Vol. 33, p. 823.

Section five of "An Act to amend sections forty-four hundred and seventeen, forty-four hundred and fifty-three, forty-four hundred and eighty-eight, and forty-four hundred and ninety-nine of the Revised Statutes relating to misconduct by officers or owners of vessels," approved March third, nineteen hundred and five;

Vol. 33, p. 1025.

"An Act to punish the cutting, chipping, or boxing of trees on the public lands," approved June fourth, nineteen hundred and six.

Vol. 34, p. 208.

Sections sixteen, seventeen, and nineteen of "An Act to establish a bureau of immigration and naturalization, and to provide for a uniform rule for the naturalization of aliens throughout the United States," approved June twenty-ninth, nineteen hundred and six.

Vol. 34, p. 602.

An Act entitled "An Act to prohibit corporations from making money contributions in connection with political elections," approved January twenty-sixth, nineteen hundred and seven.

Vol. 34, p. 864.

An Act entitled "An Act to amend sections one, two, and three of an Act entitled 'An Act to prohibit shanghaiing in the United States,' approved June twenty-eighth, nineteen hundred and six," approved March second, nineteen hundred and seven.

Vol. 34, p. 1233.

An Act entitled "An Act to promote the safe transportation in interstate commerce of explosives and other dangerous articles, and to provide penalties for its violation," approved May thirtieth, nineteen hundred and eight.

*Ante*, p. 554.

An Act entitled An "Act to amend section fifty-four hundred and thirty-eight of the Revised Statutes," approved May thirtieth, nineteen hundred and eight.

*Ante*, p. 555.

Also all other sections and parts of sections of the Revised Statutes and Acts and parts of Acts of Congress, in so far as they are embraced within and superseded by this Act, are hereby repealed; the remaining portions thereof to be and remain in force with the same effect and to the same extent as if this Act had not been passed.

General repeal.

SEC. 342. The repeal of existing laws or modifications thereof embraced in this title shall not affect any act done, or any right accruing or accrued, or any suit or proceeding had or commenced in any civil cause prior to said repeal or modifications, but all liabilities under said laws shall continue and may be enforced in the same manner as if said repeal or modifications had not been made.

Pending actions, etc., not affected.

SEC. 343. All offenses committed, and all penalties, forfeitures, or liabilities incurred prior to the taking effect hereof, under any law embraced in, or changed, modified, or repealed by this title, may be prosecuted and punished in the same manner and with the same effect as if this Act had not been passed.

Prosecutions, etc., prior to taking effect of this law.

SEC. 344. All acts of limitation, whether applicable to civil causes and proceedings, or for the recovery of penalties or forfeitures, embraced in, modified, changed, or repealed by this title, shall not be affected thereby; and all suits or proceedings for causes arising or acts done or committed prior to the taking effect hereof may be commenced and prosecuted within the same time and with the same effect as if said repeal had not been made.

Limitations.

Prosecution, etc.

SEC. 345. This Act shall take effect and be in force on and after the first day of January, nineteen hundred and ten.

In effect January 1 1910.

Approved, March 4, 1909.

## RESOLUTIONS.

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December 17, 1908.  
[H. J. Res. 206.]

[Pub. Res., No. 33.]

[No. 1.] Joint Resolution To pay the officers and employees of the Senate and House of Representatives their respective salaries for the month of December, nineteen hundred and eight, on the nineteenth day of said month.

Officers, etc., of Congress to be paid December salaries, December 19, 1908.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate and the Clerk of the House of Representatives be, and they are hereby, authorized and instructed to pay the officers and employees of the Senate and House of Representatives, including the Capitol Police, their respective salaries for the month of December, nineteen hundred and eight, on the nineteenth day of said month.*

Approved, December 17, 1908.

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January 6, 1909.  
[H. J. Res. 208.]

[Pub. Res., No. 34.]

House Office Building.  
Appropriation for expenses.

[No. 2.] Joint Resolution Providing for expenses of the House Office Building.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to supply a deficiency in the appropriation for maintenance, including heating, lighting, and ventilation, miscellaneous items, and for all necessary services for the House of Representatives Office Building for the fiscal year nineteen hundred and nine, the sum of twenty-eight thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated.*

Approved, January 6, 1909.

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January 22, 1909.  
[H. J. Res. 216.]

[Pub. Res., No. 35.]

Abraham Lincoln.  
Special postage stamps in commemoration of birth of, authorized.

[No. 3.] Joint Resolution For a special Lincoln postage stamp.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General is hereby authorized to design and issue a special postage stamp of the denomination of two cents in commemoration of the one hundredth anniversary of the birth of Abraham Lincoln.*

Approved, January 22, 1909.

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January 26, 1909.  
[H. J. Res. 232.]

[Pub. Res., No. 36.]

Mississippi and Louisiana.  
May fix their boundary lines and determine jurisdiction of crimes committed on Mississippi River, etc.

[No. 4.] Joint Resolution To enable the States of Mississippi and Louisiana to agree upon a boundary line and to determine the jurisdiction of crimes committed on the Mississippi River and adjacent territory.

*Resolved by the Senate and House of Representative of the United States of America in Congress assembled, That the consent of the Congress of the United States is hereby given to the States of Mississippi and Louisiana to enter into such agreement or compact as they may deem desirable or necessary, not in conflict with the Constitution of the United States, or any law thereof, to fix the boundary line between*

said States, where the Mississippi River now, or formerly, formed the said boundary line and to cede respectively each to the other such tracts or parcels of the territory of each State as may have become separated from the main body thereof by changes in the course or channel of the Mississippi River and also to adjudge and settle the jurisdiction to be exercised by said States, respectively, over offences arising out of the violation of the laws of said States upon the waters of the Mississippi River.

Approved, January 26, 1909.

[No. 5.] Joint Resolution To enable the States of Mississippi and Arkansas to agree upon a boundary line and to determine the jurisdiction of crimes committed on the Mississippi River and adjacent territory.

January 26, 1909.  
[H. J. Res. 233.]

[Pub. Res., No. 37.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of the Congress of the United States is hereby given to the States of Mississippi and Arkansas to enter into such agreement or compact as they may deem desirable or necessary, not in conflict with the Constitution of the United States, or any law thereof, to fix the boundary line between said States, where the Mississippi River now, or formerly, formed the said boundary line and to cede respectively each to the other such tracts or parcels of the territory of each State as may have become separated from the main body thereof by changes in the course or channel of the Mississippi River and also to adjudge and settle the jurisdiction to be exercised by said States, respectively, over offences arising out of the violation of the laws of said States upon the waters of the Mississippi River.*

Approved, January 26, 1909.

Mississippi and Arkansas.  
May fix their boundary lines and determine jurisdiction of crimes committed on Mississippi River, etc.

[No. 6.] Joint Resolution Authorizing the granting of permits to the committee on inaugural ceremonies on the occasion of the inauguration of the President-elect on March fourth, nineteen hundred and nine, and so forth.

January 27, 1909.  
[H. J. Res. 202.]

[Pub. Res., No. 38.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized and directed to grant a permit to the committee on inaugural ceremonies for the use of the Pension building in the city of Washington, except such rooms therein as are used and occupied for the payment of pensions, on the occasion of the inauguration of the President-elect on the fourth day of March, nineteen hundred and nine, subject to such restrictions and regulations and limitations as to space as the said Secretary may prescribe in respect of the period and manner of such use, including all necessary safeguards against fire and for the extinguishing of fire.*

District of Columbia.  
Inauguration of President.  
Use of Pension building, etc., authorized

SEC. 2. That the Secretary of War is hereby authorized to grant permits, under such restrictions as he may deem necessary, to the committee on inaugural ceremonies for the use of any reservations or other public spaces in the city of Washington on the occasion of the inauguration of the President-elect on the fourth day of March, nineteen hundred and nine, which, in his opinion, will inflict no serious or permanent injuries upon such reservations or public spaces or statuary thereon; and the Commissioners of the District of Columbia may designate for such and other purposes on the occasion aforesaid such streets, avenues, and sidewalks in said city of Washington as they may deem proper and necessary: *Provided, however,* That all stands or platforms that may be erected on the public spaces aforesaid shall be under the supervision of the said inaugural committee and in accordance with

Reservations, etc.

Streets, avenues, etc.

*Provided.*  
Stands, etc., supervision of, etc.

the plans and designs to be approved by the Engineer Commissioner of the District of Columbia, the officer in charge of public buildings and grounds, and the Superintendent of the United States Capitol Building and Grounds: *And provided further*, That the reservations or public spaces occupied by the stands or other structures shall be restored to their original condition before such occupation, and that the inaugural committee shall indemnify the War Department for any damage to structures of any kind whatsoever upon such reservations or spaces.

Indemnification for damages.

Use of overhead wires for illumination.

Provisos. Supervision of the work.

Time limit.

Removal of wires.

No expense, etc., to United States.

Appropriation for maintenance of public order.

Regulations.

Publication.

Penalty.

Public-comfort stations. Appropriation for expenses.

SEC. 3. That the Commissioners of the District of Columbia are hereby authorized to permit the committee on illumination of the inaugural committee for the inaugural ceremonies, March, nineteen hundred and nine, to stretch suitable overhead conductors, with sufficient supports wherever necessary and in the nearest practicable connection with the present supply of light, for the purpose of effecting the said illumination: *Provided*, That if it shall be necessary to erect wires for illuminating purposes over any park or reservation in the District of Columbia the work of erection and removal of said wires shall be under the supervision of the official in charge of said park or reservation: *Provided further*, That the said conductors shall not be used for the conveying of electrical currents after March seventh, nineteen hundred and nine, and shall, with their supports, be fully and entirely removed from the streets and avenues of the said city of Washington on or before March fifteenth, nineteen hundred and nine: *And provided further*, That the stretching and removing of the said wires shall be under the supervision of the Commissioners of the District of Columbia, who shall see that the provisions of this resolution are enforced; that all needful precautions are taken for the protection of the public, and that the pavement of any street, avenue, or alley disturbed is replaced in as good condition as before entering upon the work herein authorized: *And provided further*, That no expense or damage on account of or due to the stretching, operation, or removing of the said temporary overhead conductors shall be incurred by the United States or the District of Columbia.

SEC. 4. That twenty-three thousand dollars, or so much thereof as may be necessary, payable from any money in the Treasury not otherwise appropriated and from the revenues of the District of Columbia in equal parts, is hereby appropriated to enable the Commissioners of the District of Columbia to maintain public order and protect life and property in said District from the twenty-eighth of February to the tenth of March, nineteen hundred and nine, both inclusive. Said Commissioners are hereby authorized and directed to make all reasonable regulations necessary to secure such preservation of public order and protection of life and property and fixing fares by public conveyance, and to make special regulations respecting the standing, movements, and operating of vehicles of whatever character or kind during said period. Such regulations shall be in force one week prior to said inauguration, during said inauguration, and one week subsequent thereto, and shall be published in one or more of the daily newspapers published in the District of Columbia; and no penalty prescribed for the violation of any of such regulations shall be enforced until five days after such publication. Any person violating any of such regulations shall be liable for each such offense to a fine not to exceed one hundred dollars, in the police court of said District, and in default of payment thereof to imprisonment in the workhouse of said District for not longer than sixty days. And the sum of two thousand dollars, or so much thereof as may be necessary, is hereby likewise appropriated, to be expended by the Commissioners of the District of Columbia, for the construction, maintenance, and expenses incident to the operation of temporary public-comfort stations and information booths during the period aforesaid.

SEC. 5. That the Secretary of War and the Secretary of the Navy be, and they are hereby, authorized to loan to the committee on inaugural ceremonies such ensigns, flags, and so forth, belonging to the Government of the United States (except battle flags) that are not now in use and may be suitable and proper for decoration and may, in their judgment, be spared without detriment to the public service, such flags to be used in connection with said ceremonies by said committee under such regulations and restrictions as may be prescribed by the said Secretaries, or either of them, in decorating the fronts of public buildings and other places on the line of march between the Capitol and the Executive Mansion and the interior of the reception hall: *Provided*, That the loan of the said ensigns, flags, signal numbers, and so forth, to said chairman shall not take place prior to the twenty-fourth day of February, and they shall be returned by him by the tenth day of March, nineteen hundred and nine: *Provided further*, That the said committee shall indemnify the said departments, or either of them, for any loss or damage to such flags not necessarily incident to such use. That the Secretary of War is hereby authorized to loan to the inaugural committee, for the purpose of caring for the sick, injured, and infirm on the occasion of the inauguration of the President of the United States, March fourth, nineteen hundred and nine, such hospital tents and camp appliances and other necessaries, hospital furniture, and utensils of all descriptions, ambulances, horses, drivers, stretchers, and Red Cross flags and poles belonging to the Government of the United States as in his judgment may be spared and are not in use by the Government at the time of the inauguration: *And provided further*, That the inaugural committee shall indemnify the War Department for any loss or damage to such hospital tents and appliances as aforesaid not necessarily incident to such use: *And provided further*, That the said inaugural committee shall give bond, with security satisfactory to the Secretary of War, to do the same.

Loan of flags, etc.,  
for decorating.

*Provisos.*  
Time limit.

Indemnification for  
damages.

Loan of tents, etc.

Indemnification for  
damages, etc.

Bond.

Temporary tele-  
graph wires.

Removal of wires.

SEC. 6. That the Commissioners of the District of Columbia be, and they are hereby, authorized to permit the Western Union Telegraph Company and the Postal Telegraph Company to extend overhead wires into the Pension building and to such points along the line of parade as shall be deemed by the chief marshal convenient for use in connection with the parade and other inaugural purposes, the said wires to be taken down within ten days after the conclusion of the ceremonies on the fourth day of March, nineteen hundred and nine.

Approved January 27, 1909.

[No. 7.] Joint Resolution To enable the States of Tennessee and Arkansas to agree upon a boundary line and to determine the jurisdiction of crimes committed on the Mississippi River and adjacent territory.

February 4, 1909.  
[S. J. Res. 118.]

[Pub. Res., No. 39.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of the Congress of the United States is hereby given to the States of Tennessee and Arkansas to enter into such agreement or compact as they may deem desirable or necessary, not in conflict with the Constitution of the United States, or any law thereof, to fix the boundary line between said States, where the Mississippi River now, or formerly, formed the said boundary line, and to cede respectively each to the other such tracts or parcels of the territory of each State as may have become separated from the main body thereof by changes in the course or channel of the Mississippi River, and also to adjudge and settle the jurisdiction to be exercised by said States, respectively, over offenses arising out of the violation of the laws of said States upon the waters of the Mississippi River.

Tennessee and Arkansas.  
May fix their boundaries and determine jurisdiction of crimes committed on Mississippi River, etc.

Approved, February 4, 1909.

February 6, 1909.  
[H. J. Res. 200.]

[Pub. Res., No. 40.]

District of Columbia.  
Court-house corri-  
dors may be used by  
Fifth Maryland Na-  
tional Guard, etc.

[No. 8.] Joint Resolution Granting to the Fifth Regiment Maryland National Guard the use of the corridors of the court-house of the District of Columbia upon such terms and conditions as may be prescribed by the marshal of the District.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the marshal of the District of Columbia be, and he is hereby, authorized to permit the Fifth Regiment Maryland National Guard to occupy and use the corridors of the court-house of the District of Columbia from six o'clock in the evening of March third to seven o'clock in the evening of March fourth, nineteen hundred and nine, upon such terms and conditions as the marshal of the District shall impose upon the colonel of the Fifth Regiment Maryland National Guard.*

Approved, February 6, 1909.

February 9, 1909.  
[S. J. Res. 122.]

[Pub. Res., No. 41.]

Inaugural cere-  
monies.  
Appropriation for  
expenses at Capitol.

[No. 9.] Joint Resolution To enable the Secretary of the Senate and Clerk of the House of Representatives to pay the necessary expenses of the inaugural ceremonies of the President of the United States March fourth, nineteen hundred and nine.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to enable the Secretary of the Senate and Clerk of the House of Representatives to pay the necessary expenses of the inaugural ceremonies of the President of the United States March fourth, nineteen hundred and nine, in accordance with such programme as may be adopted by the joint committee of the Senate and House of Representatives, appointed under a concurrent resolution of the two Houses, including the pay for extra police for three days, at three dollars per day, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, sixteen thousand dollars, or so much thereof as may be necessary, the same to be immediately available.*

Approved, February 9, 1909.

February 11, 1909.  
[H. J. Res. 247.]

[Pub. Res., No. 42.]

Abraham Lincoln.  
February 12, 1909,  
made special legal  
holiday to commemo-  
rate birth of.

[No. 10.] Joint Resolution Relating to the celebration of the one hundredth anniversary of the birth of Abraham Lincoln and making the twelfth day of February, nineteen hundred and nine, a legal holiday, and for other purposes.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the twelfth day of February, nineteen hundred and nine, the same being the centennial anniversary of the birth of Abraham Lincoln, be, and the same is hereby, made a special legal holiday in the District of Columbia and the Territories of the United States.*

Proclamation.

*Be it further resolved, That the President be authorized to issue a proclamation in accordance with the foregoing, setting apart the twelfth day of February, nineteen hundred and nine, as a special legal holiday.*

Approved, February 11, 1909.

February 16, 1909.  
[S. J. Res. 115.]

[Pub. Res., No. 43.]

Kansas River, Kans.  
Harbor lines estab-  
lished in, at Kansas  
City.

[No. 11.] Joint Resolution Authorizing the Secretary of War to establish harbor lines in the Kansas River at Kansas City, Kansas.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to fix and establish pierhead and bulkhead lines, either or both, in the Kansas River at Kansas City, Kansas, beyond which no piers, wharves, bulkheads, or other works shall be extended or deposits made, except under such regulations as shall be prescribed from time to time by the Secretary of War.*

Regulations.

Approved, February 16, 1909.

[No. 12.] Joint Resolution Authorizing the Secretary of War to loan certain tents for use at the festival encampment of the North American Gymnastic Union, to be held at Cincinnati, Ohio, in June, nineteen hundred and nine.

February 17, 1909.

[H. J. Res. 226.]

[Pub. Res., No. 44.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to loan, at his discretion, to the executive committee of the North American Gymnastic Union, at Cincinnati, Ohio, having in charge the arrangements for the Thirtieth National Gymnastic Festival of the North American Gymnastic Union, to be held in Cincinnati, Ohio, in June, nineteen hundred and nine, three hundred and fifty tents, with poles, ridges, and pins for each: Provided, That no expense shall be caused the United States Government by the delivery and return of such property, the same to be delivered to said committee designated at such time prior to the date of said convention as may be agreed upon by the Secretary of War and August Herrmann, chairman of said executive committee: And provided further, That the Secretary of War shall, before delivering such property, take from said August Herrmann a good and sufficient bond for the safe return of said property in good order and condition, and the whole without expense to the United States.*

North American  
Gymnastic Union  
festival, Cincinnati,  
Ohio.  
Loan of tents to.

Provisos.  
No expense, etc.

Bond.

Approved, February 17, 1909.

[No. 13.] Joint Resolution To authorize the Secretary of War to furnish two condemned bronze cannon and cannon balls to the city of Bedford, Indiana.

February 18, 1909.

[H. J. Res. 234.]

[Pub. Res., No. 45.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to furnish to the city of Bedford, Indiana, to be placed at the monument erected in said city, two bronze or brass condemned cannons or fieldpieces, with their carriages and with suitable outfit of cannon balls, not needed for present service, and to be subject at all times to the orders of the Secretary of War: Provided, That no expense shall be incurred by the United States in the delivery of the same.*

Bedford, Ind.  
Condemned cannon  
donated to.

Proviso.  
No expense.

Approved, February 18, 1909.

[No. 14.] Joint Resolution Authorizing the Secretary of War to deliver a condemned cannon to the Grand Army of the Republic.

February 23, 1909.

[H. J. Res. 227.]

[Pub. Res., No. 46.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to deliver to the order of Cola D. R. Stowits, quartermaster-general of the Grand Army of the Republic, one dismantled condemned bronze cannon, used in the late civil war, to be used by the Grand Army of the Republic for the purpose of furnishing official badges of the order: Provided, That no expense shall be caused the United States of America through the delivery of said condemned cannon.*

Grand Army of the  
Republic.  
Condemned cannon  
donated to.

Proviso.  
No expense.

Approved, February 23, 1909.

February 24, 1909.  
[H. J. Res. 219.]

[No. 15.] Joint Resolution To accept the gift of Constitution Island, in the Hudson River, New York.

[Pub. Res., No. 47.]

Constitution Island,  
Hudson River, N. Y.  
Gift by Anna Bartlett Warner and Margaret Olivia Sage of, accepted.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the United States accepts with gratitude and appreciation the gift of Constitution Island so graciously and patriotically donated to the Government by Miss Anna Bartlett Warner and Mrs. Margaret Olivia Sage; and the Secretary of War is hereby authorized to receive a deed from Anna Bartlett Warner and Margaret Olivia Sage for the lands constituting Constitution Island, situated on the east side of the Hudson River, in Putnam County, New York, opposite the military reservation at West Point: *Provided,* That the lands so donated and deeded shall be assigned in perpetuity to the use of the United States Military Academy and shall form a part of the military reservation at West Point, New York, and no part of the said lands shall ever be used as a public picnic or excursion or amusement ground operated by private enterprise, individual or corporate, for profit: *Provided also,* That Miss Anna Bartlett Warner shall be permitted to reside on said island in full possession of her dwelling and the gardens and buildings appurtenant thereto during her natural life, and shall continue in the enjoyment of the privileges to which she is now entitled in virtue of her ownership.

*Proviso.*  
For use of Military Academy, etc.

Residence of donor on island permitted.

Approved, February 24, 1909.

February 24, 1909.  
[H. J. Res. 241.]

[No. 16.] Joint Resolution To authorize the Secretary of War to furnish one condemned bronze cannon and cannon balls to the city of Robinson, Illinois.

[Pub. Res., No. 48.]

Robinson, Ill.  
Condemned cannon donated to.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to furnish to the city of Robinson, Illinois, one bronze or brass condemned cannon or field-piece, with its carriage and with suitable outfit of cannon balls, not needed for present service, the same to be mounted and used on the public building grounds at said city, and to be subject at all times to the orders of the Secretary of War: *Provided,* That no expense shall be incurred by the United States in the delivery of the same.

*Proviso.*  
No expense.

Approved, February 24, 1909.

February 26 1909.  
[S. J. Res. 126.]

[No. 17.] Joint Resolution Authorizing the Secretary of War to donate six condemned cannon to the city of Cheyenne, Wyoming.

[Pub. Res., No. 49.]

Cheyenne, Wyo.  
Condemned cannon donated to.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to donate to the city of Cheyenne, in the State of Wyoming, six condemned bronze fieldpieces, with their carriages, which may be available and may not be needed in the service: *Provided,* That no expense shall be incurred by the United States in connection with the donation of the above-mentioned articles of ordnance property.

*Proviso.*  
No expense.

Approved, February 26, 1909.

[No. 18.] Joint Resolution To provide for an accounting of certain funds held in trust for the Chippewa Indians in Minnesota.

February 27, 1909.  
[S. J. Res. 88.]

[Pub. Res., No. 50.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury and the Secretary of the Interior be, and they are hereby, required to make to Congress a report of the moneys received from all sources for the Chippewa Indians in Minnesota on account of the sale of lands and timber under the provisions of the Act entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota," approved January fourteenth, eighteen hundred and eighty-nine, and the Acts amendatory thereto, together with such items, if any, as may have been realized from other sources for the benefit of said Chippewa Indians, and the disbursements made from said funds.

Chippewa Indians,  
Minn.  
Sale of lands and  
timber of.  
Vol. 25, p. 642.  
Report to Congress,  
of receipts and dis-  
bursements.

Approved, February 27, 1909.

[No. 19.] Joint Resolution Relative to homestead designations, made and to be made, of members of the Osage Tribe of Indians.

February 27, 1909.  
[S. J. Res. 76.]

[Pub. Res., No. 51.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That homesteads of members of the Osage Tribe of Indians in Oklahoma may consist of land designated from any one or more of their first three allotment selections taken under the Act of Congress approved June twenty-eighth, nineteen hundred and six, entitled, "An Act for the division of the lands and funds of the Osage Indians in Oklahoma Territory, and for other purposes," the designation thereof to be subject to approval by the Secretary of the Interior.

Osage Indians, Okla.  
Homesteads of, to be  
designated from allot-  
ment selections.

Vol. 34, p. 589.

Approved, February 27, 1909.

[No. 20.] Joint Resolution To authorize the Secretary of State to invite the Governments of France and Great Britain to participate in the proposed tercentenary celebration of the discovery of Lake Champlain by Samuel de Champlain.

February 27, 1909.  
[H. J. Res. 257.]

[Pub. Res., No. 52.]

Whereas the States of New York and Vermont, by legislation and appropriation, have authorized the celebration of the three hundredth anniversary of the discovery of Lake Champlain by Samuel de Champlain; and

Preamble.

Whereas the date of the said celebration has been fixed for the first week in July, nineteen hundred and nine: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of State be, and he is hereby, authorized and requested to extend to the Governments of France and Great Britain an invitation to be represented at and to participate in the proposed celebration during the first week of July, nineteen hundred and nine, to commemorate the three hundredth anniversary of the discovery of Lake Champlain by Samuel de Champlain.

Lake Champlain.  
Tercentenary cele-  
bration of discovery  
of.  
Invitation may be  
extended to France  
and Great Britain.

Approved, February 27, 1909.

March 2, 1909.  
[H. J. Res. 231.]

[Pub. Res., No. 53.]

Census.  
Baled cotton, in  
United States.  
Collection of statis-  
tics, authorized

[No. 21.] Joint Resolution Authorizing the Director of the Census to collect and publish additional statistics.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Director of the Census be, and he is hereby, authorized and directed to collect and publish, in addition to the cotton reports now being made by him, statistics of stocks of baled cotton in the United States, to be summarized as of November first, January first, and March first.*

Approved, March 2, 1909.

March 2, 1909.  
[H. J. Res. 265.]

[Pub. Res., No. 54.]

House of Represent-  
atives.  
Reconstruction  
etc., of Hall of.

Committee.

Appropriation.

Disbursements.

[No. 22.] Joint Resolution To rearrange and reconstruct the Hall of the House of Representatives, and for other purposes.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Superintendent of the Capitol Building and Grounds is hereby directed to change and reconstruct, the Hall of the House of Representatives, and change the seating arrangements therein, substantially in accordance with the plan marked "Scheme B," transmitted by him to the Speaker under date of December seventh, nineteen hundred and eight, under the terms of House Resolution Numbered Four hundred and twenty-nine, of the first session of the Sixtieth Congress, passed by the House on May twelfth, nineteen hundred and eight, (calendar day of May twenty-seventh, nineteen hundred and eight). The said changes and reconstruction shall be made under the direction of the Speaker, the present chairman of the House Committee on the Library, the present chairman of the Select Committee on the Distribution of Rooms, and William M. Howard, of Georgia, who shall also have authority to determine the character of the seating arrangements and furniture, the division of the lobby and cloak-room space, and to make slight changes from the plans of said "Scheme B." But they shall not be authorized to decrease the area at the floor level as shown on said "Scheme B" by more than four hundred square feet, and they shall not increase the area at said level as shown on said "Scheme B."*

SEC. 2. That to carry out the purpose of this resolution the expenditure of three hundred and fifty thousand dollars, or so much thereof as may be necessary, is hereby authorized; and said disbursements made under this resolution shall be made by the Secretary of the Interior on vouchers approved by the Superintendent of the United States Capitol Building and Grounds, as the appropriations for the Capitol Building are approved and disbursed.

Approved, March 2, 1909.

March 2, 1909.  
[H. J. Res. 263.]

[Pub. Res., No. 55.]

Documents of the  
60th Congress.  
Allotment to retir-  
ing Members.

[No. 23.] Joint Resolution To provide for the distribution by Members of the Sixtieth Congress of documents, reports, and other publications.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all documents and books ordered to be published by the Sixtieth Congress which are actually printed prior to the first Monday in December next, to which Members of that Congress not Members of the Sixty-first Congress would have been entitled if published prior to the fourth day of March, shall be allotted such Members, and the term allowed to distribute the same shall be extended to the first Monday of December next.*

Approved, March 2, 1909.

[No. 24.] Joint Resolution Extending the operation of an Act for the control and regulation of the waters of Niagara River, for the preservation of Niagara Falls, and for other purposes.

March 3, 1909.  
[H. J. Res. 262.]  
[Pub. Res., No. 56.]

Whereas the provisions of the Act entitled "An Act for the control and regulation of the waters of Niagara River, for the preservation of Niagara Falls, and for other purposes," approved June twenty-ninth, nineteen hundred and six, will expire by limitation on June twenty-ninth, nineteen hundred and nine; and

Preamble.  
Vol. 34, p. 626.

Whereas a date for the termination of the operation of said Act was provided therein, but with a view to the more permanent settlement of the questions involved by a treaty with Great Britain and by further legislation appropriate to the situation, and such treaty not having been negotiated, it is desirable that the provisions of said Act should be continued until such permanent settlement can be made; Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the provisions of the aforesaid Act be, and they are hereby, extended for two years from June twenty-ninth, nineteen hundred and nine, being the date of the expiration of the operation of said Act, save in so far as any portion thereof may be found inapplicable or already complied with.

Niagara Falls, preservation of.  
Provisions of act extended.  
Vol. 34, p. 626, amended.

Approved, March 3, 1909.

[No. 25.] Joint Resolution For the purpose of more fully carrying into effect the convention concluded at Brussels on March fifteenth, eighteen hundred and eighty-six, in reference to the exchange of official journals, and so forth.

March 4, 1909.  
[S. J. Res. 106.]  
[Pub. Res., No. 57.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the purpose of more fully carrying into effect the provisions of the convention concluded at Brussels on March fifteenth, eighteen hundred and eighty-six, and proclaimed by the President on January fifteenth, eighteen hundred and eighty-nine, the Public Printer is hereby authorized and directed to supply to the Library of Congress such number as may be required, not exceeding one hundred copies, of the daily issue of the Congressional Record for distribution, through the Smithsonian Institution, to the legislative chambers of such foreign governments as may agree to send to the United States current copies of their parliamentary record or like publication, such documents, when received, to be deposited in the Library of Congress.

Congressional Record.  
Exchange of, for foreign parliamentary records.  
Vol. 25, p. 1465.

Approved, March 4, 1909.

[No. 26.] Joint Resolution To create a joint committee to consider the revision and codification of the laws of the United States.

March 4, 1909.  
[S. J. Res. 140.]  
[Pub. Res., No. 58.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That a special joint committee be appointed, consisting of five Senators, to be appointed by the Vice-President from members of the Sixty-first Congress, and five Members of the House of Representatives, to be appointed by the Speaker from the members of the Sixty-first Congress, to examine, consider, and submit to Congress recommendations upon the revision and codification of laws reported by the statutory revision commission heretofore authorized to revise and codify the laws of the United States, including all laws of a general nature, permanent in character, passed since the submission to Congress on December fifteenth, nineteen hundred and six, of the final report of said commission; and that the said joint committee be authorized to sit during the recess of Congress and to employ necessary assistants, to order such printing

Revision of the laws.  
Joint special committee appointed to examine, etc., report of statutory revision commission.

Sittings.  
Printing, etc.

## Expenses.

and binding done as may be required in the transaction of its business, and to incur such expense as may be deemed necessary; all such expense to be paid in equal proportions from the contingent funds of the Senate and House of Representatives.

Approved, March 4, 1909.

March 4, 1909.  
[H. J. Res. 225.]

[No. 27.] Joint Resolution Authorizing the selection of a site and the erection of a pedestal for the Alexander Hamilton memorial in Washington, District of Columbia.

[Pub. Res., No. 59.]

Alexander Hamilton memorial, Washington, D. C.  
Selection of site for, etc.  
Commission created.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the chairman of the Committee on the Library of the Senate, the chairman of the Committee on the Library of the House of Representatives, the Secretary of the Treasury, and the president and secretary of the Alexander Hamilton National Memorial Association are hereby created a commission and authorized to select a site upon the property belonging to the United States in the city of Washington, other than the Capitol and Library grounds, for the erection of the Alexander Hamilton memorial, to be presented by the Alexander Hamilton National Memorial Association to the people of the United States.

## Appropriation.

SEC. 2. That for the preparation of the site so selected and the erection of a pedestal upon which to place the said memorial, under the direction of the commission hereby created, the sum of ten thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, March 4, 1909.

March 4, 1909.  
[H. J. Res. 235.]

[No. 28.] Joint Resolution Concerning and relating to the treaty between the United States and Russia.

[Pub. Res., No. 60.]

Russia.  
Uniform protection, etc., of American citizens in.  
Renewal of negotiations, etc.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and is hereby, requested to renew negotiations with the Government of Russia to secure, by treaty or otherwise, uniformity of treatment and protection to American citizens holding passports duly issued by the authorities of the United States, in order that all American citizens shall have equal freedom of travel and sojourn in such country without regard to race, creed, or religious faith, including a provision that the honoring or viséing of passports when duly issued and held by citizens of the United States shall not be withheld because or on account of the race, creed, or religious faith of their holders.

Approved, March 4, 1909.

March 4, 1909.  
[H. J. Res. 261.]

[No. 29.] Joint Resolution Authorizing the President of the United States to invite the International Congress of Applied Chemistry to hold its eighth meeting in the United States of America, in the year nineteen hundred and twelve.

[Pub. Res., No. 61.]

International Congress of Applied Chemistry.

Invited to hold eighth annual meeting in United States in 1912.

Proviso.  
Expense.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President of the United States be, and is hereby, authorized to invite the International Congress of Applied Chemistry, now about to assemble in the city of London, to hold its eighth meeting in the United States of America in the year nineteen hundred and twelve: *Provided, however,* That no appropriation shall be asked or granted for any expense connected with said congress.

Approved, March 4, 1909.

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THE  
STATUTES AT LARGE

OF THE  
UNITED STATES OF AMERICA

FROM  
DECEMBER, 1907, TO MARCH, 1909

CONCURRENT RESOLUTIONS OF THE TWO HOUSES OF CONGRESS  
AND  
RECENT TREATIES, CONVENTIONS, AND EXECUTIVE  
PROCLAMATIONS.

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VOL. XXXV

IN TWO PARTS

**PART 1—Public Acts and Resolutions**

**PART 2—Private Acts and Resolution, Concurrent Resolutions,  
Treaties, and Proclamations**

PART 2

WASHINGTON

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1909

# LIST

OF THE

## PRIVATE ACTS AND RESOLUTION OF CONGRESS

CONTAINED IN THIS VOLUME.

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PRIVATE LAWS

OF THE

UNITED STATES OF AMERICA

PASSED BY

THE SIXTIETH CONGRESS

1907-1909

# PRIVATE ACTS OF THE SIXTIETH CONGRESS

OF THE

## UNITED STATES

*Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the second day of December, 1907, and was adjourned without day on Saturday, the thirtieth day of May, 1908.*

**THEODORE ROOSEVELT**, President; **CHARLES W. FAIRBANKS**, Vice-President; **WILLIAM P. FRYE**, President of the Senate *pro tempore*; **JOSEPH G. CANNON**, Speaker of the House of Representatives.

**CHAP. 13.** An Act To authorize Secretary of War to change name of Julius Flemming to his proper name of Jacob John Locher.

February 1, 1908.  
[H. R. 10368.]

[Private, No. 1.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War is hereby empowered to change the name of Julius Flemming, regimental quartermaster-sergeant, retired, on the records of the War Department to his proper name, Jacob John Locher.

Julius Flemming.  
Name changed to  
Jacob John Locher.

Approved, February 1, 1908.

**CHAP. 24.** An Act Granting an increase of pension to certain soldiers and sailors of the civil war and certain widows of such soldiers and sailors.

February 13, 1908.  
[S. 4048.]

[Private, No. 2.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.

The name of William H. Drake, late of Company A, Sixth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Drake.

The name of Daniel R. Palmer, late of Company C, Twenty-third Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel R. Palmer.

The name of Milton S. Hammond, late of Company E, One hundred and forty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Milton S. Hammond.

The name of Edwin N. Kline, late of Battery C, Fifth Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edwin N. Kline.

The name of Logan McD. Scott, late of Companies H and G, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Logan McD. Scott.

The name of William M. Wixon, late of Company C, Fourth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William M. Wixon.

The name of Albert E. Goodwin, late of Company H, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert E. Goodwin.

Albion Crane.

The name of Albion Crane, late of Company H, Sixty-third Regiment, and Company B, One hundred and twenty-eighth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frederic Getchell.

The name of Frederic Getchell, late of Company D, Eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars a month in lieu of that he is now receiving.

Irving Campbell.

The name of Irving Campbell, late of Company A, Seventh Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas W. Money-penny.

The name of Thomas W. Moneypenney, late of Company B, Fifteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars a month in lieu of that he is now receiving.

George W. Phillips.

The name of George W. Phillips, late of United States ships Sabine, Niagara, and Savannah, United States Navy, and pay him a pension at the rate of thirty dollars a month in lieu of that he is now receiving.

William G. Jordan.

The name of William G. Jordan, late of Company E, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars a month in lieu of that he is now receiving.

William Deter.

The name of William Deter, late of Company E, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars a month in lieu of that he is now receiving.

Palmer Atkins.

The name of Palmer Atkins, late of Company A, Thirteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward S. Hyde.

The name of Edward S. Hyde, late of Company E, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Job D. Lewis.

The name of Job D. Lewis, late of Company F, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Orrel Brown.

The name of Orrel Brown, late of Company C, Sixteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James J. Hartin.

The name of James J. Hartin, late of Company H, Seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rawson Bailey.

The name of Rawson Bailey, late of Company H, Fifty-ninth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ferdinand Ohmes.

The name of Ferdinand Ohmes, late of Company G, Forty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Asa D. Clark.

The name of Asa D. Clark, late of Company K, Seventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Donohue.

The name of Thomas Donohue, late of Company I, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas J. Reed.

The name of Thomas J. Reed, late of Company H, Twelfth Regiment Ohio Volunteer Infantry, and Company H, Fifth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles F. Millett.

The name of Charles F. Millett, late of Company F, Maine Volunteer Coast Guards, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Clarence L. Walker.

The name of Clarence L. Walker, late of Battery L, Second Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- The name of Thomas B. Parks, late of Company C, First Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Thomas B. Parks.
- The name of Milton H. Barnes, late of Company K, First Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Milton H. Barnes.
- The name of Thomas S. Cottrell, late of Company A, Maine Volunteer Coast Guards, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Thomas S. Cottrell.
- The name of Nelson S. Wellman, late of United States steamer Juliet, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Nelson S. Wellman.
- The name of Daniel Guptill, late of Company F, Twenty-seventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Daniel Guptill.
- The name of James Henry Webb, late of Company H, Twenty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. James Henry Webb.
- The name of George A. Clipper, late of Company I, Ninety-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. George A. Clipper.
- The name of Phillip Ford, late of Company E, Second Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Phillip Ford.
- The name of Albert T. Covill, late of Company G, Twenty-fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Albert T. Covill.
- The name of William H. Hendrickson, late of Company I, One hundred and fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. William H. Hendrickson.
- The name of Charles H. Randall, late of Company F, Thirty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Charles H. Randall.
- The name of Joseph T. Woodward, late first lieutenant and adjutant, Twenty-first Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Joseph T. Woodward.
- The name of Enos H. Stevens, late of Company F, Twenty-ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Enos H. Stevens.
- The name of A. Judson Annis, late of Company G, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. A. Judson Annis.
- The name of James W. Shroyer, late first lieutenant Company G and captain Company H, Fourteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. James W. Shroyer.
- The name of John T. Fort, late of Company A, Seventh Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. John T. Fort.
- The name of Robert W. Jones, late of Fifth Independent Battery Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Robert W. Jones.
- The name of James Fisher, late of Company D, One hundred and first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. James Fisher.

- Edward H. Williams.** The name of Edward H. Williams, late of Company I, One hundred and seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Dulin.** The name of Henry Dulin, late of Company C, Tenth Regiment, and Company G, One hundred and fifty-fourth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert E. Stewart.** The name of Albert E. Stewart, late of Company B, One hundred and forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James H. Gray.** The name of James H. Gray, late of Company K, Sixty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Annianus Drew** The name of Annianus Drew, late of Company G, One hundred and thirty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mathew W. Martin.** The name of Mathew W. Martin, late of Company H, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edson H. Webster.** The name of Edson H. Webster, late of the United States Marine Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James P. Hubbell.** The name of James P. Hubbell, late of Company C, Sixth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Levi S. Beemer.** The name of Levi S. Beemer, late of Company A, Seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Cornelius M. Conley** The name of Cornelius M. Conley, late second lieutenant Company B, Ninth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John C. McClurkin.** The name of John C. McClurkin, late of Company F, Thirty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William F. Evans.** The name of William F. Evans, late of Company B, Fourth Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph S. Buck.** The name of Joseph S. Buck, late of Company F, Forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edward N. Marsh.** The name of Edward N. Marsh, late of Company E, First Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Page.** The name of George Page, late of Company C, Fifteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Foley.** The name of James Foley, late of Company K, Second Regiment California Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Andrew J. Mullinix.** The name of Andrew J. Mullinix, late of Company B, Second Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Josiah R. Fox.** The name of Josiah R. Fox, late of Company E, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Charles Hamlin, late major and assistant adjutant-general and brevet brigadier-general, United States Volunteers, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Charles Hamlin.

The name of James B. Linderman, late of Company K, One hundred and thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James B. Linderman.

The name of Lucretia G. Webster, widow of William E. Webster, late acting third assistant engineer, United States Navy, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Lucretia G. Webster.

The name of Martha J. Browne, widow of Albert W. Browne, late of Company G, Fifth Regiment New Hampshire Volunteer Infantry, and Company A, Twentieth Regiment Veteran Reserve Corps, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Martha J. Browne.

The name of Isabella Roessle, widow of Henry G. Roessle, late lieutenant-colonel Fifteenth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Isabella Roessle.

The name of Annie B. Berry, widow of Richard Berry, late acting master's mate, United States Navy, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Annie B. Berry.

The name of Mary E. Walker, widow of Samuel H. Walker, late of Company F, Sixth Battalion District of Columbia Volunteer Infantry, and captain Company D, Third Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Mary E. Walker.

The name of Martha A. Sheldon, widow of Charles H. Sheldon, late captain Company I, Seventh Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Martha A. Sheldon.

The name of Margaret G. Gorman, widow of John M. J. Gorman, late of Company I, First Regiment Delaware Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Margaret G. Gorman.

The name of Harriet Garwood, widow of Richard Garwood, late of Company A, Second Regiment Ohio Volunteer Infantry, war with Mexico, and Company I, Sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Harriet Garwood.

The name of Almira E. Briggs, widow of George L. Briggs, late of Company H, Eighteenth Regiment Connecticut Volunteer Infantry and One hundred and fifty-ninth Company, Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Almira E. Briggs.

The name of Ada Eaton, widow of John Eaton, late of Company H, Fourth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Ada Eaton.

The name of Rose Hollihan, widow of Peter Hollihan, late of Company F, Second Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Rose Hollihan.

The name of Ellen E. Traver, widow of Lorenzo Traver, late acting assistant surgeon, United States Navy, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Ellen E. Traver.

The name of Jane Newton, widow of Francis E. Newton, late captain Company H, Twenty-ninth Regiment United States Colored Vol-

Jane Newton.

unteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Nancy Baxter.

The name of Nancy Baxter, widow of William W. Baxter, late of Company K, Twenty-eighth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Laura M. Farnham.

The name of Laura M. Farnham, widow of John Farnham, late of Company D, Twelfth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Elmira Lombard.

The name of Elmira Lombard, widow of Norman W. Lombard, late of Company C, Fourth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Julie M. Hinsdill.

The name of Julie M. Hinsdill, widow of Chester B. Hinsdill, late lieutenant-colonel and commissary of subsistence, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Emma L. Slack.

The name of Emma L. Slack, widow of John W. Slack, late of Company C, Brackett's Battalion Minnesota Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Elvira E. Baxter.

The name of Elvira E. Baxter, widow of Henry Baxter, late lieutenant-colonel Seventh Regiment Michigan Volunteer Infantry and brigadier-general United States Volunteers, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving.

Grace A. Lines.

The name of Grace A. Lines, widow of Edward C. D. Lines, late captain Company C, Second Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Emily C. Wallace.

The name of Emily C. Wallace, widow of William Wallace, alias Wallis, late of Company D, First Regiment Maine Volunteer Heavy Artillery, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Approved, February 13, 1908.

February 14, 1908.  
[S. 1256.]

**CHAP. 26.**—An Act For the relief of Pope and Talbot, of San Francisco, California.

[Private, No. 3.]

Pope and Talbot.  
Payment to, for  
damages to schooner  
"Spokane."

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Pope and Talbot, of San Francisco, California, the sum of three thousand one hundred and seventy-nine dollars and twenty cents in full for damages to their schooner Spokane, injured by the United States revenue cutter Bear off the port of San Francisco, California, on the fourth day of June, nineteen hundred and four.

Approved, February 14, 1908.

February 20, 1908.  
[H. R. 2756.]

**CHAP. 32.**—An Act For the relief of L. K. Scott.

[Private, No. 4.]

L. K. Scott.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to L. K. Scott the sum of seven thousand five hundred dollars for royalty upon

telescopic sights; and said sum shall be in full satisfaction of all claims in behalf of said Scott, or his estate, against the United States arising from the use of said telescopic sights; and there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, seven thousand five hundred dollars for the purposes specified in this Act.

Approved, February 20, 1908.

**CHAP. 38.**—An Act Granting a pension to Alvah Moulton.

February 25, 1908.  
[S. 57.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Alvah Moulton, invalid and dependent child of Elias Moulton, late of Company G, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

[Private, No. 5.]

Alvah Moulton.  
Pension.

Approved, February 25, 1908.

**CHAP. 39.**—An Act Granting an increase of pension to John S. Hyatt.

February 25, 1908.  
[S. 523.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John S. Hyatt, late of Captain Hancock's company, Utah Volunteers, Utah Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

[Private, No. 6.]

John S. Hyatt.  
Pension increased.

Approved, February 25, 1908.

**CHAP. 40.**—An Act Granting an increase of pension to John Lowder.

February 25, 1908.  
[S. 524.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John Lowder, late of Captain James A. Hunter's Company, Utah Volunteers, Utah Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

[Private, No. 7.]

John Lowder.  
Pension increased.

Approved, February 25, 1908.

**CHAP. 41.**—An Act Granting a pension to Emily Ayres.

February 25, 1908.  
[S. 638.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Emily Ayres, dependent and helpless daughter of Whiting L. Ayres, late of Company E, Twenty-eighth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

[Private, No. 8.]

Emily Ayres.  
Pension.

Approved, February 25, 1908.

February 25, 1908.  
[S. 920.]

[Private, No. 9.]

Martha A. Kenny.  
Pension increased.

*Proviso.*  
Increase to cease on  
death of child.

Pension to child on  
death or remarriage of  
mother.

**CHAP. 42.**—An Act Granting an increase of pension to Martha A. Kenny.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Martha A. Kenny, widow of Nicholas D. Kenny, late of Company G, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided,* That in the event of the death of Ellen Louise Kenny, helpless and dependent child of said Nicholas D. Kenny, the additional pension herein granted shall cease and determine: *And provided further,* That in the event of the death or remarriage of Martha A. Kenny, the name of said Ellen Louise Kenny shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of the death or remarriage of said Martha A. Kenny.

Approved, February 25, 1908.

February 25, 1908.  
[S. 1171.]

[Private, No. 10.]

Mary A. Sands.  
Pension.

**CHAP. 43.**—An Act Granting a pension to Mary A. Sands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mary A. Sands, helpless and dependent child of Edward D. Sands, late of Company I, Sixth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Approved, February 25, 1908.

February 25, 1908.  
[S. 1403.]

[Private, No. 11.]

Martha Stewart.  
Pension increased.

**CHAP. 44.**—An Act Granting an increase of pension to Martha Stewart.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Martha Stewart, widow of Daniel Stewart, late of Captain Niblack's company, Second Regiment East Florida Mounted Volunteers, Seminole Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Approved, February 25, 1908.

February 25, 1908.  
[S. 1404.]

[Private, No. 12.]

John Lourcey.  
Pension increased.

**CHAP. 45.**—An Act Granting an increase of pension to John Lourcey.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John Lourcey, late of Captain Brady's company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Approved, February 25, 1908.

**CHAP. 46.**—An Act Granting an increase of pension to William C. O'Neal.February 25, 1908.  
[S. 1405.]

[Private, No. 13.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of William C. O'Neal, late of Captain Hardee's company, First Regiment Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William C. O'Neal.  
Pension increased.

Approved, February 25, 1908.

**CHAP. 47.**—An Act Granting an increase of pension to Hester Kite.February 25, 1908.  
[S. 1406.]

[Private, No. 14.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Hester Kite, widow of Benjamin Kite, late of Captain Stewart's company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Hester Kite.  
Pension increased.

Approved, February 25, 1908.

**CHAP. 48.**—An Act Granting an increase of pension to Elizabeth Sweat.February 25, 1908.  
[S. 1408.]

[Private, No. 15.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Sweat, widow of James A. Sweat, late of Captain E. T. Kendrick's independent company, Florida Mounted Volunteers, Seminole Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Elizabeth Sweat.  
Pension increased.

Approved, February 25, 1908.

**CHAP. 49.**—An Act Granting an increase of pension to Nancy Motes.February 25, 1908.  
[S. 1423.]

[Private, No. 16.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Nancy Motes, widow of Lewis Motes, late of Captain Thigpin's company, Second Regiment Florida Mounted Volunteers, Florida Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Nancy Motes.  
Pension increased.

Approved, February 25, 1908.

**CHAP. 50.**—An Act Granting an increase of pension to Jane C. Stingley.February 25, 1908.  
[S. 1757.]

[Private, No. 17.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Jane C. Stingley, widow of James D. Stingley, late of Captain John Mathis's company, South Carolina Volunteers, Florida Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Jane C. Stingley.  
Pension increased.

Approved, February 25, 1908.

February 26, 1908.  
[H. R. 586.]

[Private, No. 18.]

**CHAP. 53.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war, and to certain widows and dependent relatives of such soldiers and sailors.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

Pensions increased.  
Squire J. Carlin.

The name of Squire J. Carlin, late of Company A, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Henry McNeil.

The name of Henry McNeil, late of Fifteenth Independent Battery, Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry C. Palmer.

The name of Henry C. Palmer, late of Company A, Seventh Regiment Rhode Island Volunteer Infantry, and Company A, Twentieth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alexander W. Skinner.

The name of Alexander W. Skinner, dependent father of Charles H. Skinner, late of Company F, Second Battalion, Fourteenth Regiment United States Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Sidney S. Bryant.

The name of Sidney S. Bryant, late of Company B, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Pension.  
Rhoda Lloyd.

The name of Rhoda Lloyd, widow of Anthony Lloyd, late of Company C, One hundred and forty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Pensions increased.  
Jackson Sizemoure.

The name of Jackson Sizemoure, late of Company E, Seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Herbert F. Brooks.

The name of Herbert F. Brooks, late of Company G, Tenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harrison Burkett.

The name of Harrison Burkett, late of Company M, Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William W. Levering.

The name of William W. Levering, late of Company K, First Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Henry C. Hoover.

The name of Henry C. Hoover, late of Company G, Two hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David Everitt.

The name of David Everitt, late of Company F, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Lemon.

The name of David Lemon, late of Twenty-second Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Martha Andrews.

The name of Martha Andrews, widow of Samuel Andrews, late of Company I, One hundred and forty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

William H. Mize.

The name of William H. Mize, late of Company D, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas S. Blake.

The name of Thomas S. Blake, late of United States ships Vandalia and Colorado, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John Horstman, late of Company C, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Horstman.

The name of Christopher N. Snyder, late of Company K, Eighty-ninth Regiment Illinois Volunteer Infantry, and Companies D and G, First Regiment Mississippi Marine Brigade Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Christopher N. Snyder.

The name of Seth H. Phillips, late of Company M, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Seth H. Phillips.

The name of Charles McCoy, late of Company A, One hundred and ninety-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles McCoy.

The name of Anna M. Bohn, widow of George F. Bohn, late of Company B, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided, however,* That in the event of the death of Frank A. Bohn, helpless and dependent child of said George F. Bohn, the additional pension herein granted shall cease and determine: *And provided further,* That in the event of the death of Anna M. Bohn the name of said Frank A. Bohn shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Anna M. Bohn.

Anna M. Bohn.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Rodolphus Bard, late of Company I, One hundred and fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Rodolphus Bard.

The name of Frank N. Bement, late of Company I, One hundred and fiftieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Frank N. Bement.

The name of John M. Essington, late captain Company B, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John M. Essington.

The name of Joseph H. Kitzmiller, late of Company F, Fifty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph H. Kitzmiller.

The name of Joseph V. Stevenson, late of Companies H and D, Ninety-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph V. Stevenson.

The name of John H. Nutter, late of Company B, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John H. Nutter.

The name of James M. Endicott, late of Company F, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James M. Endicott.

The name of Mathias D. Rodocker, late second lieutenant Company D, Forty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Mathias D. Rodocker.

The name of William B. P. Turner, late of Company G, Ninety-second Regiment Ohio Volunteer Infantry, and Sixty-sixth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William B. P. Turner.

- Elihu Wheeler. The name of Elihu Wheeler, late of Company K, Thirtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Margaret Cornwell. The name of Margaret Cornwell, widow of John F. Cornwell, late of Company E, One hundred and seventy-seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Ferdinand Stritsman. The name of Ferdinand Stritsman, late of Company H, One hundred and sixty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Mess. The name of John Mess, late of Company C, Forty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John R. Pahlman. The name of John R. Pahlman, late of Company M, Fifth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Lucy Ferguson. The name of Lucy Ferguson, widow of Robert Ferguson, late of Company I, Ninth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Leona May Ferguson, helpless and dependent child of said Robert Ferguson, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of the said Lucy Ferguson the name of the said Leona May Ferguson shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of the death of said Lucy Ferguson.
- George W. Fuchs. The name of George W. Fuchs, late first lieutenant Company I, Twenty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Frank D. Newberry. The name of Frank D. Newberry, late of Company K, Fifth Regiment New York Volunteer Infantry, and captain Company A, Thirty-second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William S. O'Brien. The name of William S. O'Brien, late first lieutenant Company C, Tenth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Little. The name of William Little, late of Company D, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Hogan. The name of William Hogan, late of Company C, Thirty-fifth Regiment New York Volunteer Infantry, and Company C, Twentieth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles I. Krickbaum. The name of Charles I. Krickbaum, late of Company A, One hundred and ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Elston Armstrong. The name of Elston Armstrong, late of Company B, Ninety-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Oliver P. Johnson. The name of Oliver P. Johnson, late of Company D, First Regiment Missouri State Militia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edwin H. Buck. The name of Edwin H. Buck, late of Company F, Fifty-second Regiment Illinois Volunteer Infantry, and Company C, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of George F. Nichols, late colonel One hundred and eighteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

George F. Nichols.

The name of Henry Holliday, late of Company F, Sixteenth Regiment New York Volunteer Infantry, and Company F, One hundred and ninety-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Henry Holliday.

The name of Elizabeth Evans, widow of Harry Evans, late of Company D, Ninth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Elizabeth Evans.

The name of Elizabeth James, widow of Enoch James, late of Companies D and I, Third Regiment Wisconsin Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Jennie James, helpless and dependent daughter of said Enoch James, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Elizabeth James the name of said Jennie James shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Elizabeth James.

Elizabeth James.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of James R. Grider, late of Company G, Second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James R. Grider.

The name of Christopher H. Lute, late of Company D, Seventy-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Christopher H. Lute.

The name of George Taylor, alias George Parks, late of Company C, Sixth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Taylor, alias George Parks.

The name of John C. Peters, late of Twenty-sixth Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John C. Peters.

The name of Deitrich Bellman, late of Company K, Eighth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Deitrich Bellman.

The name of Eli Masters, late of Company K, Twentieth Regiment Kentucky Volunteer Infantry, and Company A, Sixth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eli Masters.

The name of Charles W. Wheat, late of Companies H and C, Ninth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles W. Wheat

The name of Thomas E. Story, late of Company H, First Regiment United States Veteran Volunteer Engineers, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Thomas E. Story.

The name of James Walters, late of Company H, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Walters.

The name of John Bond, late of Company D, Ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Bond.

- William Winter. The name of William Winter, late of Company A, Twelfth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Hearing. The name of George W. Hearing, late of Company H, Sixteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Annie M. Owen. The name of Annie M. Owen, widow of William H. Owen, late of Troop C, Fifth Regiment United States Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided, however,* That in the event of the death of William De Witt Owen, helpless and dependent child of said William H. Owen, the additional pension herein granted shall cease and determine: *And provided further,* That in the event of the death of Annie M. Owen the name of said William De Witt Owen shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Annie M. Owen.
- George S. Neill. The name of George S. Neill, late of Company A, One hundred and eighty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Miles. The name of Charles Miles, late of Company K, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Adam Meyer. The name of Adam Meyer, late of Company A, Fourth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David Wood. The name of David Wood, late of Company I, First Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alexander Beaty. The name of Alexander Beaty, late of Company C, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John R. Miller. The name of John R. Miller, late of Company G, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David Whitten. The name of David Whitten, late of Company D, Sixty-fifth Regiment Indiana Volunteer Infantry, and Company M, Tenth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Mary A. Defendall. The name of Mary A. Defendall, widow of Abram Defendall, late of Company I, One hundred and forty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided,* That in the event of the death of Elbert M. Defendall, helpless and dependent child of said Abram Defendall, the additional pension herein granted shall cease and determine: *And provided further,* That in the event of the death of Mary A. Defendall the name of said Elbert M. Defendall shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Mary A. Defendall.
- Mary J. Baughman. The name of Mary J. Baughman, widow of John R. Baughman, late of Company I, Sixth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Alonzo Harter. The name of Alonzo Harter, late of Company E, One hundred and thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John H. Oakley, alias John Hoyt. The name of John H. Oakley, alias John Hoyt, late of Company H, First Regiment New York Volunteer Light Artillery, and pay him a

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Palmer Loper, late of Company E, Eighteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Palmer Loper.

The name of Miles C. Christy, late of Company D, Eighth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Miles C. Christy.

The name of Jennie S. Risley, widow of D. Somers Risley, late first lieutenant Company B, Twenty-fifth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Jennie S. Risley.

The name of Rebecca W. Swain, widow of Robert D. Swain, late second lieutenant Company K, Ninth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Rebecca W. Swain.

The name of William Bain, late of Company G, Eighty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Bain.

The name of William Jaquett, late commissary-sergeant Ninth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Jaquett.

The name of John H. Monk, late of Company F, One hundred and seventy-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Monk.

The name of Mary E. Johnson, widow of Samuel F. Johnson, late colonel Seventeenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Mary E. Johnson.

The name of Theodore Campbell, late of Company E, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Theodore Campbell.

The name of George E. Goodrich, late of Company D, Twenty-first Regiment, and captain Companies C and A, Thirty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George E. Goodrich.

The name of Charles P. Leavitt, late of Company H, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles P. Leavitt.

The name of Milton Ross, late of Company I, One hundred and twenty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton Ross.

The name of Rebecca S. Wishart, widow of Alexander Wishart, late captain Company K, Eighth Regiment Pennsylvania Reserve Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Rebecca S. Wishart.

The name of Lewis W. Crain, late of Company H, Fifth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lewis W. Crain.

The name of Dallas Vernam, late of Company E, One hundred and forty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Dallas Vernam.

The names of Mary Cross and Anna L. Cross, helpless and dependent children of Garrett Cross, late of Company B, Fourteenth Regiment Michigan Volunteer Infantry, and pay them each a pension at the rate of twelve dollars per month.

Pension.  
Mary Cross and  
Anna L. Cross.

Pensions increased.  
Edward T. Tucker.

The name of Edward T. Tucker, late of Company B, Eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ann Toomey.

The name of Ann Toomey, widow of Robert L. Toomey, alias Robert Lannon, late surgeon-steward, United States ships Potomska and Vermont, United States Navy, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Samuel L. Bushong.

The name of Samuel L. Bushong, late of Company I, Forty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Casper Deschler

The name of Casper Deschler, late of Company D, Thirty-ninth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is receiving.

Joseph Ralley.

The name of Joseph Ralley, late of Company K, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Miller.

The name of John Miller, late of Company D, Thirty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Morton A. Wilcox.

The name of Morton A. Wilcox, helpless and dependent son of Truman Wilcox, late of Company H, Seventeenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Amos W. Polley.

The name of Amos W. Polley, late of Company A, One hundred and first Regiment Ohio Volunteer Infantry, and Company I, One hundred and sixty-ninth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benson S. Philbrick.

The name of Benson S. Philbrick, late of Company B, Twenty-seventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward N. Burns.

The name of Edward N. Burns, late of Company D, Ninth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
George W. Richardson.

The name of George W. Richardson, helpless and dependent son of Caleb C. Richardson, late of Company E, Eighty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Deloss Hopkins.

The name of Deloss Hopkins, late of Company A, Seventy-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Edwin T. Farmer.

The name of Edwin T. Farmer, late of Company E, Ninety-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Shadinger.

The name of John Shadinger, late of Company E, Thirty-eighth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mary E. Young.

The name of Mary E. Young, widow of William F. Young, late sergeant-major seventy-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Thomas Johnson.

The name of Thomas Johnson, late first lieutenant Company L, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry A. Rice.

The name of Henry A. Rice, late of Company G, Thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Jacob Wiler, late of Company F, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Wiler.

The name of Henry Smith, late of Companies G and D, Twelfth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Smith.

The name of Michael McDonald, late of Company E, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Michael McDonald.

The name of James R. Batten, late of Company A, One hundred and twelfth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James R. Batten.

The name of John E. Coogle, late of Company B, One hundred and forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John E. Coogle.

The name of Daniel S. Graves, late of Company C, Seventy-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel S. Graves.

The name of Asahel E. Chaffee, late of Company K, One hundred and ninety-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Asahel E. Chaffee.

The name of Cecilia Quinlan, widow of James Quinlan, late lieutenant-colonel Eighty-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Cecilia Quinlan.

The name of Cynthia Bridges, widow of John H. Bridges, late of Company K, Sixtieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Cynthia Bridges.

The name of Henry Knauff, late of Company K, Second Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Henry Knauff.

The name of Mathew B. Reid, late of Company E, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Mathew B. Reid.

The name of Tilghman Scholl, late of Company E, One hundred and seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Tilghman Scholl.

The name of Albert Hoffman, late of Company B, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert Hoffman.

The name of George F. Laird, late of Company D, Sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Laird.

The name of Albert Butler, late of Company H, One hundred and ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert Butler.

The name of Elizabeth B. Thomason, widow of Samuel E. Thomason, late captain Company H, One hundred and seventy-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Elizabeth B. Thomason.

The name of John N. Hubbard, late of Company A, Seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John N. Hubbard.

The name of Barbara Popp, widow of Martin Popp, late of Company H, Forty-sixth Regiment New York Volunteer Infantry, and

Barbara Popp.

pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pension.  
J. R. Harwell.

The name of J. R. Harwell, late contract surgeon, United States Army, and pay him a pension at the rate of fifteen dollars per month.

Pensions increased.  
Alfred G. Anderson.

The name of Alfred G. Anderson, late hospital steward, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Saunders.

The name of William Saunders, late first lieutenant Company B, One hundred and forty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Sidney N. Utley.

The name of Sidney N. Utley, helpless and dependent child of Thomas J. Utley, late of Company I, One hundred and twentieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Approved, February 26, 1908.

February 28, 1908.  
[H. R. 6515.]

**CHAP. 54.**—An Act For the relief of J. A. Gallaher, administrator of the estate of Joseph H. Gallaher, deceased.

[Private, No. 19.]

J. A. Gallaher.  
Relief of, as administrator of Joseph H. Gallaher.  
Vol. 13, p. 468.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem, in favor of J. A. Gallaher, administrator of the estate of Joseph H. Gallaher, deceased, United States coupon five-twenty bonds, Act of March third, eighteen hundred and sixty-five, consols of eighteen hundred and sixty-five, numbered twenty-two thousand four hundred and twenty-one, twenty-two thousand four hundred and twenty-two, sixty-one thousand four hundred and eleven, sixty-one thousand four hundred and twelve, sixty-one thousand four hundred and thirteen, sixty-one thousand four hundred and fourteen, sixty-one thousand four hundred and fifteen, sixty-one thousand four hundred and sixteen, sixty-one thousand four hundred and seventeen, one hundred and thirty-seven thousand eight hundred and thirty-six, one hundred and thirty-seven thousand eight hundred and thirty-seven, one hundred and thirty-seven thousand eight hundred and thirty-eight, two hundred and nine thousand six hundred and eight, each of the denomination of one thousand dollars, with interest from January first, eighteen hundred and seventy-two, to date of maturity of the respective calls in which the bonds were included, said bonds and interest coupons alleged to have been lost or destroyed: *Provided,* That the said J. A. Gallaher, administrator, shall first file in the Treasury a bond in the penal sum of double the amount of the principal of said bonds and accrued interest thereon to the date of their maturity, with good and sufficient sureties to be approved by the Secretary of the Treasury, with conditions to indemnify and save harmless the United States from any claim because of the lost or destroyed bonds hereinbefore described and the interest thereon.

Approved, February 28, 1908.

*Proviso.*  
Bond.

March 7, 1908.  
[S. 392.]

**CHAP. 63.**—An Act To confirm homestead entry made by guardian for the benefit of Dorothea Clendenin and Paul Dana Clendenin, minor orphan children of Paul Clendenin, late surgeon major, United States Volunteers.

[Private, No. 20.]

Dorothea Clendenin and Paul Dana Clendenin.  
Patent for homestead land in N. Dak., granted to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That homestead entry numbered twenty-four thousand and twenty-four, made July fifteenth, nineteen hundred and three, at Minot, now Williston, North Dakota, land district by Clement A. Lounsberry, guardian of the person and

estate of Dorothea Clendenin, under section twenty-three hundred and seven of the Revised Statutes of the United States, for the northwest quarter of the northeast quarter, northeast quarter of the northwest quarter section fourteen, and southeast quarter of the southwest quarter and the southwest quarter of the southeast quarter section eleven, township one hundred and fifty-two north, range one hundred and four west, fifth principal meridian, containing one hundred and sixty acres, be, and is hereby, confirmed; and upon satisfactory proof of compliance with the requirements of the homestead laws as to cultivation and improvements the Commissioner of the General Land Office is hereby directed to issue patent for the said-described land in favor of Dorothea Clendenin and Paul Dana Clendenin, minor orphan children of Paul Clendenin, late surgeon major, United States Volunteers.

R. S., sec. 2307, p. 422.  
Description.

Proof as to improvements, etc.

Approved, March 7, 1908.

**CHAP. 64.**—An Act Granting a pension to Calesta Clark.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Calesta Clark, widow of Joseph Clark, late of Company G, Twenty-fifth Regiment United States Infantry, and pay her a pension at the rate of twelve dollars per month.

Approved, March 7, 1908.

March 7, 1908.  
[S. 406.]

[Private, No. 21.]  
Calesta Clark.

Pension.

**CHAP. 65.**—An Act Granting a pension to Agnes Lange Smith.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Agnes Lange Smith, widow of Lewis Smith, late major, Fourth Regiment United States Artillery, and lieutenant-colonel, Artillery Corps, United States Army, retired, and pay her a pension at the rate of thirty dollars per month.

Approved, March 7, 1908.

March 7, 1908.  
[S. 712.]

[Private, No. 22.]

Agnes Lange Smith.

Pension.

**CHAP. 66.**—An Act To confirm an entry made by Gertrude Halverson Aaby, widow of Sigbjorn H. Aaby.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the final homestead entry heretofore made by Gertrude Halverson Aaby, widow of Sigbjorn H. Aaby, for the east half of the northwest quarter of section twenty-seven, township one hundred and forty-eight north, range thirty-eight west, fifth principal meridian, in the State of Minnesota, be, and the same is hereby, confirmed, and the Commissioner of the General Land Office is hereby authorized and directed to cause patent to issue thereunder.

Approved, March 7, 1908.

March 7, 1908.  
[S. 720.]

[Private, No. 23.]

Gertrude Halverson Aaby.  
Patent for homestead land granted to.  
Description.

March 7, 1908.  
[S. 1666.]

**CHAP. 67.**—An Act For the relief of Stene Engeberg.

[Private, No. 24.]

Stene Engeberg.  
Patent to land in  
North Dakota granted  
to.  
Description.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioner of the General Land Office be, and he is hereby, authorized and directed to cause a patent to issue to Stene Engeberg for lots one and two and the south half of the northeast quarter of section two, in township one hundred and fifty-nine north, of range eighty-seven west, in the State of North Dakota.

Approved, March 7, 1908.

March 7, 1908.  
[S. 1746.]

**CHAP. 68.**—An Act Granting a pension to Elmer Honnyman.

[Private, No. 25.]  
Elmer Honnyman.  
Pension.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Elmer Honnyman, late of Company A, First Regiment Nevada Volunteer Cavalry, war with Spain, and pay him a pension at the rate of twenty dollars per month.

Approved, March 7, 1908.

March 7, 1908.  
[S. 1774.]

**CHAP. 69.**—An Act To permit Dollie A. Fountain, of Walworth County, South Dakota, to purchase certain lands.

[Private, No. 26.]

Dollie A. Fountain.  
Permission to purchase  
land in South  
Dakota granted to.  
Description.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Dollie A. Fountain be, and she is hereby, permitted to purchase the west half of the southeast quarter of section five and the west half of the northeast quarter of section eight in township one hundred and twenty-eight north, of range seventy-eight west of the fifth principal meridian, from the Government by paying therefor the Government price of one dollar and twenty-five cents per acre, and that upon the payment of said Government price a patent in usual form shall be issued for said land conveying the same in fee simple to the said Dollie A. Fountain, her heirs and assigns, forever, any law of the United States to the contrary notwithstanding.

Approved, March 7, 1908.

Price per acre.

Patent.

March 7, 1908.  
[S. 4740.]

**CHAP. 70.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows of such soldiers and sailors.

[Private, No. 27.]

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
William P. Damon.

The name of William P. Damon, late of Company B, Thirty-first Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Nathan H. Landers.

The name of Nathan H. Landers, late second lieutenant Company H, Twenty-ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Joel Brown.

The name of Joel Brown, late of Third Battery, Kansas Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Lewis T. Penwell, late of Company B, Seventy-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lewis T. Penwell.

The name of Noah Greer, late of Company C, Fourth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Noah Greer.

The name of Joseph Marsh, late of Company K, First Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Marsh.

The name of Henry, alias Halden, Hanson, late of Company G, Twelfth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry, alias Halden, Hanson.

The name of Andrew F. Kenyon, late of Company E, Fourteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew F. Kenyon.

The name of Catherine Kolb, widow of George Kolb, late of Company F, Third Regiment, and Company K, Forty-fourth Regiment, Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Catherine Kolb.

The name of Samuel D. Chase, late of Company H, First Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel D. Chase.

The name of William J. Showaker, late of Company F, Twenty-seventh Regiment, and Company I, One hundred and ninety-eighth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William J. Showaker.

The name of Mary E. Edmondson, widow of Sylvester Edmondson, late of Company D, One hundred and ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Mary E. Edmondson.

The name of Susan A. Vantine, widow of Joseph E. Vantine, late of United States steamships North Carolina, Richmond, and Princeton, United States Navy, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving and two dollars per month additional on account of each of the minor children of the said Joseph E. Vantine until they reach the age of sixteen years.

Pensions increased.  
Susan A. Vantine.

The name of William C. Shook, late of Company D, Seventy-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William C. Shook.

The name of Edward C. Ellet, late second lieutenant Company A, First Regiment Mississippi Marine Brigade Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward C. Ellet.

The name of William J. Downin, late hospital steward, Thirty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William J. Downin.

The name of William Morrison, late of Company G, Seventy-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
William Morrison.

The name of Catherine J. V. Racey Young, widow of J. Morris Young, late colonel Fifth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Catherine J. V. Racey Young.

The name of Victoria Ficker, former widow of John Stotzheim, late of Company C, Twenty-fourth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Victoria Ficker.

The name of William W. Payton, late of Company K, Nineteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William W. Payton.

Mary J. Martin.

The name of Mary J. Martin, widow of Robert B. Martin, late captain Company D, Fifty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

John Sargent.

The name of John Sargent, late of Company A, First Battalion Fourteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Josephine E. Peabody.

The name of Josephine E. Peabody, widow of Warren A. Peabody, late musician, First Brigade Band, Second Division, Ninth Army Corps, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Charles W. Foss.

The name of Charles W. Foss, late of Company E, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hattie T. Atwood.

The name of Hattie T. Atwood, widow of Ambrose L. Atwood, late of Company K, Ninth Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Elizabeth W. Shaw.

The name of Elizabeth W. Shaw, widow of James Shaw, late colonel Seventh Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Robert P. Faris.

The name of Robert P. Faris, late of Companies G and B, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

J. Rock Williamson.

The name of J. Rock Williamson, late of Company G, One hundred and fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Frederick A. Heebner.

The name of Frederick A. Heebner, late of Company F, Twelfth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month.

Pensions increased.  
Charles Clark.

The name of Charles Clark, late of Company K, Eleventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mary C. Mulholland.

The name of Mary C. Mulholland, widow of Charles Bradley Mulholland, late acting third assistant engineer, United States Navy, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

John H. Vickery.

The name of John H. Vickery, late of Company B, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Eliza J. Roberts.

The name of Eliza J. Roberts, widow of David F. Roberts, late of United States ships North Carolina, Niagara, and Anacostia, United States Navy, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving; *Provided*, That in the event of the death of Jona H. Roberts, helpless and dependent child of the said David F. Roberts, the additional pension herein granted shall cease and determine.

*Proviso.*  
Increase to cease on death of child.

Josephine E. Wooster.

The name of Josephine E. Wooster, widow of Samuel R. Wooster, late major and surgeon, First Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

James Ennis.

The name of James Ennis, late of Company A, Fourth Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of James B. Wolgemuth, late of Company H, Seventy-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James B. Wolgemuth.

The name of William S. Clark, late of Company K, Third Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William S. Clark.

The name of Lucretia Wilson, widow of John W. Wilson, late second lieutenant Company H, Fifty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Lucretia Wilson.

The name of Legare Potter, late first lieutenant Company K, Fourth Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Legare Potter.

The name of Stephen J. Hook, late of Company F, Forty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stephen J. Hook.

The name of Alonzo D. Holland, late of Company M, First Regiment Michigan Volunteer Engineers and Mechanics, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alonzo D. Holland.

The name of John Sirrinc, late of Company C, Seventieth Regiment New York Volunteer Infantry, and Company D, Second Regiment United States Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Sirrinc.

The name of Jesse F. Logsdon, late of Company A, First Regiment Oregon Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jesse F. Logsdon.

The name of Lewis C. Cleavinger, late of Company C, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis C. Cleavinger.

The name of Paul Stowell, late of Company G, One hundred and fifty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Paul Stowell.

The name of William Weston, late of Company E, Fifth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Weston.

The name of John Chase, late of Company K, Thirty-ninth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Chase.

The name of John Allman, late of Company E, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Allman.

The name of Nelson Moore, late of Company A, Sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nelson Moore.

The name of Joseph M. Feather, late of Company F, Seventeenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph M. Feather.

The name of Ambrose P. Phillips, late of Company G, Eleventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ambrose P. Phillips.

The name of Alfred W. Wright, late of Company H, and first lieutenant Company B, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alfred W. Wright.

The name of Isabella Ann Irvin, widow of Charles H. Irvin, late captain and assistant quartermaster, United States Volunteers, and

Isabella Ann Irvin.

pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

John S. Landon.

The name of John S. Landon, late of Company C, Thirteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lavinia B. Persons.

The name of Lavinia B. Persons, widow of Henry S. Persons, late of Company C, Twenty-fifth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Charles S. Leonard,  
alias Abner L. Wilcox.

The name of Charles S. Leonard, alias Abner L. Wilcox, late of Company B, Second Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ida L. Read.

The name of Ida L. Read, widow of Burleigh C. D. Read, late of Company B, One hundred and thirty-second Regiment Ohio National Guard Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of the minor child of said Burleigh C. D. Read until he reaches the age of sixteen years.

John A. Van Pelt.

The name of John A. Van Pelt, late of Company D, One hundred and twenty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hugh H. McCurry.

The name of Hugh H. McCurry, late of Company F, First Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Celia A. Smith.

The name of Celia A. Smith, widow of Sidney G. Smith, late of Company K, Seventeenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

George M. D. Wells.

The name of George M. D. Wells, late of Company K, Fifteenth Regiment, and Company F, Tenth Regiment, West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Stiles.

The name of William H. Stiles, late of Company G, Twelfth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Approved, March 7, 1908.

March 9, 1908.  
[S. 4376.]

**CHAP. 72.** An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows of such soldiers and sailors.

[Private, No. 28.]

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Walter S. Sylvester.

The name of Walter S. Sylvester, late of Company F, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alvin S. Doughty.

The name of Alvin S. Doughty, late of Company H, Eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Mary E. Linehan.

The name of Mary E. Linehan, widow of John C. Linehan, late musician, Third Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Horace L. Ingalls.

The name of Horace L. Ingalls, late of Company H, Eighth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Hattie S. Nourse, widow of Frederick A. Nourse, late captain Company A, Fourteenth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Hattie S. Nourse.

The name of Daniel Wagner, late of Company E, Twenty-first Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Wagner.

The name of William Havens, late of Company K, Eighteenth Regiment New York Volunteer Infantry, and Company A, Fourteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Havens.

The name of Maria Wells, widow of Moses Wells, late of Company H, One hundred and twenty-second Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Maria Wells.

The name of Littleton T. Morgan, late of Company B, Third Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Littleton T. Morgan.

The name of Royal M. Bones, late of Companies C and B, First Regiment Missouri Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Royal M. Bones.

The name of Josephine Pagett, widow of Charles W. Pagett, late of Company L, First Regiment Wisconsin Volunteer Cavalry, and landsman, United States Steamer Great Western, United States Navy, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Josephine Pagett.

The name of John C. Roth, late of Company H, Twenty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John C. Roth.

The name of Mary A. Allen, widow of James Allen, late captain Company L, Fifth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary A. Allen.

The name of William Lockwood, late of Company H, One hundred and nineteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Lockwood.

The name of George L. Courtney, late of Company A, Fortieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George L. Courtney.

The name of Ambros W. Geer, late of Company D, Forty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ambros W. Geer.

The name of John M. Baker, late first lieutenant Company G, One hundred and fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John M. Baker.

The name of Matilda Daly, widow of Edward Daly, late of Company E, Twenty-ninth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu.

Matilda Daly.

The name of Sarah E. Hasler, widow of Samuel J. Hasler, late first lieutenant Company G, Twentieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

Sarah E. Hasler.

- Theodore M. Burge. The name of Theodore M. Burge, late of Company E, Sixth Regiment United States Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Richard Black. The name of Richard Black, late of First Independent Battery, Iowa Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Augusta A. Hawes. The name of Augusta A. Hawes, widow of Eugene M. Hawes, late of Company B, Fourth Regiment Vermont Volunteer Infantry, and Company D, Eleventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Hiram M. Tarbell. The name of Hiram M. Tarbell, late of Company E, Eighth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William L. S. Tabor. The name of William L. S. Tabor, late of Company K, Fifteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sarah S. Luther. The name of Sarah S. Luther, widow of William H. Luther, late of Company F, Tenth Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Frances E. Topliff. The name of Frances E. Topliff, widow of Thomas D. Topliff, late acting master's mate, United States Navy, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Sarah Cullen. The name of Sarah Cullen, widow of Philip Cullen, late of Company F, Ninth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Patrick Devitt. The name of Patrick Devitt, late of Company G, Eleventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Helen Jeffcoat. The name of Helen Jeffcoat, widow of John Jeffcoat, late first lieutenant Company B, One hundred and thirteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.
- James I. Walker. The name of James I. Walker, late of Company K, Twenty-second Regiment Ohio Volunteer Infantry, and Twenty-second Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas H. Ewing. The name of Thomas H. Ewing, late of Company C, Two hundred and sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William P. Snowden. The name of William P. Snowden, late of Company C, First Regiment Missouri Mounted Volunteers, war with Mexico, and veterinary surgeon Fifth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Stannah. The name of William H. Stannah, late of Company B, Ninety-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John M. G. Maver. The name of John M. G. Maver, late sergeant-major, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel M. Smith. The name of Samuel M. Smith, late of Company K, Fortieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Nelson Miner. The name of Nelson Miner, late of Company C, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Francis F. Clark, late of Company A, Sixth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Francis F. Clark.

The name of Euretta Betts, widow of Willis W. Betts, late of Company D, Fourth New York Volunteer Heavy Artillery, and pay her a pension at the rate of eight dollars per month.

Pension.  
Euretta Betts.

The name of William C. Piatt, late of Company H, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William C. Piatt.

The name of Mary H. Yule, widow of Thomas Yule, late of Company H, Twenty-third Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary H. Yule.

The name of Sophia Froelich, widow of Louis Froelich, alias August Zimmermann, late of Company D, First Regiment Louisiana Volunteer Cavalry, and pay her a pension at the rate of eight dollars per month.

Pensions.  
Sophia Froelich.

The name of Mary McCarty, widow of Owen McCarty, late of Company K, Sixty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Mary McCarty.

The name of Daniel H. Dornsife, late of Company K, One hundred and seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Daniel H. Dornsife.

The name of Jeremiah Hazen, late of Company E, Thirty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jeremiah Hazen.

The name of Charles M. Kell, late of Company C, First Regiment Mountaineers, California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles M. Kell.

The name of Martha A. Spalding, widow of David C. Spalding, late surgeon Tenth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Martha A. Spalding.

The name of Allison Varney, late of Company G, Forty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Allison Varney.

The name of Elijah Trollope, late of Company I, Twentieth Regiment, and Company G, Thirty-fifth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah Trollope.

The name of Elizabeth Plummer, widow of William Plummer, late of Company B, Eleventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Elizabeth Plummer.

The name of James M. Grimes Keyton, late of Company M, Fourth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Grimes  
Keyton.

The name of Imogene P. Hunsdon, widow of Charles Hunsdon, late colonel Eleventh Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Imogene P. Huns-  
don.

The name of Peter B. Hoffman, late of Company I, Eighth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Peter B. Hoffman.

The name of Ada G. Dickerson, widow of Perley B. Dickerson, late first lieutenant Company H, Thirteenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of seven-teen dollars per month in lieu of that she is now receiving.

Ada G. Dickerson.

- James M. Procter.** The name of James M. Procter, late of Company G, Third Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Annie E. Creary.** The name of Annie E. Creary, widow of William E. Creary, late of Company K, Nineteenth Regiment, and Independent Company, Veteran Reserve Corps, and major and paymaster, United States Army, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Monroe A. White.** The name of Monroe A. White, late of Company D, Eleventh Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Beal.** The name of Joseph Beal, late of Companies I and D, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Fenimore P. Cochran.** The name of Fenimore P. Cochran, late of Company E, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Marion B. Mullen.** The name of Marion B. Mullen, widow of John H. Mullen, late captain Company C, Twelfth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Criss Becker.** The name of Criss Becker, late of Company G, Tenth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry M. Lester.** The name of Henry M. Lester, late of Company G, Seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Tyler.** The name of Henry Tyler, late of Company F, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Franklin D. Allen.** The name of Franklin D. Allen, late of Company H, Eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. H. Miller.** The name of William H. H. Miller, late of Company F, Thirty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Parnel B. Moor.** The name of Parnel B. Moor, late of Company B, Sixth Regiment Maine Volunteer Infantry, and Company E, First Regiment Maine Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Amanda M. P. Brock.** The name of Amanda M. P. Brock, widow of Alvan D. Brock, late captain Company L, Thirty-first Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Naomi V. Culley.** The name of Naomi V. Culley, widow of Joseph Culley, late acting second assistant engineer, United States Navy, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Job Musgrave.** The name of Job Musgrave, late of Company F, Twelfth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Truman L. Walden.** The name of Truman L. Walden, late of United States steamers Great Western and Kickapoo, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Mulock.** The name of William Mulock, of Company D, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Newell S. Swett, late of Second Company Massachusetts Sharpshooters, attached to Twenty-second Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Approved, March 9, 1908.

Newell S. Swett.

**CHAP. 73.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent children of such soldiers and sailors.

March 9, 1908.  
[S. 5110.]

[Private, No. 29.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Cassie R. Hatch, helpless and dependent child of Albion L. Hatch, late of Company F, Twenty-fourth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Cassie R. Hatch.

The name of Franklin L. Mead, late of Company E, One hundred and forty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Franklin L. Mead.

The name of James B. Fox, late of Company C, Forty-first Regiment Iowa Volunteer Infantry, and Company M, Seventh Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James B. Fox.

The name of William W. Daniels, late of Company H, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William W. Daniels.

The name of Sarah S. Long, widow of Daniel P. Long, late major Eighth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah S. Long.

The name of Waldo W. Gifford, late of Company G, Twelfth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Waldo W. Gifford.

The name of Rose L. Gibbon, widow of Homer E. Gibbon, late of Company F, Eighty-fifth Regiment, and Company E, One hundred and twenty-ninth Regiment, Ohio Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Rose L. Gibbon.

The name of Henry Kinyon, late of Company A, One hundred and fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Kinyon.

The name of Mary Beddis, widow of Charles Beddis, late of Company D, Fifth Regiment Delaware Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Mary Beddis.

The name of Ellis A. Cloud, late of Company G, Fifth Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Ellis A. Cloud.

The name of Jasper N. Clark, late of Company I, Second Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased  
Jasper N. Clark.

The name of William B. Cole, late of Company E, Tenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William B. Cole.

- James A. Minish. The name of James A. Minish, late of Company F, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Pension.  
Clara M. Foreman. The name of Clara M. Foreman, widow of William Foreman, late of Company A, First Battalion Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Philo M. Russell. The name of Philo M. Russell, late of Company G, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary J. McReynolds. The name of Mary J. McReynolds, widow of James T. McReynolds, late of Company C, Fifty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of John C. McReynolds, helpless and dependent child of said James T. McReynolds, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death or remarriage of Mary J. McReynolds, the name of the said John C. McReynolds shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the death or remarriage of said Mary J. McReynolds.
- Provisos.*  
Increase to cease on death of child. Pension to child on death or remarriage of mother. The name of Virginia C. Cole, widow of Edwin A. Cole, late of Companies D and F, Eighty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Herbert Cole, helpless and dependent child of said Edwin A. Cole, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death or remarriage of Virginia C. Cole the name of the said Herbert Cole shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of the death or remarriage of said Virginia C. Cole.
- Virginia C. Cole. The name of Dorothy M. Van Hart, widow of Isaac Van Hart, late of Company B, Thirtieth and Thirty-fifth Regiments New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Provisos.*  
Increase to cease on death of child. Pension to child on death or remarriage of mother. The name of Dorothy M. Van Hart, widow of Isaac Van Hart, late of Company B, Thirtieth and Thirty-fifth Regiments New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Dorothy M. Van Hart. The name of Henrietta Hayes, widow of William Hayes, late first lieutenant Company C, Thirteenth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Henrietta Hayes. The name of Ellen Jenkins, widow of Jacob Jenkins, late of Company K, Twenty-fifth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Ellen Jenkins. The name of Chauncey Harris, late captain Company C, Fourteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Chauncey Harris. The name of Byron D. Brown, late of Company E, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Byron D. Brown. The name of James M. Caswell, late musician, band, Second Brigade, Third Division, Twenty-fourth Army Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. Caswell. The name of George H. Walsh, late quartermaster-sergeant, Tenth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. Walsh.

The name of Collins Van Cleve, late captain Company F, Ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Collins Van Cleve.

The name of William O. Pickett, late of Company H, Twenty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William O. Pickett.

The name of Mary E. Farnham, widow of Roswell Farnham, late lieutenant-colonel Twelfth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary E. Farnham.

The name of Peter B. Groat, late of Company A, Marion County Battalion, Missouri Home Guards, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Peter B. Groat.

The name of Duncan M. Vinsonhaler, late first lieutenant Company I, Forty-eighth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Duncan M. Vinsonhaler.

The name of Jennie P. Douglas, widow of Henry C. Douglas, late captain Company K, Thirty-first Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Jennie P. Douglas.

The name of Anna R. Shattuck, widow of George S. Shattuck, late of Company C, Tenth Regiment Pennsylvania Reserve Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Anna R. Shattuck.

The name of Lewis Shampine, late of Company K, Sixtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis Shampine.

The name of Spencer Phillips, late of Company E, Third Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Spencer Phillips.

The name of David Schooley, late of Company I, Eleventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

David Schooley.

The name of Charles W. Salter, late of Company K, Fifty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles W. Salter.

The name of Lewis H. Shiery, late of Company E, Thirty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis H. Shiery.

The name of Rosa A. Kinkead, widow of James W. Kinkead, late of Company H, Eighth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Rosa A. Kinkead.

The name of George Steckenbauer, late of Company A, Twenty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

George Steckenbauer.

The name of Nellie B. Young, widow of George W. Young, late of Company H, Thirteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Nellie B. Young.

The name of William H. Iliff, late of Company D, Twelfth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Iliff.

The name of Joseph Fisher, late of Company C, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Fisher.

The name of Mary L. Marpe, widow of Theodore Henry Marpe, late of Company G, Fifth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of eight dollars per month.

Pensions.  
Mary L. Marpe.

- Emeline H. Ewer. The name of Emeline H. Ewer, widow of James K. Ewer, late of Company C, Third Regiment Massachusetts Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Joseph H. Suits. The name of Joseph H. Suits, late of Company B, Twenty-second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sarah F. Wimmer. The name of Sarah F. Wimmer, widow of John P. Wimmer, late of Captain Smith's independent company, Utah Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving and two dollars per month additional on account of the minor child of the said John P. Wimmer until she reaches the age of sixteen years.
- Martin Bahrenburg. The name of Martin Bahrenburg, late of Company C, Fifth Regiment Missouri State Militia Cavalry, and Company E, Thirteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis Ashens. The name of Francis Ashens, late of Company M, Fifteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lavinia Ogden. The name of Lavinia Ogden, widow of Joseph G. Ogden, late of Company A, First Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Louis H. Leland. The name of Louis H. Leland, late of Companies C and D, Eighth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Draper. The name of William H. Draper, late of Company K, Twentieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Saunders. The name of James Saunders, late of Company B, Seventy-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Stephen H. Pulling. The name of Stephen H. Pulling, late of Company E, Thirteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Donna M. Blatter. The name of Donna M. Blatter, widow of John Blatter, late first lieutenant, Company D, Ninety-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Pension.  
Elizabeth P. Collins. The name of Elizabeth P. Collins, former widow of Charles B. Peterson, late of Company A, Twenty-first Regiment New York Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.
- Pensions increased.  
Edmund J. Pickett. The name of Edmund J. Pickett, late of Company A, Sixteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Hattie L. Collins. The name of Hattie L. Collins, widow of William T. Collins, late of Company A, Second Regiment United States Sharpshooters, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Robert Flett. The name of Robert Flett, late of Company F, Fifth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles L. Hewitt. The name of Charles L. Hewitt, late of Company E, Seventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hiram W. Shepard. The name of Hiram W. Shepard, late of Company D, Twelfth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Henry C. Linn, late assistant surgeon, Twelfth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry C. Linn.

The name of John W. Moore, late of Company E, Fiftieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Moore.

The name of Louise Ladue Duffield, widow of William W. Duffield, late colonel Ninth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Louise Ladue Duffield.

The name of Jesse Prickett, late second lieutenant Company E, Thirty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jesse Prickett.

The name of George Young, late of Company C, Eighteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Young.

The name of Arthur Ricker, late of Company B, Fifth Regiment Maine Volunteer Infantry, and Company I, Thirtieth Regiment Maine Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Arthur Ricker.

The name of Ruth E. Bannatyne, widow of Robert W. Bannatyne, late captain Company B, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Ruth E. Bannatyne.

The name of Austin Parks, late of Company F, Thirty-ninth Regiment, and Company F, Seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Austin Parks.

The name of Louisa S. Wilson, helpless and dependent child of John F. Wilson, late of Company E, Sixteenth Regiment Connecticut Volunteer Infantry, and Company F, Third Regiment Veteran Reserve Corps, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Louisa S. Wilson.

The name of De Forest Safford, late of Company F, Forty-fourth Regiment Massachusetts Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
De Forest Safford.

The name of Thomas S. Ball, late of Company B, Tenth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas S. Ball.

The name of Emma H. Cotton, widow of John A. Cotton, late first lieutenant and commissary Seventeenth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

Emma H. Cotton.

The name of Hugh H. Tarbet, United States steamer Great Western, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hugh H. Tarbet.

The name of Helen A. Pulsifer, widow of Josiah D. Pulsifer, late major and additional paymaster United States Volunteers, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Helen A. Pulsifer.

The name of Henry Dorman, late of Company F, Seventh Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Henry Dorman.

Approved, March 9, 1908.

March 9, 1908.  
[S. 5255.]

[Private, No. 30.]

**CHAP. 74.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the civil war, and to widows and dependent relatives of such soldiers and sailors.

- Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—
- Pensions.** The name of Rachel Beatty, widow of William L. Beatty, late of Company A, Third Regiment United States Dragoons, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Pensions increased.**  
Rachel Beatty.
- Jane Payne. The name of Jane Payne, widow of Anderson L. Payne, late of Company K, First Regiment North Carolina Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Frances V. Dallas. The name of Frances V. Dallas, widow of Alexander James Dallas, late major Twenty-third Regiment and lieutenant-colonel Twenty-second Regiment United States Infantry, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving.
- Pension.**  
George H. Thorpe. The name of George H. Thorpe, late of Company L, Second Regiment Kentucky Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
Augusta C. Stouch. The name of Augusta C. Stouch, widow of George W. H. Stouch, late captain Third Regiment United States Infantry and lieutenant-colonel, United States Army, retired, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Van Ogle. The name of Van Ogle, late first lieutenant Company B, Washington Territory Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Adam S. Bridg-  
farmer. The name of Adam S. Bridgfarmer, late of Captain Hiram Wilber's Company B, First Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pensions.**  
Hardin E. Runnels. The name of Hardin E. Runnels, late of Company B, Eighth Regiment United States Cavalry, and pay him a pension at the rate of ten dollars per month.
- Sadonia Pierce. The name of Sadonia Pierce, widow of Riley W. Pierce, late of Captain James Smith's Company, Texas Mounted Volunteers, war with Mexico, and pay her a pension at the rate of eight dollars per month.
- Pension increased.**  
Hansford D. Wall. The name of Hansford D. Wall, late of Captain Winston Stephen's Company, Florida Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension.**  
Annie M. Dancy. The name of Annie M. Dancy, dependent mother of George L. Dancy, late of Company F, First Regiment Florida Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
Mary M. Wells. The name of Mary M. Wells, widow of Giles Wells, late of Company K, Second Regiment Illinois Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Fannie W. Reading. The name of Fannie W. Reading, widow of Pearson B. Reading, late paymaster, Fremont's Battalion, California Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

The name of Eloise Wilkinson, widow of George Wilkinson, late of Troop E, Fifth Regiment United States Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Eloise Wilkinson.

The name of Lavinia A. E. Rogers, widow of William W. Rogers, late of Captain Sweat's Company, Georgia Mounted Volunteers, Florida Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pensions increased.  
Lavinia A. E. Rogers.

The name of Mary Varn, widow of George Varn, late of Captain Hutchinson's Company, Florida Volunteers, Florida Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary Varn.

The name of Owen J. Revels, late of Captain Whitehead's Company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Owen J. Revels.

The name of Anna Cochran, widow of Charles H. Cochran, late first lieutenant Seventh Regiment United States Infantry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Anna Cochran.

The name of Archibald N. Hogans, late of Captain Hart's Independent Company, Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Archibald N. Hogans.

Approved, March 9, 1908.

**CHAP. 83.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war, and to certain widows and dependent relatives of such soldiers and sailors.

March 12, 1908.  
[H. R. 593.]

[Private, No. 31.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of William Poor, late of Company C, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William Poor.

The name of Noah E. Thornburgh, late of Company B, Fourth Regiment East Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Noah E. Thornburgh.

The name of Stephen H. Sanborn, late of Company D, Third Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Stephen H. Sanborn.

The name of David Stidd, late of Company D, One hundred and twenty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David Stidd.

The name of Sarah K. Adams, widow of Benjamin Adams, late of Company C, Thirty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah K. Adams.

The name of Hiram L. Russell, late of Company I, First Regiment Vermont Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Hiram L. Russell.

The name of Andrew J. Fillmore, late of Company C, Fifth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew J. Fillmore.

- Andrew C. Gibson. The name of Andrew C. Gibson, late of Company L, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Richard F. Williams. The name of Richard F. Williams, late of United States ships Grampus, Great Western, and Rattler, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel Carter. The name of Daniel Carter, late of Company M, First Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Collins. The name of George Collins, late of Company C, One hundred and ninety-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Lambert. The name of William Lambert, late of Company A, Sixth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas J. Spencer. The name of Thomas J. Spencer, late of Company A, First Regiment Michigan Volunteer Light Artillery, second lieutenant Company E, First Regiment Middle Tennessee Volunteer Cavalry, and Company K, First Regiment Alabama Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Frederick J. Meyer. The name of Frederick J. Meyer, late of Company M, Fifth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Theodore F. Ray. The name of Theodore F. Ray, late of Company F, Seventh Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Henderson. The name of James Henderson, late of Company G, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William J. Mull. The name of William J. Mull, late of Company B, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Arnold Mattingly. The name of Arnold Mattingly, late of Company D, Thirty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles W. Pavey. The name of Charles W. Pavey, late second lieutenant Company E, Eightieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Mott V. Eames. The name of Mott V. Eames, late of Company H, One hundred and fifth Regiment Illinois Volunteer Infantry, and One hundred and forty-ninth Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. H. Craver. The name of William H. H. Craver, late of Company A, Sixteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lee P. Garrett. The name of Lee P. Garrett, late of Captain Jones's company, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Adams. The name of James Adams, late of Company B, Thirteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lewis L. Bingham. The name of Lewis L. Bingham, late of Company I, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of James B. Paige, late of Company G, Ninth New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James B. Paige.

The name of Leander M. Clark, late of Company A, Eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Leander M. Clark.

The name of Cyrus Chapin, late of Company E, Tenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cyrus Chapin.

The name of David D. Reese, late of Company L, Third Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David D. Reese.

The name of Amos B. Batchelder, late of Company D, Eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Amos B. Batchelder.

The name of James Bates, late of Captain Gilbreath's company Alabama Scouts and Guides, and pay him a pension at the rate of eight dollars per month.

Pension.  
James Bates.

The name of Patrick Fitzgerald, late of Company A, One hundred and twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Patrick Fitzgerald.

The name of Milton M. Orton, late of Company I, Ninth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Milton M. Orton.

The name of Mary E. Becking, widow of Julius Becking, late of Company D, Eighteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Mary E. Becking.

The name of Henry Julius, late of Company C, Twenty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Henry Julius.

The name of William H. Andrews, late of Company A, Purnell Legion, Maryland Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. An-  
drews.

The name of Anna E. Lucas, widow of Simeon S. Lucas, late of Company F, First Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Anna E. Lucas.

The name of Elkanah A. Richards, late of Company F, Sixth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Elkanah A. Rich-  
ards.

The name of Willet Shottenkirk, late of Company C, One hundred and thirteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Willet Shottenkirk.

The name of Marcus A. Stephenson, late of Company B, Fifth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Marcus A. Stephen-  
son.

The name of William C. Greenlee, late of Company B, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William C. Greenlee.

The name of Sarah Miller, widow of Jacob Miller, late of Company A, Ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Sarah Miller.

The name of Thomas Casey, late of United States steamship Mat-  
tahasset, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Casey.

- Matilda C. Carruth.** The name of Matilda C. Carruth, widow of William W. Carruth, late captain Sixth Independent Battery Massachusetts Volunteer Light Artillery, and captain and assistant adjutant-general, United States Volunteers, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Swen Dahlberg.** The name of Swen Dahlberg, late of Company D, Third Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Belville.** The name of Charles Belville, late of Company M, First Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David W. Conrath.** The name of David W. Conrath, late of Company D, One hundred and thirty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he now receiving.
- Peter Leonard.** The name of Peter Leonard, late of Company G, One hundredth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benjamin F. Clark.** The name of Benjamin F. Clark, late of Company D, Fifth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edward A. Tomlin.** The name of Edward A. Tomlin, late of Company D, Forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Daly.** The name of James Daly, late of Company D, First Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- William F. Carter.** The name of William F. Carter, late of Company K, One hundred and first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William E. Cox.** The name of William E. Cox, late of Company B, Thirty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jennings Branham.** The name of Jennings Branham, late first lieutenant Company H, Eighth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary H. Christian.** The name of Mary H. Christian, widow of William H. Christian, late colonel Twenty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Walter C. Knight.** The name of Walter C. Knight, late of Company C, Fiftieth Regiment New York Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John V. Larrimer.** The name of John V. Larrimer, late of Company F, Second Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jeremiah Haley.** The name of Jeremiah Haley, late of Company E, Seventy-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sarah J. Jones.** The name of Sarah J. Jones, widow of Uriah Jones, late of Company F, Fifty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of William Jones, helpless and dependent child of said Uriah Jones, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Sarah J. Jones the name of said William Jones shall be placed on the pension roll, subject to the
- Proviso.*  
Increase to cease at death of child.
- Pension to child on death of mother.

provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Sarah J. Jones.

The name of Thomas B. Aber, late of Company F, Sixth Regiment Pennsylvania Volunteer Cavalry, and Company F, Second Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Henry C. Martin, late of Company D, One hundred and fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Maria Green, widow of John W. Green, late of Company I, Fifty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Sophia Conlon, widow of Thomas Conlon, late of Company F, Eightieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional for each of the two minor children of said soldier until they shall attain the age of sixteen years.

The name of Francis O. Vandersluis, late of Company L, Sixth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

The name of Nicodemus D. Henry, late of Company E, Eleventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William W. Tannery, late of Company B, Twenty-first Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Austin Green, late of Company H, Eighty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Bridget D. Farrell, widow of John Farrell, late of Company D, Twenty-first Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

The name of Patrick H. Fern, late of Company I, Sixty-first Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Winslow H. Furrows, late of Company H, Second Regiment Massachusetts Volunteer Heavy Artillery, and pay him pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Benjamin B. Bringer, late of Company G, Thirty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

The name of William H. Clark, late of Company K, Ninety-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Theresa M. Randall, widow of Asa B. Randall, late chaplain Fifty-fourth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Eliza J. McPherson, widow of Allan McPherson, late of Company F, Seventy-second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Thomas B. Aber.

Henry C. Martin.

Maria Green.

Pension.  
Sophia Conlon.Pensions increased.  
Francis O. Vandersluis.

Nicodemus D. Henry.

William W. Tannery.

Austin Green.

Bridget D. Farrell.

Patrick H. Fern.

Winslow H. Furrows.

Benjamin B. Bringer.

William H. Clark.

Theresa M. Randall.

Eliza J. McPherson.

- William S. Aukerman. The name of William S. Aukerman, late of Company K, Sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James W. Eastman. The name of James W. Eastman, late of Company D, Forty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Minick. The name of William Minick, late of Company A, First Regiment Pennsylvania Volunteer Cavalry, and Company E, Second Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles C. Gage. The name of Charles C. Gage, late of Company I, Thirty-third Regiment New York Volunteer Infantry, and of Company H, One hundredth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles W. Lewis. The name of Charles W. Lewis, late of Company A, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William H. Teeling. The name of William H. Teeling, late of Company K, Second Regiment Maine Volunteer Infantry, and U. S. S. "Vermont" and "North Carolina," United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jose M. Jaramillo. The name of Jose M. Jaramillo, late of Company E, First Regiment New Mexico Volunteer Cavalry, and Company D, Battalion New Mexico Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Mary A. Clendenin. The name of Mary A. Clendenin, widow of Frank Clendenin, late major, One hundred and forty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Elisha H. Colburn. The name of Elisha H. Colburn, alias William H. Lowry, late of Company A, Third Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry D. Lewis. The name of Henry D. Lewis, late of Company H, Fifteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry R. Darst. The name of Henry R. Darst, late of Company A, Eighty-sixth Regiment, and Company G, Thirty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Joseph W. King. The name of Joseph W. King, late of Company I, One hundred and eighteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Richard W. Jones. The name of Richard W. Jones, late of Company D, Fifth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Jane E. Chapel. The name of Jane E. Chapel, widow of John L. Chapel, late assistant surgeon, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.
- Pensions increased.  
George H. Williams. The name of George H. Williams, late of Company E, Second Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Clark Kelly. The name of Clark Kelly, late of Company E, Seventh Regiment West Virginia Volunteer Infantry, and Company E, Seventeenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- The name of Charles S. Baker, late of Companies B and E, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Charles S. Baker.
- The name of William W. Leabo, late of Company H, Forty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. William W. Leabo.
- The name of Henry A. Lamountain, late of Company B, Second Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Henry A. Lamountain.
- The name of Julia Burns, widow of James Burns, late of Company A, Sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving. Julia Burns.
- The name of Lodema Cooley, widow of Levi Cooley, late of Company F, One hundred and fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of eight dollars per month. Pension. Lodema Cooley.
- The name of William A. Barnes, late of Company K, Sixty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pensions increased. William A. Barnes.
- The name of Andrew Balbach, late of Company H, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Andrew Balbach.
- The name of Mary A. Ricketts, widow of Abner C. Ricketts, late of Company H, Eightieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Mary A. Ricketts.
- The name of Nellie P. Coyle, widow of George R. Coyle, late of Company A, Fifth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving. Nellie P. Coyle.
- The name of James Brown, late of Company E, Twentieth Regiment Michigan Volunteer Infantry, and Fifty-first Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. James Brown.
- The name of Fred B. Bowman, late of Company C, Seventy-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Fred B. Bowman.
- The name of Gustavus A. Dwelly, late of Company F, Tenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Gustavus A. Dwelly.
- The name of Samuel H. Chambers, late of Company G, Fourteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving. Samuel H. Chambers.
- The name of Truman H. Baldwin, late of Company D, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Truman H. Baldwin.
- The name of Stephen Loranger, late of Company E, Twenty-seventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Stephen Loranger.
- The name of Patrick McGrain, late of Company F, Twenty-fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Patrick McGrain.
- The name of Benjamin L. Haynes, late of Company K, Sixty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Benjamin L. Haynes.
- The name of Isaiah Smith, late of Company D, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Isaiah Smith.

- Charles Helper.** The name of Charles Helper, late of Company I, One hundred and fifty-seventh Regiment New York Volunteer Infantry, and Second Battalion (unassigned) Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Michael Sennet.** The name of Michael Sennet, late of Company A, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Rufus Lucore.** The name of Rufus Lucore, late unassigned, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benjamin F. Bean.** The name of Benjamin F. Bean, late of Company K, Twenty-eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles P. Jeannin.** The name of Charles P. Jeannin, late of Company G, Fifth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert W. Parker.** The name of Albert W. Parker, late of Company G, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas P. Clark.** The name of Thomas P. Clark, late of Company G, Fifth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles M. Curtess.** The name of Charles M. Curtess, late of Company H, Thirty-eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Zelotus J. Stewart.** The name of Zelotus J. Stewart, late of Company F, One hundred and thirty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hiram A. McDonald.** The name of Hiram A. McDonald, late of Company H, and second lieutenant Company D, Twenty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph W. Peirce.** The name of Joseph W. Peirce, late second lieutenant Company K, Forty-fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry C. Myers.** The name of Henry C. Myers, late of Company H, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas D. Scott.** The name of Thomas D. Scott, late of Company D, Forty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John A. Bering.** The name of John A. Bering, late major, Forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Calvin A. Eason.** The name of Calvin A. Eason, late of Company I, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ely E. Baker.** The name of Ely E. Baker, late of Company I, Eighty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Michael Doyle.** The name of Michael Doyle, late of United States Marine Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- The name of Baldwin Cann, late first lieutenant Company A, Fourth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he now receiving. Baldwin Cann.
- The name of Day Wheller, late of Companies D and B, Eighth Regiment Missouri Volunteer Infantry, and second lieutenant Company G, Third Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Day Wheller.
- The name of Jane M. Buchanan, helpless and dependent daughter of Royal D. Buchanan, late of Company D, Twentieth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month. Pension.  
Jane M. Buchanan.
- The name of George Aschemoor, late of Company B, Thirty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving. Pensions increased.  
George Aschemoor.
- The name of Samuel W. Tobey, late of Company B, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Samuel W. Tobey.
- The name of Harvey D. McCormick, late of Company A, One hundred and forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Harvey D. McCormick.
- The name of Aaron T. Dooley, late of Company C, Fifty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving. Aaron T. Dooley.
- The name of Abram G. Spellman, late of Company E, Ninety-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Abram G. Spellman.
- The name of George W. Fletcher, late of Company E, Third Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. George W. Fletcher.
- The name of Armand Dufloo, late assistant surgeon, Seventieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving. Armand Dufloo.
- The name of Isabel Seaman, widow of Noah Seaman, late of Company B, Enfants Perdu's independent battalion New York Volunteer Infantry, and pay her a pension at the rate of eight dollars per month. Pension.  
Isabel Seaman.
- The name of Samuel N. Dickerman, late of Eleventh Battery, Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Pensions increased.  
Samuel N. Dickerman.
- The name of Mary J. Preuitt, widow of Valentine Preuitt, late captain Company M, First Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Mary J. Preuitt.
- The name of Luthis B. Delman, alias Lawson R. Lane, late second lieutenant Company K, Twenty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Luthis B. Delman,  
alias Lawson R. Lane.
- The name of Adam Emge, late of Company G, Sixty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Adam Emge.
- The name of Andrew H. Hazlett, late first lieutenant Company G, Fourteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Andrew H. Hazlett.
- The name of Charles M. Hobbs, late of Company M, Fifth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Charles M. Hobbs.
- The name of Eli S. Dunklee, late of Company G, Fortieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Eli S. Dunklee.

Mary E. Cook.

The name of Mary E. Cook, widow of Benjamin Cook, late of Company A, Fifth Regiment New Hampshire Volunteer Infantry, and Company A, Eighteenth Regiment Veteran Reserve Corps, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Jacob Mercer.

The name of Jacob Mercer, late of Company C, Ninety-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Pratt.

The name of George Pratt, late of Company K, Fourth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Redeker.

The name of John Redeker, late of Company H, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael Kresge.

The name of Michael Kresge, late of Company G, Sixty-seventh Regiment Pennsylvania Volunteer Infantry, and Company C, Third Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James E. Hoisington.

The name of James E. Hoisington, late of Company E, Twelfth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles B. Love.

The name of Charles B. Love, late of Company G, Nineteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Morris Hayes.

The name of Morris Hayes, late of Company K, Eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rosamond Ensley.

The name of Rosamond Ensley, widow of Allen Ensley, late of Company F, Second Regiment California Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

William S. Kidder.

The name of William S. Kidder, late of Company I, Seventh Regiment California Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Horace E. Adams.

The name of Horace E. Adams, late of Company H, Forty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Mathis.

The name of William H. Mathis, late of Company M, Fifth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James T. Thrasher.

The name of James T. Thrasher, late of Company G, Fortieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John R. Bevilheimer.

The name of John R. Bevilheimer, late of Company K, Sixty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Berry May.

The name of Berry May, late of Company E, Fifth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas W. Quine.

The name of Thomas W. Quine, late of Company E, Twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Lytle.

The name of George Lytle, late of Company A, One hundred and thirty-fifth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Henry A. Walker, late of Company A, Sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Henry A. Walker.
The name of William M. Kenyon, late first lieutenant Company G, Twenty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	William M. Kenyon.
The name of Theodore Schaeffer, late captain Company F, Twenty-eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Theodore Schaeffer.
The name of John A. Hollander, late of Company I, Twenty-fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John A. Hollander.
The name of Matthias Dye, late of Company B, Ninety-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Matthias Dye.
The name of Samuel Fetters, late of Company E, One hundred and fifty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Samuel Fetters.
The name of James McDowell, late of Company D, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	James McDowell.
The name of John F. Rupert, late of Company A, One hundred and third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John F. Rupert.
The name of Earl Henry Cooper, late of Company H, Fifth Regiment, and Company M, Eleventh Regiment, Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Earl Henry Cooper.
The name of Burton Walters, helpless and dependent son of Borda Walters, late of Company K, One hundred and thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.	Pension. Burton Walters.
The name of James W. King, late of Company K, One hundred and thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Pensions increased. James W. King.
The name of John A. Mayes, late of band, First Brigade, First Division, Seventeenth Army Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John A. Mayes.
The name of George C. Gutelius, late of Company E, Fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	George C. Gutelius.
The name of George W. Isett, late of Company C, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.	George W. Isett.
The name of Peter Weatherby, late major, Twentieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Peter Weatherby.
The name of William R. Hicks, late of Company C, Second Regiment East Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	William R. Hicks.
The name of Harriet B. Nichols, widow of Henry C. Nichols, late captain Company E, Seventy-third Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.	Harriet B. Nichols.

- Thomas B. Addison. The name of Thomas H. Addison, late of Company A, Twenty-third Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert S. Clark. The name of Robert S. Clark, late of Company C, One hundred and thirty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Catharine E. Koontz. The name of Catharine E. Koontz, widow of Thomas E. Koontz, late of Company H, Sixth Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- John S. Barr. The name of John S. Barr, late of Company A, Second Regiment, subsequently Fourth Regiment United States Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James C. Vorhes. The name of James C. Vorhes, late of Company A, First Regiment Michigan Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert A. Hodges. The name of Robert A. Hodges, late of Company A, Fourth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Berry. The name of George Berry, late of Company H, Thirteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Caroline H. G. Dralle. The name of Caroline H. G. Dralle, widow of John H. W. Dralle, alias John Dralle, late of Company I, Twentieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Pension.  
Patrick J. O'Brien. The name of Patrick J. O'Brien, late of Company K, Sixty-ninth Regiment New York State Militia Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
Milton Kinder. The name of Milton Kinder, late of Company K, Sixtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George B. Follett. The name of George B. Follett, late of Company G, Forty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Levi B. Gaylord. The name of Levi B. Gaylord, late of Company C, Forty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Maria Johnson. The name of Maria Johnson, widow of William J. Johnson, late of Companies L and G, Fourth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- John Bear. The name of John Bear, late of Company D, Fifty-first Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Horder.\* The name of George W. Horder, late of Company H, and principal musician, Thirty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George F. Cowing. The name of George F. Cowing, late of Company K, Twenty-eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Smyser. The name of William H. Smyser, late of Company H, Two hundredth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Anestatia C. Seiss, widow of John A. Seiss, late of Company B, Seventy-fourth Regiment Ohio Volunteer Infantry, and captain Company G, One hundred and fifty-fourth Regiment Ohio National Guard Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Anestatia C. Seiss.

The name of Stephen Glanden, late of Company I, Sixth Regiment Missouri Volunteer Cavalry, and Company E, First Regiment New Orleans (Louisiana) Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and time of payment, without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.

Pension.  
Stephen Glanden.

No rebate, etc.

The name of William Guthrie, late of Company C, Twelfth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William Guthrie.

The name of Wesley M. Niblock, late of Company F, Ninth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Wesley M. Niblock.

The name of Julia A. Wilcoxon, widow of Samuel Wilcoxon, late of Company M, Second Regiment Missouri Volunteer Light Artillery, and pay her a pension at the rate of eight dollars per month.

Pension.  
Julia A. Wilcoxon.

The name of Robert B. Thomas, late of U. S. S. Vermont and Fort Morgan, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Robert B. Thomas.

The name of James W. George, late of Company F, Fifteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James W. George.

The name of Mary Williams, widow of Amos C. Williams, late of Company C, One hundred and eighteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Charles Williams, helpless and dependent child of said Amos C. Williams, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Mary Williams the name of said Charles Williams shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Mary Williams.

Mary Williams.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Henry Cash, late of Company A, Thirteenth Regiment United States Colored Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Cash.

The name of Aurelia E. Willard, widow of George S. Willard, late of Company G, Fifth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Alice L. Willard, helpless and dependent child of said George S. Willard, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Aurelia E. Willard the name of said Alice L. Willard shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Aurelia E. Willard.

Aurelia E. Willard.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of John N. Moeller, late of Company A, Eighth Battalion District of Columbia Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
John N. Moeller.

The name of Rolan M. Clark, late of Company D, Sixty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Rolan M. Clark.

Thomas Fauciei.

The name of Thomas Fauciei, late of Company D, Fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Daniel J. Duffy.

The name of Daniel J. Duffy, late of Company D, Ninth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph S. Pratt.

The name of Joseph S. Pratt, late of Company G, Eighty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward Hadfield.

The name of Edward Hadfield, late of Company D, One hundred and twenty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William C. Schofield.

The name of William C. Schofield, late of Company F, Fifty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Elizabeth Gritzner.

The name of Elizabeth Gritzner, widow of Charles Gritzner, late of Company E, Twentieth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of eight dollars per month; the same to be paid to her under the rules of the Pension Bureau as to mode and time of payments, without any deductions or rebate on account of former alleged overpayments or erroneous payments of pension.

No rebate, etc.

Pensions increased.  
Samuel A. Gettys.

The name of Samuel A. Gettys, late of Company C, Seventy-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William G. McConnell.

The name of William G. McConnell, late first lieutenant Company C, Sixty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Barney Stone.

The name of Barney Stone, late of Company E, One hundred and eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of seventeen dollars per month in lieu of that he is now receiving.

Pension.  
Abram H. Brown.

The name of Abram H. Brown, late unassigned, Twenty-eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Jacob Glass.

The name of Jacob Glass, late of Company A, Fifty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Corydon S. Hickman.

The name of Corydon S. Hickman, late of United States ships Clara Dolsen, Ouachita, and Great Western, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Stulen.

The name of Henry Stulen, late of Company G, Eleventh Regiment Pennsylvania Volunteer Infantry, and band, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George H. Smith.

The name of George H. Smith, late of Company I, Twenty-sixth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Simeon S. Goodrich.

The name of Simeon S. Goodrich, late second principal musician Tenth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Levi M. Briddell.

The name of Levi M. Briddell, late of Company I, One hundred and twelfth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Philip Lutz, late of Company L, Twelfth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Philip Lutz.

The name of Seneca R. Randall, late of Company I, One hundredth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Seneca R. Randall.

The name of David Mitchell, late of Company A, Fourth Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Mitchell.

The name of Smith H. Simpson, late captain Company I, First Regiment New Mexico Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Smith H. Simpson.

The name of Peter Penord, late of Company G, One hundred and forty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter Penord.

The name of James W. Madison, late of Company I, Fifty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Madison.

The name of Eri B. Sabin, late of Company B, Twenty-seventh Regiment Wisconsin Volunteer Infantry, and One hundred and forty-sixth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eri B. Sabin.

Approved, March 12, 1908.

**CHAP. 85.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the war with Spain and other wars, and to the widows of such soldiers and sailors.

March 13, 1908.  
[H. R. 2429.]

[Private, No. 32.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Elizabeth H. Olcott, widow of Philander W. Olcott, late of Captain Brace's company, New York Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Pensions increased.  
Elizabeth H. Olcott.

The name of Martha F. Allen, widow of John Allen, late of Captain Russell's company of Missouri Militia, Florida Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Martha F. Allen.

The name of Jane Spears, widow of Benjamin Spears, late of Company C, Palmetto Regiment South Carolina Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Jane Spears.

The name of Sarah A. Bradley, widow of Levi Bradley, late of Captain Moffett's company, South Carolina Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Sarah A. Bradley.

The name of Amelia D. Robertson, widow of Benoni H. Robertson, late of Company G, Palmetto Regiment South Carolina Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Amelia D. Robert-  
son.

The name of Zylpha Raymond, widow of Alonzo P. Raymond, late of Company D, Mormon Battalion, Iowa Regiment of Volunteers, war

Zylpha Raymond.

with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Henry Parish.

The name of Henry Parish, late of Captain William Cason's company, Florida Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Mary A. Tyer.

The name of Mary A. Tyer, widow of John Tyer, late of Captain Durance's company, Florida Mounted Volunteers, Seminole Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Robert A. McAulay.

The name of Robert A. McAulay, late of Captain Sparkman's company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Louis R. Thomas.

The name of Louis R. Thomas, late of Captains Durance and John McNeill's companies, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Nancy Harmon.

The name of Nancy Harmon, widow of John F. Harmon, late of Captain Loyall's company, Georgia Mounted Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pensions.  
Mary Cox.

The name of Mary Cox, widow of James J. Cox, late of Company D, Fourth United States Volunteer Infantry, war with Spain, and pay her a pension of twelve dollars per month.

Jane Bain.

The name of Jane Bain, dependent mother of Charles M. Bain, late of Company I, Third Regiment United States Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.

Pension increased.  
Maria E. Menges.

The name of Maria E. Menges, widow of Frederick W. Menges, late of Company K, First Regiment United States Artillery, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pension.  
John C. Hall.

The name of John C. Hall, late chaplain Seventh Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty dollars per month.

Pensions increased.  
Stephen R. Clark.

The name of Stephen R. Clark, late assistant commissary, Second Battalion California Volunteers, California Indian disturbances, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Eliza Leedy.

The name of Eliza Leedy, widow of Daniel H. Leedy, late of Company C, Third Regiment Ohio Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Nancy B. Hacker.

The name of Nancy B. Hacker, widow of Henry C. Hacker, late of Captain John S. Hacker's company, Second Regiment Illinois Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary Jane Pack.

The name of Mary Jane Pack, widow of Thomas Pack, late of Company F, Third Regiment Tennessee Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pensions.  
Leon D. Conover.

The name of Leon D. Conover, late of Company A, Sixth Regiment Illinois Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month.

Andrew J. Pence.

The name of Andrew J. Pence, late of Captain William H. Packwood's company, Ninth Regiment Oregon Militia Volunteers, Oregon and Washington Territorial Indian wars, and pay him a pension at the rate of eight dollars per month.

Pensions increased.  
George F. Hays.

The name of George F. Hays, late of Captain A. D. Johnston's company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Alfred H. Johnston, late of Captain Derrick's company, Georgia Volunteers, Cherokee Indian disturbance, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Alfred H. Johnston.

The name of Narsis Burns, widow of John W. Burns, late of company I, Second Regiment Texas Mounted Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Narsis Burns.

The name of Mary A. Tannehill, widow of Pleasant T. Tannehill, late of Captain Moore's company, First Regiment Alabama Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary A. Tannehill.

The name of Mary Ann Thompson, widow of William R. Thompson, late of Troop I, Third Regiment United States Dragoons, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary Ann Thompson.

The name of Charles W. Geddes, late assistant engineer, United States steamship General Taylor, United States Navy, war with Mexico, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Charles W. Geddes.

The name of William Pritchard, late of Captain W. H. Cone's company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William Pritchard.

The name of Sarah Luria Scannell, widow of Edward Scannell, alias Scanlan, late of Company A, First Louisiana Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Sarah Luria Scannell.

The name of Ellen L. Fitzgerald, widow of Walter M. Fitzgerald, late captain Company A, Fourth Regiment Tennessee Volunteer Infantry, war with Spain, and pay her a pension at the rate of twenty dollars per month.

Pension.  
Ellen L. Fitzgerald.

The name of Martha Alexander, widow of Horace M. Alexander, late of Company B, Iowa Battalion Mormon Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pensions increased.  
Martha Alexander.

The name of Sarah Smith, widow of Solomon Smith, late of Company F, Third Regiment Ohio Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Sarah Smith.

The name of Mary E. Benson, widow of William W. Benson, late of Captain Long's company, Georgia Volunteers, Florida Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary E. Benson.

The name of Harriet Hickey, widow of William Hickey, late of Captain Van Metre's regiment, Virginia Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Harriet Hickey.

The name of Lucretia A. Evans, widow of Jesse B. Evans, late of Company H, Second Regiment Texas Mounted Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Lucretia A. Evans.

The name of Hulda Flinn, widow of Isham Flinn, late of Captain Grant's company, First Utah Cavalry, Utah Indian disturbances, and pay her a pension at the rate of eight dollars per month.

Pension.  
Hulda Flinn.

The name of Epsy M. Mellett, widow of Cyrus S. Mellett, late first lieutenant Company A, Palmetto Regiment, South Carolina Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pension increased.  
Epsy M. Mellett.

The name of Ibbey M. J. Hay, widow of Jeremiah Hay, late of Captain Warner's company, Tennessee Mounted Volunteer Militia,

Pension.  
Ibbey M. J. Hay.

Sabine Indian disturbances, and pay her a pension at the rate of eight dollars per month.

Pensions increased.  
Martha E. McKnight.

The name of Martha E. McKnight, widow of William T. R. R. McKnight, late of Company I, Mounted Arkansas Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary A. Crawford.

The name of Mary A. Crawford, widow of William Crawford, late of Company D, First Battalion Louisiana Mounted Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Louisa Porter.

The name of Louisa Porter, widow of David Henry Porter, late of Company D, Battalion Mississippi Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Harriet Ann Long.

The name of Harriet Ann Long, widow of Thomas C. Long, late of Company M, First Regiment Tennessee Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Approved, March 13, 1908.

March 16, 1908.  
[H. R. 12803.]

**CHAP. 94.**—An Act Allowing Chandler Bassett to perfect final proof in his homestead entry.

[Private, No. 33.]

Chandler Bassett.  
Patent in fee to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That homestead entry numbered twenty-eight hundred and ten, made by Chandler Bassett, for lots one and two and the south one-half of the northeast one-quarter of section five, township thirty north, range twenty-five east, of the Willamette meridian, in the State of Washington, shall proceed to patent if there is no other objection thereto than the fact that said Chandler Bassett commuted homestead entry numbered forty-two hundred and sixty-seven for the northwest one-quarter of section eighteen, township one hundred and forty north, range sixty-three west, Fargo, North Dakota, under section two of the Act of June fifteenth, eighteen hundred and eighty.

Vol. 21, p. 238.

Approved, March 16, 1908.

March 23, 1908.  
[S. 5254.]

**CHAP. 95.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent children of such soldiers and sailors.

[Private, No. 34.]

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Nathan H. Tyler.

The name of Nathan H. Tyler, late of Second Battery, First Battalion Maine Volunteer Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Chase M. Swain.

The name of Chase M. Swain, late second lieutenant Company I, Twenty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Rebecca Kraus.

The name of Rebecca Kraus, widow of Samuel Kraus, late captain Company B, Seventh Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month.

Pensions increased.  
Joseph Logsdon.

The name of Joseph Logsdon, late of Company L, Fourth Regiment West Virginia Volunteer Cavalry, and Company A, Seventeenth

Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Isaac Wharton, late of Company H, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Gilbert A. Jordan, late of Company C, One hundred and second Regiment, and Company H, Sixteenth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Edward C. Gearey, late lieutenant-colonel Thirty-second Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of George A. Bucklin, late of Company C, Fiftieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Marshall H. Lewis, late of Company I, Fifth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of David S. Oliphant, late second lieutenant Company D, Thirty-fifth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Erastus Strickland, late of Company H, Tenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Franklin L. Felch, late of Company E, First Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

The name of Elizabeth Marshall, widow of Dustin Marshall, late of Company C, and first lieutenant Company A, Third Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

The name of Sarah J. Mumford, widow of James R. Mumford, late of Company A, Fifty-second Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Jefferson Stanley, late of Company F, Thirty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Nathan Dunkelberg, late of Company D, One hundred and seventy-second Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Luman N. Judd, late of Company I, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William M. Favorite, late of Company D, Eleventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Charles F. Shepard, late of Second Independent Battery Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Marilla Harvey, widow of Elijah E. Harvey, late captain Company B, Sixth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Isaac Wharton.

Gilbert A. Jordan.

Edward C. Gearey.

George A. Bucklin.

Marshall H. Lewis.

David S. Oliphant.  
*Post*, p. 1237.

Erastus Strickland.

Franklin L. Felch.

Elizabeth Marshall.

Sarah J. Mumford.

Jefferson Stanley.

Nathan Dunkelberg.

Luman N. Judd.

William M. Favorite.

Charles F. Shepard.

Marilla Harvey.

- Pension.  
Bertha Zwicker. The name of Bertha Zwicker, blind and dependent daughter of Charles Zwicker, late of Company G, Fifty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Frederick D. Winton. The name of Frederick D. Winton, late of Company C, Twenty-fourth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Bridget Murphy. The name of Bridget Murphy, widow of Michael Murphy, late of Company E, One hundred and twenty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Edmund J. Graves. The name of Edmund J. Graves, late of Company C, Fifty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alexander Russell. The name of Alexander Russell, late of Company K, Eleventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Thurston. The name of Charles Thurston, late first lieutenant Company G, Twenty-third Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas J. Postlewait. The name of Thomas J. Postlewait, late of Company A, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hazen E. Soule. The name of Hazen E. Soule, late of Eleventh Independent Battery Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary J. Logan. The name of Mary J. Logan, widow of Robert Logan, late of Company A, First Regiment District of Columbia Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Marcus J. Howland. The name of Marcus J. Howland, late of Company F, Twentieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew G. Pringle. The name of Andrew G. Pringle, late of Company G, Twelfth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Johnston M. Watts. The name of Johnston M. Watts, late of Company A, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Elbridge Stevens. The name of Elbridge Stevens, late of Company C, Eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Richard Firn. The name of Richard Firn, late of Company D, Fifth and First Regiments California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Irwin. The name of George W. Irwin, late of Company H, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John G. Snook. The name of John G. Snook, late of Company B, Nineteenth Regiment Iowa Volunteer Infantry, and Company I, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph A. Clark. The name of Joseph A. Clark, late of Companies H and K, First Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jacob M. Weekley. The name of Jacob M. Weekley, late of Company B, First Regiment Pennsylvania Reserve Volunteer Light Artillery, and pay him a

pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Sarah A. Chitwood, widow of Richard G. Chitwood, late captain Company C, Osage Regiment Missouri Home Guards, and Company G, Eighth Regiment Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah A. Chitwood.

The name of Harrison Lovelace, late of Company K, Twenty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harrison Lovelace.

The name of Harriet E. Whiton, widow of Lester Whiton, late first lieutenant Company D, Twenty-second Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

Harriet E. Whiton.

The name of George A. Whitney, late of Company E, Sixty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George A. Whitney.

The name of Lydia M. Salisbury, widow of Jonathan B. Salisbury, late of Captain Ramsey's Company K, First Regiment Ohio Volunteer Infantry, war with Mexico, and second lieutenant Company D, Hatch's Battalion, Minnesota Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Lydia M. Salisbury.

The name of John S. Lee, late of Company G, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John S. Lee.

The name of John L. Francis, late of Company G, Eighth Regiment Pennsylvania Reserve Volunteer Infantry, and Company G, One hundred and ninety-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John L. Francis.

The name of Thomas Gibson, late major, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Gibson.

The name of Mary E. Kellogg, widow of Edward Josiah Kellogg, late of Company B, One hundred and twenty-seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Mary E. Kellogg.

The name of Mary J. Hammond, widow of Jehial P. Hammond, late of Company B, Seventy-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Mary J. Hammond.

The name of Dolson B. Searle, late of Company I, Sixty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased  
Dolson B. Searle.

The name of James H. Conley, late of Company F, Fourteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Conley.

The name of Gage S. Gritman, late first lieutenant Company K, One hundred and sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gage S. Gritman.

The name of Henry P. French, late of Company A, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry P. French.

The name of William H. Son, late of Company B, Thirteenth and Fifth Regiments Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Son.

- Eunice P. Athey.** The name of Eunice P. Athey, widow of Morrison C. Athey, late of Company E, First Regiment Oregon Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Orlando S. Goff.** The name of Orlando S. Goff, late of Company D, and second lieutenant Company K, Tenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George E. Lounsberry.** The name of George E. Lounsberry, late of Company E, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary E. Ostheimer.** The name of Mary E. Ostheimer, widow of Simon Ostheimer, late of Third Battery, Indiana Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Hannibal H. Whitney.** The name of Hannibal H. Whitney, late of Company F, Tenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edwin W. French.** The name of Edwin W. French, late captain Company C, First Regiment Connecticut Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jerome Crandall.** The name of Jerome Crandall, late of Company K, Twenty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Approved, March 23, 1908.

March 24, 1908.  
[H. R. 2915.]

**CHAP. 97.**—An Act For the relief of John P. Hunter.

[Private, No. 35.]

John P. Hunter.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to John P. Hunter, late United States marshal for the district of South Carolina, out of any money in the Treasury not otherwise appropriated, the sum of three hundred and eight dollars and thirteen cents, which sum shall be taken and accepted and receipted for in full satisfaction of his claim for services performed by his deputy, H. J. Hickson, in the case of the United States against J. T. Tillman.

Approved, March 24, 1908.

March 24, 1908.  
[H. R. 17277.]

**CHAP. 98.**—An Act For the relief of George S. Patten, of Williams, Coconino County, Arizona.

[Private, No. 36.]

George S. Patten.  
Conveyance of land  
to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to issue a deed of conveyance to George S. Patten, of Williams, Coconino County, Arizona, to the following-described lands, to wit: The northeast quarter of the northwest quarter and lots one, two, and three in section eighteen, township twenty-three north, range six east, Gila and Salt River base and meridian, Arizona Territory.

Approved, March 24, 1908.

**CHAP. 105.**—An Act To provide for payment of the claims of the Roman Catholic Church in the Philippine Islands.

March 26, 1908.  
[H. R. 16143.]

[Private, No. 37.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, the sum of four hundred and three thousand and thirty dollars and nineteen cents, the same to be paid to the archbishop of Manila, in the Philippine Islands, as the representative (and trustee) of the Roman Catholic Church in said Islands; and that the acceptance of said sum, paid under the provisions of this Act, shall be in full satisfaction of all claims for use and occupation of the property of said church in said islands and for damages done thereto by the military forces of the United States prior to the date, to wit, January fifteenth, nineteen hundred and six, of the official report of the "Board on Church Claims," which said board, composed of John A. Hull, lieutenant-colonel, judge-advocate; Alexander O. Brodie, lieutenant-colonel, military secretary, and J. W. Moore, first lieutenant, Second Cavalry, was duly convened August first, nineteen hundred and five, at headquarters Philippines Division in the city of Manila, in said islands, to consider and report upon said claims.

Roman Catholic  
Church, Philippine  
Islands.  
Payment for use and  
occupation of prop-  
erty of.

Approved, March 26, 1908.

**CHAP. 115.**—An Act For the relief of Henry Rustan.

March 31, 1908.  
[H. R. 6902.]

[Private, No. 38.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Henry Rustan one hundred and ninety-six dollars to reimburse him for money paid by him at the direction of the register and receiver of the United States land office at Grand Forks, North Dakota, for making cash entry numbered seventeen thousand and sixty-four, dated November twenty-eighth, nineteen hundred and four, when no part of said payment was required, as said Henry Rustan was entitled to patent for the land entered without such payment under section twenty-two hundred and ninety-one, Revised Statutes, and said sum is hereby appropriated for said purpose out of any money in the Treasury not otherwise appropriated.

Henry Rustan.  
Reimbursement.

R. S., sec. 2291, p. 420.

Approved, March 31, 1908.

**CHAP. 116.**—An Act For the relief of John V. Johnson.

March 31, 1908.  
[H. R. 13875.]

[Private, No. 39.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the said John V. Johnson (doing business under the name of the Brooklyn Architectural Iron Works) be, and he hereby is, relieved from any penalty, forfeiture, or claim for liquidated damages under his certain contract with the United States of America, dated on or about the twenty-second day of December, nineteen hundred and six, to install a steel book stack and gallery in the record vault at the United States Immigration Station, Ellis Island, New York Harbor.

John V. Johnson.  
Relieved from pen-  
alty under contract.

SEC. 2. That the said John V. Johnson (doing business under the name of the Brooklyn Architectural Iron Works) shall be paid the sum of one thousand eight hundred dollars from the permanent appropriation "Expenses of regulating immigration," in full of the amount due him under said contract, without deduction of any penalty, forfeiture, or claim for liquidated damages or otherwise.

Payment to.

Approved, March 31, 1908.

April 2, 1908.  
[H. R. 16471.]

[Private, No. 40.]

George H. Penrose.  
Credit in accounts.

**CHAP. 125.**—An Act For the relief of George H. Penrose.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the accounting officers of the Treasury be, and they are hereby, authorized and directed to credit in the accounts of Captain George H. Penrose, Quartermaster's Department, United States Army, the sum of five thousand one hundred and fifty-one dollars and eighty-nine cents standing against him on the books of the Treasury, of which the sum of three thousand three hundred and thirty-one dollars and forty-eight cents pertains to the Quartermaster's Department and the sum of one thousand eight hundred and twenty dollars and forty-one cents pertains to the Subsistence Department, the said sum having been embezzled by one McCaull through no fault of the officer.

Approved, April 2, 1908.

April 2, 1908.  
[S. 5589.]

[Private, No. 41.]

**CHAP. 126.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Mary L. Chase.

The name of Mary L. Chase, widow of Washington I. Chase, late captain Company H, Ninth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary C. Nason.

The name of Mary C. Nason, widow of Christopher C. Nason, late of Company B, Fourth Regiment California Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Orrin V. S. Van  
Denburg.

The name of Orrin V. S. Van Denburg, late of Company L, Twelfth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert T. Sedam.

The name of Robert T. Sedam, late of Company C, Fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William S. Peabody.

The name of William S. Peabody, late captain Company A, Ninety-first Regiment, and Company A, Seventy-fourth Regiment, United States Colored Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William Russell.

The name of William Russell, late of Company L, First Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hezekiah Coe.

The name of Hezekiah Coe, late of Company K, Sixty-third Regiment Ohio Volunteer Infantry, and pay to him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Winfield S. Delen-  
ger.

The name of Winfield S. Delenger, late of Company G, One hundred and thirteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph C. Bell.

The name of Joseph C. Bell, late of Company D, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Arthur H. Parsons.

The name of Arthur H. Parsons, late of Company G, Sixteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at

the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Samuel M. Graham, late of Company K, Twentieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel M. Graham.

The name of Millie Lepard, widow of Andrew J. Lepard, late of Company A, First Regiment Connecticut Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Millie Lepard.

The name of Charles A. Hunter, late of Company E, Thirty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles A. Hunter.

The name of James R. Carpenter, late hospital steward, Second Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James R. Carpenter.

The name of Charles Snyder, late of Company H, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Snyder.

The name of Owen Jones, late of United States ships North Carolina, Pembina, and Minnesota, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Owen Jones.

The name of Emanuel Schamp, alias Emanuel Benton, late of Company E, Twenty-first Regiment Ohio Volunteer Infantry and Twenty-first Independent Battery Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Emanuel Schamp,  
alias Emanuel Ben-  
ton.

The name of Samuel S. Dotson, late of Company L, First Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel S. Dotson.

The name of Gilalmous McCarty, late of Company I, Fifth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gilalmous McCarty.

The name of Charles H. Sargent, late of Company E, Eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Sargent.

The name of George G. Sargent, late of Company C, Seventy-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George G. Sargent.

The name of R. M. Musser, late first lieutenant Company D, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

R. M. Musser.

The name of Tristram Glidden, late of Company A, Fifth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Tristram Glidden.

The name of John Cooper, late of Company D, One hundred and fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Cooper

The name of William A. Gile, late captain Company D, One hundred and seventeenth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William A. Gile.

The name of Benjamin Dye, late of Company E, Eighth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin Dye.

- Cordelia A. Young.** The name of Cordelia A. Young, widow of Spencer W. Young, late second lieutenant Company B, Eighth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of fifteen dollars per month in lieu of that she is now receiving.
- William H. Robinson.** The name of William H. Robinson, late of Company G, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Gabriel Sams.** The name of Gabriel Sams, late of Company E, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Charles Gunter.** The name of Charles Gunter, late of Company G, Third Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Johnson.** The name of John H. Johnson, late of Company A, Third Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edwin L. Hartley.** The name of Edwin L. Hartley, late of Company A, Seventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Watkins.** The name of John W. Watkins, late of Company D, Thirty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sarah P. Brannigan.** The name of Sarah P. Brannigan, widow of Felix Brannigan, late first lieutenant and adjutant, One hundred and third Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.
- Edmund W. Flynn.** The name of Edmund W. Flynn, late of Companies I and B, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lucius A. Lovelace.** The name of Lucius A. Lovelace, late of Company K, Twenty-first Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Wellington K. Moore.** The name of Wellington K. Moore, late of Company F, Fifty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Isaac V. Du Bois.** The name of Isaac V. Du Bois, late of Company B, Ninety-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Heminger.** The name of George Heminger, late of Company B, One hundred and thirty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John F. Detwiler.** The name of John F. Detwiler, late of Company H, Sixty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Patrick Hughes.** The name of Patrick Hughes, late of Company B, Ninth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel W. Brown.** The name of Samuel W. Brown, late of Company G, Eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel H. Fairchild.** The name of Daniel H. Fairchild, late of Company F, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William H. Warner, late of First Company, Massachusetts Volunteer Sharpshooters, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Warner.

The name of John Powell, late of Company C, Thirty-eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John Powell.

The name of James H. Atwood, late of Company K, Twenty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Atwood.

The name of Christian Schwendener, late of Company D, Twelfth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Christian Schwendener.

The name of Enoch S. Eastman, late of Company K, Fourteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Enoch S. Eastman.

The name of George L. Freeman, late of Company B, First Regiment Oregon Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George L. Freeman.

The name of Elizabeth S. Hensley, widow of Thomas S. Hensley, late of Company K, Thirteenth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elizabeth S. Hensley.

The name Samuel A. Kimball, late of Company M, Second Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Samuel A. Kimball.

The name of Laura E. Pritchard, widow of Charles O. Pritchard, late of Companies B and A, Twenty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Laura E. Pritchard.

The name of Frank N. Burdick, late assistant surgeon, Eighty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Frank N. Burdick.

The name of William Cody, late of Company G, Third Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William Cody.  
*Post*, p. 1317.

The name of Irvin Allen, late of Company A, Third Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Irvin Allen.

The name of Joseph N. Foster, late of Companies B and D, Ninth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph N. Foster.

The name of Harrison Lyons, late of Company A, First Regiment, and unassigned Ninth Regiment, Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Harrison Lyons.

The name of Henry A. Eastman, late of Company B, and captain Company E, Eleventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry A. Eastman.

The name of Martha W. Hatch, widow of Moses W. Hatch, late of Company E, Fourth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Martha W. Hatch.

The name of Daniel Snell, late of Company A, Fifty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Snell.

The name of John E. Lewis, late of Seventh Battery Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John E. Lewis.

- Leonard Davis. The name of Leonard Davis, late of Company M, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Timothy Bresnahan. The name of Timothy Bresnahan, late of Company I, Second and Twentieth Regiments Maine Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Nathaniel Davis. The name of Nathaniel Davis, late of United States ships Galatea, Powhatan, and Ino, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George H. Eastman. The name of George H. Eastman, late captain Company B, One hundred and thirty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John A. Wood. The name of John A. Wood, late of Company D, First Regiment Wisconsin Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Maggie Greenly. The name of Maggie Greenly, widow of Jesse H. Greenly, late of Company D, Third Regiment Colorado Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Daniel Manning. The name of Daniel Manning, late of Company I, Fifty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Maria A. Edie. The name of Maria A. Edie, widow of Christopher Edie, late of Company C, Twelfth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Jincy Powell. The name of Jincy Powell, widow of Ansil D. Powell, late captain Company B, Eighth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Pension.  
Mary B. Worley. The name of Mary B. Worley, dependent mother of John W. Worley, late of Company F, Ninth Regiment Kentucky Volunteer Infantry, and Company F, Fifty-fifth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Approved, April 2, 1908.

April 2, 1908.  
[H. R. 6664.]

[Private, No. 42.]  
Roman Scholter.  
Payment to.

**CHAP. 127.**—An Act For the relief of Roman Scholter.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Roman Scholter, of Oshkosh, Wisconsin, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and thirty-two dollars, said amount having been erroneously paid by the said Roman Scholter to the United States Government as duty upon pictorial paintings on glass, being works of art imported expressly for presentation to an incorporated religious society.

Approved, April 2, 1908.

April 2, 1908.  
[H. R. 12392.]

[Private, No. 43.]  
A. E. Couch.  
Reimbursement.

**CHAP. 128.**—An Act For the relief of A. E. Couch.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of forty-two dollars and eighty-five cents be, and the same is, appropriated, out of any money in the Treasury not otherwise appropriated, to pay to A. E. Couch, of Carterton, Russell County, Virginia, being the amount of

costs deposited by the said A. E. Couch with the Honorable L. P. Summers, collector of the sixth collection district of Virginia, and inadvertently by the said collector deposited to the credit of the Treasurer of the United States, when said sum should have been deposited with the Secretary of the Treasury as an offer of compromise of a certain criminal prosecution then pending in the United States district court for the western district of Virginia, against the said A. E. Couch, the said sum having been deposited in the Treasury of the United States on the seventeenth day of May, nineteen hundred and five.

Approved, April 2, 1908.

**CHAP. 129.**—An Act For the relief of J. Edmund Strong.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to pay to J. Edmund Strong, out of any moneys in the Treasury not otherwise appropriated, the sum of four hundred and thirty-four dollars and eighty-nine cents.

Approved, April 2, 1908.

April 2, 1908.  
[H. R. 15070.]

[Private, No. 44.]  
J. Edmund Strong.  
Payment to.

**CHAP. 136.**—An Act For the relief of Copiah County, Mississippi.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury of the United States not otherwise appropriated, to the board of supervisors of Copiah County, Mississippi, the sum of one hundred and sixty-four dollars and fifty cents, in full compensation for costs incurred in defending the suit of The United States against the board of supervisors of Copiah County and The Virginia Bridge and Iron Company in the circuit court of the United States for the southern district of Mississippi, at May term, eighteen hundred and ninety-nine, held at Jackson, Mississippi, said suit being instituted to enjoin the board of supervisors of Copiah County from constructing a bridge over Pearl River at Rockport, Mississippi, which injunction was dissolved by the court and costs adjudged against the United States.

Approved, April 6, 1908.

April 6, 1908.  
[H. R. 10075.]

[Private, No. 45.]  
Copiah County, Miss.  
Payment to.

**CHAP. 138.**—An Act For the relief of James Behan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to issue a discharge to James Behan, who served on board the United States ship Vermont, United States ship Canandaigua, and United States ship Pinta, of the United States Navy, under the name of Michael Behan, in his true name, in lieu of the one he received for said service.

Approved, April 7, 1908.

April 7, 1908.  
[H. R. 3822.]

[Private, No. 46.]  
James Behan, alias  
Michael Behan.  
Honorable dis-  
charge granted.

**CHAP. 139.**—An Act For the relief of the estate of D. S. Phelan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the estate of D. S. Phelan, late of the State of Tennessee, out of any money

April 8, 1908.  
[H. R. 1815.]

[Private, No. 47.]  
D. S. Phelan.  
Payment to estate  
of.

in the Treasury not otherwise appropriated, the sum of one hundred and sixty-nine dollars and two cents, balance in full of account due to the said D. S. Phelan for services rendered as mail contractor on route ten thousand one hundred and ninety-five, in the State of Tennessee, from January first to June thirtieth, eighteen hundred and sixty-one.

Approved, April 8, 1908.

April 8, 1908.  
[H. R. 13735.]

[Private, No. 48.]

Micaiah R. Evans.  
Military record corrected.

Proviso.  
No pay, etc.

**CHAP. 140.**—An Act To correct the military record of Micaiah R. Evans.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to remove the charge of desertion from draft on the records of the War Department against Micaiah R. Evans, of Huntingdon, Huntingdon County, Pennsylvania, late a member of Company A, Twenty-second Pennsylvania Cavalry Volunteers: *Provided,* That no pay, bounty, or emoluments shall become due or payable by virtue of the passage of this Act.

Approved, April 8, 1908.

April 13, 1908.  
[H. R. 18754.]

[Private, No. 49.]

**CHAP. 144.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Joseph H. Wagner.

The name of Joseph H. Wagner, late major, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Douthitt.

The name of James Douthitt, late of Company C, Eightieth Regiment Indiana Volunteer Infantry, and Company A, Eighth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ewell Plummer.

The name of Ewell Plummer, late of Company D, Fourteenth Regiment, and Companies E and B, Twentieth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Walter K. James.

The name of Walter K. James, late of Company L, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick B. Welty.

The name of Frederick B. Welty, late of Company C, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

J. George Spangenberg.

The name of J. George Spangenberg, late of Company A, Thirty-sixth Regiment Pennsylvania Volunteer Infantry, and Permanent Party, General Mounted Service, Carlisle Barracks, Pennsylvania, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Larkins.

The name of James Larkins, late of Company G, Twelfth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Fox.  
Post, p. 1318.

The name of John W. Fox, late of Company B, Seventh Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Julia Churchill, widow of William H. Churchill, late of Company B, First Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Julia Churchill.

The name of Oliver D. Pearson, late of Company C, Forty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Oliver D. Pearson.

The name of Alva C. May, late of Company E, Seventieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alva C. May.

The name of Hiram K. Hazlett, late acting master, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hiram K. Hazlett.

The name of Eleazer Reynolds, late of Company B, One hundred and twenty-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eleazer Reynolds.

The name of James T. Bonnifield, late of Company F, Seventh Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James T. Bonnifield.

The name of William F. Primley, late of Company E, Ninth Regiment Illinois Volunteer Mounted Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

William F. Primley.

The name of James G. McNett, late of Company C, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James G. McNett.

The name of William T. Justice, late of Company K, Fifth Regiment West Virginia Volunteer Infantry, and Company K, First Regiment West Virginia Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William T. Justice.

The name of Jacob Bachman, late of Company I, Eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Bachman.

The name of Levi N. Gregory, late of Company I, Second Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Levi N. Gregory.

The name of Laurence Vanderbosch, late of Company G, One hundred and seventy-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Laurence Vanderbosch.

The name of William H. Jones, late of Company L, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Jones.

The name of Freadreck Dicke, late of Company E, Twenty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Freadreck Dicke.

The name of Frederick Gier, late of Company D, Ninth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frederick Gier.

The name of William Van Gorden, late of Company C, Ninety-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Van Gorden.

The name of Robert L. Lindsay, late captain Company F, Fiftieth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert L. Lindsay.

- Pensions.**  
**Julia A. Harrington.** The name of Julia A. Harrington, widow of Walter S. Harrington, late of Company E, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Rosa A. Peters.** The name of Rosa A. Peters, former widow of Ackerson Archer, late of Companies K and G, One hundred and seventy-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Andrew J. Moore.** The name of Andrew J. Moore, late of Company B, Fifth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. Akins.** The name of George H. Akins, late of Company A, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Yager.** The name of John Yager, late of Company E, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Thomas Nelson.** The name of Thomas Nelson, late of Company F, One hundred and ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel D. Vail.** The name of Daniel D. Vail, late of Company L, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William J. Moon.** The name of William J. Moon, late of Company G, Seventeenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Josiah Fowler.** The name of Josiah Fowler, late of Company D, Sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas G. Bratten.** The name of Thomas G. Bratten, late of Company A, Fifth Regiment Tennessee Volunteer Cavalry, and second lieutenant Company D, Fourth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George F. Knowlton.** The name of George F. Knowlton, late of Company I, Fourth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel W. Moore.** The name of Daniel W. Moore, late of Company A, First Regiment Michigan Volunteer Engineers and Mechanics, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.**  
**Mary Bemus.** The name of Mary Bemus, widow of Franklin Bemus, late of Company F, Ninth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Charles Pinder.** The name of Charles Pinder, late of Company I, Eighth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Dagworthy D. Joseph.** The name of Dagworthy D. Joseph, late captain Company C, Third Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William P. Crowell.** The name of William P. Crowell, late of Company H, Twelfth Regiment Indiana Volunteer Infantry, and second and first lieutenant Company K, One hundred and fifty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mathew H. Clarke.** The name of Mathew H. Clarke, late of Company H, Eighty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William F. Parish, late of Company D, One hundred and seventy-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. Parish.

The name of Theophilus C. Middlebrook, late first lieutenant Company I, Fourteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theophilus C. Middlebrook.

The name of Orator S. Holcomb, late of Company F, One hundred and thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Orator S. Holcomb.

The name of Solomon W. Yeagley, late of Company G, One hundred and twenty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Solomon W. Yeagley.

The name of Robert Stokes, late of Company G, Fortieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Robert Stokes.

The name of Wilson D. Wright, late first lieutenant Company B, Fifth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wilson D. Wright.

The name of Edward Williams, late of Company H, Twentieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward Williams.

The name of Rhoda F. Thogmartin, helpless and dependent child of John H. Thogmartin, late first lieutenant Company I, Fourth Regiment Provisional Enrolled Missouri Militia, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Rhoda F. Thogmartin.

The name of Jonathan Harp, late of Company E, Eighteenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Jonathan Harp.

The name of William A. Fowler, late of Company F, Fifth Regiment New York Volunteer Cavalry, and Company H, Fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Fowler.

The name of Agnes B. Miller, widow of Josiah Miller, late additional paymaster, United States Volunteers, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Agnes B. Miller.

The name of William H. Davis, late of Company A, One hundred and fifty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Davis.

The name of John Langenfeld, late of Company F, Second Battalion, Eighteenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Langenfeld.

The name of Joseph T. Prime, junior, late of Company E, Ninth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph T. Prime, jr.

The name of Christian A. Baldwin, late of Company H, Thirty-eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Christian A. Baldwin.

The name of David S. Oliphant, late second lieutenant Company D, Thirty-fifth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David S. Oliphant.  
*Ante*, p. 1223.

- Jacob Fischer. The name of Jacob Fischer, late first lieutenant Company K, Sixty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Walton. The name of James Walton, late of Company C, Tenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas W. Coe. The name of Thomas W. Coe, late of Company K, Eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Dallas W. Spencer. The name of Dallas W. Spencer, late of Company B, Forty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jacob A. Hetrick. The name of Jacob A. Hetrick, late unassigned, Third Regiment Pennsylvania Volunteer Heavy Artillery, and Company D, One hundred and eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James H. Russey. The name of James H. Russey, late second lieutenant Company A, Sixth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Walker. The name of Charles Walker, late of Company B, Thirty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Luke Shinnerers. The name of Luke Shinnerers, late of Company M, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Isaac H. Daggett. The name of Isaac H. Daggett, late of Company F, Fifty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Isaac E. Johnson. The name of Isaac E. Johnson, late of Company H, Fifth Regiment, and Company B, Seventh Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
Clark Burget. The name of Clark Burget, late of Company E, Sixty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Dennis Hurley. The name of Dennis Hurley, late of Companies F and E, Twenty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James McMunn. The name of James McMunn, late of Company A, Seventh Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David U. Quick. The name of David U. Quick, late of Company K, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Joseph W. Potter. The name of Joseph W. Potter, late of Company C, Nineteenth Regiment, and Company C, Thirty-sixth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- William T. Eager. The name of William T. Eager, late of Company A, Seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sarah C. Williams. The name of Sarah C. Williams, widow of John S. Williams, late of Company E, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Samuel Richard, late of Company E, Twelfth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Richard.

The name of Ezra B. Spoor, late of Company B, One hundred and thirty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ezra B. Spoor.

The name of John Domer, late of Company D, Thirteenth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Domer.

The name of Alfred Crites, late of Company A, Second Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alfred Crites.

The name of John W. Moak, late of Company B, One hundred and fifteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Moak.

The name of William Coffee, late of Company D, Fourth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Coffee.

The name of Ann Quackenbush, widow of Albert Quackenbush, late of Company I, Twenty-fourth Regiment New York Volunteer Cavalry, and Company I, First Regiment New York Provisional Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Ann Quackenbush.

The name of Frederick Eckstine, late of Company D, Fifty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Frederick Eckstine.

The name of George W. Button, late second lieutenant Company A, Twenty-second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Button.

The name of Thomas Back, late of Company D, Seventy-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Back.

The name of George Shevels, late of Company K, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Shevels.

The name of Thomas McCafferty, late of Company G, Fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas McCafferty.

The name of George Hopper, late of Company A, Fortieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Hopper.

The name of Berl P. Penny, late of Company A, Forty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Berl P. Penny.

The name of Orodine Drake, former widow of Loraine L. Severn, late of Company B, Ninety-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Orodine Drake.

The name of Stephen Parker, late of Company H, Seventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Stephen Parker.

The name of Moses L. Grace, late seaman, Portsmouth Navy-Yard, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Moses L. Grace.

The name of Frederick Miller, late of Company B, One hundred and fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick Miller.

- Consider H. Willett.** The name of Consider H. Willett, late captain Company G, Second Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Andrews.** The name of William Andrews, late of Company D, Third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Moore.** The name of John Moore, late of Company C, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Argo.** The name of George W. Argo, late of Company E, Fifty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Levi L. Crane.** The name of Levi L. Crane, late of Company C, Twenty-second Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Miller.** The name of George W. Miller, late sergeant-major Fifth Regiment West Virginia Volunteer Cavalry, and first lieutenant Company H, Sixth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph M. Arnold.** The name of Joseph M. Arnold, late of Companies H and A, Twenty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edward S. Johns.** The name of Edward S. Johns, late principal musician One hundred and forty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel C. Kirkpatrick.** The name of Samuel C. Kirkpatrick, late of Company E, Eleventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William E. Dwyer.** The name of William E. Dwyer, late of Company I, First Regiment Maryland Volunteer Infantry, and Twenty-third Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Myers.** The name of George Myers, late of Company D, Thirty-eighth Regiment Ohio Volunteer Infantry, and Company E, One hundred and eleventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Cleophas Guerin.** The name of Cleophas Guerin, late of Company A, Third Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Bertha C. Huntosh.** The name of Bertha C. Huntosh, widow of Charles G. Huntosh, late of Company B, Hatch's independent battalion Minnesota Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month and two dollars per month additional on account of each of the three minor children of the soldier until they shall arrive at the age of sixteen years.
- Pensions increased.  
James Hudson.** The name of James Hudson, late of Company K, Fifth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Benjamin F. Reed.** The name of Benjamin F. Reed, late of Company L, Twelfth Regiment New York Volunteer Cavalry, and Battery G, Third Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John J. Fields.** The name of John J. Fields, late of Company I, Fifth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Daniel D. Kingsbury, late of Company C, Seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel D. Kingsbury.

The name of Sidney S. Smith, late of Company B, Second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sidney S. Smith.

The name of John Schenk, late first lieutenant and regimental quartermaster Seventeenth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Schenk.

The name of George Siegfried, late of Company D, One hundred and fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Siegfried.

The name of William F. Null, late of Company G, One hundred and thirty-fourth Regiment, and Company F, One hundred and forty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. Null.

The name of William E. Chick, late of Company I, Eighty-fifth Regiment, and Company I, One hundred and eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William E. Chick.

The name of Deborah A. Sebastian, widow of James M. Sebastian, late sergeant-major, Seventh Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Deborah A. Sebastian.

The name of Harry C. Crary, late of Company L, Ninth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harry C. Crary.

The name of George Ramsey, late of Company C, Third Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Ramsey.

The name of Joseph E. Jackson, late of Company K, Eighty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph E. Jackson.

The name of Beverly D. Hunt, late of Company D, Second Regiment Arkansas Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Beverly D. Hunt.

The name of Theressia Neiss, widow of Jacob Neiss, late of Company I, One hundred and eightieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Theressia Neiss.

The name of Wilbur F. Kellogg, late of Company E, Fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wilbur F. Kellogg.

The name of Ann T. Holbrook, widow of Lyman C. Holbrook, late first lieutenant Company I, One hundred and eighteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Ann T. Holbrook.

The name of Elijah H. Forbes, late of Company I, First Regiment Michigan Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Elijah H. Forbes.

The name of Charles E. Hall, alias George Hogue, late of Company E, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles E. Hall  
alias George Hogue.

The name of Richard Carr, late of Company H, Sixth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard Carr.

- Cyrus C. Skaggs. The name of Cyrus C. Skaggs, late of Company F, Fiftieth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Levi Guy. The name of Levi Guy, late of Company A, Forty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Williams. The name of John Williams, late of Company C, Eleventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
John W. Chancellor. The name of John W. Chancellor, late of Company H, Twenty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment without any deduction or rebate on account of former alleged over-payments or erroneous payments of pension.
- No rebate, etc.
- Pensions increased.  
Erastus Mack. The name of Erastus Mack, late first lieutenant Company E, Twenty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry M. Gibbs. The name of Henry M. Gibbs, late of Company I, Fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William R. Marsee. The name of William R. Marsee, late of Company A, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lawson D. Jernigan. The name of Lawson D. Jernigan, late of Company C, and second lieutenant Company H, First Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
William W. Smith. The name of William W. Smith, helpless and dependent child of William W. Smith, late of Company G, Thirty-third Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
Isaac H. Pinkerton. The name of Isaac H. Pinkerton, late of Company K, Eleventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George M. Lally. The name of George M. Lally, late of United States ships North Carolina and Daylight, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Mollie Smith. The name of Mollie Smith, helpless and dependent child of George W. Smith, late of Company D, Sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Alfred Picklesimer. The name of Alfred Picklesimer, late of Company I, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Mary T. Jennings. The name of Mary T. Jennings, widow of John Jennings, late of Company I, First Regiment New York Volunteer Marine Artillery, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Freeman Burk. The name of Freeman Burk, late of Company H, One hundred and twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Elijah Tharp. The name of Elijah Tharp, late of Company F, One hundred and fifty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Fuerschbach. The name of Henry Fuerschbach, late of Company I, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

The name of Lewis C. Hodges, late of Company K, Forty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lewis C. Hodges.

The name of Abbie C. Fleharty, widow of Perry A. Fleharty, late of Company B, Sixty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Martha Louise Fleharty, helpless and dependent daughter of said Perry A. Fleharty, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Abbie C. Fleharty the name of said Martha Louise Fleharty shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Abbie C. Fleharty.

Abbie C. Fleharty.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Gilbert F. Gould, late of Company G, Thirteenth Regiment, and Company M, Sixth Regiment, New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gilbert F. Gould.

The name of John J. Bell, late of Company E, Sixteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John J. Bell.

The name of Thomas D. Marshall, late of Company E, Second Regiment Arkansas Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas D. Marshall.

The name of Samuel N. Clary, late of Company G, Twenty-sixth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel N. Clary.

The name of John Halestack, late of United States ships Rattler, Great Western, and Tyler, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Halestack.

The name of James R. Dale, late of Company A, Fifth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James R. Dale.

The name of David H. Mead, late of Company D, Thirty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David H. Mead.

Approved, April 13, 1908.

**CHAP. 156.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war, and to certain widows and dependent relatives of such soldiers and sailors.

April 30, 1908.  
[H. R. 603.]

[Private, No. 50.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of John A. M. La Pierre, late first lieutenant Company E and first lieutenant and adjutant Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John A. M. La Pierre.

The name of James Carroll, late of Company D, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Carroll.

The name of Edward A. Russell, late captain Company A, Second Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward A. Russell.

- Joel F. Overholser. The name of Joel F. Overholser, late of Company E, Eighth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hannegan C. Norvell. The name of Hannegan C. Norvell, late of Company B, Twenty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Nicholas S. Chrisman. The name of Nicholas S. Chrisman, late of Company C, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Phebe A. Barteaux. The name of Phebe A. Barteaux, widow of David W. Barteaux, late of Company F, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Elbert M. Watts. The name of Elbert M. Watts, late of Company E, One hundred and seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Nelson Wolfley. The name of Nelson Wolfley, late of Company B, One hundred and fourteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Athey. The name of George Athey, late of Company H, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. H. Lang. The name of William H. H. Lang, late of Company B, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Andrew Risser. The name of Andrew Risser, late of Company D, Ninety-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Richard P. McGrath. The name of Richard P. McGrath, late of Company B, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Amos Foust. The name of Amos Foust, late of Company F, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel Donaldson. The name of Samuel Donaldson, late of Company D, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John B. Evans. The name of John B. Evans, late of Company D, Engineers of the West, Missouri Volunteers, and Companies C and A, First Regiment Missouri Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ellison Gilbert. The name of Ellison Gilbert, late of Company G, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Simon Levi. The name of Simon Levi, late of Company I, Fifth Regiment Pennsylvania Volunteer Cavalry, and Company H, Third Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John L. Cleary, alias Clark. The name of John L. Cleary, alias John L. Clark, late of Company F, Thirty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Linsay C. Jones. The name of Linsay C. Jones, late of Company K, Thirtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Samuel H. Hurst, late lieutenant-colonel Seventy-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel H. Hurst.  
*Post*, p. 1373.

The name of John Findlay, late of Company E, Second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Findlay.

The name of Frank Rushaloo, late of Twenty-first Independent Battery New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frank Rushaloo.

The name of James C. Booth, late of U. S. S. Bat., United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James C. Booth.

The name of Hazzard P. Gavitt, late of Company B, First Regiment Rhode Island Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hazzard P. Gavitt.

The name of George P. Mattison, late of Company G, Eighty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George P. Mattison.

The name of Osiah Attison, late of Company B, Seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Osiah Attison.

The name of William McCue, late of U. S. S. Vermont and Seneca, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William McCue.

The name of John Foster, late of Company F, One hundred and eighty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Foster.

The name of Charles D. Copeland, late captain Company F, Fifty-eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles D. Copeland.

The name of Ebenezer L. Briggs, late of Company C, First Regiment Rhode Island Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ebenezer L. Briggs.

The name of Theodore F. Kendall, late of Company K, Twelfth Regiment New York Volunteer Infantry, and Company F, Fifth Regiment New York Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theodore F. Kendall.

The name of James M. Neal, late of Company E, Twenty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Neal.

The name of Edward M. Lee, late captain Company E and lieutenant-colonel Fifth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Edward M. Lee.

The name of William Hall, late of Company K, Twelfth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Hall.

The name of Levi Nicholson, late of Company E, One hundred and ninety-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Levi Nicholson.

The name of Alexander McNabb, late of Company D, Fourth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alexander McNabb

- Jacob B. Boyer. The name of Jacob B. Boyer, late of Company F, Eighty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jesse T. Power. The name of Jesse T. Power, late of Company E, One hundred and fortieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John N. Dickerson. The name of John N. Dickerson, late of Company I, Thirteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Andreas Schmidt. The name of Andreas Schmidt, late of Company G, Ninth Regiment Wisconsin Volunteer Infantry, and Company K, Second Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Philip Ebright. The name of Philip Ebright, late of Company C, One hundred and fortieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry B. Keffer. The name of Henry B. Keffer, late of Company A, One hundred and twenty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John B. Southworth. The name of John B. Southworth, late of Company B, One hundred and thirty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. C. Davis. The name of William H. C. Davis, late of Company D, Sixtieth Regiment Ohio Volunteer Infantry, and Company K, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- David M. Myers. The name of David M. Myers, late of Company C, First Regiment Nebraska Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Judson P. Adams. The name of Judson P. Adams, late of Company F, One hundred and twenty-fourth Regiment New York Volunteer infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Isaac W. Corgill. The name of Isaac W. Corgill, late of Company E, Fifteenth Regiment New York Volunteer Cavalry, and Company E, Second Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Armstrong. The name of John W. Armstrong, late commissary sergeant Fourth Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Bernhard Herber. The name of Bernhard Herber, late of Companies C and I, Eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
John W. Hudson. The name of John W. Hudson, late of Company H, Sixty-third Regiment Enrolled Missouri Militia, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
Howard F. Hess. The name of Howard F. Hess, late of Company F, Two hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Maguire. The name of John Maguire, late of Company D, Forty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pensions.  
Osborne Eddy. The name of Osborne Eddy, late of Company E, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of twelve dollars per month.

The name of John M. Hoisington, late of Company C, First Regiment Michigan Volunteer Engineers and Mechanics, and pay him a pension at the rate of twelve dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and time of payment without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.

John M. Hoisington.

The name of Margret Orst, widow of Henry Orst, late of Company K, First Regiment West Virginia Volunteer Infantry, and First and One hundred and forty-seventh companies, Second Battalion, Veteran Reserve Corps, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

No rebate, etc.

Pensions increased.  
Margret Orst.

The name of John H. Wells, late of Company A, Eighth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John H. Wells.

The name of James H. Thompson, late of Company K, Seventy-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Thompson.

The name of Alexander Depuy, late of Company C, Thirty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alexander Depuy.

The name of William H. Hanson, late of United States ship Connecticut, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Hanson.

The name of Charles F. Read, late of Company F, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles F. Read.

The name of John W. Pressley, late of Company K, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Pressley.

The name of Cornelia H. Keyes, widow of Beverly W. Keyes, late hospital steward, One hundred and twenty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Cornelia H. Keyes.

The name of Henry R. Fancher, late of Company D, First Regiment New Jersey Volunteer Cavalry, and Company K, Eighteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry R. Fancher.

The name of Sylvia M. Anthony, formerly Doolittle, late nurse Medical Department, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sylvia M. Anthony,  
formerly Doolittle.

The name of David L. Arwine, late of Company K, One hundred and forty-fifth Regiment Indiana Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David L. Arwine.

The name of Edwin P. Gurney, late of Company C, Seventeenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Edwin P. Gurney.

The name of Andrew Hiram Woods, late of Company H, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew Hiram  
Woods.

The name of Josephine M. Pearsall, widow of Uri B. Pearsall, late colonel Forty-eighth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Josephine M. Pear-  
sall.

The name of William M. Stevenson, late of Company B, Thirteenth Regiment Pennsylvania Reserve Volunteer Infantry, and Company E, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a

William M. Steven-  
son.

pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**John Bowen.** The name of John Bowen, late of Company D, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**William Dunlap.** The name of William Dunlap, late of Company E, Ninety-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

**Calvin E. Breed.** The name of Calvin E. Breed, late of Company K, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**George S. Bennett.** The name of George S. Bennett, late of Company E, Twentieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Pension.  
Mary O'Brien.** The name of Mary O'Brien, dependent mother of John O'Brien, alias John O'Leary, late of Company A, First Regiment Massachusetts Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

**Pension increased.  
Daniel Harter.** The name of Daniel Harter, late of Company A, One hundred and eighty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Pension.  
Jane Dorsey.** The name of Jane Dorsey, widow of Henry Dorsey, late of Company E, Sixty-fourth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of eight dollars per month and two dollars per month additional on account of each of the minor children of the soldier until they reach the age of sixteen years.

**Pensions increased.  
Addi C. Pindell.** The name of Addi C. Pindell, late of Company H, Fifth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**Charles R. Fox.** The name of Charles R. Fox, late of Company C, Fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

**Edwin May.** The name of Edwin May, late of Company G, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**Katharine Seiberlich.** The name of Katharine Seiberlich, widow of Charles Seiberlich, late of Company B, Twenty-eighth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

**Jeremiah Beck.** The name of Jeremiah Beck, late of Company E, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**George M. Coykendall.** The name of George M. Coykendall, late of Company G, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**William F. Moyer.** The name of William F. Moyer, late of Company D, First Regiment Pennsylvania Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**Alexander W. Brownlie.** The name of Alexander W. Brownlie, late of Company K, Fifty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

**Irvin Austin.** The name of Irvin Austin, late of Company B, One hundredth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**John N. Kundert.** The name of John N. Kundert, late of Company E, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James A. Cobb, late second lieutenant Company B, Seventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Cobb.

The name of Elizabeth J. McCoy, widow of William McCoy, late of Company I, Fifth Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Elizabeth J. McCoy.

The name of Isaac Steely, late of Company C, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Isaac Steely.

The name of Rosenia Writer, widow of Walstine Writer, late of Company E, Eleventh Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Rosenia Writer.

The name of Andrew Clark, late of Company D, Sixth Regiment New York Volunteer Cavalry, and Company D, Second Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew Clark.

The name of Ezra Prouty, late of Company F, One hundred and forty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ezra Prouty.

The name of James S. Walsh, late second and first lieutenant seventeenth unattached company, Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James S. Walsh.

The name of Carrie A. Chaplin, helpless and dependent daughter of Nathaniel W. Chaplin, late of Company A, Twenty-third Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Carrie A. Chaplin.

The name of Hiram Spear, late of Company I, Eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Hiram Spear.

The name of John O. Warwick, late of Company G, Fifty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John O. Warwick.

The name of Jacob B. Nelson, late of Company I, Thirty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob B. Nelson.

The name of Simon White, late of Company C, Fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Simon White.

The name of Jeremiah Keefe, late of Company G, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jeremiah Keefe.

The name of John J. Banks, late of Company C, Seventh Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John J. Banks.

The name of Magdalena Hansman, widow of Frank Hansman, late of Company D, Fourth Regiment United States Reserve Corps, Missouri Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Magdalena Hansman.

The name of Benjamin L. Shepard, late of Company C, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Benjamin L. Shepard.

The name of Joseph Chisam, late of Company F, Twenty-fourth Regiment New York Volunteer Cavalry, and Company F, First

Joseph Chisam.

Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Florence K. Patterson.

The name of Florence K. Patterson, widow of Joseph B. Patterson, late of U. S. S. Alleghany, Release, and Maratanza, United States Navy, and pay her a pension at the rate of eight dollars per month.

Pensions increased.  
Joshua Gill.

The name of Joshua Gill, late of Company F, Second Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Eugene Lattin.

The name of Eugene Lattin, late of Company B, Forty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty-five dollars per month in lieu of that he is now receiving.

Charles Brown.

The name of Charles Brown, late of Company G, Nineteenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Phineas P. Trowbridge.

The name of Phineas P. Trowbridge, late of Company E, Thirty-third Regiment Massachusetts Volunteer Infantry, and Company I, Eighteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Milo L. Pierce.

The name of Milo L. Pierce, late of Company B, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Susan A. Jackson.

The name of Susan A. Jackson, widow of William C. Jackson, late of Companies E and F, First Regiment Colorado Volunteer Cavalry, and pay her a pension at the rate of eight dollars per month.

Pensions increased.  
William H. Patterson.

The name of William H. Patterson, late of Company F, Seventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hiram Still.

The name of Hiram Still, late of Company B, Fifth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sarah J. Toncray.

The name of Sarah J. Toncray, widow of Alexander R. P. Toncray, late captain Company C, Tenth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Charles P. Toncray, helpless and dependent child of Alexander R. P. Toncray, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Sarah J. Toncray the name of said Charles P. Toncray shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Sarah J. Toncray.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

William Brogan.

The name of William Brogan, late of Company D, Fourth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Cozine.

The name of Samuel Cozine, late of Company D, Twenty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Archibald Huston.

The name of Archibald Huston, late of Company A, and chaplain One hundred and twenty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Leander Wagers.

The name of Leander Wagers, late of Company E, Seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Wilson Graham.

The name of Wilson Graham, late of Company A, First Regiment Arkansas Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Edward E. Hackett.

The name of Edward E. Hackett, late of Company C, Second Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Robert Simpson, late of Company B, Forty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert Simpson.

The name of George W. Uhles, late of Company I, Tenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Uhles.

The name of Jackson Weathers, late of Company C, One hundred and seventeenth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jackson Weathers.

The name of John Gaffney, late of Company G, Forty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Gaffney.

The name of Adlade Holland, widow of Patrick Holland, late of Company A, Thirty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Adlade Holland.

The name of Joseph T. Walker, late of Company D, Twenty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Joseph T. Walker.

The name of John Shields, late of Company K, One hundred and sixteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Shields.

The name of Barbara Haase, widow of Charles Haase, late of Company H, Thirty-third Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Barbara Haase.

The name of Ida W. Maples, widow of Isaac B. Maples, late acting first assistant engineer, United States Navy, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Ida W. Maples.

The name of Isaiah Fowler, late of Company F, Ninety-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Isaiah Fowler.

The name of William Thomas, late of United States ships Princeton, Wabash, and Vermont, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Thomas.

The name of Cornelius W. Smith, late of Company D, Second Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cornelius W. Smith.

The name of Alfred Jervais, late of Company F, Fifth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Alfred Jervais.

The name of Alfred Lindsay, late of Captain Foxwell's company, Second Battalion District of Columbia Militia Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Alfred Lindsay.

The name of Milton Frame, late of Company B, One hundred and forty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Milton Frame.

The name of Anthon W. Mortenson, late of Companies G and B, One hundred and third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Anthon W. Mortenson.

The name of Marquis D. Mason, late of Company B, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Marquis D. Mason.

- John Hancock.  
*Post*, p. 1373. The name of John Hancock, late major and assistant adjutant-general, United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Harkless. The name of George Harkless, late of Company D, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis H. Britton. The name of Francis H. Britton, late of Company C, One hundred and fifty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Nancy Woodruff. The name of Nancy Woodruff, widow of Daniel Woodruff, late of Company H, Third Regiment North Carolina Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Elizabeth Woodruff, helpless and dependent child of said Daniel D. Woodruff, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Nancy Woodruff the name of said Elizabeth Woodruff shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Nancy Woodruff.
- Proviso.*  
Increase to cease on death of child.  
Pension to child on death of mother. The name of John H. Keys, late of Company A, One hundred and fifty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Keys. The name of John H. Keys, late of Company A, One hundred and fifty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Emil Christian. The name of Emil Christian, late of Company I, Forty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William W. Mayne. The name of William W. Mayne, late captain Company G, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is receiving.
- Albert C. Lee. The name of Albert C. Lee, late of Company H, Eighth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Herbert C. Mattoon. The name of Herbert C. Mattoon, late of Company F, Sixtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Martha A. Atkinson. The name of Martha A. Atkinson, widow of Francis M. Atkinson, late of Company K, Sixth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Samuel P. Hallam. The name of Samuel P. Hallam, late of Company E, Ringgold's Battalion Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel H. Sumner. The name of Daniel H. Sumner, late of Company C, Thirty-sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry L. Williams. The name of Henry L. Williams, late of Company A, Eighty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Hines. The name of William Hines, late of Company G, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- James Burke. The name of James Burke, late of Company H, Twenty-sixth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William L. Skinner. The name of William L. Skinner, late of Company B, One hundred and fifty-first Regiment, Pennsylvania Volunteer Infantry, and pay him a pen-

sion at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Milton Williams, late of Company A, Fifty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Jenkin Evans, late of Company H, Eighty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Myron A. Hawks, late captain Company K, Thirtieth Regiment Indiana Volunteer Infantry, and captain Company D, One hundred and thirty-sixth Regiment Indiana Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Alice George, widow of James George, late of Company H, Seventeenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

The name of Susie Harkey, widow of Sidney L. Harkey, late chaplain Fifty-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Henry Hill, late of Company D, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of John Sullivan, late of Company G, Thirteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of David H. House, late of Battery B, First Regiment Maryland Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Andrew J. Lyons, late of Company D, One hundred and thirty-ninth Regiment, and Company K, Ninety-eighth Regiment, New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of August Gehb, late of Company B, Third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

The name of William H. White, late of Company C, Thirtieth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Michael P. Donley, late second lieutenant Company C and captain Company E, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William C. Milliken, late of Company B, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Charles Gardner, late of Company H, Twenty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Caswell Lovitt, late of Company D, Sixteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Frances A. Payne, widow of Philander J. Payne, late surgeon Tenth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

The name of William C. Tanner, late of Company B, Ninth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton Williams.

Jenkin Evans.

Myron A. Hawks.

Pension.  
Alice George.Pensions increased.  
Susie Harkey.

Henry Hill.

John Sullivan.

David H. House.

Andrew J. Lyons.

August Gehb.

William H. White.

Michael P. Donley.

William C. Milliken.

Charles Gardner.

Caswell Lovitt.

Frances A. Payne.

William C. Tanner.

- Leonard C. Hill. The name of Leonard C. Hill, late of Company G, Twenty-ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Russell Arnold. The name of Russell Arnold, late of Company I, Thirty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Florye. The name of George W. Florye, late of Companies B and E, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Elisha Cole. The name of Elisha Cole, late of Company C, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Price. The name of Joseph Price, late of Company H, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Wells. The name of Charles Wells, late of Company C, Tenth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Michael McManus. The name of Michael McManus, late of Company C, Eleventh Regiment, and Company L, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- John T. Hogg, jr. The name of John T. Hogg, junior, late of Company G, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension,  
Louis P. Sothoron. The name of Louis P. Sothoron, helpless and dependent son of John T. H. Sothoron, late of Company I, Ninety-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
John W. McCormick. The name of John W. McCormick, late of Company B, One hundred and thirty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- John H. Stephens. The name of John H. Stephens, late of Company F, Tenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alfred Booze. The name of Alfred Booze, late of Company A, Thirty-fifth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Noah Jones. The name of Noah Jones, late of Company D, Fortieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frederick Spackman. The name of Frederick Spackman, late of Company C, Eighty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Sonia. The name of John Sonia, late of Company E, First Regiment, and Company A, Fifth Regiment, Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Celina C. Fleming. The name of Celina C. Fleming, widow of Hiram Fleming, late of Company F, Thirty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Alexander Hyde. The name of Alexander Hyde, late of Company F, Seventy-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- The name of Albert Munger, late of Third Battery Iowa Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Albert Munger.
- The name of Samuel Beckley, late of Company H, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Samuel Beckley.
- The name of Sophia Winters, widow of William Winters, late of Company B, and chaplain, Forty-six Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Sophia Winters.
- The name of Daniel A. Stedman, late of Company E, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Daniel A. Stedman.
- The name of Patrick Dolan, late of Company B, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Patrick Dolan.
- The name of Henry C. Crowell, late of Company I, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Henry C. Crowell.
- The name of William H. H. Kellogg, late of Company G, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William H. H. Kellogg.
- The name of Martin V. Monroe, late of Company H, Eighth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Martin V. Monroe.
- The name of William B. Swisher, late hospital steward, Eighth Regiment Ohio Volunteer Cavalry, and assistant surgeon, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William B. Swisher.
- The name of Andrew H. Clutter, late of Company F, Tenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Andrew H. Clutter.
- The name of Harvey Fowler, late of Company I, Second Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Harvey Fowler.
- The name of Horace A. Rexford, late of Company B, Tenth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Horace A. Rexford.
- The name of Hannah M. Crowley, widow of John Crowley, late of Company G, Second Regiment Wisconsin Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month. Pension.  
Hannah M. Crowley.
- The name of Henry H. Searl, late of Company F, Thirty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Pensions increased.  
Henry H. Searl.
- The name of William H. Stump, late of Company B, One hundred and twenty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. William H. Stump.
- The name of Lemuel L. Kelso, late of Company F, Tenth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty-dollar per month in lieu of that he is now receiving. Lemuel L. Kelso.
- The name of Francis M. Woodruff, late of Company D, Sixteenth Regiment Michigan Volunteer Infantry, and Company D, Fifth Regiment United States Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving. Francis M. Woodruff.
- The name of Carlton Cross, late of Companies K and A, Ninety-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Carlton Cross.

- Michael H. Glass. The name of Michael H. Glass, late of Company F, First Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Riley. The name of John Riley, late of Company C, Twenty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Benjamin B. Hardman. The name of Benjamin B. Hardman, late of Twenty-third Battery Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Cynthia A. Benson. The name of Cynthia A. Benson, dependent mother of Joseph C. Benson, late of Company H, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- James H. Pearce. The name of James H. Pearce, late second lieutenant and captain Company F, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hylas S. Moore. The name of Hylas S. Moore, late of Company C, Twelfth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James McConnaha. The name of James McConnaha, late of Company B, Sixty-third Regiment, and Company B, One hundred and fifth Regiment Pennsylvania Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jerome Long. The name of Jerome Long, late of Company I, Nineteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Coughlin. The name of Thomas Coughlin, late of Company K, Eleventh Regiment, and Company F, Forty-sixth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John E. Lapsley. The name of John E. Lapsley, late of Company A, One hundred and twenty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Thomas J. Shoffner. The name of Thomas J. Shoffner, late of Company F, Fifth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Sain. The name of John Sain, late of Company C, Sixty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Loughmiller. The name of John Loughmiller, late of Company D, Fourth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Frank H. Wells. The name of Frank H. Wells, late of Company I, Twenty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles S. Derland. The name of Charles S. Derland, late captain Company I, Twenty-second Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Martin V. B. Davis. The name of Martin V. B. Davis, late of Company D, Second Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Regina Albert. The name of Regina Albert, widow of James Albert, late of Company I, Sixth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Samuel A. Slemmons. The name of Samuel A. Slemmons, late of Company E, Eighty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- The name of John H. Seagrist, late of Company B, Sixth Regiment Pennsylvania Reserve Volunteer Infantry, and Company F, One hundred and ninety-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. John H. Seagrist.
- The name of Stephen Lyons, late of Company A, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Stephen Lyons.
- The name of Thomas W. Treadwell, late of Company E, Ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Thomas W. Treadwell.
- The name of Anton Geiser, late of Company G, Fourth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Anton Geiser.
- The name of William H. Murray, late of Company D, Forty-fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William H. Murray.
- The name of Martha Foster, widow of William Foster, late of Companies P and H, Seventy-second Regiment Pennsylvania Volunteer Infantry, and Company A, One hundred and eighty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Martha Foster.
- The name of Charles R. Bockins, late of Company C, One hundred and fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Charles R. Bockins.
- The name of Fernando D. Stone, late captain Company F, Eleventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Fernando D. Stone.
- The name of Caroline Morse, widow of Manless R. Morse, late of Company I, Fifteenth Regiment New York Volunteer Engineers, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Rocelia Morse, helpless and dependent daughter of said Manless R. Morse, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Caroline Morse the name of said Rocelia Morse shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Caroline Morse. *Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother.
- The name of Abbie E. Barr, widow of David M. Barr, late of Company G, Fifth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month. Pension.  
Abbie E. Barr.
- The name of William Herbert, late of United States ships Gamage, Great Western, and Essex, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pensions increased.  
William Herbert.
- The name of John D. Wells, late of Company I, Fifteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. John D. Wells.
- The name of George Walton, late of Company A, Sixth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving. George Walton.
- The name of George W. Child, late first lieutenant and captain Company G, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. George W. Child.
- The name of Reuben R. Pitman, late of Company I, Ninth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Reuben R. Pitman.

Thomas Porter.

The name of Thomas Porter, late of Company H, Thirteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Randolph Snell.

The name of Randolph Snell, late of Company F, First Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Dewitt Eldred.

The name of Dewitt Eldred, late of Company E, First Regiment Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frank Schader.

The name of Frank Schader, late of Company G, Ninety-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Calvin Morehead.

The name of Calvin Morehead, late of Company H, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nancy J. Walker.

The name of Nancy J. Walker, widow of Stephen Walker, late of Company D, First Regiment Louisiana Volunteer Cavalry Scouts, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Edward Carr.

The name of Edward Carr, late of U. S. S. Dan Smith, Home, and Princeton, United States Navy, and Battery F, Second Regiment United States Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael J. Hawley.

The name of Michael J. Hawley, late of Company I, Forty-sixth Regiment Pennsylvania Volunteer Infantry, and second lieutenant Company C, One hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Marcis T. Camp.

The name of Marcis T. Camp, late of Company C, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis L. Smith.

The name of Francis L. Smith, late of Company F, Thirty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas A. Sorrell,  
alias Martin.

The name of Thomas A. Sorrell, alias Thomas A. Martin, late of the United States ship Roanoke, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mary Ten Eyck.

The name of Mary Ten Eyck, widow of Arthur S. Ten Eyck, late captain Company A and lieutenant-colonel Thirtieth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Benjamin Johnson.

The name of Benjamin Johnson, late of Company G, Twenty-fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Rush Patterson.

The name of Rush Patterson, late of Company E, One hundred and eighty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William B. Haines.

The name of William B. Haines, late of Company K, Thirty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Peter C. Parker.

The name of Peter C. Parker, late of United States ship Tecumseh, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Cornelius D.  
McCombs.

The name of Cornelius D. McCombs, late of Company E, Fifth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Roswell L. Nason, late of Company H, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Roswell L. Nason.
The name of Andrew J. Black, late of Company I, Fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Andrew J. Black.
The name of John B. Wheeler, late of Company A, Seventeenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John B. Wheeler.
The name of Carlos L. Buzzell, late of Company B, Sixth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.	Carlos L. Buzzell.
The name of James Tenbrook, late of Company I, Eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	James Tenbrook.
The name of John L. Bennett, late of Company E, Twenty-sixth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John L. Bennett.
The name of Abraham H. Tompkins, late of Company K, One hundred and sixty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Abraham H. Tompkins.
The name of Josiah Dixon, late of Company E, Fortieth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Josiah Dixon.
The name of Missouri L. Herron, dependent stepmother of Jonathan Herron, late of Company D, Twelfth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.	Pension. Missouri L. Herron.
The name of Joseph Farley, late of Company C, One hundred and sixty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Pensions increased. Joseph Farley.
The name of Jerome King, late of Company F, Sixth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Jerome King.
The name of Albert Falcon, late of Company C, Fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Albert Falcon.
The name of Alexander Mattison, late of Company H, Twenty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Alexander Mattison.
The name of James M. Reed, late of Company F, Twenty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	James M. Reed.
The name of Francis S. Fletcher, late of Company E, Fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Francis S. Fletcher.
The name of Titus W. Allen, late of Company G, Forty-fourth Regiment Illinois Volunteer Infantry, and Company A, Seventy-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Titus W. Allen.
The name of Milo Brewster, late of Company E, Seventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.	Milo Brewster
The name of Ezra Taylor, late of Company G, One hundred and first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Ezra Taylor.

- Edward B. Wright.** The name of Edward B. Wright, late first lieutenant and captain of Battery B, First Regiment Michigan Volunteer Light Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Pension. Mary Herndon.** The name of Mary Herndon, helpless and dependent daughter of George C. Herndon, late of Company G, Eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. Cleanthus Burnett.** The name of Cleanthus Burnett, late of Company G, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William R. Moore.** The name of William R. Moore, late second lieutenant Company A, Forty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Fannie T. Shipley.** The name of Fannie T. Shipley, widow of Alexander N. Shipley, late captain and assistant quartermaster, United States Army, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- George W. Fairchild.** The name of George W. Fairchild, late of Company E, Twelfth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alonzo C. Abbey.** The name of Alonzo C. Abbey, late of Company B, Seventh Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hugh Irwin.** The name of Hugh Irwin, late of Company E, Twenty-fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- William H. Turner.** The name of William H. Turner, late of Company A, First Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Martha A. Elliott.** The name of Martha A. Elliott, helpless and dependent child of Peter W. Elliott, late of Company B, Ninety-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. John W. Betts.** The name of John W. Betts, late of Company I, Sixty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Larkin.** The name of Thomas Larkin, late of U. S. S. North Carolina and Wyandotte, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William McGovern.** The name of William McGovern, late of Company C, First Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Moses T. Kelly.** The name of Moses T. Kelly, late of Company I, Thirty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty-five dollars per month in lieu of that he is now receiving.
- William F. Paris.** The name of William F. Paris, late of Company H, Twentieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Amanda Bonnell.** The name of Amanda Bonnell, widow of Joseph W. Bonnell, late of Company G, Twenty-sixth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Daniel C. Foster.** The name of Daniel C. Foster, late of Company F, Sixty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry F. Tomlin.** The name of Henry F. Tomlin, late of Company D, One hundred and fifty-first Regiment New York Volunteer Infantry, and pay him

a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Frank Upchurch, late of Company E, Twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frank Upchurch.

The name of Isaac N. Forman, late of Company G, Tenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac N. Forman.

The name of Michael Conniff, late of Company B, Fifth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael Conniff.

Approved, April 30, 1908.

**CHAP. 160.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

May 5, 1908.  
[H. R. 19463.]

[Private, No. 51.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—*

Pensions.

The name of Jacob Ham, late of Company G, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Jacob Ham.

The name of Sarah A. Nugent, widow of Thomas Nugent, late second lieutenant Company H, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of fifteen dollars per month in lieu of that she is now receiving.

Sarah A. Nugent.

The name of Jesse M. Taylor, late of Company G, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jesse M. Taylor.

The name of John F. Hastings, late of Company A, Twenty-fifth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John F. Hastings.

The name of John H. Lear, late of Company F, Eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Lear.

The name of Willard I. Cowan, late of Company A, McLaughlin's Squadron, Ohio Volunteer Cavalry, and Company C, Fifth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Willard I. Cowan.

The name of George Hughes, late of Company I, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Hughes.

The name of Omer E. Huffmann, late of United States steamships Reindeer and Abeona, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Omer E. Huffmann.

The name of George H. Bailey, late of Company I, Sixteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George H. Bailey.

The name of John L. Dunn, late of Company H, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John L. Dunn.

The name of John F. Hart, alias Edward Hart, late of United States steamships Ohio and Ino, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John F. Hart, alias  
Edward Hart.

- Mary U. Robinson. The name of Mary U. Robinson, widow of Thomas F. Robinson, late of Company D, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of William N. Robinson, helpless and dependent son of said Thomas F. Robinson, this pension shall be reduced to twelve dollars per month from and after the date of death of said William N. Robinson; *And provided further*, That in the event of the death of Mary U. Robinson the name of said William N. Robinson shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Mary U. Robinson.
- Provisos.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- George Brookins. The name of George Brookins, late of Company I, Twentieth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Recob. The name of George W. Recob, late of Company A, Eighteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Lange. The name of William Lange, late of Company G, First Regiment Wisconsin Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.*  
Mary Wells. The name of Mary Wells, dependent mother of Francis Downs, late of First Independent Battery, Wisconsin Volunteer Light Artillery, and first lieutenant Company C, Forty-ninth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.*  
John Edmonson. The name of John Edmonson, late of Company F, Eighteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- John W. Gillin. The name of John W. Gillin, late of Company D, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Parker. The name of James Parker, late of Company K, Ninety-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hugh Thompson. The name of Hugh Thompson, late of Company C, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Shaw. The name of William H. Shaw, late of Company E, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Plymouth Davis. The name of Plymouth Davis, late of Company F, Fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert W. Pyle. The name of Robert W. Pyle, late of Company G, Fifteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sylvester Gavett. The name of Sylvester Gavett, late of Company I, Seventy-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas M. Montgomery. The name of Thomas M. Montgomery, late of Company A, Eighth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Hartley. The name of John Hartley, late second lieutenant, Company E, Eighth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Mansfield J. Cook, late of Battery A, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Mansfield J. Cook.
The name of William T. Smith, late of Company K, Fiftieth Regiment New York Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	William T. Smith.
The name of August Scharfe, late of Company F, Fifth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	August Scharfe.
The name of Richard C. Weir, late of Company K, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Richard C. Weir.
The name of John L. Smith, late of Company F, Eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	John L. Smith.
The name of Thomas Hickey, late of Company E, Seventy-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.	Thomas Hickey.
The name of Don A. Winchell, late of Company G, Thirty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Don A. Winchell.
The name of Perry J. Hainey, late of Company A, Sixteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Perry J. Hainey.
The name of Thomas L. Barkley, late of Company E, Third Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Thomas L. Barkley.
The name of Martin L. Calkins, late of Company I, One hundred and seventeenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Martin L. Calkins.
The name of John Mitchell, late of Company G, Eighty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	John Mitchell.
The name of Minnie M. Andrews, helpless and dependent child of Homer J. Andrews, late of Company K, Twelfth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.	Pension. Minnie M. Andrews.
The name of Aurelius J. Adams, late of Company K, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Pensions increased. Aurelius J. Adams.
The name of Henry Winter, late of Company A, Forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Henry Winter.
The name of David E. Homan, late of Company F, Fortieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	David E. Homan.
The name of James Dupler, late of Twenty-second Independent Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	James Dupler.
The name of William Blair, late of Company H, Fortieth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	William Blair.
The name of Alice Morgan, helpless and dependent child of Pleasant A. Morgan, late of Company K, Second Regiment Tennessee Vol-	Pension. Alice Morgan.

unteer Mounted Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Samuel F. Lowe.

The name of Samuel F. Lowe, late of Company B, Fifth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jilson Blanton.

The name of Jilson Blanton, late of Company B, Battalion, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Noah Brown.

The name of Noah Brown, late of Company K, Eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James M. Sullenger.

The name of James M. Sullenger, late of Company D, Sixth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hiram H. Lewis.

The name of Hiram H. Lewis, late of Company F, Sixty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John R. Skidmore.

The name of John R. Skidmore, late captain Company B, First Regiment Connecticut Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Bridget Hayes.

The name of Bridget Hayes, former widow of John Hayes, late of Company F, Sixth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Jonathan C. Oylear.

The name of Jonathan C. Oylear, late of Company A, Sixth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John E. Stone.

The name of John E. Stone, late of Company F, Sixtieth Regiment Massachusetts Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Angeline Wilkerson.

The name of Angeline Wilkerson, widow of Frank Wilkerson, late of Company B, One hundred and nineteenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
James L. C. Rouse.

The name of James L. C. Rouse, late of Company G, One hundred and sixty-seventh Regiment Ohio National Guard Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David B. Withrow.

The name of David B. Withrow, late of Company B, Thirty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Leonidas Cunningham.

The name of Leonidas Cunningham, late of Company H, Sixth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment, without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.

Pension increased.  
Peter Mastaglio.

The name of Peter Mastaglio, late of Company G, First Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Icybinda Spaulding.

The name of Icybinda Spaulding, widow of Charles S. Spaulding, late of Company C, Twenty-fourth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Henry Cox.

The name of Henry Cox, late of Company H, First Regiment Michigan Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nathan U. Ballard.

The name of Nathan U. Ballard, late of Company M, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Joshua W. Howell, late captain, Company K, One hundred and forty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joshua W. Howell.

The name of William C. Briant, late of Company H, Seventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William C. Briant.

The name of John D. Powell, late of Company H, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John D. Powell.

The name of Charles H. Merchant, late of Company K, One hundred and forty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Merchant.

The name of Horace H. Johnson, late of Company C, Thirteenth Regiment New York State Militia Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Horace H. Johnson.

The name of George F. Irvine, late of Company B, Fifty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Irvine.

The name of Joseph P. Dalton, helpless and dependent child of John J. Dalton, late of Second Independent Battery Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Joseph P. Dalton.

The name of Adelbert M. Calkins, late of Company C, Second Regiment Connecticut Volunteer Heavy Artillery, and Forty-eighth Regiment, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Adelbert M. Calkins.

The name of Martha J. Long, widow of Robert H. Long, late major Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

Martha J. Long.

The name of Oren M. Harlan, late of Company A, Fourteenth Regiment, and Company E, Sixth Regiment, Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oren M. Harlan.

The name of Edwin D. Childs, late second lieutenant Company F, Fifteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin D. Childs.

The name of Thomas Jackson, late of Company F, Seventy-second Regiment Ohio Volunteer Infantry, and Company D, Third Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Jackson.

The name of Wilson W. Brown, late of Company F, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Wilson W. Brown.

The name of Levi Ely, late of Company K, One hundred and twenty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Levi Ely.

The name of Van Buren Crain, late of Company D, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Van Buren Crain.

The name of David C. McMillen, late assistant surgeon, One hundred and sixty-third Regiment Ohio National Guard Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David C. McMillen.

The name of William H. Penquite, late of Company D, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Penquite.

Lewis H. Little.

The name of Lewis H. Little, late of Company A, Twelfth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph A. Ober.

The name of Joseph A. Ober, late unassigned, Ninety-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harison F. Sperry.

The name of Harison F. Sperry, late of Company C, Forty-ninth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Olivia E. Caswell.

The name of Olivia E. Caswell, widow of John S. Caswell, late of Company G, First Regiment Michigan Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Julius B. Work.

The name of Julius B. Work, late of Company G, Fifty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cornelius Bell.

The name of Cornelius Bell, late of Company D, Fourth Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Crowder.

The name of George W. Crowder, late of Company F, Sixtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adam B. Shepherd.

The name of Adam B. Shepherd, late of Company G, One hundred and forty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Carlos Dart.

The name of Carlos Dart, late unassigned, First Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Adam J. Stahler.

The name of Adam J. Stahler, late of Company K, Ninth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nathan S. Page.

The name of Nathan S. Page, late of Company I, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Robert D. Shaw.

The name of Robert D. Shaw, late of Company C, Eighty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Mida W. Shepard.

The name of Mida W. Shepard, widow of Allen M. Shepard, late of Company C, One hundred and twelfth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Jerome B. Thomas.

The name of Jerome B. Thomas, late of Company F, Thirty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John C. Larue.

The name of John C. Larue, late of Company K, Eighty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Walter W. Donahue.

The name of Walter W. Donahue, helpless and dependent child of James Donahue, late of Company E, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
Andrew J. Peters.

The name of Andrew J. Peters, late of Company L, Second Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions.  
Harriet Mosely.

The name of Harriet Mosely, widow of Bob Mosely, alias Bob Herndon, late of Company F, One hundred and twenty-second Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

The name of George W. Webb, late assistant surgeon, Forty-ninth Regiment Pennsylvania Militia Infantry, and acting assistant surgeon, United States Army, and pay him a pension at the rate of twelve dollars per month.

George W. Webb.

The name of Conrad Ditmore, late first lieutenant Company H, Ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Conrad Ditmore.

The name of William Hair, late of Company B, and principal musician, Sixty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Hair.

The name of Omstead Larue, late of Company H, Thirty-second Regiment, and Company D, Sixteenth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Omstead Larue.

The name of Julia E. Young, helpless and dependent child of John Young, late of Company G, Thirty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Julia E. Young.

The name of William H. Pierce, late of Company B, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William H. Pierce.

The name of Carrol J. Harrelson, late of Company D, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Carrol J. Harrelson.

The name of George W. Minkler, late of Company C, One hundred and twenty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Minkler.

The name of Charles K. Davis, late of Company A, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles K. Davis.

The name of Robert Magill, late of Company H, First Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert Magill.

The name of Henry T. Howell, late of Company D, Seventeenth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry T. Howell.

The name of George W. Duncan, late of Company I, Fourth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Duncan.

The name of Minor H. Greene, late first lieutenant, Company D, One hundred and twentieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Minor H. Greene.

The name of James B. Duckett, late of Company E, Ninth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James B. Duckett.

The name of Noah Gross, late of Company C, Third Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Noah Gross.

The name of Philogene M. Nichols, late of Company H, and second lieutenant Company I, Fourth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Philogene M. Nichols.

The name of Charles M. Hilliker, late captain Company I, Sixteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles M. Hilliker.

- Martin P. Mitchell.** The name of Martin P. Mitchell, late of Company A, Eighteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pensions.  
Rachel E. Pool.** The name of Rachel E. Pool, widow of John P. Pool, late of Company F, Second Regiment Wisconsin Volunteer Cavalry, and Company H, Fifth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Richard Hudson.** The name of Richard Hudson, late of Captain Degg's company, Fifth Battalion, District Columbia Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
William H. Spanburgh.** The name of William H. Spanburgh, late of Company C, One hundred and fifty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Lovell.** The name of Thomas Lovell, late of Company I, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John P. Penry.** The name of John P. Penry, late of Company D, Twentieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles E. Chapel.** The name of Charles E. Chapel, late of Company C, Fifth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of forty-six dollars per month in lieu of that he is now receiving.
- Edgar M. Quick.** The name of Edgar M. Quick, late of Company G, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edson Newbury.** The name of Edson Newbury, late of Company F, Fifty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Mills.** The name of John Mills, late of Company C, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Chatfield.** The name of George W. Chatfield, late of Company A, One hundred and eighty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Clara C. Dillingham.** The name of Clara C. Dillingham, widow of John Dillingham, late acting master commanding United States steamship Morning Light, United States Navy, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- James A. McVicker.** The name of James A. McVicker, late of Company F, Ninety-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Elon J. Tyler.** The name of Elon J. Tyler, late of Company K, Twenty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Asa D. Farnam.** The name of Asa D. Farnam, late of Company F, Sixty-fourth Regiment Ohio Volunteer Infantry, and Company D, Fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry C. Van Fleet.** The name of Henry C. Van Fleet, late of Company I, Fourteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Moses Hays.** The name of Moses Hays, late of Company A, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John T. McGowan.** The name of John T. McGowan, late of Company F, One Hundred and thirty-sixth Regiment, and Company G, Forty-ninth Regiment

Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William M. Hopper, helpless and dependent child of Samuel M. Hopper, late of Company I, Sixtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
William M. Hopper.

The name of Thomas C. McGrath, late of Company K, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Thomas C. McGrath.

The name of Henry Erdman, late of Company C, Twenty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Erdman.

The name of Milton E. McClure, late of Company E, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton E. McClure.

The name of Hattie R. Schott, widow of William P. Schott, alias Jacob Schott, late of Company F, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Hattie R. Schott.

The name of Jonathan H. Sykes, late of Company F, One hundred and ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jonathan H. Sykes.

The name of George Camp, late of Battery C, First Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Camp.

The name of Charles J. Burget, late of Company C, First Battalion, Mississippi Marine Brigade, Volunteer Cavalry, and Company E, Marine Regiment, United States Volunteers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles J. Burget.

The name of Sanford Morse, late of Company B, Fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sanford Morse.

The name of Samuel Eddy, late of Company D, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Eddy.

The name of Samuel W. Read, late of Company D, Forty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel W. Read.

The name of James Loughlin, late captain Company C, Ninth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Loughlin.

The name of Pleasant Umphrey, widow of Enoch Umphrey, late of Company C, Fifty-third Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Pleasant Umphrey.

The name of Day Wheeler, late of Companies D and B, Eighth Regiment Missouri Volunteer Infantry, and second lieutenant Company G, Third Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Day Wheeler.

Approved, May 5, 1908.

May 13, 1908.  
[H. R. 1589.]

**CHAP. 167.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war, and to certain widows and dependent relatives of such soldiers and sailors.

[Private, No. 52.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

Pension increased.  
Susan M. Yeoman.

The name of Susan M. Yeoman, widow of Samuel N. Yeoman, late lieutenant-colonel Ninetieth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

James Jeffers.

The name of James Jeffers, late of Company C, Sixth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry McCall.

The name of Henry McCall, late of Company K, Fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James B. Smith.

The name of James B. Smith, late of Company H, Sixty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Graham Maffett.

The name of Graham Maffett, late of Company H, Twenty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis H. Swift.

The name of Francis H. Swift, late of Company I, Fortieth Regiment Massachusetts Volunteer Infantry, and unassigned, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alexander Beckwith.

The name of Alexander Beckwith, late of Company C, Thirty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John O. Evans.

The name of John O. Evans, late of Company H, Fifth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Julius M. Dutton.

The name of Julius M. Dutton, late of Company B, Thirty-eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Kirk Brown.

The name of Kirk Brown, late of Company G, Ninetieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John H. Arnold.

The name of John H. Arnold, late of Company E, Eighty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pension.  
Thomas Carten,  
alias Carton.

The name of Thomas Carten, alias Carton, late of Company D, Sixty-third Regiment Enrolled Missouri Militia, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Edward Marden.

The name of Edward Marden, late of Company E, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Norris.

The name of George W. Norris, late of Company F, Eighty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Langdon Sherriff.

The name of Langdon Sherriff, late of Company K, First Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

De Witt Nash.

The name of De Witt Nash, late of Company D, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Worthington Fringer, late of Company G, Third Regiment Potomac Home Brigade Maryland Volunteer Infantry, and pay him a pension at the rate of eight dollars per month.	Pension. Worthington Fringer.
The name of Oliver Jones, late of Company G, Eighth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Pensions increased. Oliver Jones.
The name of William Sheppard, late of Company K, First Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	William Sheppard.
The name of William D. Williams, late of Company F, Forty-second Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	William D. Williams.
The name of James B. Wilson, late of Company E, First Regiment Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	James B. Wilson.
The name of Huldah L. Barber, widow of Gershom M. Barber, late captain, Fifth Independent Company Ohio Volunteer Sharpshooters, and lieutenant-colonel One hundred and ninety-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of fifteen dollars per month in lieu of that she is now receiving.	Huldah L. Barber.
The name of George Jenkins, late of Company H, Fifth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	George Jenkins.
The name of John Gibson, late of Company C, Fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John Gibson.
The name of Charles Titterington, late of Company A, Ninth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Charles Titterington.
The name of Robert H. Barton, late of Company B, First Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Robert H. Barton.
The name of Emilie Borchert, widow of Henry Borchert, late of Company G, First Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: <i>Provided</i> , That in the event of the death of Emilie C. I. Borchert, helpless and dependent child of the said Henry Borchert, the additional pension herein granted shall cease and determine: <i>Provided further</i> , That in the event of the death of Emilie Borchert the name of said Emilie C. I. Borchert shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Emilie Borchert.	Emilie Borchert.  <i>Provisos.</i> Increase to cease on death of child. Pension to child on death of mother.
The name of John O. Matthews, late second lieutenant Company M, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	John O. Matthews.
The name of David Miller, late of Company E, One hundred and fiftieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	David Miller.
The name of Granville W. Smith, late of Company H, Thirtieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment, without any reduction or rebate on account of former alleged overpayments or erroneous payments of pension.	Pension. Granville W. Smith.  No rebate, etc.
The name of George A. Osborn, late of Company B, One hundred and eighty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Pensions increased. George A. Osborn.

- Charles W. Heisler. The name of Charles W. Heisler, late of Company F, Twenty-fifth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry H. Taylor. The name of Henry H. Taylor, late of Company C, Forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Thomas G. Orr. The name of Thomas G. Orr, late of Company C, Fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Joseph A. Turner. The name of Joseph A. Turner, late first lieutenant and regimental quartermaster, Eighteenth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Stabler. The name of George W. Stabler, late captain Company C, Second Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- John W. Don, alias John Dunn. The name of John W. Don, alias John Dunn, late of the United States ships Grampus, Peri, and Collier, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edward P. Howe. The name of Edward P. Howe, late captain Company A, Fifty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Richard H. Jones. The name of Richard H. Jones, late of Company H, Thirteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Sheppard. The name of Thomas Sheppard, late of Company I, Thirty-third Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Rickey. The name of Joseph Rickey, late of Company A, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Louis N. Brady. The name of Louis N. Brady, late of Company G, One hundred and sixty-fifth Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Matthew Breeden. The name of Matthew Breeden, late of Company I, Second Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas G. Underdown. The name of Thomas G. Underdown, late mate, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Philip Hart. The name of Philip Hart, late of Company I, Twenty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Clarence Stage. The name of Clarence Stage, late of Company B, One hundred and sixty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Appleton. The name of James Appleton, late of Company I, One hundred and ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Albert F. Salisbury, alias James Young. The name of Albert F. Salisbury, alias James Young, late of Company I, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Isaiah Jewell. The name of Isaiah Jewell, late of Company B, One hundred and twenty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of David Reeder, late of Company K, One hundred and fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Reeder.

The name of Calvin Frost, late of Company F, Eleventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Calvin Frost.

The name of David B. Willard, late of Company B, Thirty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David B. Willard.

The name of George W. Abbott, late of Company A, Sixth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Abbott.

The name of Mary P. Grindlay, widow of James G. Grindlay, late captain Company D, and lieutenant-colonel and colonel, One hundred and forty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Mary P. Grindlay.

The name of James T. Westenbarger, late of Company I, Ninetieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James T. Westenbarger.

The name of James Holehouse, late of Company B, Seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Holehouse.

The name of Jefferson S. Keeton, late of Company G, Twenty-second Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jefferson S. Keeton.

The name of Lafayette Axtell, late of Company A, One hundred and forty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Lafayette Axtell.

The name of William S. Henry, late of Company G, One hundred and forty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William S. Henry.

The name of Isaac C. Wilson, late of Company M, Third Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Isaac C. Wilson.

The name of Charles Babbott, late of Company D, Thirty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Babbott.

The name of Alonzo C. Horton, late of Company E, One hundred and thirty-seventh Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alonzo C. Horton.

The name of Franklin Dorward, late of Company D, Forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Franklin Dorward.

The name of Mary L. Eckert, widow of John M. Eckert, late of Company B, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Mary L. Eckert.

The name of John Simms, late of Company E, Sixteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Simms.

The name of Elbridge Signor, late of Company I, Seventy-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elbridge Signor.

- James A. Houseman. The name of James A. Houseman, late of Company F, Thirty-first Regiment Missouri Volunteer Infantry, and second lieutenant, Company A, Consolidated Battalion, Thirty-first and Thirty-second Regiments Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edwin L. Carrington. The name of Edwin L. Carrington, late of Company K, Thirty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Emanuel Russell. The name of Emanuel Russell, late of Company E, Thirteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ferguson M. Carnahan. The name of Ferguson M. Carnahan, late of Company C, One hundred and seventy-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Michael Metzger. The name of Michael Metzger, late of Company M, Eighth Regiment New York Volunteer Heavy Artillery, and first lieutenant, Company G, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Ward. The name of John Ward, late of Company F, Forty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Oliver P. Gillson. The name of Oliver P. Gillson, late of Company L, Fifteenth Regiment New York Volunteer Cavalry, and Company L, Second Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel Crews. The name of Samuel Crews, late of Company A, Second Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Wilson D. Hankins. The name of Wilson D. Hankins, late of Company K, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William D. Engle. The name of William D. Engle, late of Company H, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Heman Preston. The name of Heman Preston, late second lieutenant Company H, Twenty-sixth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William D. W. Miller. The name of William D. W. Miller, late first lieutenant Company F, Sixty-sixth Regiment New York Volunteer Infantry, and captain and aid-de-camp, United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Gardner H. Deremer. The name of Gardner H. Deremer, late of Company H, Fifteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Ormond N. Hopkins. The name of Ormond N. Hopkins, late of Captain Millard's company, Sioux City, Iowa, Volunteer Cavalry, and Company L, Seventh Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel M. Walker. The name of Daniel M. Walker, late of Company A, Eighty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Avery T. Low. The name of Avery T. Low, late first lieutenant and adjutant, One hundred and tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Joseph S. Lee, late of Company C, One hundred and forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph S. Lee.

The name of Elijah E. Shipley, late of Company B, Fourth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elijah E. Shipley.

The name of John C. Rea, late of Company H, Thirteenth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John C. Rea.

The name of Susan M. Lowry, widow of Lewis Lowry, late captain Company K, First Regiment Nebraska Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Susan M. Lowry.

The name of Benjamin I. Witcraft, late of Company I, Forty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin I. Witcraft.

The name of Ephraim Hill, late of Company E, Sixty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ephraim Hill.

The name of Albert Robinson, late of Company G, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert Robinson.

The name of Eby Jones, late of Company B, Third Regiment, and Company I, First Regiment, Delaware Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eby Jones.

The name of Stephen B. Kirkpatrick, late of Company D, One hundred and ninety-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Stephen B. Kirkpatrick.

The name of Alban E. Bentley, late of Company E, Eighty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Alban E. Bentley.

The name of Edwin Hill, late of Company A, Seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Edwin Hill.

The name of Dwight J. Sheldon, late of Company M, First Regiment Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Dwight J. Sheldon.

The name of Eugene Clapper, late of Company D, Eighty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eugene Clapper.

The name of Lindsey Wilkins, late of Company D, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lindsey Wilkins.

The name of Stephen Lowe, late of Company I, One hundred and ninety-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Stephen Lowe.

The name of Gabriel Bowman, late of Company A, Eleventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Gabriel Bowman.

The name of Thomas Rice, late of Company E, Fifth Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Rice.

The name of Richard Reynolds, late of Company C, Fiftieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard Reynolds.

- William V. Dillman. The name of William V. Dillman, late of Company E, Eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Forrester W. Dexter. The name of Forrester W. Dexter, late of Company G, Sixteenth Regiment New York Volunteer Light Artillery, and Company C, First Regiment New York Volunteer Mounted Rifles, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Abbott. The name of John W. Abbott, late of Company H, Sixth Regiment Provisional Enrolled Missouri Militia Infantry, and Company H, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas King. The name of Thomas King, late of Companies F and E, Seventy-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Elbert B. Wilson. The name of Elbert B. Wilson, late of Company A, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jacob G. Voorhees. The name of Jacob G. Voorhees, late of Company E, Third Regiment New Jersey Volunteer Infantry, and Company A, Third Regiment New Jersey Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel M. Henderson. The name of Samuel M. Henderson, late of Company K, Twenty-fifth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Asher Dilts. The name of Asher Dilts, late of Company B, Sixth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Wesley Pontious. The name of Wesley Pontious, late of Company D, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Abram Foster. The name of Abram Foster, late of Company A, Eighty-third Regiment, and Company K, Ninety-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Annie Alexander. The name of Annie Alexander, widow of Irvin Alexander, late of Company D, One hundred and nineteenth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Margaret S. Alexander, helpless and dependent daughter of said Irvin Alexander, this pension shall be reduced to twelve dollars per month from and after the date of death of said Margaret S. Alexander: *And provided further*, That in the event of the death of Annie Alexander, the name of said Margaret S. Alexander shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Annie Alexander.
- Proviso.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- Thomas Webster. The name of Thomas Webster, late of Company A, Fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Robison. The name of George W. Robison, late of Company E, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alvah J. Tucker. The name of Alvah J. Tucker, late of Company H, One hundredth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Kate M. Chapman, widow of Justin H. Chapman, late captain Company B, Fifth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month.

Pension.  
Kate M. Chapman.

The name of Conrad Rupert, late of Company K, One hundred and seventy-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Conrad Rupert.

The name of Emma R. Van Wart, widow of Stephen L. Van Wart, late captain Company I, Sixth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Emma R. Van Wart.

The name of James W. Hathaway, late of Company E, First Regiment Florida Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Hathaway.

The name of William H. Scott, late of Company M, Third Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Scott.

The name of Robert Hannum, late of Company G, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert Hannum.

The name of John Cooper, late of Company E, Twelfth Regiment New York State Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Cooper.

The name of Thomas Godfrey, late of Company K, Seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Godfrey.

The name of Gottlob Schaubel, late captain Company H, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Gottlob Schaubel.

The name of Nicholas Becker, late of Troop A, Second Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nicholas Becker.

The name of Thomas Martin, late of Company I, Fortieth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Martin.

The name of Frazer A. Wasley, late of Company A, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frazer A. Wasley.

The name of Josiah P. Davis, late of Company F, Engineer Regiment of the West, and Companies F and B, First Regiment Missouri Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Josiah P. Davis.

The name of Samuel P. Marlette, late of Company A, First Regiment Minnesota Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel P. Marlette.

The name of David Farnham, late of United States Marine Corps, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

David Farnham.

The name of Edward Mackin, late of Company I, Twentieth Regiment New York State Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward Mackin.

The name of Peter Claude, late of Company G, Twenty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of fifteen dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment, without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.

Pension.  
Peter Claude.

No rebate, etc.

- Pensions increased.  
Joseph Thompson. The name of Joseph Thompson, late of Company A, Twenty-fourth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Daniel L. Barnes. The name of Daniel L. Barnes, late unassigned, Fifteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James H. Williams. The name of James H. Williams, late of Company E, One hundred and fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John S. Lewis. The name of John S. Lewis, late of Company E, Eleventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew J. Burch. The name of Andrew J. Burch, late of Company A, Seventy-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William F. Butters. The name of William F. Butters, late of Company M, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- James B. Geggie. The name of James B. Geggie, late first lieutenant Company F, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Clark Walker. The name of Clark Walker, late of Company D, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thoms J. Pavy. The name of Thomas J. Pavy, late of Company D, Ninety-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Frank H. Bristow. The name of Frank H. Bristow, late major Thirty-fifth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Martin Pope. The name of Martin Pope, late of Company E, Eighty-fifth Regiment, Company E, One hundred and ninety-ninth Regiment, and Company E, One hundred and eighty-eighth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Azariah Dorton. The name of Azariah Dorton, late of Company D, Second Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Miller. The name of Joseph Miller, late of Company A, Seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John E. L. Pinto. The name of John E. L. Pinto, late of Company H, Twenty-ninth Regiment, and Company E, One hundred and fourteenth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Slone Smith. The name of Slone Smith, late of Company A, One hundred and fifty-ninth Regiment New York Volunteer Infantry, any pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Leroy Litchfield. The name of Leroy Litchfield, late of Company H, One hundred and fifty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Eliza Armstrong. The name of Eliza Armstrong, dependent mother of George Armstrong, late of Company E, One hundred and fifty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

The name of Thomas B. Evans, late of Company E, Fifteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas B. Evans.

The name of Curtis G. Bagwell, late of Troop F, First Regiment Florida Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Curtis G. Bagwell.

The name of John Chatman, late of Company H, One hundred and thirty-eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
John Chatman.

The name of William Geddes, late of Company D, Twenty-eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension increased.  
William Geddes.

The name of Emma C. Thienlin, widow of Francis F. C. Thienlin, known as Augustus Dumont, late of United States ships Princeton, Galena, and Vandalia, United States Navy, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Emma C. Thienlin.

The name of Shadrach F. Brown, late of Company D, First Regiment Tennessee Volunteer Light Artillery, and pay him a pension at the rate of twelve dollars per month.

Shadrach F. Brown.

The name of Frederick Schwieder, late of Company I, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Frederick Schwieder.

The name of John Byron, late of United States ships Gamage, Great Western, and Oneota, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Byron.

The name of Benjamin W. Patterson, late of Company F, Forty-eighth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin W. Patterson.

The name of James P. Testerman, late of First Battery Kansas Volunteer Light Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

James P. Testerman.

The name of Thomas B. Handy, late of Company H, Third Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas B. Handy.

The name of Alpheus Wright, late of Company F, Forty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alpheus Wright.

The name of Reuben G. Wescott, late of Company G, One hundred and eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Reuben G. Wescott.

The name of James Bowe, late of Company F, Twenty-first Regiment, and Company F, Third Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Bowe.

The name of George E. Lewis, late of Companies G and K, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George E. Lewis.

The name of Albert E. Bolt, late of Company H, Fourth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert E. Bolt.

The name of George R. Nellis, late of Company A, Tenth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George R. Nellis.

The name of William Seymour, late of Company A, One hundred and thirty-fifth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Seymour.

- Benjamin F. Pew. The name of Benjamin F. Pew, late of Company H, Forty-seventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John A. Potter. The name of John A. Potter, late of United States ships Cherokee, Pequot, and Vanderbilt, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Manchester. The name of William H. Manchester, late of Company I, Twenty-eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- M. Lewis Blair. The name of M. Lewis Blair, late captain Company E, One hundred and forty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Simeon Stuart. The name of Simeon Stuart, late of Company C, Eighth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Robert A. Dunlap. The name of Robert A. Dunlap, late of Company A, Eighty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- John A. Soliday. The name of John A. Soliday, late of Company M, Twelfth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Julius C. Chappell. The name of Julius C. Chappell, late of Company G, Sixth Regiment United States Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pension increased. James M. White. The name of James M. White, late of Company C, Twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Alma P. Hilliard. The name of Alma P. Hilliard, widow of Henry S. Hilliard, late captain Company B, Battalion, Fifth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. Isaac Vannest. The name of Isaac Vannest, late of Company K, One hundred and twenty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Willet L. Ham. The name of Willet L. Ham, late of Company G, Twenty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. H. McDowell. The name of William H. H. McDowell, late of Company B, Seventeenth Regiment Indiana Volunteer Infantry, and second lieutenant Company E, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Smith. The name of John Smith, late of Company A, One hundred and twenty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ishmael Comstock. The name of Ishmael Comstock, late of Company D, Fiftieth Regiment New York Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Snyder. The name of John W. Snyder, late of Company B, One hundred and eleventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Bratschi. The name of John H. Bratschi, late of Company D, Seventy-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. Fairbanks. The name of George H. Fairbanks, late of Company I, Seventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James W. Holt, late of Company A, Fifth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Holt.

The name of George W. Kilmer, late captain Company C, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Kilmer.

The name of Arabella M. Probasco, former widow of John P. Slough, late brigadier-general, United States Volunteers, and widow of Wallace M. Probasco, late of Company D, First Regiment Michigan Volunteer Engineers and Mechanics, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Arabella M. Probasco.

The name of Levi Boysel, late of Company H, Sixty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Levi Boysel.

The name of Jackson Ryan, late of Company H, Fifteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jackson Ryan.

The name of Matilda L. Cavins, widow of Aden G. Cavins, late major and lieutenant-colonel, Ninety-seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month.

Pension. Matilda L. Cavins.

The name of Allen Watson, late of Company E, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased. Allen Watson.

The name of Jeremiah McIntosh, late of Company D, Sixth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jeremiah McIntosh.

The name of Elijah Hallett, late of Company G, Twenty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elijah Hallett.

The name of Charles W. Dukitte, late of Company I, Thirty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles W. Dukitte.

The name of Allen McCall, late of Company K, Fifty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Allen McCall.

The name of Jonathan W. Pontius, late of Company I, and second lieutenant Company C, Second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jonathan W. Pontius.

The name of Abraham M. McKinley, late of Company B, One hundred and forty-sixth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abraham M. McKinley.

The name of John T. Boyle, late captain Company D, Ninety-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John T. Boyle.

The name of Augustus S. Smith, late hospital steward, One hundred and sixty-seventh Regiment Pennsylvania Drafted Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Augustus S. Smith.

The name of James M. Chase, late of Company B, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James M. Chase.

The name of Charles H. Smith, late of Company I, Twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles H. Smith.

- Napoleon B. Kidwell. The name of Napoleon B. Kidwell, late of Company G, Third Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George R. Brumblay. The name of George R. Brumblay, late captain Company K, Ninth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Dewitt C. Brownson. The name of Dewitt C. Brownson, late of Company M, First Regiment Iowa Volunteer Cavalry, and Company H, Twenty-third Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Phillip Isaac Frank. The name of Phillip Isaac Frank, late of Company B, First Regiment Mississippi Marine Brigade, and Company I, Second Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis M. Baker. The name of Francis M. Baker, late captain Company C, Sixteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Nelson F. Overmyer. The name of Nelson F. Overmyer, late of Company F, Eleventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel S. Hunter. The name of Samuel S. Hunter, late of Company K, Two hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hugo Arndt. The name of Hugo Arndt, late of Company E, Fifty-fifth Regiment Illinois Volunteer Infantry, and One hundred and seventy-second Company Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry B. Fox. The name of Henry B. Fox, late of Company K, One hundred and forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel Nickel. The name of Samuel Nickel, late of Company B, Fifty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James A. Fisher. The name of James A. Fisher, late of Company H, Eighteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Stephen Bashaw. The name of Stephen Bashaw, late of Company I, Seventh Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Mahoney. The name of John Mahoney, late of Company B, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William B. Hemphill. The name of William B. Hemphill, late of Company K, Eighty-fourth Regiment, and Company K, Fifty-seventh Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert W. Ross. The name of Robert W. Ross, late of Company E, One hundred and forty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Arthur J. Driver. The name of Arthur J. Driver, late of Battery G, Second Regiment Illinois Volunteer Light Artillery, and Company A, Thirteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Caroline Bauer, widow of John Bauer, late of Company E, One hundred and eighty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Emma E. Bauer, helpless and dependent daughter of said John Bauer, this pension shall be reduced to twelve dollars per month from and after the date of death of said Emma E. Bauer: *And provided further*, That in the event of the death of Caroline Bauer, the name of said Emma E. Bauer shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month, from and after the date of death of said Caroline Bauer.

Caroline Bauer.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Mercy Harris, widow of Robert Harris, alias Robert Ferguson, late of Company G, Fourth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Mercy Harris.

The name of William H. French, late of Company H, One hundred and forty-third Regiment New York Volunteer Infantry, and Company C, Twenty-fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. French.

The name of Francis Gibson, late of Company G, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis Gibson.

The name of Daniel Banford, late of Company L, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Banford.

The name of Jacob Eckle, late of Company I, Seventy-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Eckle.

The name of Helen M. Silsby, widow of William H. Silsby, late lieutenant-colonel, Tenth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Helen M. Silsby.

The name of Phillip Gilbert, late of Company B, Twentieth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Phillip Gilbert.

The name of Joseph W. Preston, late of Company A, Twelfth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Joseph W. Preston.

The name of Earl W. Soper, late of Companies M and H, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Earl W. Soper.

The name of Henry H. Niles, late of United States ship Moose, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry H. Niles.

The name of Sarah E. Duncanson, widow of Stephen Duncanson, late of Company I, Eleventh Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Sarah E. Duncanson.

The name of Henry Becker, late of Company F, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Becker.

The name of Freeman L. McKusick, late of Company B, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Freeman L. McKusick.

The name of William P. Shelton, late of Company A, First Regiment Alabama Volunteer Vidette Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William P. Shelton.

- Peter J. Bowman.** The name of Peter J. Bowman, late first lieutenant Company E, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pensions.**  
**Sarah A. Mason.** The name of Sarah A. Mason, widow of John C. Mason, late of Company A, Tenth Regiment Tennessee Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Mary Ann Gettings.** The name of Mary Ann Gettings, helpless and dependent child of Nelson Gettings, late of Company K, First Regiment Illinois Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Barton N. Daily.** The name of Barton N. Daily, late of Company G, Eighty-eighth Regiment, and Company H, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew J. Rowinsky.** The name of Andrew J. Rowinsky, late of Company A, Nineteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Q. Mahan.** The name of William Q. Mahan, late of Company G, Thirty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Benjamin T. Mills.** The name of Benjamin T. Mills, late of Company E, Sixty-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph C. Hibson.** The name of Joseph C. Hibson, late of Company C, Forty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of fifty-five dollars per month in lieu of that he is now receiving.
- Pension.**  
**Charlotte Letts.** The name of Charlotte Letts, widow of De Witt Clinton Letts, late of Company C, One hundred and thirty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William Finn.** The name of William Finn, late second lieutenant and first lieutenant Company C, Fourteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of seventeen dollars per month in lieu of that he is now receiving.
- Samuel Bellesfield.** The name of Samuel Bellesfield, late of Company E, Eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Akers.** The name of James Akers, late of Company C, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.**  
**Minnie Lee Ford.** The name of Minnie Lee Ford, helpless and dependent child of Benjamin J. Ford, late of Company E, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William A. Eaton.** The name of William A. Eaton, late of Company E, Fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Carrie C. Nunn.** The name of Carrie C. Nunn, widow of George W. Nunn, late of Company H, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- Albert Donner.** The name of Albert Donner, late of Company B, Ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Enoch W. Sedgwick.** The name of Enoch W. Sedgwick, late of Company A, Sixty-first Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Henry Allen, late of Company K, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Allen.

The name of Samuel H. Wilson, late of Company C, Seventy-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Samuel H. Wilson.

The name of Carlos C. Towner, late of Company G, Ninety-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Carlos C. Towner.

The name of William Baldwin, late of Company H, Thirtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Baldwin.

The name of Andrew McInturff, late of Company C, Fifth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew McInturff.

The name of Archibald Bamber, late of Company F, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Archibald Bamber.

The name of Alba Bellows, late of Company G, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alba Bellows.

The name of Charlotte S. Tripp, widow of Handel J. Tripp, late of Company I, Third Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Charlotte S. Tripp.

The name of Samuel McCain, late of Company F, Ninety-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Samuel McCain.

The name of Thomas Lingle, late chief engineer, United States ship Stevens, United States Revenue-Cutter Service, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Lingle.

The name of Albert J. Goble, late of Company H, Eighth Regiment Pennsylvania Volunteer Reserve Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Albert J. Goble.

The name of John D. Wells, late of Company G, Eighteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John D. Wells.

The name of Mervell J. Hibbard, late of Company K, Seventh Regiment Maine Volunteer Infantry, and Eighteenth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mervell J. Hibbard.

The name of Andrew Duncan, late of Company B, Sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew Duncan.

The name of Charles H. T. Decker, late of Company B, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Charles H. T. Decker.

The name of William T. Johnson, late of Company D, Seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William T. Johnson.

The name of Samuel H. Boren, late of Company E, Eighth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel H. Boren.

The name of Mahala J. Hulsizer, helpless and dependent child of William Hulsizer, late of Company K, Seventy-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mahala J. Hulsizer.

- Pensions increased.  
John M. Butcher. The name of John M. Butcher, late of Company H, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pearson N. Clifford. The name of Pearson N. Clifford, late of Company I, Twenty-seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Enck. The name of Joseph Enck, late of Company A, Ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John G. Heckman. The name of John G. Heckman, late of Company D, One hundred and eighty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Martin. The name of William Martin, late of Company D, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of sixty-five dollars per month in lieu of that he is now receiving.
- Charles Deterly. The name of Charles Deterly, late of Company G, Seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James E. Cole. The name of James E. Cole, late of Company I, Fifteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Cyrus E. Hayse. The name of Cyrus E. Hayse, late of Company L, Second Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thaddeus S. Simpson. The name of Thaddeus S. Simpson, late of Company F, One hundred and eighty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George E. Donham. The name of George E. Donham, late of Company G, Second Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sarah E. Warner. The name of Sarah E. Warner, widow of George C. Warner, late of Company E, Fifty-third Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Lizzie Yorker. The name of Lizzie Yorker, widow of Paul Yorker, late of Company G, Tenth Regiment United States Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Samuel S. King. The name of Samuel S. King, late of Company C, One hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David Hoag. The name of David Hoag, late of Company C, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Orlando H. Wright. The name of Orlando H. Wright, late of Company B, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John N. Braun. The name of John N. Braun, late of Company B, Forty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Reuben B. Taylor. The name of Reuben B. Taylor, late captain Company D, Fourteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert Guttery. The name of Robert Guttery, late of Company L, First Regiment Alabama Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Lazarus H. Parris, late of Second Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lazarus H. Parris.

The name of John W. Lucas, late of Company C, Fifth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Lucas.

The name of William H. Hastings, late of Company K, Forty-fourth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Hastings.

The name of Philip L. Humphrey, late of Company I, One hundred and second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Philip L. Humphrey.

The name of Asaph Whiting, late of Company F, Ninety-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Asaph Whiting.

The name of Darius Sherman, late of Company E, Thirteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Darius Sherman.

The name of James H. Powell, late of Company K, Thirtieth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Powell.

The name of Romanzo A. Nichols, late of Company H, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Romanzo A. Nichols.

The name of George S. Loomis, late of Company H, Seventy-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George S. Loomis.

The name of David M. Niswander, late second lieutenant Company B, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David M. Niswander.

The name of Charles H. Stockbridge, late of Company A, Twelfth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Stockbridge.

The name of Samuel Godsey, late of Company I, Twelfth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Godsey.

The name of Alonzo H. Chism, late second lieutenant Company A, Thirty-seventh Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alonzo H. Chism.

The name of Cosma T. Colman, late of Company D, Fifteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cosma T. Colman.

The name of Newton F. Jones, late of Company A, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Newton F. Jones.

The name of Franklin Northup, late of Companies H and D, Eighth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Franklin Northup.

The name of Lawrence Griffin, late of Company D, Fourteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lawrence Griffin.

- John E. Tavenner. The name of John E. Tavenner, late of Company C, Ninety-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry M. Prindle. The name of Henry M. Prindle, late of Company C, Second Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Eliza Clune. The name of Eliza Clune, former widow of Christopher Murphy, late of Company D, Sixty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
George Wait. The name of George Wait, late of Company F, Eighty-eighth Regiment, and Company E, Fifty-fifth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Peter Mansfield. The name of Peter Mansfield, late of Company D, One hundred and twenty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Patrick H. Smith. The name of Patrick H. Smith, late of Company D, Thirtieth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Charlotte R. McAlpin. The name of Charlotte R. McAlpin, former widow of Myron M. Hall, late of Company G, Third Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Walter A. Finney. The name of Walter A. Finney, late of Company C, Sixty-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Abram Kelder. The name of Abram Kelder, late of Company G, Eighty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jacob Lloyd Curry. The name of Jacob Lloyd Curry, late of Company E, Eighty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William A. Hood. The name of William A. Hood, late of Company B, Twenty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Reid. The name of William H. Reid, late of Company F, Tenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. Brown. The name of James M. Brown, late of Company C, Thirtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas C. Elliott. The name of Thomas C. Elliott, late of Company A, One hundred and forty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel Tyler. The name of Samuel Tyler, late of Company C, Eighty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Pension.  
Nellie Van Camp Worden. The name of Nellie Van Camp Worden, widow of William H. Worden, late of Company B, Fourteenth Regiment, and Company G, One hundred and seventeenth Regiment, New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Charles W. Brigham. The name of Charles W. Brigham, late of Seventh Battery, Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Shanbarker. The name of Joseph Shanbarker, late of Company H, Third Regiment New York Volunteer Light Artillery, and pay him a pension at

the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James A. Bradshaw, late of Company K, Sixth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Bradshaw.

The name of Albert S. Tweed, late of Company E, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert S. Tweed.

The name of Charles M. Titus, junior, late of Company B, Fifteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles M. Titus, jr.

The name of Patrick P. Toale, late of Company G, Sixty-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Patrick P. Toale.

The name of Alfred G. Sturgiss, late of Company K, One hundred and seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alfred G. Sturgiss.

The name of Harrison Shobe, late of Company B, Eighty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Harrison Shobe.

The name of George B. Jones, late of Sixth Battery, Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George B. Jones.

The name of Frederick Brodt, late of Company A, Second Battalion, Twelfth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick Brodt.

The name of Wesley Amos, late of Fifth Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Wesley Amos.

The name of George Ross, late of Company B, Twenty-Fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Ross.

The name of Adam Dotzenrot, late unassigned, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Adam Dotzenrot.

The name of John Engel, late of Company A, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Engel.

The name of John C. Stuchal, late of Company G, Two hundred and sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John C. Stuchal.

The name of George W. Bostain, late of Company L, Ninety-ninth Regiment, and Company B, One hundred and ninety-ninth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Bostain.

The name of Isaac Beckett, late first lieutenant Company D, Fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Isaac Beckett.

The name of Michael Auer, late second lieutenant Company I, Twelfth Regiment New York Volunteer Infantry, and major, Fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael Auer.

The name of William H. H. Mallory, late of Company K, Eighth Regiment, and Company C, Fourth Regiment, New York Volunteer

William H. H. Mallory.

Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew Estes.

The name of Andrew Estes, late of Company D, Eleventh Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ovid B. Todd.

The name of Ovid B. Todd, late second lieutenant Companies K and B, One hundred and twentieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Cook.

The name of John Cook, late of Company I, Eighth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard P. Taylor.

The name of Richard P. Taylor, late of Company E, Thirty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Thomas Graham.

The name of Thomas Graham, late of Company G, Eighty-third Regiment New York Volunteer Infantry, and Fourth Independent Battery New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.

Israel Miller.

The name of Israel Miller, late of Company K, Sixth Regiment United States Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension increased.

Edgar M. Lull.

The name of Edgar M. Lull, late of Company H, Twentieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard H. Black.

The name of Richard H. Black, late of Company G, Third Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William J. Short.

The name of William J. Short, late of Company C, One hundred and eighteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis M. Rude.

The name of Francis M. Rude, late captain Company F, Eighty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Charles G. Goodell.

The name of Charles G. Goodell, late of Company C, Tenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert King.

The name of Robert King, late of Company K, Thirty-third Regiment, and Company B, Eleventh Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James M. Reynolds.

The name of James M. Reynolds, late of Company G, One hundred and twenty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William J. Wilson.

The name of William J. Wilson, late first lieutenant Company E, Thirty-first Regiment Missouri Volunteer Infantry, and Company B, Consolidated Battalion, Thirty-first and Thirty-second Regiments Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Hilfert.

The name of Charles H. Hilfert, late of Company D, Twenty-first Regiment Wisconsin Volunteer Infantry, and unassigned, Third Regiment Wisconsin Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Mullen-  
haur.

The name of William Mullenhaur, late of Company C, First Battalion, Sixteenth Regiment United States Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Mordecai H. Dicks, late of Company F, Eighty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mordecai H. Dicks.

The name of James J. Kirkland, late of Company E, Eighteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James J. Kirkland.

The name of Elijah Smallwood, late of Company G, Thirty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah Smallwood.

The name of Isaac McDowell, late of Company I, First Regiment New Jersey Volunteer Infantry, and Company B, First Battalion New Jersey Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac McDowell.

The name of Pryor L. Draper, late of Company I, Third Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pryor L. Draper.

The name of Michael Connor, late of Company K, Eighty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael Connor.

The name of Irvin J. Crane, late unassigned, Fifth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Irvin J. Crane.

The name of Isaac N. Taylor, late hospital steward and assistant surgeon, One hundred and forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Isaac N. Taylor.

The name of Theodore R. Stearns, late of Company G, Sixteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theodore R. Stearns.

The name of Abram H. Fox, late of Company K, Fourth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abram H. Fox.

The name of Florence Annetta Cox, helpless and dependent child of John A. M. Cox, late first lieutenant, Company C, First Regiment Mississippi Marine Brigade Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Florence Annetta  
Cox.

The name of Martin H. Black, late of Company K, Fifty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Martin H. Black.

The name of Durack Rowen, late of Company K, Thirteenth Regiment New York Volunteer Cavalry, and Company K, Third Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Durack Rowen.

The name of George Tibbons, late of Company I, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Tibbons.

The name of Gottfried Rossberg, late of Company E, Seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gottfried Rossberg.

The name of Mattie A. Birney, widow of William Birney, late brigadier-general, United States Volunteers, and pay her a pension at the rate of thirty dollars per month.

Pension.  
Mattie A. Birney.

The name of Garret P. Atchison, late of Company K, One hundred and forty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Garret P. Atchison.

The name of William H. Lamb, late of Company D, Fifty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the

William H. Lamb.

rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Cephas Davis.

The name of Cephas Davis, helpless and dependent child of James Davis, late of Company B, Forty-fifth Regiment Ohio Volunteer Infantry and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
William Bull.

The name of William Bull, late of Company K, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Pension.  
Eva Whittlebery.

The name of Eva Whittlebery, helpless and dependent child of William R. Whittlebery, late of Company I, One hundred and sixteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Moritz Pinner.

The name of Moritz Pinner, late captain and assistant quartermaster, United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edgar M. Phelps.

The name of Edgar M. Phelps, late of Company A, One hundred and fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Susan D. Whitaker.

The name of Susan D. Whitaker, widow of Joseph W. Whitaker, late lieutenant-colonel One hundred and fifty-second Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

John Rinehart.

The name of John Rinehart, late of Company F, Forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George I. Walters.

The name of George I. Walters, late of Third Battery, Iowa Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John B. Gardner.

The name of John B. Gardner, late of Company D, Twenty-fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Charles Fisher.

The name of Charles Fisher, late of Company C, Ninety-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Moses H. Pride.

The name of Moses H. Pride, late of Company E, One hundred and twentieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel F. Rupert.

The name of Samuel F. Rupert, late of Company M, Sixteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Melvin O. Guptil.

The name of Melvin O. Guptil, late of Company D, Fourth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John E. Norstrom.

The name of John E. Norstrom, late of Company C, Seventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
George Bellamy.

The name of George Bellamy, late of Company B, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Richmond Axtell.

The name of Richmond Axtell, late of Company H, Seventeenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alexander Little.

The name of Alexander Little, late of Companies B and D, Seventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George L. Shaw.

The name of George L. Shaw, late first lieutenant Company B, Seventy-fifth Regiment Indiana Volunteer Infantry, and pay him a

pension at the rate of forty dollars per month in lieu of that he is now receiving.

The name of Peter Storm, late of Company K, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Rose Barton, widow of Ara Barton, late captain Company D, Brackett's Battalion Minnesota Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

The name of James Stafford, late of Company D, Eighty-fourth Regiment New York National Guard Volunteer Infantry, and Company G, Tenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Anthony C. Peltier, late of Company K, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James C. Megahan, late of Company F, One hundred and ninety-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of George J. Baltzell, late of Company C, Second Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Thomas W. Moody, late of Company A, One hundred and forty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Olivia Odell, widow of William H. Odell, late of Company L, Eleventh Regiment New York Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Abraham Charles, late of Company C, One hundred and seventy-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Charles L. Reeder, late of Company A, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Margaret J. Nipper, helpless and dependent child of Pleasant G. Nipper, late of Company K, Eighteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

The name of George W. Beck, alias George W. Davis, late of United States ships North Carolina, Minnesota, and Mackinaw, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Catherine Casey, widow of Patrick Casey, alias Patrick Maloney, late of United States Marine Corps, and pay her a pension at the rate of twelve dollars per month.

The name of George Hopper, late first lieutenant, Company A, Twenty-first Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Abner H. Shaffer, late assistant surgeon and surgeon, Seventy-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Jesse A. Lowe, late of Company M, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter Storm.

Pension.  
Rose Barton.Pensions increased.  
James Stafford.

Anthony C. Peltier.

James C. Megahan.

George J. Baltzell.

Thomas W. Moody.

Olivia Odell.

Abraham Charles.

Charles L. Reeder.

Pension.  
Margaret J. Nipper.Pension increased.  
George W. Beck,  
alias Davis.Pension.  
Catherine Casey.Pensions increased.  
George Hopper.

Abner H. Shaffer.

Jesse A. Lowe.

Willis D. Reed.

The name of Willis D. Reed, late of Company B, Tenth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Andrew J. White.

The name of Andrew J. White, late of Company E, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eli Coopridier.

The name of Eli Coopridier, late of Company G, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Seaver.

The name of George Seaver, late of Company D, Fifty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joshua Shaffer.

The name of Joshua Shaffer, late of Companies C and A, Forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John F. Cheney.

The name of John F. Cheney, late of Company G, Twenty-sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Hewitt.

The name of William Hewitt, late of Company D, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and Company B, Ninth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jesse Edwards.

The name of Jesse Edwards, late of Company L, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Bosley.

The name of Thomas Bosley, late of Company D, Sixty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Francis Prater.

The name of Francis Prater, late of Company I, Forty-seventh Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John D. Owen.

The name of John D. Owen, late of Company L, Twelfth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Noble.

The name of John Noble, late of Company A, Fifteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Peter W. McIntyre.

The name of Peter W. McIntyre, late of Company G, One hundred and twenty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Martin Kohn.

The name of Martin Kohn, late of Company H, Twenty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions.  
Alice Jewett.

The name of Alice Jewett, helpless and dependent child of Charles Jewett, late first lieutenant Company K, Fifty-fourth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Mary E. Salkeld.

The name of Mary E. Salkeld, widow of Thomas L. Salkeld, late of Company H, One hundred and seventh Regiment Pennsylvania Volunteer Infantry, and Company C, Twenty-second Regiment Veteran Reserve Corps, and pay her a pension at the rate of eight dollars per month.

Pensions increased.  
William Evans.

The name of William Evans, late of Company L, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis Reynolds.

The name of Francis Reynolds, late of Company E, Tenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

The name of Emma Otteni, widow of Rudolph Otteni, late of Company L, Third Regiment New Jersey Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month and two dollars per month additional on account of a minor child of said soldier until such child shall arrive at the age of sixteen years.

Pensions.  
Emma Otteni.

The name of Annie E. King, widow of Isaac A. King, late of Company D, First Regiment Delaware Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Annie E. King.

The name of James H. Sickles, late of Company E, Twenty-ninth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
James H. Sickles.

The name of William H. Magee, late of Company E, Seventy-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Magee.

The name of John Ogden, late of United States Marine Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Ogden.

The name of Samuel H. Wise, late of Company K, Fifteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel H. Wise.

The name of John P. Carpenter, late of Company B, One hundred and twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John P. Carpenter.

The name of Levi S. Raff, late of Company C, Twelfth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Levi S. Raff.

The name of John G. Grant, late of Company B, Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John G. Grant.

The name of Greenville Tackett, late of Company B, Thirty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.

Greenville Tackett.

The name of William H. Shriver, late of Company A, Third Regiment West Virginia Volunteer Infantry (Sixth Regiment West Virginia Volunteer Cavalry), and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Shriver.

The name of James L. Millspaugh, late second lieutenant Company C, Fifty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James L. Millspaugh.

The name of Charles B. Layton, late of Company K, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles B. Layton.

The name of Jesse Tuggle, late of Company K, Eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jesse Tuggle.

The name of Wesley Hibbs, late of Company G, Fourth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wesley Hibbs.

The name of Joseph M. W. Page, late of Company F, Fortieth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph M. W. Page.

The name of John W. Britton, late of Company E, Fifteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Britton.

The name of Jane Lupton, widow of Peter B. Lupton, late of Company I, Fifty-sixth Regiment New York Volunteer Infantry, and pay

Jane Lupton.

- Proviso.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- Jacob Clute.
- Francis N. Thompson.
- Samuel H. Hartman.
- Columbus C. Howell.
- William Love.
- Paul Sullivan, alias Matthias G. Clark.
- Pension.*  
Michael M. Gilbreath.
- Pensions increased.*  
James B. Hart.
- Daniel A. Hurst.
- William N. Baker.
- Mary C. Foran.
- Proviso.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of George Lupton, helpless and dependent son of said Peter B. Lupton, this pension shall be reduced to twelve dollars per month from and after the date of death of said George Lupton: *And provided further*, That in the event of the death of Jane Lupton, the name of said George Lupton, shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Jane Lupton.
- The name of Jacob Clute, late of Company A, One hundred and ninety-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of Francis N. Thompson, late of Company K, One hundred and forty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of Samuel H. Hartman, late of Company F, One hundred and seventy-second Regiment, and Company A, Two hundred and eighth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of Columbus C. Howell, late of Company A, Nineteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- The name of William Love, late of Company E, Fourth Regiment West Virginia Volunteer Infantry, and Company B, Second Regiment West Virginia Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of Paul Sullivan, alias Matthias G. Clark, late of Company A, Eighth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of Michael M. Gilbreath, late captain Michael M. Gilbreath's independent company, Alabama Scouts and Guides, and pay him a pension at the rate of twelve dollars per month.
- The name of James B. Hart, late of Company E, One hundred and twenty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of Daniel A. Hurst, late of Company B, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of William N. Baker, late of Company D, Eighth Regiment Pennsylvania Reserve Volunteer Infantry, and Signal Corps, United States Army, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of Mary C. Foran, widow of James Foran, late of Company G, Eighth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Elizabeth Foran, helpless and dependent daughter of said James Foran, this pension shall be reduced to twelve dollars per month from and after the date of death of said Elizabeth Foran: *And provided further*, That in the event of the death of Mary C. Foran, the name of said Elizabeth Foran shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Mary C. Foran.

The name of Theron J. Hills, late of Company B, Fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Theron J. Hills.

The name of David C. Demarest, late of Company C, One hundred and twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David C. Demarest.

The name of Wellington P. Hause, late of Company H, One hundred and twenty-ninth Regiment, and Company K, Forty-eighth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wellington P. Hause.

The name of William Nelson, late of Company M, First Regiment Minnesota Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Nelson.

The name of DeWitt C. Handy, late of Company B, Ninth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

DeWitt C. Handy.

The name of George W. North, late of Company K, Eighty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. North.

The name of Henry C. Lecky, late of Company B, Twenty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry C. Lecky.

The name of Patrick Gillooly, late of Company D, Second Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Patrick Gillooly.

The name of N. Frank Brown, late of Company I, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

N. Frank Brown.

The name of Benjamin F. Rowe, late of Second Unattached Company, Massachusetts Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin F. Rowe.

The name of Van Buren Purington, late of United States ships North Carolina, National Guard, J. S. Chambers, and Princeton, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Van Buren Purington.

The name of Adam M. Caszatt, late of Company E, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adam M. Caszatt.

The name of Martin Stoneking, late of Company G, Seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Martin Stoneking.

The name of Aaron Phillips, late of Company C, One hundredth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Aaron Phillips.

The name of Emerson L. Johonnett, late of Company E, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Emerson L. Johonnett.

The name of Myron H. Perrigo, late of Company B, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Myron H. Perrigo.

The name of Charles Jacobs, late of Company C, One hundred and eighty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Jacobs.

William H. Perry.

The name of William H. Perry, late of Company G, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John Weaver

The name of John Weaver, late of Company F, Ninth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph A. Coombs.

The name of Joseph A. Coombs, late of Company A, Second Battalion Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David W. Davies.

The name of David W. Davies, late of Company D, Second Battalion, Fourteenth Regiment, United States Infantry, and Company C, Fifteenth Regiment New York Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David A. Moore.

The name of David A. Moore, late of Company B, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George McIntire.

The name of George McIntire, late of Company C, Ninety-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Huddleston.

The name of George W. Huddleston, late of Company C, Tenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael Agee.

The name of Michael Agee, late of Company H, Thirty-fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Cornelia M. Botts.

The name of Cornelia M. Botts, widow of Randolph Botts, late captain and assistant quartermaster, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

George W. Dickerson, alias Richhart.

The name of George W. Dickerson, alias George W. Richhart, late of Company I, Twelfth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Horton.

The name of George W. Horton, late of Company K, Seventy-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Buckminster.

The name of Henry Buckminster, late of Company A, Eleventh Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Dwight L. Herrick.

The name of Dwight L. Herrick, late of Company C, Eighteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
David W. McClure.

The name of David W. McClure, late of Company K, One hundred and forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of six dollars per month and such higher rate of pension to which he may hereafter show himself to be legally entitled, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.

No rebate, etc.

Pensions increased.  
Medcalf A. Bell.

The name of Medcalf A. Bell, late of Company F, Forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nelson G. Smith.

The name of Nelson G. Smith, late of Company F, Ninety-ninth Regiment, and Company F, Forty-eighth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- The name of Newton W. Vawter, late of Company D, Fifty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Newton W. Vawter.
- The name of George W. Duncan, late of Company I, Fourth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. George W. Duncan.
- The name of Charles D. Barnard, late of Fifth Battery Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving. Charles D. Barnard.
- The name of Silas R. Owen, late of Company F, First Regiment Nebraska Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Silas R. Owen.
- The name of Hugh Davis, late of Company D, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Hugh Davis.
- The name of Algernon S. Palmer, late of Company H, Seventeenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Algernon S. Palmer.
- The name of William P. Booth, late of Company M, Third Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William P. Booth.
- The name of William C. Gifford, late of Company F, Third Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William C. Gifford.
- The name of James M. Swem, late of Company D, Thirty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. James M. Swem.
- The name of Roswell Harris, late of Company C, Tenth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Roswell Harris.
- The name of Willard B. Peakes, late of band, Second Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Willard B. Peakes.
- The name of James Robinson, late of Company F, One hundred and twenty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. James Robinson.
- The name of Jesse T. Doolittle, late of Company K, Fifteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Jesse T. Doolittle.
- The name of Joseph W. Lefever, helpless and dependent child of Isaac J. Lefever, late of Company H, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month. Pension.  
Joseph W. Lefever.
- The name of Mary A. Krismeyer, widow of Conrad Krismeyer, late of Company A, First Regiment New York Volunteer Engineers, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Pensions increased.  
Mary A. Krismeyer.
- The name of Julia Masterson, widow of James Masterson, late of Company B, Third Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Julia Masterson.
- The name of William Woodhouse, late of Company K, One hundred and forty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving. William Woodhouse.

- Sarepta E. Welch. The name of Sarepta E. Welch, widow of Edward H. Welch, late of Company D, One hundred and thirty-second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Ella M. Welch, helpless and dependent daughter of said Edward H. Welch, this pension shall be reduced to twelve dollars per month from and after the date of death of said Ella M. Welch: *And provided further*, That in the event of the death of Sarepta E. Welch, the name of said Ella M. Welch shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Sarepta E. Welch.
- Proviso.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- Charles Mehl. The name of Charles Mehl, late quartermaster-sergeant Sixteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Margaret Harvey. The name of Margaret Harvey, widow of Bernard Harvey, late of Company E, Sixty-third Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- John Martini. The name of John Martini, late of Company E, Fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Willis. The name of George Willis, late of Company D, Tenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Joseph H. Rolfe. The name of Joseph H. Rolfe, late of Company E, First Regiment United States Volunteer Sharpshooters, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Cornelius S. Yetman. The name of Cornelius S. Yetman, late of Company G, Seventh Regiment, and Company G, Eleventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Watson. The name of William H. Watson, late of Company G, Sixth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas S. James. The name of Thomas S. James, late of Company B, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Oliver Shepherd. The name of Oliver Shepherd, late of Company H, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Harvey Becker. The name of Harvey Becker, late of Company I, Tenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joachim Shulz. The name of Joachim Shulz, late of Company F, twenty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Abigail Pontin. The name of Abigail Pontin, widow of John E. Pontin, late of Company I, Thirteenth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Orin M. Smith. The name of Orin M. Smith, late of Company F, Twenty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benjamin W. Gaylord. The name of Benjamin W. Gaylord, late of Company G, Third Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of fifty-five dollars per month in lieu of that he is now receiving.
- Jefferson Milbourn. The name of Jefferson Milbourn, late of Twenty-sixth Independent Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Harriet Baker, widow of Isaac Baker, late of Company K, Forty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Harriet Baker.

The name of John H. Schweder, late of Company B, Thirteenth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Schweder.

The name of John Wagner, late of Company K, Forty-first Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Wagner.

The name of Joel Gowett, late of Company K, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joel Gowett.

The name of John C. Davis, late of Company D, Ninety-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John C. Davis.

The name of Syllas McFowler, late of Company K, One hundredth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment without any deduction or rebate on account of former alleged over-payments or erroneous payments of pension.

Syllas McFowler.

No rebate, etc.

The name of Willis Vidito, late of Company F, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Willis Vidito.

The name of Raaf W. Traver, late of Company B, Twenty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Raaf W. Traver.

The name of Smith Dye, late of Company F, Ninety-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Smith Dye.

The name of Samuel Witer, late of Company F, Thirteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Witer.

The name of Orrin B. Egbert, late of Company C, Fifth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Orrin B. Egbert.

The name of Thomas Roth, late of Company H, Two hundred and fourteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Roth.

The name of William H. Burdick, late of Company B, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
William H. Burdick.

The name of William E. Lowary, late of Company F, First Regiment, and Company F, Second Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William E. Lowary.

The name of Bronson C. Keeler, late of Company B, First Regiment Mississippi Marine Brigade Volunteer Infantry, and Company B, Marine Regiment United States Volunteers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Bronson C. Keeler.

The name of John Bohleber, late of Company F, Thirty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Bohleber.

The name of Frederick Wulff, late of Company I, Second Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick Wulff.

- Robert A. Johnson. The name of Robert A. Johnson, late of Company C, One hundred and fifty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Will. The name of John H. Will, late of Company G, Ninth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles H. Fifield. The name of Charles H. Fifield, late of Company M, First Regiment New Hampshire Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Catherine McHale. The name of Catherine McHale, widow of William McHale, alias McKfa, late of Company I, Eleventh Regiment, and Company C, Twelfth Regiment, Kentucky Volunteer Cavalry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Bridget McHale, helpless and dependent daughter of said William McHale, alias McKfa, this pension shall be reduced to twelve dollars per month from and after the date of death of said Bridget McHale: *And provided further*, That in the event of the death of Catherine McHale, the name of said Bridget McHale shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Catherine McHale.
- Proviso.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- George W. Swinney. The name of George W. Swinney, late of Company A, Nineteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jasper C. Roberts. The name of Jasper C. Roberts, late of Company E, Thirty-seventh Regiment, and Company E, Fifty-fifth Regiment, Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John H. Aker. The name of John H. Aker, late of Company A, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Newberry. The name of William H. Newberry, late of Company E, Twentieth Regiment Missouri Volunteer Infantry, and Company C, Second Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Lafayette Copley. The name of Lafayette Copley, late of Company E, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James F. M. Lewis. The name of James F. M. Lewis, late of Company F, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Lamay. The name of Charles Lamay, late of Company B, Seventeenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William L. Imes. The name of William L. Imes, late of Company D, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Julia A. Reed. The name of Julia A. Reed, widow of Henry M. Reed, late of Company C, Eleventh Regiment United States Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Jacob Batrim. The name of Jacob Batrim, late of Company D, Seventy-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Rice. The name of William Rice, late of Company K, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of James M. Warner, late of Company I, Eighth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Warner.

The name of George Reese, late of Company I, One hundred and fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Reese.

The name of Asa Y. Gibson, late of Company H, First Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Asa Y. Gibson.

The name of James V. Whitney, late of Company G, Fiftieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James V. Whitney.

The name of Jasper R. Lybarger, late of Company A, Sixty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jasper R. Lybarger.

The name of John H. Buckner, late of Company A, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Buckner.

The name of George J. Morgan, late of Company G, Tenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George J. Morgan.

The name of Sarah T. Hirst, widow of Joseph Hirst, late of Ninth Battery, Massachusetts Volunteer Light Artillery, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Sarah T. Hirst.

The name of Robert Stewart, late of Company K, Tenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert Stewart.

The name of Henry Glenn, late of Company A, Third Regiment Ohio Volunteer Cavalry, and Company E, Ninety-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Glenn.

The name of William Knuckles, late of Company I, Seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Knuckles.

The name of Sylvanus Hersey, late of Company B, One hundred and fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Sylvanus Hersey.

The name of James H. Blagg, late of Company H, Twenty-fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Blagg.

The name of Joseph I. Seeders, helpless and dependent child of Jesse Seeders, late of Company A, Fourteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Joseph I. Seeders.

The name of Sarah C. Smith, widow of Daniel Smith, late of Company D, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Cora P. Smith, helpless and dependent daughter of said Daniel Smith, this pension shall be reduced to twelve dollars per month from and after the date of death of said Cora P. Smith: *And provided further*, That in the event of the death of Sarah C. Smith the name of said Cora P. Smith shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Sarah C. Smith.

Pension increased.  
Sarah C. Smith.*Provisos.*  
Increase to cease on  
death of child.Pension to child on  
death of mother.

- Pension.**  
**Willie L. Steventon.** The name of Willie L. Steventon, widow of Albert N. Steventon, late of Battery B, New Jersey Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William Johnson.** The name of William Johnson, late of Company K, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. McCartney.** The name of George W. McCartney, late of Company K, Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Woodall.** The name of Joseph Woodall, late of Company B, Twelfth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- John P. Williams.** The name of John P. Williams, late of Company G, Fifteenth Regiment, and Company G, Tenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel Greer.** The name of Daniel Greer, late of Company C, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. H. Conley.** The name of William H. H. Conley, late first lieutenant Company B, Sixth Regiment Michigan Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George C. Miller.** The name of George C. Miller, late of Company B, Twentieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Cornelius O'Leary.** The name of Cornelius O'Leary, late of Company E, Eighty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel Snively.** The name of Daniel Snively, late of Company B, Two hundred and eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Chauncey Godfrey.** The name of Chauncey Godfrey, late of Company C, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty-five dollars per month in lieu of that he is now receiving.
- William R. Hendricks.** The name of William R. Hendricks, late of Company D, One hundred and second Regiment Illinois Volunteer Infantry, and Company C, First Regiment Mississippi Marine Brigade, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Cassius M. Barnes.** The name of Cassius M. Barnes, late of Captain Howland's company, Michigan Mounted Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- E. George De Lap.** The name of E. George De Lap, late of Company B, Thirty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Devlin.** The name of John Devlin, late of Company F, Forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Adoniram J. Bowen.** The name of Adoniram J. Bowen, late of Company K, Second Regiment Colorado Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Patrick Delaney.** The name of Patrick Delaney, late of Company B, One hundred and fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Joseph M. Allen, late of Company B, Second Regiment West Virginia Volunteer Mounted Infantry, and Company B, Fifth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph M. Allen.

The name of Sanson W. Smalley, late of Company O, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Sanson W. Smalley.

The name of Frank G. Sayre, late of Company K, Twenty-fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frank G. Sayre.

The name of Wiley Lype, late of Company K, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wiley Lype.

The name of Anna Phipps, widow of John M. Phipps, late of Company D, Forty-fifth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Anna Phipps.

The name of Michael Kavanaugh, late of United States ships North Carolina and Monticello, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Michael Kavanaugh.

The name of Thomas J. O'Hara, late of Company E, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas J. O'Hara.

The name of Henry M. Beardsley, late of Company D, Forty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry M. Beardsley.

The name of John W. Porter, late of Companies A and C, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Porter.

The name of Edward Bedell, late first lieutenant Company K, Fifty-fifth Regiment Pennsylvania Volunteer Infantry, and first lieutenant and adjutant, Independent Battalion Pennsylvania Militia Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Edward Bedell.

The name of James Wardlow, late of Company B, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

James Wardlow.

The name of Henry Jackson, late of Company B, Seventh Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Jackson.

The name of John H. Ullrich, late of Company B, Second Regiment District of Columbia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Ullrich.

The name of Andrew J. Williams, late of Company C, Thirty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew J. Williams.

The name of Nancy A. Dressor, widow of Joel Dressor, late of Company C, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Nancy A. Dressor.

The name of Joseph W. Sturgis, late second lieutenant Company G, One hundred and ninety-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Joseph W. Sturgis.

The name of Charles E. Bowen, late of Company F, Sixteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles E. Bowen.

- Nathaniel Seltzer. The name of Nathaniel Seltzer, late of Company B, Fifty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Robert Case. The name of Robert Case, late of Company E, Thirteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harris Hoover. The name of Harris Hoover, late of Company G, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William A. Barnes. The name of William A. Barnes, late of Company E, Seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Abraham Hess. The name of Abraham Hess, helpless and dependent child of Frederick D. Hess, late of Company A, Ninetieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
George A. Brown. The name of George A. Brown, late of Company A, Seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert C. W.  
Hughey. The name of Robert C. W. Hughey, late of Company D, Seventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Timothy Hayes. The name of Timothy Hayes, late of Company F, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Nathan Collins. The name of Nathan Collins, late of Company B, Sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Emeline Harvell. The name of Emeline Harvell, widow of Charles S. Harvell, late of Seventh Independent Battery New York Volunteer Light Artillery, and second lieutenant Company D, First Regiment New York Volunteer Engineers, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- James R. Rather. The name of James R. Rather, late of Company A, Fifty-second Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel S. Austin. The name of Samuel S. Austin, late of Company D, and first lieutenant Company M, Sixth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Amalie Schmitz. The name of Amalie Schmitz, widow of Louis Schmitz, late of Company K, Twentieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Amalie Schmitz, helpless and dependent daughter of said Louis Schmitz, this pension shall be reduced to twelve dollars per month from and after the date of death of said Amalie Schmitz: *And provided further*, That in the event of the death of Amalie Schmitz, widow of the soldier, the name of said daughter, Amalie Schmitz, shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Amalie Schmitz, widow.
- Provisos.*  
Increase to cease on death of child.
- Pension to child on death of mother.
- Rollin S. Burbank. The name of Rollin S. Burbank, late of Company A, Eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John E. Hunter. The name of John E. Hunter, late of Company I, Third Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Elizabeth Burton. The name of Elizabeth Burton, widow of Ivan Burton, late of Company A, Twelfth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

The name of Henry Walton, late of Third Battery Indiana Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Pensions increased. Henry Walton.
The name of David McDuffee, late of Company G, Second Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	David McDuffee.
The name of Henry Lee, late of Company C, Eightieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Henry Lee.
The name of William L. Ward, late of Company E, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.	William L. Ward.
The name of James B. Hurlbutt, late of Company A, Seventeenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	James B. Hurlbutt.
The name of Alfred Gilkey, late of Company C, One hundred and sixtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Alfred Gilkey.
The name of John C. Toombs, late of Company H, Fourteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	John C. Toombs.
The name of Oliver Wells, late of Company H, Third Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Oliver Wells.
The name of Harvey Jewell, alias Harvey Cliver, late of Company I, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Harvey Jewell, alias Cliver.
The name of Martin V. B. Cale, late of Company A, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Martin V. B. Cale.
The name of Charles T. Greer, late captain Company B, Fifth Regiment United States Colored Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Charles T. Greer.
The name of Martha J. Banks, widow of Rivers Banks, late of Company C, North Cumberland Battalion, Kentucky State Troops, and pay her a pension at the rate of twelve dollars per month.	Pension. Martha J. Banks.
The name of Owen Kealeher, late of Artillery Detachment at West Point (United States Military Academy), and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.	Pensions increased. Owen Kealeher.
The name of Reuben Van Tassel, late of Company H, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.	Reuben Van Tassel.
The name of John C. Quinn, late of Company H, Second Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	John C. Quinn.
The name of William B. Gere, late major and lieutenant-colonel, Fifth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of forty-five dollars per month in lieu of that he is now receiving.	William B. Gere.
The name of Francis M. Hicks, late of Company D, One hundred and forty-second Regiment, and Company K, Fifteenth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Francis M. Hicks.
The name of Benjamin H. King, late of Fifth Independent Battery, Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Benjamin H. King.

- John A. Grubb. The name of John A. Grubb, late of Company C, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry G. Chamberlain. The name of Henry G. Chamberlain, late of Company L, Second Regiment New York Volunteer Mounted Rifles, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Adolph Stockli. The name of Adolph Stockli, late of Company H, Fifteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Peter Van Antwerp. The name of Peter Van Antwerp, late of Company H, One hundred and thirty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- George W. Spaulding. The name of George W. Spaulding, late of Company D, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas B. Stalings. The name of Thomas B. Stalings, late of Company C, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Phineas M. Hoisington. The name of Phineas M. Hoisington, late of Company B, Seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Case. The name of Joseph Case, late of Company H, Fifty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Oregon Boughner. The name of Oregon Boughner, late of Company E, One hundred and sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert Johnson. The name of Robert Johnson, late of Company F, Twentieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles A. Robinson. The name of Charles A. Robinson, late of Company H, One hundred and twentieth Regiment New York Volunteer Infantry, and Company G, Seventh Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Steward Rexroat. The name of Steward Rexroat, late of Company I, Fifth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jerome B. Leidy, jr. The name of Jerome B. Leidy, junior, late of Company E, Two hundred and fourteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles McDavitt. The name of Charles McDavitt, late of Company K, Nineteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of fifty-five dollars per month in lieu of that he is now receiving.
- Pension. Jessey Cooper. The name of Jessey Cooper, widow of Albert Cooper, late of Company I, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and Company F, Third Regiment Pennsylvania Provisional Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. George P. Conyers. The name of George P. Conyers, late of Company K, First Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Andrew M. Donald, late of Company E, Sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew M. Donald.

The name of Seneca Daniels, late of Company D, Twenty-first Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Seneca Daniels.

The name of Charles O. Rankins, late of Company F, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles O. Rankins.

The name of Edwin C. Copeland, late of Company D, Eighth Regiment Maine Volunteer Infantry, and him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.

Edwin C. Copeland.

The name of Charles H. Stackpole, late of Company K, Seventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Stackpole.

The name of William Smith, late of Company H, Eighty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Smith.

The name of Edward C. Reed, late of Company B, Ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward C. Reed.

The name of Melville C. Sullivan, late of Company F, and quartermaster-sergeant, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Melville C. Sullivan.

The name of Mason D. Sampson, late second lieutenant Company E, Fortieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mason D. Sampson.

The name of William F. McClenahan, late of Company B, Fifteenth Regiment Ohio Volunteer Infantry, and One hundred and fifty-second Company, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. McClenahan.

The name of Frank Luther, late of Company E, Fiftieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Frank Luther.

The name of Nancy L. Fay, widow of Henry C. Fay, late captain Company H, Ninety-second Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Nancy L. Fay.

The name of John L. Doughty, late of Company G, One hundred and fifty-third Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John L. Doughty.

The name of Archibald Gibson, late of Company K, Forty-fifth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Archibald Gibson.

The name of Carter D. Herd, late of Company L, Eighth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Carter D. Herd.

The name of Susan Holley, widow of Septor J. Holley, late of Company B, Fifty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Susan Holley.

The name of Edwin L. Simpson, late of Company F, Seventy-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edwin L. Simpson.

- George V. H. Weaver.** The name of George V. H. Weaver, late of Company F, Ninth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John S. Simonds.** The name of John S. Simonds, late of Company K, Twelfth Regiment Massachusetts Volunteer Infantry, and Company D, Thirteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Arthur Fairman.** The name of Arthur Fairman, late of Company B, Twelfth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edward T. Riley.** The name of Edward T. Riley, late of Company B, One hundred and twelfth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- James I. Clark.** The name of James I. Clark, late of Company A, Eightieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry J. Soward.** The name of Henry J. Soward, late of Company C, First Regiment Indiana Veteran Volunteer Heavy Artillery, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Samuel D. Vorhis.** The name of Samuel D. Vorhis, late of Company D, Fifty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Samuel B. Grover.** The name of Samuel B. Grover, late of Company F, Twelfth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel D. Meek.** The name of Samuel D. Meek, late of Company F, One hundred and twenty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. William H. Kendall.** The name of William H. Kendall, late of Company I, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.
- No rebate, etc.**
- Pensions increased. Charles E. Dunn.** The name of Charles E. Dunn, late of Companies I and M, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Stephen L. Ethridge.** The name of Stephen L. Ethridge, late of Company E, Twenty-seventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Delia R. Seely.** The name of Delia R. Seely, widow of Franklin A. Seely, late captain and assistant quartermaster, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- James Henry.** The name of James Henry, late sergeant-major Fiftieth Regiment Illinois Volunteer Infantry and major One hundred and eleventh Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James H. Hutchins.** The name of James H. Hutchins, late of Company H, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry S. White.** The name of Henry S. White, late chaplain Fifth Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Nathaniel Walker, late of Company B, One hundred and twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nathaniel Walker.

The name of James Ferguson, late of Company D, Twelfth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Ferguson.

The name of Almond J. Whaley, late of Company H, Ninth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Almond J. Whaley.

The name of J. Woodruff Lewis, late captain Company K, One hundred and second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

J. Woodruff Lewis.

The name of John H. Shumway, late of Company F, Seventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Shumway.

The name of Mary McCandless, widow of David McCandless, late of Company G, Ninth Regiment New Jersey Volunteer Infantry, and unassigned Veteran Reserve Corps, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Mary McCandless.

The name of Daniel McDonald, late of Company K, Third Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel McDonald.

The name of Martha Doty, widow of Theodore M. Doty, late of United States ships North Carolina and Santiago de Cuba, United States Navy, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Martha Doty.

The name of John C. Collins, late of Company K, Fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John C. Collins.

The name of Henry T. Ayers, late of Company K, Seventeenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry T. Ayers.

The name of Jennie E. Sawyer, widow of Frank C. Sawyer, late first class fireman, United States steamships Ohio, Fort Donelson, and Princeton, United States Navy, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Jennie E. Sawyer.

The name of Daniel R. Hanwell, late of Company K, Third Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Daniel R. Hanwell.

The name of Amanda A. Trueworthy, widow of Augustus J. Trueworthy, late of Company B, Sixth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Amanda A. Trueworthy.

The name of Michael Brannan, late of Company D, Tenth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Michael Brannan.

The name of Henry J. F. Wert, late of Company B, First Regiment Mississippi Marine Brigade Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry J. F. Wert.

The name of Mary P. Bradley, widow of Amos R. Bradley, late of Company D, Fifth Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary P. Bradley.

The name of George Harwood, late of Company C, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Harwood.

- Henry A. Redfield. The name of Henry A. Redfield, late of Company G, Second Regiment United States Volunteer Sharpshooters, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew J. Boswell. The name of Andrew J. Boswell, late of Company F, Forty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Orville E. Campbell. The name of Orville E. Campbell, late of Company G, Seventeenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles E. Mayhew. The name of Charles E. Mayhew, late of Company H, One hundred and ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Martha E. Doebler. The name of Martha E. Doebler, widow of Thomas S. Doebler, late first lieutenant, Fourteenth Regiment United States Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Charles M. R. Atwell. The name of Charles M. R. Atwell, late of Company B, Forty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Foster. The name of William Foster, late of Company F, One hundred and fifteenth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Eliza W. Garwood. The name of Eliza W. Garwood, widow of William L. Garwood, late first lieutenant Company C, Ninety-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Jacob F. Greenman. The name of Jacob F. Greenman, late of Company F, Forty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pensions.  
Catherine Lyda and Samuel Lyda. The name of Catherine Lyda and Samuel Lyda, helpless and dependent children of Michael Lyda, late of Company D, Ninety-seventh Regiment Illinois Volunteer Infantry, and pay them each a pension at the rate of twelve dollars per month.
- Pensions increased.  
William T. Trott. The name of William T. Trott, late of Company H, Thirty-first Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry C. Hart. The name of Henry C. Hart, late of Company A, One hundred and seventy-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Callender. The name of George Callender, late of Company I, Tenth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ignatz Gresser. The name of Ignatz Gresser, late of Company D, One hundred and twenty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Albert Pohl. The name of Albert Pohl, late of Companies F and D, Seventh Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David L. Beard,  
alias Lewis Beard. The name of David L. Beard, alias Lewis Beard, late of Company F, Second Regiment Potomac Home Brigade Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Vest. The name of John W. Vest, late of Company B, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of John McDonnell, late of Company B, First Regiment Minnesota Volunteer Mounted Rangers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John McDonnell.

The name of Wellington W. Whitney, late of Company C, Maine Coast Guards Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wellington W. Whitney.

The name of Benjamin F. Housley, late of Company M, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin F. Housley.

The name of Caleb Houdyshell, late of Company G, One hundred and forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Caleb Houdyshell.

The name of James W. Divelbiss, late of Company L, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Divelbiss.

The name of Charles Kort, late of Company A, First Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Kort.

The name of William Elias, late of Company G, Twenty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Elias.

The name of John W. Taylor, late of Company K, Thirty-first Regiment Illinois Volunteer Infantry, and Company C, One hundred and thirty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John W. Taylor.

The name of John D. Dillingham, late of Company C, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John D. Dillingham.

The name of William Dickerman, late of Company E, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension of twenty-four dollars per month in lieu of that he is now receiving.

William Dickerman.

The name of Eldred Huff, late captain Company A, Fourth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eldred Huff.

The name of John M. Taylor, late of Company F, Second Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John M. Taylor.

The name of John Hunter, late of Company F, Eleventh Regiment, and Company K, Eighth Regiment, Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Hunter.

The name of James W. Lankford, late of Company A, Forty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Lankford.

The name of Annie T. Penrose, widow of James W. Penrose, late captain Company F, Fifteenth Regiment New Jersey Volunteer Infantry, and major Second Battalion New Jersey Veteran Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Annie T. Penrose.

The name of Lewis F. Sycks, late of Company I, Ninth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lewis F. Sycks.

The name of Handy S. Day, late of Company C, Twelfth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Handy S. Day.

The name of James S. Henry, helpless and dependent child of Samuel B. Henry, late of Company A, Thirty-fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
James S. Henry.

Pensions increased.  
Francis M. Frazier.

The name of Francis M. Frazier, late of Company H, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William N. Berry.

The name of William N. Berry, late captain Company L, Fifth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stephen O. Bryant.

The name of Stephen O. Bryant, late of Company C, Twentieth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Helen E. Fish.

The name of Helen E. Fish, dependent and helpless child of Simeon G. Fish, late first lieutenant Company K, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Ira D. Marston.

The name of Ira D. Marston, late of Company B, Forty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James R. Potter.

The name of James R. Potter, late of Company D, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John D. Harris.

The name of John D. Harris, late of Company F, One hundred and fiftieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Kohr.

The name of David Kohr, late of Company A, Eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Thomas.

The name of George W. Thomas, late of Company I, Twenty-eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton S. Lytle.

The name of Milton S. Lytle, late of Company C, One hundred and twenty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Rugan.

The name of James Rugan, late of Company E, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel N. King.

The name of Samuel N. King, late captain Company M, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Martha E. Gabriel.

The name of Martha E. Gabriel, widow of George F. Gabriel, late of Company C, Twenty-first Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

John L. Welch.

The name of John L. Welch, late of Company E, Fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Belknap.

The name of George W. Belknap, late of Company F, Fifteenth Regiment, and Company H, Ninety-fifth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William F. Fowler.

The name of William F. Fowler, late first lieutenant Company A, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William M. Gentry.

The name of William M. Gentry, late of Company C, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Alice J. Hackney, widow of James F. Hackney, late of Company D, Twenty-first Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Alice J. Hackney.

The name of Calvin T. Blessing, late of Company B, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Calvin T. Blessing.

The name of Philester S. Elliott, late of Company G, Fifteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Philester S. Elliott.

The name of William H. Elliott, late of Company F, Eleventh Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

William H. Elliott.

The name of John H. Steward, late of Company C, Twenty-fourth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Steward.

The name of Joseph T. Hanna, late of Company G, Eleventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph T. Hanna.

The name of Celia A. Baldwin, widow of Aaron P. Baldwin, late captain Sixth Independent Battery Ohio Volunteer Light Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Celia A. Baldwin.

The name of Rose Maxey, widow of John W. Maxey, late of Company A, One hundred and twenty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Rose Maxey.

The name of Lewis E. Kauffer, late of Company E, Third Regiment Maine Volunteer Infantry, and Company F, Twentieth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis E. Kauffer.

The name of Charlotte M. Peters, widow of William H. Peters, late of Company E, Fifty-fourth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Charlotte M. Peters.

The name of David K. Adkins, late of Company B, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David K. Adkins.

The name of James M. Swisher, late of Company G, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Swisher.

The name of Nathaniel T. Gourley, late of Company F, Eighth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nathaniel T. Gourley.

The name of Julia A. Derby, widow of William Derby, late of Company H, Sixteenth Regiment Connecticut Volunteer Infantry, and Company F, Third Regiment Veteran Reserve Corps, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Julia A. Derby.

The name of Lewis L. Bell, late of Company F, One hundred and tenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis L. Bell.

The name of August Ihringer, late of Company K, Twenty-ninth Regiment New York Volunteer Infantry, and Company I, Fifteenth Regiment New York Volunteer Heavy Artillery, and pay him a pen-

August Ihringer.

sion at the rate of thirty dollars per month in lieu of that he is now receiving.

- John W. Cheatham.** The name of John W. Cheatham, late of Company B, First Regiment Tennessee Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Martin B. Bartholomew.** The name of Martin B. Bartholomew, late of Company A, Tenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edward D. Barker.** The name of Edward D. Barker, late of Company F, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Newbry Briggs.** The name of Newbry Briggs, late of Second Battery Minnesota Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Wallace.** The name of Thomas Wallace, late of Company E, Twentieth Regiment New York State Militia (Eightieth New York Volunteer Infantry), and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Caroline P. Hill.** The name of Caroline P. Hill, widow of Sylvester L. Hill, late of Company A, Forty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Lois Jane Hill, the helpless and dependent child of said Sylvester L. Hill, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Caroline P. Hill the name of the said Lois Jane Hill be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of the death of said Caroline P. Hill.
- Provision.*  
Increase to cease on death of child.  
Pension to child on death of mother.
- Elijah H. Bartlett.** The name of Elijah H. Bartlett, late veterinary surgeon, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Kane.** The name of Charles Kane, late of United States ships Nereus, Cambridge, and Saint Louis, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James H. Wright.** The name of James H. Wright, late hospital steward, United States Army, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pensions.*  
**John McCann.** The name of John McCann, late of Company D, Sixty-third Regiment Enrolled Missouri Militia, and pay him a pension at the rate of twelve dollars per month.
- Emily C. Cummings.** The name of Emily C. Cummings, former widow of Benjamin G. Calef, late of Company H, Eighth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of eight dollars per month.
- Pensions increased.*  
**James A. Miller.** The name of James A. Miller, late of Company A, Twenty-first Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John S. Bagley.** The name of John S. Bagley, formerly John S. Brown, late of Company C, First Regiment Rhode Island Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William R. Drake.** The name of William R. Drake, late of Company F, Fourth Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ann Eliza Hemenway.** The name of Ann Eliza Hemenway, dependent mother of Haskell S. Hemenway, late of Company D, Tenth Regiment Massachusetts Vol-

unteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

The name of Rose Anna Griffiths, helpless and dependent daughter of William Griffiths, late of Company D, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Rose Anna Griffiths.

The name of Samuel E. Bernard, late of Company A, Sixteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Samuel E. Bernard.

The name of Thomas H. Wilson, late of Company A, Ninth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas H. Wilson.

The name of John R. Boso, late of Company D, Seventeenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John R. Boso.

The name of John T. Ross, late of Company D, Second Regiment District of Columbia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John T. Ross.

The name of William Cody, late of Company G, Third Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Cody.  
*Ante*, p. 1231.

The name of George Franklin, late of Company E, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Franklin.

The name of Susan Coffee, widow of George Coffee, late of Company B, Second Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Susan Coffee.

The name of Martin Covert, late of Company F, Seventy-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Martin Covert.

The name of Dora A. Skinner, widow of Samuel W. Skinner, late surgeon Fourth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Dora A. Skinner.

The name of Charles Rote, late of Company G, One hundred and ninety-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Rote.

The name of Daniel Cunningham, late of Company C, Seventh Regiment Pennsylvania Volunteer Cavalry, and Company D, Seventeenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Cunningham.

The name of Dallas Bumbaugh, late of Battery C, First Battalion (Knap's) Pennsylvania Militia Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Dallas Bumbaugh.

The name of Robert B. Smith, late acting master's mate, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert B. Smith.

The name of Thomas H. Dunham, junior, late second lieutenant Company K, and first lieutenant Company G, and lieutenant-colonel Eleventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas H. Dunham, jr.

The name of John Patrick, late of Company D, One hundred and forty-fourth Regiment Indiana Volunteer Infantry, and pay him a

John Patrick.

pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Austin S. Bump.

The name of Austin S. Bump, late captain Company A, Eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John F. Blanchard.

The name of John F. Blanchard, late of Company F, One hundred and ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Frederick Rice.

The name of Frederick Rice, late of Company A, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mollie Tarvin.

The name of Mollie Tarvin, widow of Alvin W. Tarvin, late first lieutenant and regimental quartermaster, Twenty-third Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of seven-teen dollars per month in lieu of that she is now receiving.

Franklin Teets.

The name of Franklin Teets, late captain Company E, First Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George P. V. Tritipoe.

The name of George P. V. Tritipoe, late of Company F, First Regiment Maryland Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin Woosley.

The name of Benjamin Woosley, late of Company G, Second Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin Hammons.

The name of Benjamin Hammons, late of Company B, Twenty-fourth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Fox.  
*Ante*, p. 1234.

The name of John W. Fox, late of Company B, Seventh Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Wilhelm.

The name of Samuel Wilhelm, late of Company A, Eleventh Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Austin.

The name of Thomas Austin, late of Company G, First Regiment Kentucky Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David E. Hurlburt.

The name of David E. Hurlburt, late captain Company K, Twenty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Spencer Rice.

The name of Spencer Rice, late of Company B, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas G. Pratt.

The name of Thomas G. Pratt, late of Company B, Tenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John B. Reed.

The name of John B. Reed, late of Company G, Eighth Regiment, and Company M, Sixteenth Regiment, Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frank J. C. Tyler.

The name of Frank J. C. Tyler, late of Company F, Thirteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Archibald W. Collins.

The name of Archibald W. Collins, late of Company A, Sixteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Lemon H. Wiley, late principal musician Seventy-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lemon H. Wiley.

The name of Jane Hunt, former widow of Chester P. Elliott, late of Company K, Sixteenth Regiment Iowa Infantry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Jane Hunt.

The name of Adaline J. Richardson, widow of James R. Richardson, late of Company C, Sixth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Pensions increased.  
Adeline J. Richardson.

The name of Stillman J. Perkins, late of Company A, Sixteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stillman J. Perkins.

The name of Martin A. Butterfield, late of Company I, Eighty-third Regiment Pennsylvania Volunteer Infantry, and Company H, Sixteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Martin A. Butterfield.

The name of Martin V. Strine, late of Company C, Forty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Martin V. Strine.

The name of Harriet S. Robins, widow of James P. Robins, late of Company C, Seventh Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Harriet S. Robins.

The name of Alexander C. Carman, late of Company A, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Alexander C. Carman.

The name of Constantine P. Berry, late of Company G, Fourteenth Regiment, and Company L, Eighth Regiment, Missouri State Militia Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Constantine P. Berry.

The name of Daniel Umstead, late of Company K, Fifteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Umstead.

The name of Thomas F. Callan, alias Thomas Cowan, late of Company I, Second Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas F. Callan,  
alias Thomas Cowan.

The name of Julia C. Danels, widow of Joseph D. Danels, late lieutenant-commander, United States Navy, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Julia C. Danels.

The name of Norman Lebo, late of Company F, Ninety-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Norman Lebo.

The name of Samuel Dailey, late of Company G, Seventy-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Dailey.

The name of William M. Higby, late of Company C, Twentieth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William M. Higby.

The name of Isaac N. Stotts, late of Company I, One hundred and ninety-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac N. Stotts.

The name of David L. Jones, late of Company B, Sixty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David L. Jones.

- Mathias Ault.** The name of Mathias Ault, late of Company B, One hundred and ninety-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Clara J. Swain.** The name of Clara J. Swain, widow of Edgar D. Swain, late captain Company I, and lieutenant-colonel Forty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- John A. Houston.** The name of John A. Houston, late of Company F, First Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Josephus Allen.** The name of Josephus Allen, late of Company C, Brackett's battalion Minnesota Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Medcalf.** The name of John Medcalf, late of Company C, Ninth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John T. Hadden.** The name of John T. Hadden, late of Company E, One hundred and fifty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William M. Irvin.** The name of William M. Irvin, late of Company C, and first lieutenant Company G, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hannah E. Barber.** The name of Hannah E. Barber, widow of Henry H. Barber, late of Company A, Twenty-third Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Margaret Clark.** The name of Margaret Clark, widow of John R. Clark, late of Company A, Twenty-second Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- John Coats.** The name of John Coats, late of Company D, Phelps's regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Milford W. Oxley.** The name of Milford W. Oxley, late of United States steamship Franklin, United States Navy, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
John M. Harris.** The name of John M. Harris, late of Company C, and first lieutenant and adjutant First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. Paddock.** The name of George H. Paddock, late of Company D, First Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Henry  
Palmer.** The name of Charles Henry Palmer, late of Company C, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary J. Collett.** The name of Mary J. Collett, widow of Eustace Collett, late of Company A, Purnell Legion, Maryland Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Charles F. Still.** The name of Charles F. Still, late of Company F, One hundred and fifty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- The name of Shedrach M. Cordon, late of Company F, Sixty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Shedrach M. Cordon.
- The name of Bradford H. Hall, late of Company I, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Bradford H. Hall.
- The name of Joseph W. Pierson, late of Company A, Thirteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Joseph W. Pierson.
- The name of Thomas W. D. Horton, late of Company D, First Regiment Rhode Island Volunteer Infantry, and Company I, Tenth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Thomas W. D. Horton.
- The name of John G. Hibbs, late of Company D, Seventeenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. John G. Hibbs.
- The name of Thurman H. Rodeheaver, late of Company H, Sixth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Thurman H. Rodeheaver.
- The name of Henry C. Ferguson, late of Company A, Fourth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Henry C. Ferguson.
- The name of John Barr, late of Company D, Second Battalion, Fifteenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. John Barr.
- The name of Anna O. D. Mickley, widow of Joseph P. Mickley, late chief engineer, United States Navy, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving. Anna O. D. Mickley.  
Post, p. 1386.
- The name of Isadore L. W. Terry, widow of Adrian Terry, late lieutenant-colonel and assistant adjutant-general, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving. Isadore L. W. Terry.
- The name of Mory Mulliken, late of Company E, Eleventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month, the same to be paid him without deduction or rebate on account of former alleged overpayments or erroneous payments of pension. Pension.  
Mory Mulliken.  
No rebate.
- The name of John Kugle, late of Battery B, Fifth Regiment United States Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pensions increased.  
John Kugle.
- The name of Henry Beal, late of Company G, Second Regiment District of Columbia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Henry Beal.
- The name of Wilton C. Hall, late a captain's clerk, United States steamer *Circassian*, United States Navy, and pay him a pension at the rate of twelve dollars per month. Pension.  
Wilton C. Hall.
- The name of Imogen P. Stone, widow of Ebenezer W. Stone, late captain, Twenty-first Regiment United States Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving. Pensions increased.  
Imogen P. Stone.
- The name of Elizabeth M. Rutherford, widow of George Rutherford, late of Company F, Second Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving. Elizabeth M. Rutherford.
- The name of Peter A. Frey, late of Company I, Thirty-first Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Peter A. Frey.

- Margaretha S. Schaffel. The name of Margaretha S. Schaffel, widow of Michael Schaffel, late first lieutenant Company G, Twenty-first Regiment New Jersey Volunteer Infantry, and Seventh Independent Company, Veteran Reserve Corps, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.
- Amanda Ewing. The name of Amanda Ewing, widow of Isaac N. Ewing, late of Company C, Seventy-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- David Warner. The name of David Warner, late of Company F, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Philip Ward. The name of Philip Ward, late of Company H, Second Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Minnie B. Jeffries. The name of Minnie B. Jeffries, widow of Noah L. Jeffries, late captain and assistant adjutant-general, United States Volunteers, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Alonzo D. Holcomb. The name of Alonzo D. Holcomb, late of Company G, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Hazzard. The name of George Hazzard, late of Company C, Thirty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- William McCaw. The name of William McCaw, late of Company L, First Regiment United States Veteran Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lizzie Kapus. The name of Lizzie Kapus, widow of William Kapus, late first lieutenant Company F, First Regiment Washington Territory Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.
- Bridget Malloy. The name of Bridget Malloy, widow of James Malloy, late of Battery L, Fourth Regiment United States Artillery, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Pension. Abbie W. Fessenden. The name of Abbie W. Fessenden, widow of Rebert Fessenden, late first lieutenant and adjutant Eleventh Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. Darius A. Sweet. The name of Darius A. Sweet, late of Company E, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas J. Griffin. The name of Thomas J. Griffin, late hospital steward, Fourth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George C. Simmons. The name of George C. Simmons, late of Company K, Thirty-fifth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Martha M. Allen. The name of Martha M. Allen, former widow of Doc B. Sherman, late of Battery M, Fourth Regiment United States Artillery and pay her a pension at the rate of twenty dollars per month.
- Pension increased. Joseph R. Thomas. The name of Joseph R. Thomas, late of Company B, First Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Emma S. Schletzbaum, helpless and dependent daughter of Joseph Schletzbaum, late of Company B, Twelfth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Emma S. Schletzbaum.

The name of Eli Conn, late of Company H, One hundred and second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Eli Conn.

The name of George H. Smith, late of Company G, Sixteenth Regiment United States Infantry, and Company B, Ninth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George H. Smith.

The name of Elizabeth R. Allen, widow of Corodon Allen, late surgeon Sixty-second Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Elizabeth R. Allen.

The name of John D. Lankton, late of Company I, Fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John D. Lankton.

The name of Robert F. Appleby, late of Companies E and F, Fourth Regiment Provisional Enrolled Missouri Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert F. Appleby.

The name of Sarah B. Norris, widow of Delu Norris, late of Company E, Twenty-third Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah B. Norris.

The name of James A. Irvin, late of Company H, Twenty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
James A. Irvin.

The name of Charles W. McKay, late of Company C, One hundred and fifty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles W. McKay.

The name of Laura H. Snider, widow of Joseph Snider, late colonel Seventh Regiment West Virginia Volunteer Infantry, and Fourth Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Laura H. Snider.

The name of Patrick P. Toale, late of Company G, Sixty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Patrick P. Toale.

The name of Hartford M. Harding, late of Company D, Sixth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hartford M. Harding.

The name of Jacob Watson, late of Companies K and A, Third Regiment West Virginia Volunteer Infantry (Sixth West Virginia Volunteer Cavalry), and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Watson.

The name of Andrew J. Moore, late of Company A, One hundred and seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Andrew J. Moore.

The name of Harry C. Gallaher, late of Company B, Forty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harry C. Gallaher.

The name of Thomas J. Redman, late of Company B, Fifth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas J. Redman.

The name of Ida R. Foss, widow of William A. Foss, late of Sixth Battery, First Battalion Maine Volunteer Light Artillery, and pay her a pension at the rate of eight dollars per month.

Pension.  
Ida R. Foss.

Pensions increased.  
Timothy J. Sheehan.

The name of Timothy J. Sheehan, late captain Company C, Fifth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Nelson E. Nelson.

The name of Nelson E. Nelson, late of Company A, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Ira A. Taylor.

The name of Ira A. Taylor, late of Company H, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abram Bickford.

The name of Abram Bickford, late of Company I, First Regiment New Hampshire Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Approved, May 13, 1908.

May 15, 1908.  
[H. R. 3616.]

**CHAP. 169.**—An Act Granting a pension to James M. Fitch.

[Private No. 53.]

James M. Fitch.  
Pension.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of James M. Fitch, late of Company B, Eleventh Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

Approved, May 15, 1908.

May 18, 1908.  
[H. R. 5297.]

**CHAP. 174.**—An Act To complete the naval record of John Shaughnessy.

[Private No. 54.]

John Shaughnessy.  
Honorable discharge granted.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy is hereby directed to so amend the naval record of John Shaughnessy, late landsman, United States Navy, on United States ship Brooklyn, as to show him honorably discharged, to date from October ninth, eighteen hundred and sixty-four.

Approved, May 18, 1908.

May 19, 1908.  
[H. R. 16770.]

**CHAP. 178.**—An Act Granting land to Anna Johnson.

[Private No. 55.]

Anna Johnson.  
Patent in fee to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to issue to Anna Johnson, wife of Ging Sing, alias Jim Johnson, a patent to the following-described land, to wit: The southwest quarter of section twenty-nine, in township thirteen south, of range twenty-five east of the New Mexico principal meridian.

Approved, May 19, 1908.

May 19, 1908.  
[H. R. 17056.]

**CHAP. 179.**—An Act For the relief of Captain Charles E. Morton, Sixteenth United States Infantry.

[Private No. 56.]

Charles E. Morton.  
Reimbursement.  
*Ante*, p. 499.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay to Captain Charles E. Morton, Sixteenth United States Infantry, the sum of one hundred

and eighty-six dollars, out of any money in the Treasury not otherwise appropriated, to reimburse the said Captain Charles E. Morton for the sum of one hundred and eighty-six dollars, United States currency, which was stolen from the said Captain Charles E. Morton, without fault or neglect on his part, while he was first lieutenant, Sixteenth United States Infantry, and acting disbursing officer at Echague, province of Isabela, Luzon, Philippine Islands, and which said sum the said Charles E. Morton has since paid into the Treasury of the United States in discharge of his liability as such disbursing officer.

Approved, May 19, 1908.

**CHAP. 195.**—An Act Granting an annuity to Jennie Carroll and to Mabel H. Lazear.

May 23, 1908.  
[H. R. 21884.]

[Private No. 57.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to place on the rolls of the War Department—

War Department.  
Recognition of eminent services.

The name of Jennie Carroll, widow of James Carroll, major and surgeon, United States Army, and pay her for and during the time of her natural life, in lieu of all pensions, the sum of one hundred and twenty-five dollars per month, in special recognition of the eminent services of said James Carroll in discovering the means of preventing, as well as the cause and method of transmission and propagation of, yellow fever, and demonstrating on his own person the truth of the theory of the transmission and propagation of yellow fever infection by mosquitoes, and

Jennie Carroll, widow of Major James Carroll, placed on rolls of and granted an annuity.  
*Ante*, p. 499.

The name of Mabel H. Lazear, widow of Doctor Jesse W. Lazear, late acting assistant contract surgeon, United States Army, and pay her for and during the time of her natural life, in lieu of all pensions, the sum of one hundred and twenty-five dollars per month, in special recognition of the eminent services of said Jesse W. Lazear in discovering the means of preventing, as well as the cause and method of transmission and propagation of, yellow fever, and demonstrating on his own person the truth of the theory of the transmission and propagation of yellow fever infection by mosquitoes, and the sacrifice of his life in proving the same.

Mabel H. Lazear, widow of Doctor Jesse W. Lazear, placed on rolls of, and granted an annuity.  
*Ante*, p. 499.

Approved, May 23, 1908.

**CHAP. 196.**—An Act Granting pension and increase of pension to certain soldiers and sailors of the civil war, and certain widows of such soldiers and sailors.

May 25, 1908.  
[H. R. 1062.]

[Private No. 58.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Charles C. Weaver, late of Company E, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pension increased.  
Charles C. Weaver.

The name of Andrew Goddard, late of Companies M and H, Second Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Andrew Goddard.

The name of Marshall W. Rogers, late of Company G, Seventh Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Marshall W. Rogers.

- William M. Jordan. The name of William M. Jordan, late of Company B, Twenty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Mittie Choate. The name of Mittie Choate, widow of George W. Choate, late of Company B, Twenty-fifth Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Davis E. James. The name of Davis E. James, late of Company F, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Patrick Grady. The name of Patrick Grady, late of Company B, Fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John F. Lane. The name of John F. Lane, late of Company I, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John McNally. The name of John McNally, late of Company F, Tenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Shelton Canfield. The name of Shelton Canfield, late of Company H, One hundredth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alexander Keefe. The name of Alexander Keefe, late of Company A, Second Regiment United States Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Alonzo Knox. The name of Alonzo Knox, late of Company F, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Philip Bowers. The name of Philip Bowers, late of Company M, First Regiment, Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frederick Wiffin. The name of Frederick Wiffin, late of Company I, Thirty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Wagner. The name of John Wagner, late of Company F, Thirty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Griffith T. Murphy. The name of Griffith T. Murphy, late of Company B, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert Newton. The name of Albert Newton, late of Company C, Seventy-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Henry M. Waters. The name of Henry M. Waters, late of Company H, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Martin L. Bruce. The name of Martin L. Bruce, late of Company G, Eighth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James S. Anderson. The name of James S. Anderson, late of Company A, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Noah N. Greer. The name of Noah N. Greer, late of Company F, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Greenwood. The name of Thomas Greenwood, late of Company G, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John S. Cox. The name of John S. Cox, late of Company H, Fifty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William J. Nash, late of Company D, Twenty-fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William J. Nash.

The name of William G. Sliger, late of Company D, Fifth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William G. Sliger.

The name of William A. Eagleson, late of Company C, Third Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Eagleson.

The name of Samuel White, late of Company M, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel White.

The name of Perry B. Wilson, late of Company K, Eighty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Perry B. Wilson.

The name of David Woods, late of Companies H and A, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Woods.

The name of Harriett J. Cobbe, widow of Joseph E. Cobbe, late first lieutenant Company D, Seventy-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Harriett J. Cobbe.

The name of John A. Phillips, late of Company F, Sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John A. Phillips.

The name of Carrie L. Poole, widow of Theodore L. Poole, late first lieutenant Company H, One hundred and twenty-second Regiment New York Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of a minor child of the soldier until such child shall arrive at the age of sixteen years.

Carrie L. Poole.  
*Post*, p. 1584.

The name of David H. Moredick, late of Company B, Tenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David H. Moredick.

The name of William E. White, late second lieutenant, Company C, Seventy-first Regiment, and of Company G, Sixty-ninth Regiment, New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William E. White.

The name of Alexander N. Hart, late of Company H, Twelfth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alexander N. Hart.

The name of George Dorbert, late of Company F, One hundred and eighty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Dorbert.

The name of Joseph K. Bradfield, late of Company B, Eighty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph K. Bradfield.

The name of Henry S. Hubbard, late of Company F, Thirty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry S. Hubbard.

The name of Commodore P. Barker, late of Company G, Eighth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Commodore P. Barker.

The name of John D. Reynolds, late of Company D, Second Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John D. Reynolds.

- James W. Durling. The name of James W. Durling, late of Company F, Thirtieth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John Mahood. The name of John Mahood, late of Company A, Forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alva Griswold. The name of Alva Griswold, late of Company B, Twelfth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Haywood W. Weath-  
ington. The name of Haywood W. Weathington, late of Company C, Fourth Regiment Provisional Enrolled Missouri Militia, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John P. Swigert. The name of John P. Swigert, late of Company G, Eightieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John J. Fordney. The name of John J. Fordney, late unassigned, Third Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Johnson White. The name of Johnson White, late of Company H, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pensions.  
Edward B. Valerius  
and Louise M. Vale-  
rius. The names of Edward B. Valerius and Louise M. Valerius, helpless and dependent children of Peter Valerius, late of Company G, One hundred and seventh Regiment Ohio Volunteer Infantry, and pay each of them a pension at the rate of twelve dollars per month.
- Pensions increased.  
Edwin E. Cleave-  
land. The name of Edwin E. Cleaveland, late of Company K, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Martin. The name of John W. Martin, late of Company I, Tenth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel T. Askey. The name of Samuel T. Askey, late of Company F, Two hundredth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel Seifert. The name of Daniel Seifert, late of Company H, One hundred and thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Casper Pixley. The name of Casper Pixley, late of Company I, Sixty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry B. Crawford. The name of Henry B. Crawford, late of Company B, Ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Myron L. Fales. The name of Myron L. Fales, late of Company K, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Richard W. Court-  
ney. The name of Richard W. Courtney, late of Company E, Sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Oscar A. Paddock. The name of Oscar A. Paddock, late of Company K, Tenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Richard Davis, late of Company E, Sixth Regiment California Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard Davis.

The name of James Orlando Cummings, alias Comans, late of Battery L, Second Regiment United States Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Orlando Cummings, alias Comans.

The name of Owen Carroll, late of Company H, Third Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Owen Carroll.

The name of John Belt, late of Company C, Twelfth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Belt.

The name of James P. Ferrell, late of Company C, Forty-eighth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James P. Ferrell.

The name of David A. Davis, late quartermaster-sergeant, First Regiment Kentucky Volunteer Cavalry, and of Company K, One hundred and ninety-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

David A. Davis.

The name of James A. Hunter, late of Companies I and D, Second Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Hunter.

The name of John Hohenstein, late of Company B, Forty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Hohenstein.

The name of Franklin Montgomery, late of Company K, Forty-eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Franklin Montgomery.

The name of John H. Bragaw, late of Company F, One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Bragaw.

The name of James M. Barnett, late of Company K, One hundred and twenty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Barnett.

The name of Thomas Eberly, late of Company K, Thirty-first Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Eberly.

The name of Andrew Johnson Smith, helpless and dependent child of Henry Smith, late of Company H, Eighth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Andrew Johnson Smith.

The name of Josiah Lamb, late of Company B, Eighteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Josiah Lamb.

The name of John B. Wood, late first lieutenant Company E, and captain Company G, Fifteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John B. Wood.

The name of James E. Pangle, late of Company G, One hundred and thirty-fourth Regiment Ohio National Guard Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James E. Pangle.

The name of Elijah W. Adkins, late of Company E, Third Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elijah W. Adkins.

- Julius D. Austin. The name of Julius D. Austin, late of Company A, Eighth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Austin L. Nichols. The name of Austin L. Nichols, late of Company H, Eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles O. Thomas. The name of Charles O. Thomas, late of Company F, Thirty-first Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Otto. The name of Charles Otto, late first lieutenant Company C, Forty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John S. Thompson. The name of John S. Thompson, late of Company I, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John M. Boyd. The name of John M. Boyd, late of Company E, Sixty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William W. Angel. The name of William W. Angel, late first lieutenant Company D, Fifth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert Burris. The name of Albert Burris, late of Company F, Seventy-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry J. Kimball. The name of Henry J. Kimball, late of Company B, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William E. Armstrong. The name of William E. Armstrong, late of Company I, One hundred and eighteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Isaac N. Sandwick. The name of Isaac N. Sandwick, late of Company B, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George E. Dee. The name of George E. Dee, late of Company H, One hundred and forty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Marshal S. Phillips. The name of Marshal S. Phillips, late of Company M, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Robert A. Gentry. The name of Robert A. Gentry, late of Company D, Seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert Fargue. The name of Robert Fargue, late of Company E, Fifty-seventh Regiment, and Company K, Sixty-first Regiment, New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jacob Hinkel. The name of Jacob Hinkel, late of Ninth Independent Battery New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hiram P. Neyman. The name of Hiram P. Neyman, late of Company I, Thirty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George B. Bergen. The name of George B. Bergen, late second lieutenant Company I, Thirty-eighth Regiment New Jersey Volunteer Infantry, and pay him

a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Augustus Van Derveer, late of Company G, First Regiment New York Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Augustus Van Derveer.

The name of Cordice R. Sprague, late of Company C, Twenty-sixth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cordice R. Sprague.

The name of John M. Armstrong, late of Company E, Sixth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John M. Armstrong.

The name of Nancy E. Conner, widow of Matthew B. Conner, late of Company H, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Nancy E. Conner.

The name of David H. Bishop, late of Company D, Eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David H. Bishop.

The name of James M. Neil, late of Company E, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Neil.

The name of Lewis A. Woodruff, late of Company A, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lewis A. Woodruff.

The name of Henry K. Sikes, late of Company G, First Regiment New York Volunteer Mounted Rifles, and Company G, Fourth Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry K. Sikes.

The name of Simeon Kysar, late of Company G, First Regiment Minnesota Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Simeon Kysar.

The name of Charles C. Brown, late of Company B, Fiftieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Charles C. Brown.

The name of Henry Hammond, late of Company E, First Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month in lieu of that he is now receiving.

Pensions increased.  
Henry Hammond.

The name of James T. Gill, late of Company H, Fifty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James T. Gill.

The name of Patrick Breen, late of Company C, Second Regiment United States Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Patrick Breen.

The name of Ebenezer Watson, late of Company E, Thirty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ebenezer Watson.

The name of Charles F. Perry, late of Company K, Thirty-eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles F. Perry.

The name of Standish C. Stiles, late of Company I, Third Regiment Colorado Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Standish C. Stiles.

The name of James Duesler, late of Company G, Twelfth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Duesler.

The name of Benjamin C. Durham, late of Company K, First Regiment New York Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin C. Durham.

- Paul Gettis. The name of Paul Gettis, late of Company H, Seventieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Wilber S. Benjamin. The name of Wilber S. Benjamin, late of Company D, Fiftieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Gustav Timble. The name of Gustav Timble, late of Company L, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Daniel W. Lapham. The name of Daniel W. Lapham, late captain Company K, Ninth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John F. Swaney. The name of John F. Swaney, late of Company B, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. Pickett. The name of James M. Pickett, late of Company G, Fourteenth Regiment, and Company L, Eighth Regiment, Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Underwood. The name of William H. Underwood, late of Company A, One hundredth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Michael Guth. The name of Michael Guth, late of Captain Piquenard's independent company of Pioneers, Fourth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Smith. The name of George W. Smith, late of Companies K and A, One hundred and twenty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James A. McCoy. The name of James A. McCoy, late of Company G, Seventh Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James M. Benjamin. The name of James M. Benjamin, late of Companies I and D, Second Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Gaertner. The name of Henry Gaertner, late of Company E, Twenty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry W. Elbridge. The name of Henry W. Elbridge, late of Company G, Thirteenth Regiment New York Volunteer Cavalry, and unassigned, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary Spillane. The name of Mary Spillane, widow of Michael Spillane, late of Company E, Twelfth Regiment, and Company E, Fifth Regiment New York Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- John Welker. The name of John Welker, late of Company E, One hundred and twenty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- William Lamon. The name of William Lamon, late first lieutenant Company C, Fourth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- America H. Adams. The name of America H. Adams, widow of William G. Adams, late of Company G, Sixth Regiment Indiana Volunteer Cavalry, and pay

her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Allen L. Adams, helpless and dependent son of said William G. Adams, this pension shall be reduced to twelve dollars per month from and after the date of death of said Allen L. Adams: *And provided further*, That in the event of the death of America H. Adams the name of said Allen L. Adams shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said America H. Adams.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Henry Allen, late of Fifth Independent Battery Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Allen.

The name of Frances Crain, widow of Seburn S. Crain, late of Company G, One hundred and twenty-eighth Regiment, and Company C, Ninth Regiment Illinois Volunteer Infantry and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of William Crain, helpless and dependent son of said Seburn S. Crain, this pension shall be reduced to twelve dollars per month from and after the date of death of said William Crain: *And provided further*, That in the event of the death of Frances Crain, the name of said William Crain shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Frances Crain.

Frances Crain.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Oliver J. Williams, late of Company B, Fourth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oliver J. Williams.

The name of John McNevin, late captain Company C, Seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John McNevin.

The name of Isaac Q. Barstow, late of Company M, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac Q. Barstow.

The name of Lewis Myers, late of Company G, One hundred and ninety-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis Myers.

The name of William H. Mead, late of Company I, Eighty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Mead.

The name of John Murray, late of Company A, Fifty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Murray.

The name of Elisha Cooley, late of Company H, Ninth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elisha Cooley.

The name of John Rencher, late of Company E, Thirty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Rencher.

The name of Levi N. Woodside, late first lieutenant Company G, First Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Levi N. Woodside.

The name of Andrew Barry, late of Company B, First Regiment Connecticut Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew Barry.

The name of Adam Allen, first, late of Company K, Forty-fourth Regiment Ohio Volunteer Infantry, and Company K, Eighth Regi-

Adam Allen, first.

ment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Roberts.

The name of William H. Roberts, late of Company K, One hundred and eighty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Deaver.

The name of William H. Deaver, late of Company B, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wesley I. Bond.

The name of Wesley I. Bond, late of Company D, Twenty-ninth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John McIntosh.

The name of John McIntosh, late of Company K, Nineteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Shadrach Stacy.

The name of Shadrach Stacy, late second lieutenant Company M, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Thomas Cline.

The name of Thomas Cline, late of Company B, Sixty-ninth Regiment New York State Militia Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
John Plush.

The name of John Plush, late of Company I, Fifth Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Louis Fricke.

The name of Louis Fricke, late of Company F, One hundred and twenty-first Regiment, and Company G, Sixty-fifth Regiment, New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Falis H. Castone.

The name of Falis H. Castone, late of Company E, Sixth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Merritt D. En Earl.

The name of Merritt D. En Earl, late of Company K, Ninety-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John M. Quay.

The name of John M. Quay, late of Company K, Seventh Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Cavanagh.

The name of James Cavanagh, late of Company C, First Regiment Rhode Island Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert W. Hardin.

The name of Robert W. Hardin, late of Company H, Eighth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Scott.

The name of Samuel Scott, late of Company B, Fifty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Seward Q. Payne.

The name of Seward Q. Payne, late of Company A, Fourth Regiment Iowa Volunteer Infantry, and second lieutenant Company B, Fourteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hilan Hoskin.

The name of Hilan Hoskin, late of Company I, Twenty-sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John T. Stasel.

The name of John T. Stasel, late of Company D, Tenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William H. Bassett, late of Company E, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Bassett.

The name of James W. Fisk, late of Company A, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Fisk.

The name of Alfred Harper, late of Company A, One hundred and seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alfred Harper.

The name of Lizzie Duncan, widow of Robert Duncan, late of Company H, Eleventh Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Lizzie Duncan.

The name of Isaac N. Greer, late of United States ships Juliet, Hastings, and Fawn, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Isaac N. Greer.

The name of Frank E. Watrous, late captain Company F, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Frank E. Watrous.

The name of William Scott, late of Company D, Eighteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Scott.

The name of Samuel R. Irwin, late first lieutenant Company C, Thirty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel R. Irwin.

The name of James P. Mallison, late of Company B, Forty-fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James P. Mallison.

The name of Frank Marshall, late of Company K, One hundredth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frank Marshall.

The name of Hiram P. Worthley, late of Company G, Forty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hiram P. Worthley.

The name of Benjamin F. McClure, late of Company G, Fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Benjamin F. McClure.

The name of Jacob Gruenewald, late of Company C, First Regiment Missouri State Militia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Gruenewald.

The name of James S. Everhart, late of Company H, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James S. Everhart.

The name of John D. Landis, late of Company E, Fifty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John D. Landis.

The name of Albert Blood, late of Company H, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Albert Blood.

The name of Alphonzo N. Nicholds, late major and additional paymaster, United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alphonzo N. Nicholds.

- Edward Blaisdell. The name of Edward Blaisdell, late of Company B, Twenty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Willis W. Wilkison. The name of Willis W. Wilkison, late of Company H, Second Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Hayes. The name of John W. Hayes, late of Company G, Twenty-seventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Reuben V. G. Smith. The name of Reuben V. G. Smith, late of Company C, Eleventh Regiment New Hampshire Volunteer Infantry, and Battery E, Second United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Elijah Schoonmaker. The name of Elijah Schoonmaker, late of Company E, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James A. Brown. The name of James A. Brown, late of Company D, Eleventh Regiment, and Company K, Ninth Regiment, Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William K. Turner. The name of William K. Turner, late of Company G, Fifth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert McKee. The name of Albert McKee, late of Company A, One hundred and sixteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William Ure. The name of William Ure, late of Company H, One hundred and fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Satory. The name of John Satory, late of Company G, First Regiment Minnesota Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Grapen. The name of George Grapen, late of Company F, First Regiment Missouri State Militia Volunteer Infantry, and Company F, Thirteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Volney B. Saint John. The name of Volney B. Saint John, late of Company A, Forty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel Morse. The name of Samuel Morse, late of Company B, Twenty-sixth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Orson N. Coon. The name of Orson N. Coon, late of Company H, Third Regiment Wisconsin Volunteer Cavalry, and Company A, First Regiment Wisconsin Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Hock. The name of John Hock, late of Company C, One hundred and eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Abel E. Titus. The name of Abel E. Titus, late of Company B, Second Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel H. Osborne. The name of Samuel H. Osborne, late of Company H, Eighty-eighth Regiment Indiana Volunteer Infantry, and Company A, First Regiment United States Veteran Volunteer Engineers, and pay him a pen-

sion at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James W. Burnes, late captain Company L, Fifteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James W. Burnes.

The name of John Carney, late of Company F, Thirteenth Regiment Connecticut Volunteer Infantry, and Company A Battalion, Thirteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Carney.

The name of William N. Webster, late of Company B, Thirty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William N. Webster.

The name of William P. Criswell, late of Company C, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William P. Criswell.

The name of Adam Curry, late of Company B, Tenth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Adam Curry.

The name of Ambrose S. Wildey, late of Company B, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ambrose S. Wildey.

The name of James H. Richardson, late of Company F, One hundred and eighty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

James H. Richardson.

The name of Percy H. Dunkin, late of Company E, Nineteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Percy H. Dunkin.

The name of James H. Hill, late of Company A, One hundred and fifty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Hill.

The name of Silas M. Abers, late of Company E, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Silas M. Abers.

The name of John F. Hanson, late of Company K, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John F. Hanson.

The name of Beman Follett, late of Company B, First Regiment United States Volunteer Sharpshooters, and Company I, One hundred and seventy-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Beman Follett.

The name of Lindsay Roop, late of Company A, One hundred and fortieth Regiment, and Company H, Fifty-third Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lindsay Roop.

The name of William R. Jenkins, late of Company D, First Battalion Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William R. Jenkins.

The name of William E. Brown, late of United States ships Ohio, North Carolina, and Wyoming, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William E. Brown.

- George A. Carter. The name of George A. Carter, late of Company G, Thirtieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Hooper. The name of Charles Hooper, late of Company D, Second Regiment, Eastern Shore, Maryland Volunteer Infantry, and Company I, Eleventh Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert H. Plummer. The name of Robert H. Plummer, late of Company D, Forty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Theresa B. Hanson. The name of Theresa B. Hanson, widow of Other P. Hanson, late of Company D, One hundred and twenty-fourth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- William S. Warner. The name of William S. Warner, late of Company I, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Frank H. Cotteral. The name of Frank H. Cotteral, late of Company H, One hundred and fifty-third Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William W. McClintock. The name of William W. McClintock, late of Company K, Seventy-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George R. Achor. The name of George R. Achor, late of Company D, and band, Forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles B. Peet. The name of Charles B. Peet, late of Company B, First Regiment Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John M. Southworth. The name of John M. Southworth, late second lieutenant Company H, Eighth Regiment Illinois Volunteer Cavalry, and captain Company C, Sixteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry H. Wright. The name of Henry H. Wright, late of Companies H and A, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Kirby. The name of Thomas Kirby, late of Company A, Fifth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Stephen A. Signor. The name of Stephen A. Signor, late of Company C, One hundred and fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Daniel Morris. The name of Daniel Morris, late of Company M, Sixteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Stephen Townsend. The name of Stephen Townsend, late of Company M, Eighth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert K. Robinson. The name of Robert K. Robinson, late surgeon, Seventh Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Charles S. Bottomly. The name of Charles S. Bottomly, late of Company C, Thirty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Albino Vigil, late second lieutenant Company B, First Regiment New Mexico Militia Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Albino Vigil.

The name of Garret Jones, late of Company K, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Garret Jones.

The name of Charles Dewitt, late principal musician, band, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Dewitt.

The name of Thomas W. Gibson, late of Company A, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas W. Gibson.

The name of Daniel Smiley, late of Company G, Nineteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Smiley.

The name of William Urick, late of Company B, Twenty-second Regiment Kentucky Volunteer Infantry, and Company A, Seventh Regiment Kentucky Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Urick.

The name of John B. Rowe, late of Company B, Twelfth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John B. Rowe.

The name of William H. Coleman, late of Company G, Twenty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Coleman.

The name of William H. Townsend, late of Company A, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Townsend.

The name of George W. Lee, late of Company M, Second Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Lee.

The name of Lyman Blowers, late of Company E, One hundred and ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lyman Blowers.

The name of Bennager Odell, late of Company E, Twenty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Bennager Odell.

The name of William H. Tyler, late of Company C, Eighty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Tyler.

The name of Thomas M. Phibbs, late of Company K, Fourth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas M. Phibbs.

The name of William P. Brittain, late of Company K, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William P. Brittain.

The name of George M. Smith, late of Company H, Eighth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George M. Smith.

The name of Benjamin F. Clifford, late of Company H, Twentieth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Benjamin F. Clifford.

The name of Ambrose Pratt Stone, alias Pratt Stone, late of Company A, first lieutenant Company D, and captain Company F, Second Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ambrose Pratt Stone, alias Pratt Stone.

Pension.  
Samuel B. Hendricks.

The name of Samuel B. Hendricks, helpless and dependent child of Henry C. Hendricks, late of Company E, First Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Frances E. Kennedy.

The name of Frances E. Kennedy, widow of Orlando Kennedy, late of Company A, Eighth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Zelotus L. Place.

The name of Zelotus L. Place, late of Company D, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Melvin A. Cary.

The name of Melvin A. Cary, late of Company E, Twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John O. Tuell.

The name of John O. Tuell, late of Company F, Sixth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis M. Walker.

The name of Francis M. Walker, late first lieutenant Company D, Eleventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles W. Clement.

The name of Charles W. Clement, late of Company A, Sixteenth Regiment Maine Volunteer Infantry, and Company B, Twentieth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David L. Bush.

The name of David L. Bush, late of Company A, Third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles E. Hall.

The name of Charles E. Hall, late of Company K, Twenty-third Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jonathan R. Wright.

The name of Jonathan R. Wright, late of Eighth Independent Company Ohio Volunteer Sharpshooters, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Martin.

The name of George Martin, late of Company B, One hundred and eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Morgan.

The name of William Morgan, late of Company F, Thirteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Abraham Colby.

The name of Abraham Colby, late quartermaster-sergeant, Eighteenth Battery New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
George H. Mothersbaugh.

The name of George H. Mothersbaugh, helpless and dependent child of James M. Mothersbaugh, late of Company E, Seventh Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Peter Lunsford.

The name of Peter Lunsford, late of Company E, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Adam Miller.

The name of Adam Miller, late of Companies H and B, Ninetieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Nelson.

The name of William Nelson, late of Companies E and I, Seventy-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of George W. Smith, second, late of Company A, Seventeenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Smith,  
second.

The name of George C. Turner, late of Company K, Sixty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George C. Turner.

The name of Theodore B. Brannan, late of Battery F, Fourth Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Theodore B. Brannan.

The name of George Durr, late of Company F, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Durr.

The name of Albert Conklin, late of Company L, Twelfth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert Conklin.

The name of James F. Lyon, late of Company C, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James F. Lyon.

The name of William G. Otis, late of Company K, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William G. Otis.

The name of James Madison, late of Company E, Forty-second Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Madison.

The name of Anna M. Umstead, widow of Peter Umstead, late of Company G, Forty-fifth Regiment Pennsylvania Emergency Militia, and pay her a pension at the rate of eight dollars per month.

Pension.  
Anna M. Umstead.

The name of Henry C. Gosling, late of Company C, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Henry C. Gosling.

The name of John B. Tobias, late of Company F, Thirty-seventh Regiment Pennsylvania Volunteer Reserve Infantry, and Company I, First Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John B. Tobias.

The name of William F. Crouch, late of Company A, One hundred and forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. Crouch.

The name of Almeda Clark, widow of Moses P. Clark, late captain, Sixth Independent Battery, New York Volunteer Light Artillery, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Almeda Clark.

The name of George G. Sherlock, late of Company I, Fourth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George G. Sherlock.  
Post, p. 1364.

The name of William B. Wrangham, late of Company E, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

William B. Wrangham.

The name of Charles Van Horn, late of Twelfth Independent Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Van Horn.

The name of Joseph Jackson, late of Company F, One hundred and thirteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Jackson.

The name of James L. Wheeler, late of Company B, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at

James L. Wheeler.

the rate of twenty-four dollars per month in lieu of that he is now receiving.

John P. Veach.

The name of John P. Veach, late of Company F, Ninth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Eliza Calver.

The name of Eliza Calver, widow of George W. H. Calver, late assistant surgeon, One hundred and forty-seventh Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Martha G. Calver, helpless and dependent daughter of said George W. H. Calver, this pension shall be reduced to twelve dollars per month from and after the date of death of said Martha G. Calver: *And provided further*, That in the event of the death of Eliza Calver the name of said Martha G. Calver shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Eliza Calver.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Napoleon B. Beau-  
lieu.

The name of Napoleon B. Beaulieu, late of Company E, Forty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel S. Boyer.

The name of Daniel S. Boyer, late of Company I, Forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry M. Walrath.

The name of Henry M. Walrath, late of Company C, Ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Ferdinand Spies.

The name of Ferdinand Spies, late second lieutenant Company E, Twenty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward A. True.

The name of Edward A. True, late captain Company H, Eighth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Bowzer.

The name of John Bowzer, late of Company C, Twelfth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Mary A. Taylor.

The name of Mary A. Taylor, widow of Boles Taylor, late of Second Battery, New Jersey Volunteer Light Artillery, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Thomas J. De Bolt.

The name of Thomas J. De Bolt, late of Company C, Thirty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Albright.

The name of John Albright, late of Company I, Two hundredth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elmadorus P. Coch-  
ran.

The name of Elmadorus P. Cochran, late of Company C, Second Regiment United States Volunteer Sharpshooters, and Company C, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert Hyson.

The name of Robert Hyson, late of Company E, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Boldt.

The name of William Boldt, late of Company D, Seventeenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Daniel Bausum, late of Company K, Forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Bausum.

The name of Samuel M. Ruch, late of Company H, Forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel M. Ruch.

The name of Albert Eggleston, late captain Company D, Fifty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert Eggleston.

The name of Darius Heath, late of Company D, One hundred and seventy-first Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Darius Heath.

The name of William P. Ray, late of Company A, Forty-fifth Regiment Illinois Volunteer Infantry, and Company E, Fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William P. Ray.

The name of James C. Stephens, late of Company B, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and Company B, Twenty-second Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James C. Stephens.

The name of Henry Hibner, late of Company F, Sixth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Hibner.

The name of Trowbridge Suwarrow, late of detachment of cavalry, United States Military Academy, West Point, United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Trowbridge Suwar-  
row.

The name of George W. Given, late of Company B, Second Regiment Pennsylvania Provisional Volunteer Heavy Artillery, and Company D, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Given.

The name of Rollin R. Hotchkiss, late of Company D, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Rollin R. Hotchkiss.

The name of Edwin W. Braman, late of Company D, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin W. Braman

The name of Zalmon B. Allee, late of Company B, Twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Zalmon B. Allee.

The name of Martin Watson, late of Company H, Sixteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Martin Watson.

The name of James Carroll, late of Company C, One hundred and twenty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Carroll.

The name of John Martin, late of Company B, One hundred and eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Martin.

The name of John Magee, late of Company F, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Magee.

The name of Eugenius Jenkins, late of Company C, Fourteenth Regiment West Virginia Volunteer Infantry, and pay him a pension

Eugenius Jenkins.

at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- Nicholas Corson. The name of Nicholas Corson, late second lieutenant Company G, Twenty-fifth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benjamin F. McCrady. The name of Benjamin F. McCrady, late of Company I, Twenty-sixth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ira B. Timmons. The name of Ira B. Timmons, late of Company G, Twenty-fifth Regiment, and Company K, Seventeenth Regiment, Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Crugom. The name of Joseph Crugom, late drum major, First Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Bentley. The name of Henry Bentley, late of Company K, Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and Company D, Fourth Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Radford. The name of Thomas Radford, late of United States ships Ohio, Vincennes, and North Carolina, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Terwillegar. The name of William Terwillegar, late of Company B, Twenty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Harman. The name of John Harman, late of Company A, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Gilbert S. Main. The name of Gilbert S. Main, late of Company E, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas P. McCracken. The name of Thomas P. McCracken, late of Company A, Twenty-fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Anna E. Webb. The name of Anna E. Webb, helpless and dependent child of James Webb, late of Company C, One hundred and fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Josiah F. Kirk. The name of Josiah F. Kirk, late of Company C, Ninth Regiment Illinois Volunteer Cavalry, and Company F, Seventy-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William C. Osgood. The name of William C. Osgood, late captain Company E, Fortieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Sarah J. Davis. The name of Sarah J. Davis, widow of Daniel Davis, late of Company M, First Regiment New Hampshire Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Charles Walley. The name of Charles Walley, late of Company D, Ninety-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Willis G. Craddock. The name of Willis G. Craddock, late of Company A, Thirtieth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- The name of Orrin Nason, late of Company K, Seventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Orrin Nason.
- The name of John B. Mendenhall, late of Company F, First Regiment Ohio Volunteer Infantry, and late of United States ships Grampus, Ouachita, and Great Western, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. John B. Mendenhall.
- The name of Bela L. Burr, late of Company G, Sixteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Bela L. Burr.
- The name of John Burkman, late of Company K, Fifth Regiment Missouri Volunteer Infantry, and Troop L, Seventh United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. John Burkman.
- The name of Vinson V. Williams, late of Company B, Eighteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Vinson V. Williams.
- The name of Martha Spencer, widow of John Spencer, late of Company F, Twenty-eighth Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month. Pension. Martha Spencer.
- The name of Ezra Q. Timms, late of Company F, Eleventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pensions increased. Ezra Q. Timms.
- The name of Dallas Seaburg, late of Twenty-sixth Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Dallas Seaburg.
- The name of Philip Adolphus, late assistant surgeon, United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Philip Adolphus.
- The name of Charles H. Miel, late of Company F, Twenty-first Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Charles H. Miel.
- The name of George W. Plummer, late of Company K, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. George W. Plummer.
- The name of Lafayette F. Hall, late of Company K, Eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Lafayette F. Hall.
- The name of Jerome B. Applegate, late of Company G, Tenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Jerome B. Applegate.
- The name of Bridget McAllister, widow of John H. McAllister, late of Company I, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and Seventh Company, Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Bridget McAllister.
- The name of David Zecher, late of Company D, Fiftieth Regiment Pennsylvania Emergency Militia Infantry, and pay him a pension at the rate of twelve dollars per month. Pension. David Zecher.
- The name of Daniel D. Darling, late of Company B, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pensions increased. Daniel D. Darling.
- The name of Andrew McCutchan, late captain Company A, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Andrew McCutchan.
- The name of William W. Prather, late quartermaster-sergeant, Ninety-first Regiment Ohio Volunteer Infantry, and pay him a pension

at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Gilbert J. George.** The name of Gilbert J. George, late second lieutenant Company D, Fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

**Augustus F. Davis.** The name of Augustus F. Davis, late of Company I, Fifty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Thomas J. Norman.** The name of Thomas J. Norman, late of Company E, First Regiment Tennessee Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Eli H. Burdick.** The name of Eli H. Burdick, late of Company B, Eighth Regiment Illinois Volunteer Cavalry, and Company F, One hundred and thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**Elza L. Thorn.** The name of Elza L. Thorn, late of Company H, Thirty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**Hiram J. Gorham.** The name of Hiram J. Gorham, late of Companies I and A, Fourth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

**Pension. Melvina M. Marsh.** The name of Melvina M. Marsh, widow of Leonard F. Marsh, late of Company K, First Regiment Wisconsin Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

**Pensions increased. Stephen C. Albright.** The name of Stephen C. Albright, late of Company C, Fifth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Jeremiah Holcomb.** The name of Jeremiah Holcomb, late of Company F, One hundred and forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Henry E. Butler.** The name of Henry E. Butler, late of Company D, Eighty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

**John A. Tucker.** The name of John A. Tucker, late of Company E, Sixteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

**John H. Bryant.** The name of John H. Bryant, late of Company M, Second Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Pension. James P. Shaw.** The name of James P. Shaw, late of Company A, Fifth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twelve dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment, without

any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.

**Pensions increased. Daniel Keister.** The name of Daniel Keister, late of Company D, First Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Henry F. Sager.** The name of Henry F. Sager, late of Company A, Sixth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

**Pension. John H. Guffey.** The name of John H. Guffey, late of Captain J. B. Kennamer's company, Alabama Scouts and Guides, and pay him a pension at the rate of twelve dollars per month.

**Pensions increased. Matthew C. Reed.** The name of Matthew C. Reed, late of Company I, One hundred and twenty-fourth Regiment Pennsylvania Volunteer Infantry, and Company G, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Thomas J. Gafford, late of Company K, Seventeenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas J. Gafford.

The name of Jacob Bartshe, late of Company I, Eighth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Bartshe.

The name of Adin Nordyke, late captain Company G, Sixty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Adin Nordyke.

The name of Ransom Laird, late of Company C, First Regiment Vermont Volunteer Heavy Artillery, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Ransom Laird.

The name of Henry Towns, late of Company B, Twenty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Towns.

The name of Cyrus L. Danforth, late of Company I, Fourteenth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cyrus L. Danforth.

The name of William J. Stewart, late of Company E, First Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William J. Stewart.

The name of William W. Templeton, late first lieutenant Company C, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William W. Templeton.

The name of Barclay J. Benbow, late of Company A, Eighth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Barclay J. Benbow.

The name of George W. Myers, late of Company K, Fifty-third Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Myers.

The name of William H. Crouch, late of Company B, First Regiment Michigan Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Crouch.

The name of Abigail Tharpe, dependent mother of Charles P. Snapp, late of Company A, One hundred and Fifty-sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Abigail Tharpe.

The name of Wyatt Blackburn, late of Company K, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Wyatt Blackburn.

The name of Irad McElhoes, late of Company I, Sixty-second Regiment, and Company I, One hundred and fifty-fifth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Irad McElhoes.

The name of William H. Merryweather, late of Company H, Forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Merryweather.

The name of Presley Jenkins, late of Company E, Fifty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Presley Jenkins.

The name of Levi Long, late of Company C, One hundred and twenty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Levi Long.

The name of George B. Haines, late of Company E, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at

George B. Haines.

the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward W. Kendall.

The name of Edward W. Kendall, late of Company A, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Fredrick Holliger.

The name of Fredrick Holliger, late of Company B, Seventy-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Cornelius McGuire.

The name of Cornelius McGuire, late of Company H, Fifty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

J. Davis Duffield.

The name of J. Davis Duffield, late of Company E, One hundred and twenty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Newton K. Andrew.

The name of Newton K. Andrew, late of Company I, Fifteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Peter L. Cramer.

The name of Peter L. Cramer, late of Company B, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Clarence L. Northrup.

The name of Clarence L. Northrup, late of Company E, Fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph J. Peters.

The name of Joseph J. Peters, alias James H. Donohue, late of Company D, First Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Fonda.

The name of William H. Fonda, late of Company C, Nineteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Erastus Perrine.

The name of Erastus Perrine, late unassigned, Fifty-third Regiment Illinois Volunteer Infantry, Company A, Second Battalion, Thirteenth Regiment United States Infantry, and General Service, United States Army, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Peter G. Wynegar.

The name of Peter G. Wynegar, late of Company H, One hundred and thirty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Major Randolph.

The name of Major Randolph, late of Company E, First Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edwin S. Jacobs.

The name of Edwin S. Jacobs, late of Fourth Battery Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William S. Lewis.

The name of William S. Lewis, late first lieutenant Company E, Fifty-second Regiment Pennsylvania Volunteer Infantry, and late of Company I, One hundred and fifty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Lumon Gee.

The name of Lumon Gee, late of Company B, First Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lionel O. Coleman.

The name of Lionel O. Coleman, late of Company C, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John A. Warford, late of Company A, Fifteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John A. Warford.

The name of William H. Orne, alias Augustus Seaton, late of Company A, Fifty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Orne,  
alias Augustus Seaton.

The name of William W. Flagg, late of Company D, Forty-fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William W. Flagg.

The name of Silas A. Brown, late of Company L, First Regiment United States Veteran Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Silas A. Brown.

The name of Charles Holzner, late of Company C, Sixty-seventh Regiment Indiana Volunteer Infantry, and Company I, Twenty-fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Holzner.

The name of Bradford Jones, late of Second Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Bradford Jones.

The name of Sarah Jane Ross, widow of William E. W. Ross, late lieutenant-colonel Thirty-first Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Sarah Jane Ross.

The name of Peter Truckey, late of Company A, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Peter Truckey.

The name of Llewellyn Harris, late of Company D, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Llewellyn Harris.

The name of James Perrin, junior, late of Company I, One hundred and fortieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Perrin, jr.

The name of Bradford F. Darling, late of Company K, Twelfth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Bradford F. Darling.

The name of Thomas Little, late first lieutenant, Thirteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Little.

The name of John Van Horn, late of Company H, One hundred and fifteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John Van Horn.

The name of Eugene F. Skiffington, late of Company E, Twenty-second Regiment, and Company L, Thirty-second Regiment, Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Eugene F. Skiffing-  
ton.

The name of Elijah H. White, late of Company L, Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah H. White.

The name of Richard S. Hambridge, late of Company B, Fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Richard S. Ham-  
bridge.

The name of Burr Parsons, late of Company D, Fifty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Burr Parsons.

Henry D. Hashbarger.

The name of Henry D. Hashbarger, late of Company D, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions.  
Anne A. Hayden.

The name of Anne A. Hayden, widow of Edmund S. Hayden, late of United States ships Ohio and Connecticut, United States Navy, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
William H. Edwards.

The name of William H. Edwards, late of Company E, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph H. Prime.

The name of Joseph H. Prime, late first lieutenant Company G and captain Company F, Seventh Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George F. Lord.

The name of George F. Lord, late of Company B, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Roxanna Rines.

The name of Roxanna Rines, widow of William H. Rines, late of United States ship Sonoma, United States Navy, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Pensions.  
Eliza M. Burk.

The name of Eliza M. Burk, former widow of Phillip Burk, late of Company E, Thirteenth Regiment Kansas Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Eleanor McDevitt.

The name of Eleanor McDevitt, former widow of Frank McDevitt, late scout, Twenty-fifth Regiment Missouri Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Peter Girard.

The name of Peter Girard, late of Company A, Fifth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles A. Jones.

The name of Charles A. Jones, late of Company I, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ira Bennett.

The name of Ira Bennett, late of Company E, One hundred and ninety-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Fletcher Hedges.

The name of Fletcher Hedges, late of Company G, One hundred and seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edmund Kendall.

The name of Edmund Kendall, late of Company H, Tenth Regiment New Hampshire Volunteer Infantry, and United States Signal Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard Whipple.

The name of Richard Whipple, late of Company B, Sixty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry A. Keyes.

The name of Henry A. Keyes, late of Company H, Fifth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Potter.

The name of John W. Potter, late of Company A, Twenty-first Regiment Missouri Volunteer Infantry, and Company B, Twentieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

James Ohaver.

The name of James Ohaver, late of Company B, One hundred and seventeenth Regiment, and Company A, One hundred and fifty-sixth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of John Maney, late of Company C, Twelfth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Maney.

The name of Philip Mann, late of Company G, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Philip Mann.

The name of Edwin G. Owen, late of Company I, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Edwin G. Owen.

The name of James Graham, late second lieutenant Company L, Sixth Regiment Kansas Volunteer Cavalry, and first lieutenant Company M, Nineteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

James Graham.

The name of Wesley F. Barry, late of Company A, Eighth Regiment New York Volunteer Heavy Artillery, and Company K, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Wesley F. Barry.

The name of George H. Cady, late captain Company H, Fifth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George H. Cady.

The name of Amos C. Keepers, late of Company D, Fifteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month in lieu of that he is now receiving.

Amos C. Keepers.

The name of Samuel Wheeler, late of Company A, One hundred and eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Wheeler.

The name of Danford Taylor, late second lieutenant Company D, Twelfth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Danford Taylor.

The name of Baptist Firmbach, late second lieutenant Company G, Twentieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Baptist Firmbach.

The name of Amelia Johnson, widow of Eli Johnson, late of Company I, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and Company F, First Regiment United States Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Amelia Johnson.

The name of John G. Burchfield, late of Company G, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John G. Burchfield.

The name of Thomas E. Shoemaker, late of Company A, Fourth Battalion District of Columbia Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Thomas E. Shoemaker.

The name of Christian Bergmann, late of Company E, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Christian Bergmann.

The name of Samuel Arnold, late of Company F, Sixth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Arnold.

The name of Orrin D. Wickizer, late of Company I, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Orrin D. Wickizer.

The name of William C. Dillon, late of Company K, Thirty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William C. Dillon.

- Manning Austin.** The name of Manning Austin, late of Company G, Tenth Regiment New York Volunteer Cavalry, and Company I, Second Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Leroy S. Scott.** The name of Leroy S. Scott, late of Company H, Fifth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John C. Crimins.** The name of John C. Crimins, late of United States ship Great Western, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William B. Downey.** The name of William B. Downey, late of Company F, Third Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hugh McLean.** The name of Hugh McLean, late of United States ships Clara Dolsen, Ouachita, and Red Rover, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James W. Hobbs.** The name of James W. Hobbs, late of Seventeenth Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James E. Cothorn.** The name of James E. Cothorn, late of Company H, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Robb.** The name of George Robb, late of Company E, Ninety-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Williams.** The name of George W. Williams, junior, late of Companies I and E, Thirty-fourth Regiment, and Company I, Thirty-sixth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Harriett A. Neidig.** The name of Harriett A. Neidig, widow of Benjamin F. Neidig, late of Company H, Eleventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Ruben Lantz.** The name of Ruben Lantz, late of Company G, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Walter S. Chapman.** The name of Walter S. Chapman, late of Company A, Fifty-seventh Regiment, New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Frey.** The name of William H. Frey, late of Company H, Ninety-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Gretchen Stommell.** The name of Gretchen Stommell, widow of Julius Stommell, late captain Company G, Forty-first Regiment New York Volunteer Infantry, and first lieutenant, Veteran Reserve Corps, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Young Vineyard.** The name of Young Vineyard, late of Company C, Thirty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Samuel S. W. Hoffman.** The name of Samuel S. W. Hoffman, late of Company F, Seventy-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Elizabeth Ryan.** The name of Elizabeth Ryan, formerly Elizabeth Rice, late nurse, Medical Department, United States Volunteers, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
William W. Jordan.** The name of William W. Jordan, late of Company E, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Thomas W. Stimmel, late of Company G, First Regiment, and Company G, Seventh Regiment, Delaware Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas W. Stimmel.

The name of Rufus G. Lowe, late of Company E, Sixtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Rufus G. Lowe.

The name of George G. Hughes, late of Captain Bard's independent company, Ohio Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month in lieu of that he is now receiving.

George G. Hughes.

The name of John Marley, late of Company D, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Marley.

The name of Thomas McNulty, late of Company B, Fourth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Thomas McNulty.

The name of Charles Fribolin, late of Company I, Twelfth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Fribolin.

The name of James S. Wigmore, late of Company K, Seventy-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

James S. Wigmore.

The name of John H. Duncan, late of Company H, Fifteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Duncan.

The name of Josiah Hayes, late of Company G, One hundred and thirty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Josiah Hayes.

The name of Alice Morse, helpless and dependent child of Charles W. Morse, late first lieutenant Company K, Second Regiment, and first lieutenant and captain Company E, Sixteenth Regiment, Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Alice Morse.

The name of Harrison Seabrooks, late of Company H, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Harrison Seabrooks.

The name of Joseph C. Allison, late of Company G, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph C. Allison.

The name of Catherine Waughop, widow of Martin H. Waughop, late of Company B, Forty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Catherine Waughop.

The name of Andrew Bucher, late of Company E, Forty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Andrew Bucher.

The name of William Snooks, late of Company A, Tenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Snooks.

The name of Samuel Casebeer, late of Company A, One hundred and forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Casebeer.

The name of James A. Morgan, late of Company D, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Morgan.

The name of Lorenzo A. Dodge, late of Company I, Second Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lorenzo A. Dodge.

- Thomas J. Buttrum. The name of Thomas J. Buttrum, late of Company B, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John S. Wingfield. The name of John S. Wingfield, late of Company D, Thirty-second Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Forrest. The name of John W. Forrest, late of Company A, Fiftieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Evaline Aubrey. The name of Evaline Aubrey, widow of George W. Aubrey, late second lieutenant, Hardy County, West Virginia State Militia, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
John W. Armour. The name of John W. Armour, late of Company B, Sixth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hugh Smith. The name of Hugh Smith, late of Company B, Eighty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John Englebert. The name of John Englebert, late of Company B, One hundred and thirty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James R. Byrd. The name of James R. Byrd, late of Company K, Eleventh Regiment, and Company K, Ninth Regiment, Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jonas P. Davis. The name of Jonas P. Davis, late of Company F, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lyman B. Smith. The name of Lyman B. Smith, late first lieutenant Company D, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pensions.  
Elizabeth Grave. The name of Elizabeth Grave, widow of Frederick Grave, late of Company G, Fifty-first Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Myrtle L. Hart. The name of Myrtle L. Hart, helpless and dependent child of Charles Hart, late of Company E, Eighty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Benjamin B. Paull. The name of Benjamin B. Paull, late of Company K, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alexander Childers. The name of Alexander Childers, late of Company I, Thirty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Franklin Simons. The name of Franklin Simons, late of Company K, Forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- William A. Tyler. The name of William A. Tyler, late of Company D, Twenty-fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- T. Clark Stockdill. The name of T. Clark Stockdill, late of Company K, Seventh Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Stackhouse. The name of Charles Stackhouse, late of Company B, Second Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

The name of George W. Moore, late of Company E, One hundred and seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Moore.

The name of Dennis Flynn, late of Company M, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Dennis Flynn.

The name of William H. Beardsley, late of band, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Beardsley.

The name of Thomas Boyle, late of Company G, Independent Battery, Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Thomas Boyle.

The name of Mary E. Wolf, widow of Leonard Wolf, late of Company B, Forty-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Effie J. Wolf, helpless and dependent daughter of said Leonard Wolf, this pension shall be reduced to twelve dollars per month from and after the date of death of said Effie J. Wolf: *And provided further*, That in the event of the death of Mary E. Wolf, the name of said Effie J. Wolf shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Mary E. Wolf.

Mary E. Wolf.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Isaac Thuston, late of Company B, Ninety-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Isaac Thuston.

The name of Henry Worden, late of Company D, Sixth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Worden.

The name of James Denham, late of Company A, One hundredth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Denham.

The name of Henry Bredbenner, late of Company G, One hundred and eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Bredbenner.

The name of Joseph G. Moreau, late second lieutenant Company G, Seventeenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Joseph G. Moreau.

The name of Frances T. Gaddis, former widow of John C. Wiggins, late first lieutenant, Signal Corps, United States Army, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Frances T. Gaddis.

The name of John E. Smith, late of Company K, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John E. Smith.

The name of Sarah M. Jones, widow of Patrick H. Jones, late major Thirty-seventh Regiment, and colonel One hundred and fifty-fourth Regiment, New York Volunteer Infantry, and brigadier-general, United States Volunteers, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Sarah M. Jones.

The name of Elijah H. Garner, late of Company F, One hundred and fifteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elijah H. Garner.

The name of John J. Cooper, late of Company K, Tenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John J. Cooper.

- Dwight Pierce. The name of Dwight Pierce, late of Company D, Sixteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
William Fay. The name of William Fay, late scout and guide, United States Volunteers, and pay him a pension at the rate of twenty dollars per month.
- Pensions increased.  
Stephen A. Hunter. The name of Stephen A. Hunter, late of Company G, One hundred and sixty-eighth Regiment Pennsylvania Volunteer Infantry, and Company B, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David E. Kutz. The name of David E. Kutz, late of Company E, One hundred and thirty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George F. Sloane. The name of George F. Sloane, late of Company D, Fourteenth Regiment Connecticut Volunteer Infantry, and Company C, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Delano Myers. The name of Delano Myers, late of Company G, Thirty-third Regiment, and Company F, Thirty-fourth Regiment, Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Esther Reed. The name of Esther Reed, widow of Henry B. Reed, late of Company D, Twentieth Regiment, and captain Company G, One hundred and twenty-ninth Regiment, Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Joseph A. Hollister. The name of Joseph A. Hollister, late of Company A, One hundred and forty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel B. Pettengill. The name of Samuel B. Pettengill, late veterinary sergeant, Seventh Squadron Rhode Island Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry F. Feger. The name of Henry F. Feger, late of Company H, Twenty-first Regiment Pennsylvania Volunteer Cavalry and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Celia Spitsnale. The name of Celia Spitsnale, widow of Samuel Spitsnale, late of Company A, Fifty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Paul Tracey. The name of Paul Tracey, late of Company L, Twentieth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James C. Preston. The name of James C. Preston, late of Company C, Fifth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John J. Hitchcock. The name of John J. Hitchcock, late of Company C, Sixty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hugh McKinney. The name of Hugh McKinney, late of Company K, Seventy-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty-five dollars per month in lieu of that he is now receiving.
- William James. The name of William James, late of Company C, Thirty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ovid W. Barney. The name of Ovid W. Barney, late of Company A, Eighth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William A. Ferris, late of Company G, Nineteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Ferris.

The name of Sarah E. Evans, widow of Phillip C. Evans, late of Company C, Third Regiment Pennsylvania Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah E. Evans.

The name of James M. Gibson, late of Company B, First Battalion, Twelfth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
James M. Gibson.

The name of Sarah L. Jenness, widow of Mark C. Jenness, late of Company I, Sixth Regiment, and Company C, Seventh Regiment, Maine Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah L. Jenness.

The name of William J. Henry, late of Company I, Thirteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William J. Henry.

The name of Peter Ackerman, late of Company I, Seventeenth Regiment New York Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Peter Ackerman.

The name of Peter Banks, late of Company G, Ninth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter Banks.

The name of John N. Eddinger, late of Company H, Fifty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John N. Eddinger.

The name of William H. Jackson, late of Company F, Fifty-third Regiment Pennsylvania Volunteer Infantry, and Company F, Twenty-fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Jackson.

The name of Friend Z. Leonard, late of Company A, Fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Friend Z. Leonard.

The name of John H. Salisbury, late of Company B, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.

John H. Salisbury.

The name of Alfred G. Kinslow, alias George Lee, late of United States ships Ohio, Saco, and Fort Donelson, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alfred G. Kinslow.

The name of Thomas M. Cavitt, late of Company F, Thirty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Thomas M. Cavitt.

The name of William H. Wing, late of Company A, One hundred and thirtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Wing.

The name of Daniel Stine, late of Company G, Eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Stine.

The name of Frederick George Hocking, late of Company C, One hundred and forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick George  
Hocking.

The name of George T. Black, late of Company D, Ninety-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George T. Black.

The name of John J. Sharp, late of Company A, One hundred and eighty-third Regiment Pennsylvania Volunteer Infantry, and Company

John J. Sharp.

- K, Twelfth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.**
- Francis M. Lutz.** The name of Francis M. Lutz, late of Company I, Second Regiment Pennsylvania Provisional Volunteer Heavy Artillery, and Company F, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Andrew J. Williams.** The name of Andrew J. Williams, late of Company E, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edward L. Bailey.** The name of Edward L. Bailey, late captain Company I, and major, lieutenant-colonel, and colonel, Second Regiment, New Hampshire Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- John Wand.** The name of John Wand, late of Company C, Second Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edward Wall.** The name of Edward Wall, late of Company K, Ninety-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Smith.** The name of John Smith, late of Company B, Thirty-fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Dott.** The name of John Dott, late of Company K, Twenty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Abram Townson.** The name of Abram Townson, late of Company B, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Daniel J. Fox.** The name of Daniel J. Fox, late of Company B, Eleventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.**  
**Sue Webb Cooke.** The name of Sue Webb Cooke, widow of Robert H. Cooke, late acting assistant surgeon, United States Army, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Alfred W. Gilkinson.** The name of Alfred W. Gilkinson, late of Company A, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James K. Brewer.** The name of James K. Brewer, late of Company B, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel V. List.** The name of Samuel V. List, late of Company A, Fourth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William C. Beebe.** The name of William C. Beebe, late of Company D, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sumner L. Warner.** The name of Sumner L. Warner, late of Company B, Twentieth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Burton, jr.** The name of Thomas Burton, junior, late of Company E, Eighty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sarah L. Procter.** The name of Sarah L. Procter, widow of George W. Procter, late of Company E, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Elisha Johnson, late of Company B, Twenty-first Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elisha Johnson.

The name of Oliver Bruch, late of Company C, Eleventh Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oliver Bruch.

The name of Lyman M. Aldrich, late of Company I, Second Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lyman M. Aldrich.

The name of John T. Hutchins, late of Company E, Twenty-fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John T. Hutchins.

The name of William Stevens, late of Company D, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William Stevens.

The name of May de Forest Young, helpless and dependent child of Harrison de Forest Young, late captain Company A, Second Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
May de Forest  
Young.

The name of Anna Shaw, widow of William Shaw, late of Company E, Twenty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Pensions increased.  
Anna Shaw.

The name of Alice C. Risley, widow of Samuel A. Risley, late of Company C, One hundred and seventeenth Regiment Illinois Volunteer Infantry, and Signal Corps, United States Army, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Alice C. Risley.

The name of Thomas B. Fogle, late of Company D, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas B. Fogle.

The name of Caroline Lankford, widow of Robert Lankford, late of Company G, Tenth Regiment Michigan Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Caroline Lankford.

The name of John Byrns, late of Company H, One hundred and twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John Byrns.

The name of Christopher Ulrich, late of Company G, One hundred and thirteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Christopher Ulrich.

The name of Freeland Young, late of Company F, Twenty-third Regiment Maine Volunteer Infantry, and Seventh Battery, Maine Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Freeland Young.

The name of Gudson Revis, late of Company B, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gudson Revis.

The name of Alice A. Johnson, widow of William M. Johnson, late of Company F, Sixth Regiment Missouri State Militia Cavalry, and Company A, Thirteenth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month and two dollars per month additional on account of each of the minor children of said William M. Johnson until they reach the age of sixteen years.

Pension.  
Alice A. Johnson.

The name of Samuel H. Slaughter, late of Company A, One hundred and forty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Samuel H. Slaughter.

- Eurith Knight.** The name of Eurith Knight, widow of Frederick Knight, late second lieutenant Company E, One hundred and twenty-seventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of fifteen dollars per month in lieu of that she is now receiving.
- Henry R. Stevens.** The name of Henry R. Stevens, late major, Sixtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William E. Barnes.** The name of William E. Barnes, late of Company H, Ninety-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David A. Stewart.** The name of David A. Stewart, late of Company A, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph G. Shank.** The name of Joseph G. Shank, late of Company A, Thirteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Childers.** The name of John W. Childers, late of Company A, Fifth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hugh R. Schoonover.** The name of Hugh R. Schoonover, late of Company I, Fourth Regiment Provisional Enrolled Missouri Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John P. Martin.** The name of John P. Martin, late of Company C, Thirteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James McLaughlin.** The name of James McLaughlin, late of Company B, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Kidd.** The name of John W. Kidd, late of Company G, Thirty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Oscar F. Miller.** The name of Oscar F. Miller, late of Company C, Eighth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William A. Wallace.** The name of William A. Wallace, late of Company C, Nineteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Trezise.** The name of John Trezise, late of Company F, Twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Keys.** The name of Thomas Keys, late of Independent Company, attached to Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Asa Wren.** The name of Asa Wren, late of Company I, Thirty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Rhoda Bissell Thomas.** The name of Rhoda Bissell Thomas, widow of Charles W. Thomas, late first lieutenant Captain Vaughn's independent battery, Illinois Volunteer Light Artillery, and pay her a pension at the rate of forty dollars per month.
- Pensions increased. Johnson Hinton.** The name of Johnson Hinton, late of Company G, Sixty-ninth Regiment New York State Militia Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- John Rodgers.** The name of John Rodgers, late of Company A, Forty-ninth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Gustaf Alstrand, late of Company H, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Gustaf Alstrand.

The name of Lucy E. Suzer, widow of Gilbert Suzer, late of Company C, First Regiment Michigan Veteran Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Lucy E. Suzer.

The name of William H. Isenberg, late of Company I, One hundred and eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William H. Isenberg.

The name of Perry Harter, late of Company G, Twenty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Perry Harter.

The name of Catherine Greelish, widow of John Greelish, late captain Company E, Eighth Regiment Kansas Volunteer Infantry, and Company F, Fifteenth Regiment Veteran Reserve Corps, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Catherine Greelish.

The name of Reuben A. Ketchum, late of Battery K, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Reuben A. Ketchum.

The name of William L. West, late of company C, Third Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William L. West.

The name of Ormond D. Kimball, late of Company C, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ormond D. Kimball.

The name of James R. Moses, late of Company G, Eleventh Regiment, and Company D, Tenth Regiment, West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James R. Moses.

The name of William C. Brooks, late captain Company K, Twelfth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William C. Brooks.

The name of Tyra Montgomery, late first lieutenant Company K, Seventy-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Tyra Montgomery.

The name of Edwin J. Barber, late second lieutenant Seventeenth Independent Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Edwin J. Barber.

The name of Esward C. Emerson, late of Company C, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Esward C. Emerson.

The name of Elisha W. Cross, late of Company C, First Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elisha W. Cross.

The name of Stephen A. Reid, late of Company D, Forty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Stephen A. Reid.

The name of William H. Thompson, late of Company K, Seventy-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month.

Pension.  
William H. Thompson.

The name of James M. Zumwalt, late of Company M, Eighth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
James M. Zumwalt

- Cassius C. Wertz. The name of Cassius C. Wertz, late of Company C, Two hundred and first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Timothy Hayne. The name of Timothy Hayne, late of United States ship Alleghany, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Milford Ingraham. The name of William Milford Ingraham, late first lieutenant Company C, Eighteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- William A. Stewart. The name of William A. Stewart, late of Company L, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Murray Murch. The name of John Murray Murch, late of Company D, Maine Volunteer Coast Guards, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Maria B. Wheaton. The name of Maria B. Wheaton, widow of Frank Wheaton, late major-general United States Army, and pay her a pension at the rate of fifty dollars per month.
- Pensions increased. Edwin A. Chase. The name of Edwin A. Chase, late of Battery B, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James S. Wheeler. The name of James S. Wheeler, late of Company F, Seventy-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John F. Leach. The name of John F. Leach, late of Battery A, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Mitchell. The name of William Mitchell, late of Company F, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Henry W. Howe. The name of Henry W. Howe, late of Company A, Eleventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Harriet E. Noble. The name of Harriet E. Noble, widow of Henry B. Noble, late captain, Eighth Regiment United States Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- George H. Pettis. The name of George H. Pettis, late first lieutenant and adjutant First Regiment New Mexico Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Seymour Camp. The name of Seymour Camp, late of Company D, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Gorman. The name of James Gorman, late of United States ships Ohio, Brooklyn, and Fort Jackson, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Rolando S. Fuller. The name of Rolando S. Fuller, late of Company G, Second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alexander Burleigh. The name of Alexander Burleigh, late of Company B, Sixth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- The name of Anna A. Foster, widow of Charles W. Foster, late major and quartermaster, United States Army, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving. Anna A. Foster.
- The name of Grace F. Jacobs, widow of J. W. Jacobs, late colonel and assistant quartermaster-general, United States Army, and pay her a pension at the rate of forty dollars per month. Pension.  
Grace F. Jacobs.
- The name of Jasper Taylor, late of Company E, Eighteenth Regiment Wisconsin Volunteer Infantry, and Company C, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Pensions increased.  
Jasper Taylor.
- The name of William F. Willis, late of Company K, First Regiment Eastern Shore Maryland Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving. William F. Willis.
- The name of Ella Richmond Shaw, helpless and dependent daughter of George R. Shaw, late of Company F, Twelfth Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month. Pension.  
Ella Richmond Shaw.
- The name of Henrietta S. Kimball, widow of Abner D. Kimball, late of Company I, Ninety-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving. Pensions increased.  
Henrietta S. Kimball.
- The name of Abraham J. Buckles, late second lieutenant Company E, Twentieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty-five dollars per month in lieu of that he is now receiving. Abraham J. Buckles.
- The name of Watson R. Gribbin, late of Company E, Thirteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Watson R. Gribbin.
- The name of Cornelia Foster, widow of Uriah Foster, late of Company E, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Cornelia Foster.
- The name of Fred Reed, late of Company B, Twelfth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Fred Reed.
- The name of Ira W. Wheeler, alias Charles Smith, late of Troop L, Sixth Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Ira W. Wheeler, alias Charles Smith.
- The name of Tabitha Evaline Dumond, widow of David R. Dumond, late of Company E, Nineteenth Regiment, and Company E, Twentieth Regiment, Indiana Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Tabitha Evaline Dumond.
- The name of Hannah T. Maddox, widow of Billings Maddox, late of Company B, Sixth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving. Hannah T. Maddox.
- The name of Margaret Allison, widow of William Allison, late of Company B, Fifth Regiment Delaware Volunteer Infantry, and Company A, Seventh Regiment Delaware Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month. Pension.  
Margaret Allison.
- The name of Charles F. French, late of Company G, Fifteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pensions increased.  
Charles F. French.
- The name of James T. P. Bucklin, late major Fourth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. James T. P. Bucklin.

- Randolph Holding. The name of Randolph Holding, late of Company E, Eighth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frank Kashafer, alias Frank Snyder. The name of Frank Kashafer, alias Frank Snyder, late of Company G, Ninety-ninth Regiment Pennsylvania Volunteer Infantry, and Troop B, First Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Duggan. The name of Charles Duggan, late of Company D, Twenty-eighth Regiment Connecticut Volunteer Infantry, and landsman, United States ships Victoria, Saint Lawrence, and Poppy, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Timothy Covell, jr. The name of Timothy Covell, junior, late of Company I, Thirteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sarah Pennock. The name of Sarah Pennock, widow of William T. Pennock, late first lieutenant, First Regiment United States Cavalry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.
- John M. Burk. The name of John M. Burk, late of Company A, Fourth Regiment Delaware Volunteer Infantry, and Ninety-fifth Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Simon G. Cutting. The name of Simon G. Cutting, late of Company I, First Regiment New Hampshire Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William B. Scott. The name of William B. Scott, late of Company B, Tenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- William T. Smith. The name of William T. Smith, late of Company B, Fourth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Moore. The name of Thomas Moore, late of Company G, Twenty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sarah A. Creed. The name of Sarah A. Creed, widow of John C. Creed, late of Company D, Eleventh Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Winifred Flynn. The name of Winifred Flynn, widow of Thomas V. Flynn, late of Company D, Eighth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.
- John H. Stover. The name of John H. Stover, late of Company D, First Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Heimbach. The name of Thomas Heimbach, late captain Company B, Seventeenth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George G. Sherlock. *Ante*, p. 1341. The name of George G. Sherlock, late of Company I, Fourth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John F. Young. The name of John F. Young, late of Company K, First Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Addison Baker, late of Company C, and quartermaster-sergeant Third Regiment Indiana Home Guards, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Addison Baker.

The name of Charles L. Morrison, late of Company A, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles L. Morrison.

The name of Martin B. Wilson, late of Company K, Thirty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Martin B. Wilson.

The name of Laura W. Russell, former widow of Almon A. Spooner, late of Company B, Thirty-first Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of eight dollars per month.

Pension.  
Laura W. Russell.

The name of Stephen D. Taber, late of Company H, One hundred and twelfth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Stephen D. Taber.

The name of John L. Smith, late of Company B, Fortieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John L. Smith.

The name of George T. Miller, late of Company I, One hundred and fifty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George T. Miller.

The name of Thomas B. Lewis, late captain Company B, Thirteenth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas B. Lewis.

The name of William A. Reilly, late second lieutenant Company B, First Battalion, Fremont Rangers, Missouri Home Guards, and pay him a pension at the rate of twelve dollars per month.

Pension.  
William A. Reilly.

The name of Thomas A. Skrivan, late of Company K, Twenty-second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Thomas A. Skrivan.

The name of Joseph C. Lambert, late of Company D, One hundred and thirty-third Regiment Pennsylvania Volunteer Infantry, and Company G, Twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph C. Lambert.

The name of Elijah Johnson, late of Company K, Second Regiment Pennsylvania Volunteer Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah Johnson.

The name of Alfred O. Smith, late of Company H, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alfred O. Smith.

The name of John H. Carter, late of Company A, Third Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John H. Carter.

The name of Jefferson Wood, late of Company F, Eighth Regiment Iowa Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jefferson Wood.

The name of Silas L. Ashley, late of Company F, Fifteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Silas L. Ashley.

The name of Lucy E. Gregory, widow of Stephen Gregory, late of Company E, Seventeenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Lucy E. Gregory.

The name of Joseph S. Works, late of Company K, Ninth Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Joseph S. Works.

James Shaahan.

The name of James Shaahan, late of Company F, Eighth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cortez J. Brazee.

The name of Cortez J. Brazee, late of Company C, Thirty-eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles H. Goss.

The name of Charles H. Goss, late of Companies I and C, Seventy-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Royal E. Dake.

The name of Royal E. Dake, late commissary-sergeant First Regiment New York Veteran Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William S. McCormish.

The name of William S. McCormish, late of Company G, Sixth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cynthia A. Lapham.

The name of Cynthia A. Lapham, widow of William B. Lapham, late first lieutenant Company F, Twenty-third Regiment Maine Volunteer Infantry, and Seventh Battery, Maine Volunteer Light Artillery, and captain and assistant quartermaster, United States Volunteers, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

James Wilson.

The name of James Wilson, late of Company I, First Regiment Wisconsin Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew H. Yeazell.

The name of Andrew H. Yeazell, late first lieutenant and captain Company I, Sixty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Champlin.

The name of Daniel Champlin, late captain Company H, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Solomon Holsey.

The name of Solomon Holsey, late of Company A, One hundred and seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jud Morrow.

The name of Jud Morrow, late of Company C, Eighty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles E. Bowman.

The name of Charles E. Bowman, late of Company I, Twelfth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Toor Anderson.

The name of Toor Anderson, late of Company B, Thirty-fourth Regiment Wisconsin Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hiram E. Turner.

The name of Hiram E. Turner, late first lieutenant Company K, Fifteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Johnson Gammel.

The name of Johnson Gammel, late of Company E, Fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Weeden.

The name of William Weeden, late of Company K, Fifty-fifth Regiment Illinois Volunteer Infantry, and Company E, Forty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Breckenridge.

The name of George Breckenridge, late of Company D, Seventh Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.

Julia E. Willcox.

The name of Julia E. Willcox, widow of Orlando B. Willcox, late brevet major-general, United States Army, and pay her a pension at the rate of fifty dollars per month.

The name of Robert A. Kerr, late of Company A, Eighth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Robert A. Kerr.

The name of William Donegan, late of Company A, Sixty-fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Donegan.

The name of James H. Street, late of First Battery Kentucky Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Street.

The name of Thomas L. Sims, late of Company H, Fifty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas L. Sims.

The name of Stephen Prior, late of Company K, Fiftieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Stephen Prior.

The name of Henry C. Jennings, late of Company G, Sixty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Henry C. Jennings.

The name of Henry Thompson, late of Company I, Seventy-ninth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of fifteen dollars per month.

Pension.  
Henry Thompson.

The name of Thomas Shults, late of Company G, Forty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Thomas Shults.

The name of Samuel L. Higgins, late of Companies D and F, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel L. Higgins.

The name of William Alexander, late of Company A, Fifth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Alexander.

The name of Horace Seward, late of Company B, First Regiment United States Volunteer Sharpshooters, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Horace Seward.

The name of Samuel H. Britts, late of Company K, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel H. Britts.

The name of Jesse Chapman, late of Company A, Fifth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jesse Chapman.

The name of Charles W. Cary, late of Company E, Twenty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Charles W. Cary.

The name of Angeline C. Powell, widow of James W. Powell, late colonel Seventeenth Regiment United States Infantry, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Angeline C. Powell.

The name of Thomas L. Ward, late of Battery I, Third Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas L. Ward.

The name of Rufus G. Tole, late of Company E, Second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rufus G. Tole.

The name of Charles Coddington, late captain Company A, Eleventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Coddington.

The name of Michael C. Caddle, late of Company B, First Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael C. Caddle.

Edwin Smith.

The name of Edwin Smith, late of Company H, Thirteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Kemmer.

The name of Henry Kemmer, late of Company G, One hundred and sixty-ninth Regiment New York Volunteer Infantry, and One hundred and seventy-third Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William A. Fiske.

The name of William A. Fiske, late of Company I, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James T. Johnson.

The name of James T. Johnson, late of Company H, Eighty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eber B. Priest.

The name of Eber B. Priest, late of Companies B and C, Fourth Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry J. Porter.

The name of Henry J. Porter, late of Company G, Second Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Woodland.

The name of Joseph Woodland, late of Company B, Thirty-second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Harry R. Bentz.

The name of Harry R. Bentz, the totally helpless and crippled son of Adam C. Bentz, late of Company B, Two hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Angie E. Kerr.

The name of Angie E. Kerr, widow of Benjamin S. Kerr, late first lieutenant and captain Company D, Thirty-eighth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

Edward Thompson.

The name of Edward Thompson, late first lieutenant Company H, Sixty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Shattuck.

The name of William Shattuck, late of Company B, Twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob H. Dewees.

The name of Jacob H. Dewees, late lieutenant-colonel Thirteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

William I. Dossett.

The name of William I. Dossett, late of Company C, Forty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Sidney F. Sanborn.

The name of Sidney F. Sanborn, late of Company F, Fifty-third Regiment New York Volunteer Infantry, and Captain Houghton's company, New Hampshire Militia Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Thomas A. Walters.

The name of Thomas A. Walters, late of Company B, Tenth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alfred Johnson.

The name of Alfred Johnson, late of Company K, Eighteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Elizabeth Grass.

The name of Elizabeth Grass, late nurse, Medical Department, United States Volunteers, and widow of Harman Grass, late of Company D, Twelfth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

The name of Butler Oleson, late of Troop I, First Regiment United States Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Butler Oleson.

The name of Caleb F. Bandle, late of Company G, Seventy-second Regiment New York Volunteer Infantry, and Company L, Twenty-second Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Caleb F. Bandle.

The name of George Newland, late of Company E, Twelfth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Newland.

The name of Alonzo Greenleaf, late of Company B, Second Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alonzo Greenleaf.

The name of Richard H. Shapland, late of Company E, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard H. Shapland.

The name of Amos P. Johnson, late of Company A, Sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Amos P. Johnson.

The name of Richard C. Vanderford, late of Company C, Thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Richard C. Vanderford.

The name of John Milburn, late of Company H, One hundred and thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Milburn.

The name of George Towers, late quartermaster, United States steamships Great Western and General Pillow, United States Navy, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

George Towers.

The name of Charles E. Perry, late of Company A, Fourth Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles E. Perry.

The name of James T. Moore, late of Company F, Thirtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

James T. Moore.

The name of George Jacobs, late of Company C, Forty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Jacobs.

The name of Elijah E. Smedley, late of Companies I and A, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah E. Smedley.

The name of Jeremiah Regan, late of Company G, First Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jeremiah Regan.

The name of Leonard Goss, late of Company D, Forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Leonard Goss.

The name of Ellen A. Smith, widow of Colonel Andrew K. Smith, late surgeon, United States Army, retired, and pay her a pension at the rate of thirty dollars per month.

Pension.  
Ellen A. Smith.

The name of James Karr, late of Company H, Second Regiment Colorado Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
James Karr.

The name of Francis O'Leary, late of Company D, One hundred and thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Francis O'Leary.

The name of William B. Jones, late captain Company G, Forty-fifth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pen-

William B. Jones.

sion at the rate of thirty dollars per month in lieu of that he is now receiving.

- Thomas Chase. The name of Thomas Chase, late third assistant engineer, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Stuckey. The name of John Stuckey, late of Company K, Third Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Ellis. The name of George W. Ellis, late of Company G, Ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Ashton. The name of Thomas Ashton, late of Troop K, Second Regiment United States Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Isaac Daniels. The name of Isaac Daniels, late of Company I, Fiftieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George H. Scougale. The name of George H. Scougale, late of Company F, Ninth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Mary Elizabeth McCann. The name of Mary Elizabeth McCann, widow of William P. McCann, late commodore, retired, United States Navy, and pay her a pension at the rate of forty dollars per month.
- Pensions increased.  
Cornelius Teal. The name of Cornelius Teal, late of Company B, Fifteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. McIntire. The name of George H. McIntire, late of Company C, Eleventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry C. Doyle. The name of Henry C. Doyle, late of Company G, One hundred and forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ruhamah D. Sawyer. The name of Ruhamah D. Sawyer, widow of James W. Sawyer, late of First Battery Wisconsin Volunteer Light Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- George F. Pond. The name of George F. Pond, late of Company C, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lindly Cox. The name of Lindly Cox, late of Company G, One hundred and thirty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles H. Edwards. The name of Charles H. Edwards, late of United States steamship New London, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Caleb H. Ellis. The name of Caleb H. Ellis, late captain Company E, Thirty-first Regiment Maine Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- James Whyte. The name of James Whyte, late of Company D, Eighteenth Regiment Illinois Volunteer Infantry, and Signal Corps, United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James L. Foss. The name of James L. Foss, late of Company A, Twenty-seventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Sarah E. Dodd. The name of Sarah E. Dodd, widow of Benjamin F. Dodd, late of Company K, Third Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

The name of Edwin Smith, late of Company G, Sixth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased  
Edwin Smith.

The name of Thomas N. Bray, late of Company B, Twenty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas N. Bray.

The name of Evelina H. Sewall, widow of Frederic D. Sewall, late colonel Third Regiment Veteran Reserve Corps, and pay her a pension at the rate of forty dollars per month.

Pension.  
Evelina H. Sewall.

The name of Peter Dwyer, late of Companies C and E, Eighth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Peter Dwyer.

The name of Eli H. Young, late of Company I, Second Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month in lieu of that he is now receiving.

Eli H. Young.

The name of Charles Crane, late of Company A, Sixty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Crane.

The name of Louisa January, widow of Horace January, late second lieutenant Company H, Forty-fifth Regiment Kentucky Volunteer Mounted Infantry, and pay her a pension at the rate of fifteen dollars per month in lieu of that she is now receiving.

Louisa January.

The name of Alonzo B. Curtis, late of Company D, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alonzo B. Curtis.

The name of Thomas Handly, late of Company G, Second Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Handly.

The name of Margaret Thompson, widow of William Thompson, late captain of the fore-castle, United States ships Morning Light, Princeton, and Hartford, United States Navy, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Margaret Thompson.

The name of William A. Champlain, late second lieutenant Company D, Eleventh Regiment Rhode Island Volunteer Infantry, and second lieutenant Company C, Forty-fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Champlain.

The name of Mary C. Hayes, widow of Oren T. Hayes, late first lieutenant Company H, First Regiment Minnesota Volunteer Infantry, and major, First Regiment Minnesota Volunteer Mounted Rifles, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Mary C. Hayes.

The name of Cyrus Wellington, late of Company H, Ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Cyrus Wellington.

The name of Jennie Hammond, widow of Milton S. Hammond, late of Company E, One hundred and forty-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Jennie Hammond.

The name of George W. Bennum, late of Company B, Sixth Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
George W. Bennum.

The name of Emily D. Carnagua, widow of James W. Carnagua, late of Company H, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Emily D. Carnagua.

The name of Thomas Hooper, late of Company F, Third Regiment Colorado Volunteer Infantry, and Company H, Second Regiment Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Thomas Hooper.

- Pension.  
Laura M. Granger. The name of Laura M. Granger, widow of Paul L. Granger, late of Company B, Thirty-seventh Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Marvin Boget. The name of Marvin Boget, late of Company I, Twenty-second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Rollin A. Pratt. The name of Rollin A. Pratt, late of Company K, First Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Moyer. The name of Charles Moyer, late of Company G, Forty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pensions.  
Fannie J. Sargent. The name of Fannie J. Sargent, former wife of John B. Sargent, late of Company B, Tenth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Kate Spencer. The name of Kate Spencer, widow of Charles B. Spencer, late acting second assistant engineer, United States Navy, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Edward Seeland. The name of Edward Seeland, late of Company C, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hugh T. Crockett. The name of Hugh T. Crockett, late of Company A, Forty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John P. Buckley,  
alias Newton J. Pilcher. The name of John P. Buckley, alias Newton J. Pilcher, late of Company G, Fourteenth Regiment Iowa Volunteer Infantry, and Company A, Residuary Battalion Fourteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Issacher R. Wag-  
gener. The name of Issacher R. Waggener, late of Company H, Twenty-fifth Regiment Missouri Volunteer Infantry, and Company M, First Regiment Missouri Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert W. Malcolm. The name of Robert W. Malcolm, late of Company A, Twenty-second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jason P. Carey. The name of Jason P. Carey, late of Company K, Seventh Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Constantin G. W.  
Bischoff. The name of Constantin G. W. Bischoff, late of Company F, Fifth Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Cullimore. The name of John W. Cullimore, late second lieutenant Company F, First Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jefferson H. Mont-  
gomery. The name of Jefferson H. Montgomery, late second lieutenant Company B, Seventy-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Townsend. The name of Thomas Townsend, late principal musician, Fifteenth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Rice. The name of Charles Rice, late of Company C, Eighty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Relph. The name of William Relph, late of Company C, Seventy-second Regiment, and Company E, Thirtieth Regiment, Indiana Volunteer

Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Daniel Caswell, late of Company E, Fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Emma A. Henry, widow of George E. Henry, late captain Company B, First Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month.

The name of John Worrel, late captain Company G, Ninety-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Philip D. Gibson, late of Company C, Fifty-first Regiment Massachusetts Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Thomas W. Manchester, late captain Company B, Ninety-seventh Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Margaret K. Hern, widow of David W. Hern, late of Company B, Fourth Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

The name of John Hancock, late major and assistant adjutant-general, United States Volunteers, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

The name of Samuel H. Hurst, late lieutenant-colonel Seventy-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

The name of Philip Liebrick, late of Company I, First Regiment New Jersey Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William R. Tinker, late of Company M, Eighth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

The name of Frank M. Becker, late of Company I, Third Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Flora A. Knight, widow of John A. Knight, late of Company E, Sixth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

The name of Abraham Walk, late of Company C, First Battalion, Eleventh Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Mattie Allen, widow of William Allen, late of Company I, One hundred and seventy-seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

The name of James Jones, late surgeon's steward, United States ships Princeton and Princess Royal, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Herman Greager, late of Company E, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

The name of David H. Norris, late of Company E, Eleventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John W. Headington, late captain Company H and major One hundredth Regiment Indiana Volunteer Infantry, and pay

Daniel Caswell.

Pension.  
Emma A. Henry.Pensions increased.  
John Worrel.

Philip D. Gibson.

Thomas W. Manchester.

Margaret K. Hern.

John Hancock.  
*Ante*, p. 1252.Samuel H. Hurst.  
*Ante*, p. 1245.

Philip Liebrick.

William R. Tinker.

Frank M. Becker.

Pension.  
Flora A. Knight.Pension increased.  
Abraham Walk.Pension.  
Mattie Allen.Pensions increased.  
James Jones.

Herman Greager.

David H. Norris.

John W. Headington.

him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
James B. How.

The name of James B. How, late of Company A, Rifle Battalion, First Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Thomas Kidd.

The name of Thomas Kidd, late of Company K, One hundred and fifty-third Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John L. Middleton.

The name of John L. Middleton, late of Company F, One hundred and tenth Regiment Ohio Volunteer Infantry, and Company F, Seventeenth Regiment United States Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adam F. Broyles.

The name of Adam F. Broyles, late sergeant-major Fourth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Oliver  
Brown.

The name of Charles Oliver Brown, late of Company C, Third Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theron W. Haight.

The name of Theron W. Haight, late of Company K, Twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John G. Wheeler.

The name of John G. Wheeler, late of Company F, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael A. Leahy.

The name of Michael A. Leahy, late captain Company D, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Sarah A. Cooley.

The name of Sarah A. Cooley, widow of Joseph W. Cooley, late first lieutenant Company D, Twenty-fourth Regiment New York Volunteer Cavalry, and Company D, First Regiment New York Provisional Volunteer Cavalry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

Joseph Moore.

The name of Joseph Moore, late of Company A, First Regiment Delaware Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward B. Louderbough.

The name of Edward B. Louderbough, late of Company F, Ninth Regiment Delaware Volunteer Infantry, civil war, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Cable.

The name of William H. Cable, late of Company E, Twelfth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Susann D. Cross.

The name of Susann D. Cross, dependent mother of Thomas H. Cross, late acting third assistant engineer, United States Navy, and pay her a pension at the rate of twelve dollars per month.

Pension increased.  
Junius A. Parmelee.

The name of Junius A. Parmelee, late of Company K, Third Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
William J. Young.

The name of William J. Young, late of Company K, Thirty-sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month.

Pensions increased.  
William E. Dow.

The name of William E. Dow, late of Company E, Seventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George E. Garland.

The name of George E. Garland, late of Company E, Thirteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Francis E. Wheeler, late quartermaster-sergeant Company A, Second Regiment Minnesota Volunteer Cavalry, and second lieutenant Company D, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis E. Wheeler.

The name of Joseph Cook, late of Battery M, Fourth Regiment United States Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Joseph Cook.

The name of Edwin Morgan, late captain Company G, Seventy-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edwin Morgan.

The name of James Ritchie, junior, late of Company B, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

James Ritchie, jr.

The name of Thomas Black, late of Company H, Ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Black.

The name of Eva Seeley, widow of Oscar Seeley, late paymaster's steward, United States ships North Carolina, Connecticut, and Commodore Hull, United States Navy, and pay her a pension at the rate of twenty-four dollars per month in lieu of the amount she is now receiving.

Eva Seeley.

Approved, May 25, 1908.

**CHAP. 197.** An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and other wars, and to certain widows and dependent relatives of such soldiers and sailors.

May 25, 1908.  
[H. R. 17874.]

[Private, No. 59.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Daniel H. Parrott, late of Company K, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Daniel H. Parrott.

The name of James C. Fackenthal, late first lieutenant Company E, Twelfth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James C. Fackenthal.

The name of Alexander Thompson, late of Company B, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alexander Thompson.

The name of Albert Hardy, late of Company K, One hundredth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert Hardy.

The name of William H. Rupp, late of Company F, Eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Rupp.

The name of Frank Cart, late of Company D, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frank Cart.

The name of William H. Woodward, late sergeant-major Sixty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Woodward.

- David N. Anderson. The name of David N. Anderson, late of Company I, One hundred and fifty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William C. Hall. The name of William C. Hall, late of Company A, Twenty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David Miller, jr. The name of David Miller, junior, late of Company G, Twentieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles T. Haines. The name of Charles T. Haines, late of Company G, Seventy-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Turner. The name of William H. Turner, late of Company G, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Philip S. Smock. The name of Philip S. Smock, late of Company A, Seventy-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. Crowder. The name of James M. Crowder, late of Company B, Fifth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Kephart. The name of William Kephart, late of Company H, First Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
George T. Batty. The name of George T. Batty, helpless and dependent child of Edward Batty, late of Company H, One hundred and twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
Nelson Clark. The name of Nelson Clark, late of Company D, Eighteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- William H. H. Hurry. The name of William H. H. Hurry, late second lieutenant Companies E and F, Fifty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Elder. The name of William H. Elder, late of Companies H and A, Fifty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Bazil Hall. The name of Bazil Hall, late of Company H, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Michael McNally. The name of Michael McNally, late captain Company E, Two hundred and first Regiment Pennsylvania Volunteer Infantry, and pay him a pension of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas R. Luckhardt. The name of Thomas R. Luckhardt, late of Company E, One hundred and forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel Read. The name of Samuel Read, late of Company E, Fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension of thirty-six dollars per month in lieu of that he is now receiving.
- Horatio Webster. The name of Horatio Webster, late of Company E, First Regiment Michigan Volunteer Light Artillery, and pay him a pension of forty-six dollars per month in lieu of that he is now receiving.
- Mark Harrington. The name of Mark Harrington, late of Company C, Fifth Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John Bolles, late of Company D, Twenty-first Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Bolles.

The name of Solomon C. Grim, late of Company D, Ninety-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-seven dollars per month in lieu of that he is now receiving.

Solomon C. Grim.

The name of Butler Case, first lieutenant Company F, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Butler Case.

The name of Theophilus Jones, late of Company F, Twelfth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theophilus Jones.

The name of Walter H. Farwell, late of Company A, Fifth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Walter H. Farwell.

The name of John P. Patton, late of Company F, Thirty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John P. Patton.

The name of George W. Bireley, late of Company D, Two hundred and third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Bireley.

The name of Oliver T. Bundy, late assistant surgeon One hundred and forty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Oliver T. Bundy.

The name of William H. Studley, late of Company C, Eleventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Studley.

The name of Jane M. Ketcham, late nurse Medical Department United States Volunteers, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Jane M. Ketcham.

The name of Parker A. Emery, late of Company D, Fourteenth Regiment New Hampshire Volunteer Infantry, and One hundred and fourteenth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension increased.  
Parker A. Emery.

The name of Edward P. Rice, late of Companies F and K, Third Regiment United States Reserve Corps, Missouri Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Edward P. Rice.

The name of Joseph Ott, late of Company K, One hundred and fifty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Joseph Ott.

The name of John W. Adkins, late of Company H, Twelfth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Adkins.

The name of Ira Tupper, late of Company E, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Ira Tupper.

The name of Alem Snyder, late of Companies E and C, Sixth Regiment Pennsylvania Volunteer Cavalry, and Company C, Second Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alem Snyder.

The name of David Hughes, late of Company E, Fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the

David Hughes.

rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Hawley. The name of William H. Hawley, late of Company E, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles H. Crofutt. The name of Charles H. Crofutt, late of Company H, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cyrus T. Swain. The name of Cyrus T. Swain, late of Company C, Eighty-fourth Regiment Indiana Volunteer Infantry, and One hundred and thirty-ninth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Sine. The name of John Sine, late of Company F, Thirty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abram W. Labagh. The name of Abram W. Labagh, late of Company K, Fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

William P. Pease. The name of William P. Pease, late of Company B, Ninety-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin F. Slater. The name of Benjamin F. Slater, late of Company K, Twenty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Joseph Martin. The name of Joseph Martin, late of Company D, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Augustus Bunting. The name of Augustus Bunting, late of Company E, Eightieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles A. McKeivitt. The name of Charles A. McKeivitt, late of Company E, Third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nathan T. Moore. The name of Nathan T. Moore, late of Company K, Twelfth Regiment Ohio Volunteer Infantry, and Company I, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin F. Keefer. The name of Benjamin F. Keefer, late of Company E, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John S. McNair. The name of John S. McNair, late first lieutenant Company B, Twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert Firth. The name of Robert Firth, late of Company C, One hundred and fifty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry S. Rider. The name of Henry S. Rider, late of Company L, Twenty-second Regiment Pennsylvania Volunteer Cavalry, and Company L, Third Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Marion B. Patterson. The name of Marion B. Patterson, widow of Robert F. Patterson, late lieutenant-colonel Twenty-ninth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Thomas W. Ritchie. The name of Thomas W. Ritchie, late of Company A, Fifth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of George W. Johns, late of Company C, Twelfth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Johns.

The name of Jane E. Seaman, widow of Harmanus V. V. Seaman, late of Company A, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Jane E. Seaman.

The name of Francis A. Gere, late of Company A, One hundred and fifty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Francis A. Gere.

The name of Francis M. Smith, late of Company D, First Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-five dollars per month in lieu of that he is now receiving.

Francis M. Smith.

The name of Oliver M. Allen, late of Company A, One hundred and fifty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oliver M. Allen.

The name of Henry B. Haley, late captain Company M, First Regiment New Hampshire Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry B. Haley.

The name of Edward E. Spencer, late of Company G, Sixty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward E. Spencer.

The name of Alfred P. Slater, late of Company B, Fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alfred P. Slater.

The name of George A. Hawley, late of Company I, Fifteenth Regiment, and Company G, Twentieth Regiment, Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George A. Hawley.

The name of Samuel Brown, late of Company H, Forty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Brown.

The name of Bankson T. Morgan, late lieutenant-colonel Fifty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Bankson T. Morgan.

The name of William I. Protzman, late of Company C, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William I. Protzman.

The name of John H. Crippen, late of Company K, Fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Crippen.

The name of Peter Stark, late of Company H, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter Stark.

The name of Samuel J. Stogden, late of Company I, Eleventh Regiment, and Company I, One hundred and ninetyeth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel J. Stogden.

The name of William T. Gullett, late of Company I, First Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William T. Gullett.

The name of Edward A. Chapman, late of Company A, Eighty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward A. Chapman.

The name of Theophilus McConnell, late of Company D, Twelfth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Theophilus McConnell.

- George W. Bowler. The name of George W. Bowler, late of Company N, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Dallis Johnson, alias Dallas Johnson. The name of George Dallis Johnson, alias Dallas Johnson, late of Company G, Forty-seventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Reuben J. Clarkson. The name of Reuben J. Clarkson, late of Company F, Ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George C. Heberling. The name of George C. Heberling, late of Company A, Twenty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Francis. The name of Joseph Francis, late of Company H, Thirty-first Regiment Wisconsin Volunteer Infantry, and Company C, Twenty-third Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William T. Edwards. The name of William T. Edwards, late of Company E, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Asa B. Park. The name of Asa B. Park, late of Company B, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. George Hess. The name of George Hess, helpless and dependent son of Samuel Hess, late major and lieutenant-colonel Sixtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Frank E. Wadhams. The name of Frank E. Wadhams, late of Company E, Thirteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Hines. The name of Charles Hines, late of Company G, One hundred and eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- William H. Watson. The name of William H. Watson, late of Company I, One hundred and thirty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Rudolph B. Scott, alias Charles R. Scott. The name of Rudolph B. Scott, alias Charles R. Scott, late of United States steamships North Carolina and Chicopee, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Harmon M. Billings. The name of Harmon M. Billings, late captain Company E, Eighty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William Lemon. The name of William Lemon, late of Company D, Seventh Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John S. G. Green. The name of John S. G. Green, late of Company D, Twentieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Joy. The name of Charles Joy, late of Company A, Fifteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Mastilla. The name of Henry Mastilla, late of Company E, Ninth Regiment United States Colored Volunteer Heavy Artillery, and Company K, Third Regiment United States Colored Volunteer Heavy Artillery,

and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Joseph N. Dawson, late of Company E, Seventy-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph N. Dawson.

The name of Hiram F. Hollister, late of Company A, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hiram F. Hollister.

The name of Heman R. Lybolt, late of Company F, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Heman R. Lybolt.

The name of Elicum Ayres, late of Company K, Eleventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elicum Ayres.

The name of Henry Moore, late of Company E, One hundred and sixty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Henry Moore.

The name of Oswald Ihme, late of Company G, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oswald Ihme.

The name of Matthew J. McRaith, late of Company G, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Matthew J. McRaith.

The name of Rudolph Frey, late of Company A, Ninety-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rudolph Frey.

The name of John G. Homan, late of Company C, Twelfth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

John G. Homan.

The name of Albert E. Oviatt, late of Company D, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert E. Oviatt.

The name of Alonson D. Grinnell, late of Company I, Ninetieth Regiment, and Company E Battalion, Ninetieth Regiment, New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alonson D. Grinnell.

The name of Joseph Gugumus, late of Company B, One hundred and thirty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph Gugumus.

The name of Albert J. Meserve, late of Company A, Forty-second Regiment Massachusetts Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert J. Meserve.

The name of Samuel Gray, late of Battery F, First Regiment Pennsylvania Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Gray.

The name of Elizabeth McCarthy, widow of Cornelius McCarthy, late of Company D, Twelfth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elizabeth M c-Carthy.

The name of Selden S. Hall, late of Company F, One hundred and third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Selden S. Hall.

The name of Elizabeth S. Hess, widow of Jacob Hess, late of Company A, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Elizabeth S. Hess.

- Cecilia W. Simon. The name of Cecilia W. Simon, widow of Alexander W. Simon, late sergeant-major, Fifth Regiment United States Cavalry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.
- Virgil D. Poe. The name of Virgil D. Poe, late of Company F, One hundred and nineteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John B. Graves. The name of John B. Graves, late of Company C, Eleventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Adeline K. Hart. The name of Adeline K. Hart, widow of Andrew Hart, late captain of Company K, First Regiment United States Reserve Corps, Missouri Home Guards, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Isaac Holcomb. The name of Isaac Holcomb, late of Company C, Third Regiment North Carolina Mounted Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Robert D. Robinson. The name of Robert D. Robinson, late of Company D, Thirty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry L. Patterson. The name of Henry L. Patterson, late of Company H, Nineteenth Regiment Maine Volunteer Infantry, and Company E, Third Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Adelaide E. Randolph. The name of Adelaide E. Randolph, widow of Asa A. F. Randolph, late of Company K, Twelfth Regiment New Jersey Volunteer Infantry, and Seventeenth Company Second Battalion Veteran Reserve Corps, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Anna J. Randolph, helpless and dependent child of said Asa A. F. Randolph, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of the said Adelaide E. Randolph the name of said Anna J. Randolph shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of the death of said Adelaide E. Randolph.
- Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother.
- William McLain. The name of William McLain, late of Company M, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Milton Charles. The name of Milton Charles, late of Company C, Fifth Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alfred R. Bradeen. The name of Alfred R. Bradeen, late of Company E, Ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles M. Massie. The name of Charles M. Massie, late of Company L, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Carroll. The name of James Carroll, late of Company D, Twenty-fifth Regiment, and Company K, One hundred and fiftieth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis Gault. The name of Francis Gault, late of Company A, Seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Sarah B. Goehler. The name of Sarah B. Goehler, widow of Philip Goehler, late second lieutenant Company G, Ninety-eighth Regiment Pennsylvania Volunteer Infantry, and captain Company C, Third Battalion Pennsyl-

vania Volunteer Infantry, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

The name of Rufus H. Washburn, late of Company A, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rufus H. Washburn.

The name of William J. Gardner, late of Company F, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William J. Gardner.

The name of William V. Carr, late of Company A, Fifty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William V. Carr.

The name of William Nelson, late of Company E, Fifteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Nelson.

The name of Edward McGinniss, late of Company B, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward McGinniss.

The name of Sarah E. Wilkin, widow of Jacob W. Wilkin, late captain Companies C and K, One hundred and thirtieth Regiment, and Company K, Seventy-seventh Regiment, Illinois Volunteer Infantry, and pay her a pension at the rate of twenty-five dollars per month.

Pension.  
Sarah E. Wilkin.

The name of Caroline King, widow of Joseph King, late of Company C, Twelfth Regiment Missouri Volunteer Cavalry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of John A. King, helpless and dependent son of said Joseph King, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Caroline King the name of said John A. King shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the death of said Caroline King.

Pensions increased.  
Caroline King.*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Benjamin F. Harris, late of Company D, First Regiment Missouri State Militia Infantry, and Company F, Thirteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin F. Harris.

The name of Timothy C. Moore, late lieutenant-colonel Thirty-fourth Regiment New Jersey Volunteer Infantry, and captain Company K, Sixth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Timothy C. Moore.

The name of Michael Unbehaun, late of Company I, One hundred and sixteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael Unbehaun.

The name of Elijah M. Sanford, late of Company F, Twenty-fourth Regiment New York Volunteer Cavalry, and Company F, First Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah M. Sanford.

The name of James D. Timoney, late of Company D, Fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James D. Timoney.

The name of John R. Knudson, late of Company D, Fifty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John R. Knudson.

The name of Anna Fick, helpless and dependent daughter of Carl Fick, late of Companies F and C, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Anna Fick.

- Alwilda Blades.** The name of Alwilda Blades, widow of John H. Blades, late of Company D, Third Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Julia F. Noyes.** The name of Julia F. Noyes, widow of George O. Noyes, late of Company C, First Regiment United States Infantry, and Company E, Twenty-sixth Regiment United States Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.
- James W. Freeman.** The name of James W. Freeman, late of Ninth Company, United States Coast Artillery, and pay him a pension at the rate of twelve dollars per month.
- Phillip Margetts.** The name of Phillip Margetts, late of Captain Burton's Company B, Utah Mounted Volunteers, Utah Indian disturbances, and pay him a pension at the rate of eight dollars per month.
- Rachel Travis.** The name of Rachel Travis, widow of Peter O. Travis, late recruit Fifth Regiment Indiana Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month.
- Luella S. Gallup.** The name of Luella S. Gallup, widow of Charles C. Gallup, late first lieutenant Company C, Fifth Regiment United States Artillery, and pay her a pension at the rate of seventeen dollars per month.
- James A. McDavid.** The name of James A. McDavid, late of Company F, First Regiment South Carolina Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Ulysses G. Powell.** The name of Ulysses G. Powell, late of Company B, Third Regiment Nebraska Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Pension increased.  
Sarah R. Williams.** The name of Sarah R. Williams, widow of Ferdinand Williams, late first lieutenant, Engineer Corps, United States Army, and pay her a pension at the rate of twenty-five dollars per month, and two dollars per month additional on account of the minor child of said Ferdinand Williams until she reaches the age of sixteen years, such pension being in lieu of that granted by private Act approved February first, nineteen hundred and seven.
- Vol. 34, p. 2314.**
- Pensions.  
Seth S. Nye.** The name of Seth S. Nye, late of Company K, First Regiment Illinois Volunteer Infantry, war with Mexico, and pay him a pension at the rate of twenty dollars per month.
- James Francis Flynn.** The name of James Francis Flynn, late of United States ship New York, United States Navy, war with Spain, and pay him a pension at the rate of thirty dollars per month.
- Mary Meeler.** The name of Mary Meeler, widow of John Meeler, late of Company L, Second Regiment Arkansas Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of each of the minor children of the said John Meeler, until they reach the age of sixteen years.
- Pension increased.  
Harry C. Newton.** The name of Harry C. Newton, late of Company F, Eighteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pensions.  
Loring R. Clayton.** The name of Loring R. Clayton, late of Company I, Third Regiment Georgia Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Caroline M. Douglas.** The name of Caroline M. Douglas, dependent mother of William H. Douglas, late of Company H, Eighth Regiment Ohio Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.
- Nancy J. Stephens.** The name of Nancy J. Stephens, dependent mother of Oliver P. Stephens, late of Company H, Fourth Regiment Tennessee Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Malinda Foust.** The name of Malinda Foust, widow of Philip E. Foust, late of Captain Allen's company, Tennessee Militia, war of eighteen hundred and

twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

The name of John Winter, late of Troop E, Second Regiment United States Dragoons, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Billings A. Clark, late of Captain Burch's Company B, First Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Albert Nelson, late gunner's mate, second class, United States ship Wheeling, United States Navy, war with Spain, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

The name of Robert White, late of Company F, Seventeenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Andrew E. Waterman, late of Company H, First Regiment South Dakota Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

The name of Victoria Saint C. E. C. Mickelson, widow of Michael Mickelson, late of Captain Thomas Smith's company, Ninth Regiment Oregon Mounted Militia, Oregon and Washington Territory Indian war, and pay her a pension at the rate of twelve dollars per month.

The name of Manuel R. Sanchez, late of Captain William Mosley's independent company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of George E. Ryno, late of Company F, Twenty-second Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

The name of Frank Bremigam, late of Company H, Twentieth Regiment United States Infantry, and pay him a pension at the rate of sixteen dollars per month.

The name of Patrick Burton, late of Company H, First Regiment Tennessee Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

The name of Lawrence Nichols, late of Company L, First Regiment Tennessee Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty dollars per month.

The name of John D. McKinlay, late of Captain James G. Dell's company, Florida Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Charles A. Young, late of Captain Robert Mickler's independent company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Mansfield Burris, late of Captain William Fitzhugh's Company D, Texas Mounted Volunteers, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of William H. Jones, late of Captains Hembree's and Swan's companies, Tennessee Volunteers, Cherokee Indian disturbance, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Annie A. Robbins, late nurse, Medical Department, United States Army, war with Spain, and pay her a pension at the rate of twelve dollars per month.

The name of William Kelly, late of Company A, Fifth Regiment, and Company H, Seventeenth Regiment, United States Infantry, and

John Winter.

Billings A. Clark.

Albert Nelson.

Robert White.

Pensions.  
Andrew E. Waterman.Victoria Saint C. E.  
C. Mickelson.Pension increased.  
Manuel R. Sanchez.Pensions.  
George E. Ryno.

Frank Bremigam.

Patrick Burton.

Lawrence Nichols.

Pensions increased.  
John D. McKinlay.

Charles A. Young.

Mansfield Burris.

William H. Jones.

Pension.  
Annie A. Robbins.Pensions increased.  
William Kelly.

pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- Elizabeth E. Wood. The name of Elizabeth E. Wood, widow of Francis Wood, late pharmacist, United States Navy, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Pensions.  
Renvey E. Dees. The name of Renvey E. Dees, widow of Henry Dees, late of Captain Coffee's company, Florida Volunteers, war with Mexico, and pay her a pension at the rate of eight dollars per month.
- Margaret Aston. The name of Margaret Aston, formerly Margaret Dunn, late nurse, Medical Department United States Army, war with Spain, and pay her a pension at the rate of twelve dollars per month.
- Harriette M. Maxwell.  
The name of Harriette M. Maxwell, late nurse, Medical Department United States Army, war with Spain, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Agnes Boon Otis. The name of Agnes Boon Otis, widow of Elmer Otis, late lieutenant-colonel Seventh Regiment and colonel Eighth Regiment United States Cavalry, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.
- Elenor Sanborn. The name of Elenor Sanborn, widow of Nathaniel Sanborn, late of Captain Holt's company, Massachusetts Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.
- Hutchinson Smith. The name of Hutchinson Smith, late of Captain Hardee's company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Josiah B. Law. The name of Josiah B. Law, late of Captain Stewart's mounted company, Special Battalion Florida Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Edward C. McGeachy. The name of Edward C. McGeachy, late of Captain Kendrick's company, Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension.  
Charles M. Montgomery. The name of Charles M. Montgomery, late of Company I, Second Regiment United States Infantry, and pay him a pension at the rate of seventeen dollars per month.
- Pensions increased.  
Stephen T. Hancock. The name of Stephen T. Hancock, late of Captains Mizell's and McClellan's companies, Florida Mounted Militia, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- William Standley. The name of William Standley, late of Captain Steven's company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- George E. Mills. The name of George E. Mills, late of Captain Mills company, Florida Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Esther H. Kautz. The name of Esther H. Kautz, widow of Albert Kautz, late rear-admiral, United States Navy, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving.
- Anna O. D. Mickley.  
*Ante*, p. 1321. The name of Anna O. D. Mickley, widow of Joseph P. Mickley, late chief engineer, United States Navy, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.
- Pension.  
Thomas B. Brown. The name of Thomas B. Brown, late of Company A, Thirty-third Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of seventeen dollars per month.
- Pension increased.  
Catherine S. Miller. The name of Catherine S. Miller, widow of Marcus P. Miller, late major, Fifth United States Artillery, United States Army, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving.

- The name of Oliver M. Reid, late of Company I, Twentieth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month.
- Pensions.  
Oliver M. Reid.
- The name of Martin Bolster, late of Company M, Ninth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.
- Martin Bolster.
- The name of Richard R. Russell, late of Captain William G. Moseley's company, Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pensions increased.  
Richard R. Russell.
- The name of Daniel G. W. Norman, late of Captain Hardee's company, First Regiment Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Daniel G. W. Norman.
- The name of John F. Jones, late of Captain Robert Bullock's independent company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- John F. Jones.
- The name of Isham Walker, late of Captain Beady's company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Isham Walker.
- The name of Henry Tyrriver, late of Company B, Second Regiment Wisconsin Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Pension.  
Henry Tyrriver.
- The name of John Hatcher, late of Captain Joseph J. Knight's company, Florida Militia, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension increased.  
John Hatcher.
- The name of Pearl Y. Newcomb, widow of Marcellus L. Newcomb, late of Troop D, First Regiment United States Volunteer Cavalry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of each of the minor children of said Marcellus L. Newcomb until they reach the age of sixteen years.
- Pensions.  
Pearl Y. Newcomb.
- The name of Annie E. Tisdell, widow of Moses H. Tisdell, late first lieutenant Company A, Second Regiment Massachusetts Volunteer Infantry, war with Spain, and pay her a pension at the rate of seventeen dollars per month, and two dollars per month additional on account of each of the minor children of the said Moses H. Tisdell until they reach the age of sixteen years.
- Annie E. Tisdell.
- The name of Justin McCarthy, late of Second Artillery Corps, United States Army, war with Spain, and pay him a pension at the rate of thirty dollars per month.
- Justin McCarthy.
- The name of William J. Meadows, late of Captain William H. Kendrick's independent company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pensions increased.  
William J. Meadows.
- The name of Vianna R. Huston, widow of Robert B. Huston, late captain Company L, Forty-seventh Regiment United States Volunteer Infantry, war with Spain, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Vianna R. Huston.
- The name of William L. Deflaney, late of Captain Newell's company, Oregon Scouts, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- William L. Deflaney.
- The name of Jobeny Mullinax, late of Captains Lyons's and Cessna's companies, Georgia Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Jobeny Mullinax.

- William Leggett.** The name of William Leggett, late of First Lieutenant R. B. Turner's detachment, Florida Foot Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- David Raulerson.** The name of David Raulerson, late of Captain Giles W. Ellis's company, Florida Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pensions.**  
**Christopher Kneup.** The name of Christopher Kneup, late of Company C, Third Regiment United States Cavalry, and pay him a pension at the rate of twelve dollars per month.
- Clara D. Miller.** The name of Clara D. Miller, widow of John Miller, late of Company M, First Regiment Virginia Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month.
- Martin J. Frey.** The name of Martin J. Frey, late of Company H, Third Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.
- Edward W. Hall.** The name of Edward W. Hall, late of Company L, Fourth Regiment Kentucky Volunteer Infantry, war with Spain, and pay him a pension at the rate of seventeen dollars per month.
- Pension increased.**  
**Arthur Onderdonk.** The name of Arthur Onderdonk, late of Company B, Second Regiment United States Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Pension.**  
**Guy R. Martin.** The name of Guy R. Martin, late of Company B, Fortieth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of fifty-five dollars per month.
- Pensions increased.**  
**Bright Evans.** The name of Bright Evans, late of Captain Cleveland's company, Georgia Volunteers, Cherokee Indian disturbances, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Jacob Slempp.** The name of Jacob Slempp, late of Company D, Tenth Regiment United States Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Pension.**  
**William H. Long.** The name of William H. Long, late of Company H, Sixteenth Regiment Pennsylvania Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Pension increased.**  
**Paul K. Hubbs, jr.** The name of Paul K. Hubbs, junior, late of Captain Smalley's Company G, Second Regiment Washington Territory Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension.**  
**John Muir.** The name of John Muir, late of Company D, Second Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William H. Hall.** The name of William H. Hall, late of Company E, First Regiment District of Columbia Volunteer Infantry, war with Spain, and pay him a pension at the rate of seventeen dollars per month in lieu of that he is now receiving.
- Barzilla P. Greenwood.** The name of Barzilla P. Greenwood, late of Captain Haley's Company C, Battalion Rangers Oregon Mounted Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pensions.**  
**Margaret Talbut.** The name of Margaret Talbut, widow of William Talbut, late private, Ordnance Detachment, United States Army, and pay her a pension at the rate of twelve dollars per month.
- Edward P. L. Jones.** The name of Edward P. L. Jones, late of Company F, Seventh Regiment Ohio Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month.
- Pensions increased.**  
**Elijah H. McAlmond.** The name of Elijah H. McAlmond, late of Captain I. N. Ebeys's company, First Regiment Washington Territory Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Arthur F. Truitt, late of Company G, First Regiment Louisiana Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Arthur F. Truitt.

The name of Ellis R. Brock, late of Company K, First Regiment Alabama Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
Ellis R. Brock.

The name of Joseph H. Glover, helpless and dependent son of John Glover, late of Company I, Sixteenth Regiment United States Infantry, war with Mexico, and pay him a pension at the rate of twelve dollars per month.

Joseph H. Glover.

The name of Nora R. Willett, widow of Eugene Willett, late of Company A, Twentieth Regiment Kansas Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month and two dollars per month additional on account of the minor child of the said Eugene Willett until she reaches the age of sixteen years.

Nora R. Willett.

The name of William Q. Anderson, late of Battery D, Utah Volunteer Light Artillery, war with Spain, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William Q. Anderson.

The name of Henry P. Mann, late of Company L, Second Regiment Ohio Volunteers, war with Mexico, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry P. Mann.

The name of Vance V. Pearsall, late of Troop B, Eleventh Regiment United States Cavalry, war with Spain.

Vance V. Pearsall.

The name of William S. Sykes, late of Second Company, United States Coast Artillery, and pay him a pension at the rate of forty dollars per month.

Pension.  
William S. Sykes.

The name of William McCrocklin, late of Company I, Fifteenth Regiment United States Infantry, and pay him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.

Pension increased.  
William McCrocklin.

The name of Charles M. Stebbins, late of Company F, Second Regiment Alabama Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
Charles M. Stebbins.

The name of Margaret F. Bell, widow of Clarence W. Bell, late of Troop K, First Regiment Illinois Volunteer Cavalry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of the said Clarence W. Bell until she reaches the age of sixteen years.

Margaret F. Bell.

The name of James B. Waters, late of Company I, Eighth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
James B. Waters.

The name of Jesse T. Reese, late of Company G, Seventh Regiment Ohio Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jesse T. Reese.

The name of Alzina Wilcher, widow of Stephen Wilcher, late of Captain Winters's company, Illinois Volunteers, Black Hawk Indian war, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Alzina Wilcher.

Approved, May 25, 1908.

**CHAP. 207.** An Act Granting pension and increase of pension to certain soldiers and sailors of the war with Spain and other wars, and to the widows of such soldiers and sailors.

May 27, 1908.  
[H. R. 1991.]

[Private, No. 60.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—*

Pensions.

The name of Jerry Murphy, late of Troop H, United States Mounted Rifles, Texas and New Mexico Indian disturbances, and pay him a

Pensions increased.  
Jerry Murphy.

pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Frank Z. Curry.

The name of Frank Z. Curry, late second lieutenant of Company B, Third Regiment Georgia Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions.  
Roy L. Jones.

The name of Roy L. Jones, late of Company L, Fourth Regiment Illinois Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Harris Alvin Conrad.

The name of Harris Alvin Conrad, minor child of Alvin S. Conrad, late of Company L, Sixth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month until he reaches the age of sixteen years.

Harry L. Orendorff.

The name of Harry L. Orendorff, late seaman United States ship Newport, United States Navy, and pay him a pension at the rate of twenty-four dollars per month.

Pensions increased.  
James Barbour.

The name of James Barbour, late of Company A, Third Regiment United States Infantry, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Jorge Benavides  
Anderson.

The name of Jorge Benavides Anderson, widow of Tandy K. Anderson, late of Captain M. B. Lamar's independent company Texas Mounted Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pension.  
James J. Callan.

The name of James J. Callan, late of Company E, Second Regiment United States Cavalry, and pay him a pension at the rate of eight dollars per month.

Pensions increased.  
Margaret C. Storts.

The name of Margaret C. Storts, widow of Charles Henry Storts, late of Company I, Third Regiment Kentucky Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Jennie H. Thomas.

The name of Jennie H. Thomas, widow of Edward L. Thomas, late second lieutenant Captain Loyall's company Georgia Mounted Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Louisa E. Price.

The name of Louisa E. Price, widow of Edmund Price, late of Company H, Palmetto Regiment South Carolina Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Angeline Phillips.

The name of Angeline Phillips, widow of William Phillips, late of Captains Dayton and Field's companies, District of Columbia Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Eliza J. Walker.

The name of Eliza J. Walker, widow of William C. Walker, late of Captain Smith's company, Colonel Young's Regiment Texas Cavalry, war with Mexico, and pay her a pension at the rate of sixteen dollars per month in lieu of that she is now receiving.

Pension.  
John Hearn.

The name of John Hearn, late of Company E, Sixty-ninth Regiment New York Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Penelope L. Newman.

The name of Penelope L. Newman, widow of James Newman, late of Company E, Battalion of Mississippi Volunteer Riflemen, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Ophelia J. Gordon.

The name of Ophelia J. Gordon, widow of Thomas M. Gordon, late of Company G, Second Regiment Tennessee Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pension.  
Maggie Z. Tarter.

The name of Maggie Z. Tarter, widow of William W. Tarter, late of Company H, Sixth Regiment United States Infantry, and pay her a pension at the rate of twelve dollars per month and two dollars per

month additional on account of each of the minor children of said William W. Tarter until they reach the age of sixteen years.

The name of Samuel W. Burt, late of Captain Henry's company, South Carolina Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions increased.  
Samuel W. Burt.

The name of Emeline M. Strong, widow of John Strong, late of Company F, First Regiment Mississippi Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Emeline M. Strong.

The name of Noble Saxton, late of Captain Sheffield's Company A, Second Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Noble Saxton.

The name of Anna Borkowski, dependent mother of Frank Borkowski, late of Company D, Second Regiment United States Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Anna Borkowski.

The name of Martha C. Pace, widow of Alexander Pace, late of Captains Crute's and Allen's companies, Georgia Mounted Volunteers, Creek Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pensions increased.  
Martha C. Pace.

The name of Peter A. Rainbolt, late of Captain Boling's Company B, Mounted California Volunteers, California Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Peter A. Rainbolt.

The name of William Goulding, late of Battery F, Second Regiment United States Artillery, Florida Seminole Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William Goulding.

The name of John Lichtenberger, late of Company C, Ninth Regiment Illinois Infantry, war with Spain.

Pension.  
John Lichtenberger.

The name of Eliza D. Ramey, widow of William Ramey, late of Captain Roger's company, Alabama Mounted Volunteers, Cherokee Indian disturbances, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pensions increased.  
Eliza D. Ramey.

The name of Mary Hutchinson, widow of Burrell B. Hutchinson, late of Company H, Palmetto Regiment South Carolina Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary Hutchinson.

The name of Sterling A. Galt, late of Company G, First Regiment North Dakota Infantry, and Company F, Thirty-sixth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
Sterling A. Galt.

The name of Tillman L. Lafferty, late of Company D, Twenty-sixth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

Tillman L. Lafferty.

The name of Elizabeth Norton, widow of Charles F. Norton, late hospital steward, Third Regiment Texas Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month and two dollars per month additional on account of the minor child of said Charles F. Norton until she reaches the age of sixteen years.

Elizabeth Norton.

The name of Sarah E. Willis, widow of Piatte A. Willis, late of Company B, Second Regiment Mississippi Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pensions increased.  
Sarah E. Willis.

The name of Martha Marble, widow of John K. Marble, late of Company A, Fifth Regiment Louisiana Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Martha Marble.

The name of Martha E. McDonald, widow of William P. McDonald, late of Company E, First Regiment Missouri Mounted Volunteers,

Martha E. McDon-  
aid.

war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Louisa J. Long.

The name of Louisa J. Long, widow of Martin L. Long, late of Captain Price's company, Georgia Volunteers, Cherokee Indian disturbances, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary A. L. Hawk.

The name of Mary A. L. Hawk, widow of George F. Hawk, late ensign, United States Navy, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Rebecca Williams.

The name of Rebecca Williams, widow of Augustus H. Williams, late of Captain Greer's company, Georgia Volunteers, Creek Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Dinah E. Sprague.

The name of Dinah E. Sprague, widow of Ara Sprague, late of Captain Peterson's company, New York Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Wyatt Roberson.

The name of Wyatt Roberson, late of Captain N. Kelsey's company, North Carolina Volunteers, Cherokee Indian disturbance, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Margaret E. McGuire.

The name of Margaret E. McGuire, widow of Terrance McGuire, late of Captain Dill's company, First Regiment Georgia Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Mary E. Leigh.

The name of Mary E. Leigh, widow of Benjamin Leigh, late of Captain Green's company, Georgia Militia, Creek Indian war, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Addie W. Farquhar.

The name of Addie W. Farquhar, widow of Rear-Admiral Norman V. H. Farquhar, late of United States Navy, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving.

America Bruce.

The name of America Bruce, widow of Griffin Bruce, late of Captain Howell's company, Tennessee Volunteers, Cherokee Indian disturbances, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

James Cochran Key.

The name of James Cochran Key, late of Captain Garmany's company, Georgia Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Sarah W. Passmore.

The name of Sarah W. Passmore, widow of Brewington Passmore, late of Company B, First Regiment North Carolina Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Annie Ricks.

The name of Annie Ricks, widow of Edward Ricks, late of Captain Buckel's company, Johnson's Regiment Texas Rifle Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

Pension.  
William Abt.

The name of William Abt, late of Eighth Company United States Coast Artillery, and pay him a pension at the rate of forty-six dollars per month.

Pensions increased.  
Thomas J. Perkins.

The name of Thomas J. Perkins, late of Captain Hay's Company B, First Regiment Washington Territory Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

John Mogg, alias  
Moor.

The name of John Mogg, alias John Moor, late of Company G, Eighth Regiment United States Infantry, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Thetus R. Hobbs.

The name of Thetus R. Hobbs, widow of Calvin Hobbs, late of Company E, First Regiment Mississippi Volunteers, war with Mexico,

and pay her a pension at the rate of twelve dollars per month in lieu of that she is now receiving.

The name of Charles Pharazyn, late of Batteries E and I, Third United States Artillery, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Charles Pharazyn.

The name of James Kilby, late of Captain Peden's Company, North Carolina Volunteers, Cherokee Indian disturbances, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

James Kilby.

The name of Elmira H. Ludlam, dependent mother of William P. Ludlam, late of Company K, Twenty-eighth Regiment United States Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elmira H. Ludlam.

The name of Wilhelmina G. Hebb, widow of Clement D. Hebb, late lieutenant-colonel, United States Marine Corps, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Pension increased.  
Wilhelmina G.  
Hebb.

The name of Ida E. Vaughn, widow of James T. Vaughn, late of Company A, First Regiment South Carolina Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of each of the minor children of the said James T. Vaughn until they reach the age of sixteen years.

Pensions.  
Ida E. Vaughn.

The name of Lovisa Rhoades, helpless daughter of Orin Rhoades, late of Captain Richard Smyth's company, Major Witherell's Detachment of Michigan Volunteer Cavalry and Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twelve dollars per month.

Lovisa Rhoades.

The name of Granville Davis, late of Company F, Eighth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of eight dollars per month.

Granville Davis.

The name of Frank E. Pierce, late of Company C, Fourteenth Regiment New York Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Frank E. Pierce.

The name of Quince Record, late musician, Fifth Regiment Ohio Volunteer Infantry, war with Spain, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions increased.  
Quince Record.

The name of Dennis O'Shey, late of Battery L, Second Regiment United States Artillery, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Dennis O'Shey.

The name of Robert L. Mc Cullough, late of Company M, Sixth Regiment Ohio Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pension  
Robert L. Mc Cul-  
lough.

The name of Joseph Lewis, late of Company F, Eighth Regiment New York Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Joseph Lewis.

The name of Mary I. Reese, widow of Chauncey B. Reese, late major, Corps of Engineers, United States Army, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving.

Mary I. Reese.

The name of Emily Lee, widow of Arza Lee, late of Captain Wright's company, Thirtieth Regiment United States Infantry, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Emily Lee.

The name of Andrew J. Duncan, formerly known as Andrew J. Revels, late of Captain Willard's company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Andrew J. Duncan,  
formerly Andrew J.  
Revels.

Arabella H. Colahan.

The name of Arabella H. Colahan, widow of Charles E. Colahan, late commander, United States Navy, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Edith Burt Trout.

The name of Edith Burt Trout, widow of Harry G. Trout, late captain, Second Regiment United States Cavalry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Lucy Scott West.

The name of Lucy Scott West, widow of Barrington K. West, late lieutenant-colonel, United States Army, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving, and two dollars per month additional for each of two children of said officer until they attain the age of sixteen years.

Fletcher Vilott.

The name of Fletcher Vilott, late scout attached to Ninth Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William E. Thompson.

The name of William E. Thompson, late of Company I, Seventh Regiment Ohio Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Beatrice Paul Marmion.

The name of Beatrice Paul Marmion, widow of Medical Director Robert A. Marmion (retired rank rear-admiral), United States Navy, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Post, p. 1374.

Pensions.  
Mary Eddy Driggs.

The name of Mary Eddy Driggs, widow of William H. Driggs, late commander, United States Navy, and pay her a pension at the rate of thirty dollars per month.

Joseph Goose.

The name of Joseph Goose (Can-te-tere), late Indian scout, United States Army, and of Company I, Twenty-second Regiment United States Infantry, and pay him a pension at the rate of twenty dollars per month.

Pensions increased.  
Charles Lauder.

The name of Charles Lauder, late of Company I, First Regiment North Dakota Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Winslett.

The name of John W. Winslett, late of Captain Jenkin's company, Alabama Volunteers, Creek Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension.  
Thomas J. Zipperer.

The name of Thomas J. Zipperer, late of Captain Coffee's independent company, Florida Volunteers, war with Mexico, and pay him a pension at the rate of sixteen dollars per month.

Pensions increased.  
George A. Hicks.

The name of George A. Hicks, late of Colonel Markham's Nauvoo Legion, Utah Volunteers, Utah Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Newton A. Way.

The name of Newton A. Way, late first lieutenant, Troop G, Third Regiment United States Volunteer Cavalry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Katharine E. Looker.

The name of Katharine E. Looker, widow of Henry B. Looker, late captain Company H, First Regiment District of Columbia Volunteer Infantry, war with Spain, and pay her a pension at the rate of twenty dollars per month, and two dollars per month additional on account of the minor child of said Henry B. Looker until he reaches the age of sixteen years.

Pension increased.  
John McGuire.

The name of John McGuire, late of Troop C, Seventh Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions.  
Jason A. Pelton.

The name of Jason A. Pelton, late of Company F, Thirty-second Regiment Michigan Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty dollars per month.

The name of Emil Kuhblank, late landsman United States steamship Palos, United States Navy, and pay him a pension at the rate of twelve dollars per month.

Emil Kuhblank.

The name of Laura M. Schofield, widow of William B. Schofield, late major and paymaster, United States Army, and pay her a pension at the rate of twenty-five dollars per month.

Laura M. Schofield.

The name of Augusta L. B. Curry, widow of Manly Bowie Curry, late major and paymaster, United States Army, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of each of the minor children of the said Manly Bowie Curry until they reach the age of sixteen years.

Pension increased.  
Augusta L. B. Curry.

The name of Willis J. Freeman, late of Company K, Second Regiment Tennessee Volunteer Infantry, war with Spain, and pay him a pension at the rate of seventeen dollars per month.

Pension.  
Willis J. Freeman.

The name of Bartolo Canova, late of Captain Mickler's independent company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
Bartolo Canova.

The name of Cecil I. Smith, late of Company D, Fourth Regiment Tennessee Volunteer Infantry, war with Spain, and pay him a pension at the rate of ten dollars per month.

Pensions.  
Cecil I. Smith.

The name of Miriam A. F. Jett, widow of Jesse T. Jett, late of Company A, Fourth Regiment Tennessee Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of each of the minor children of said Jesse T. Jett until they reach the age of sixteen years.

Miriam A. F. Jett.

The name of Allen A. Wesley, late surgeon, Eighth Regiment Illinois Volunteer Infantry, war with Spain.

Allen A. Wesley.

The name of Richard M. Robinson, late of Company L, Fourth Regiment Illinois Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Richard M. Robinson.

The name of Henry W. Schroder, late of the United States Marine Corps, United States Navy, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
Henry W. Schroder.

The name of Charles L. Berkheimer, late of Battery L, Third Regiment United States Artillery, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
Charles L. Berkheimer.

The name of Mary R. Bryant, widow of James C. Bryant, late major, Third Regiment Kentucky Volunteer Infantry, war with Spain, and pay her a pension at the rate of twenty-five dollars per month.

Mary R. Bryant.

The name of Cornelius Meek, late of Company A, Second Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of sixteen dollars per month.

Cornelius Meek.

The name of Mattie B. Romsey, widow of Bradford T. Romsey, late of Company D, Second Regiment Mississippi Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said Bradford T. Romsey until she reaches the age of sixteen years.

Mattie B. Romsey.

The name of Anna L. Gifford, widow of John H. Gifford, late of Company K, Fourth Regiment United States Artillery, and pay her a pension at the rate of twelve dollars per month.

Anna L. Gifford.

The name of Marion C. Turrill, widow of Brigadier-General Henry S. Turrill, United States Army, and pay her a pension at the rate of thirty dollars per month.

Marion C. Turrill.

The name of Charles R. Barron, late musician, First Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Charles R. Barron.

- James Parkerson. The name of James Parkerson, late of Captain Laffery's company, Tennessee Mounted Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension.  
Annie Lynch. The name of Annie Lynch, widow of Michael Lynch, late of Company F, Fifteenth Regiment United States Infantry, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said Michael Lynch, until she reaches the age of sixteen years.
- Pension increased.  
Robert J. Whitehurst. The name of Robert J. Whitehurst, late of Captain Lesley's company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension.  
Carl F. Schultz. The name of Carl F. Schultz, late of Company G, Second Regiment Wisconsin Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Pension increased.  
Thomas J. Long. The name of Thomas J. Long, late of Captain Snell's independent company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension.  
Alfred Johnson. The name of Alfred Johnson, late of Troop F, Ninth Regiment United States Cavalry.
- Pensions increased.  
William Firth. The name of William Firth, late of Company A, Sixth Regiment United States Infantry, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Evelyn G. Regan. The name of Evelyn G. Regan, widow of James Regan, late colonel Ninth Regiment United States Infantry, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.
- George W. Tucker. The name of George W. Tucker, late of Captain Bailey's Company A, Second Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Francis Marion Harrison. The name of Francis Marion Harrison, late of Captain J. J. Grumble's company, Texas Mounted Volunteers, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Alice K. F. Martin. The name of Alice K. F. Martin, widow of John T. Martin, late captain Artillery Corps, United States Army, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of the minor child of said John T. Martin until she reaches the age of sixteen years.
- Pensions.  
Andrew J. Arendell. The name of Andrew J. Arendell, late of Company C, First Regiment Tennessee Volunteer Infantry, war with Spain.
- Rebecca Van Walraven. The name of Rebecca Van Walraven, dependent mother of Lee A. Van Walraven, late of Company C, Second Regiment New Jersey Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Priscilla A. Nicolson. The name of Priscilla A. Nicolson, widow of John O. Nicolson, late lieutenant, United States Navy, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving.
- Hiram A. McLeod. The name of Hiram A. McLeod, late of Captain McLeod's company, First Regiment Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pensions.  
George R. Wolf. The name of George R. Wolf, late of Company A, Fourth Regiment Wisconsin Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- James N. Skiff. The name of James N. Skiff, dependent father of James N. Skiff, late of Company H, Sixty-ninth Regiment New York Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

The name of Genevieve P. Hosley, widow of Harry H. Hosley, late commander, United States Navy, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Pensions increased.  
Genevieve P. Hosley.

The name of Jesse Johnson, late of Company D, First Regiment United States Infantry, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Jesse Johnson.

The name of Charles M. S. Ronsholdt, late of Company C, First Regiment Illinois Volunteer Cavalry, war with Spain, and pay him a pension at the rate of thirty dollars per month.

Pensions.  
Charles M. S. Ronsholdt.

The name of James T. Roberts, late of Troop F, Seventh Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

James T. Roberts.

The name of John E. Fillmon, late of Captains Curry and Fitzgerald's companies, Florida Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
John E. Fillmon.

The name of Lina V. Dietz, widow of Ernst P. Dietz, late captain Company B, First Regiment Ohio Volunteer Infantry, war with Spain, and pay her a pension at the rate of twenty dollars per month, and two dollars per month additional on account of the minor child of the said Ernst P. Dietz until she reaches the age of sixteen years.

Pensions.  
Lina V. Dietz.

The name of Anna S. Patrick, widow of Benjamin F. Patrick, junior, late captain, Forty-fifth Regiment United States Volunteer Infantry, war with Spain, and pay her a pension at the rate of twenty dollars per month.

Anna S. Patrick.

The name of William F. Mead, late of Troop H, Fifteenth Regiment United States Cavalry, and pay him a pension at the rate of forty-six dollars per month.

William F. Mead.

The name of John W. Lannier, late of Captain Sparkman's independent company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
John W. Lannier.

The name of Katherine Collins, dependent mother of John J. Kehoe, late of Company G, Second Regiment Oregon Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Katherine Collins.

The name of Arthur A. Piens, late of Astor Battery, United States Volunteer Light Artillery, war with Spain, and pay him a pension at the rate of eight dollars per month.

Arthur A. Piens.

The name of Levi Castle, late first lieutenant Company E, First Regiment Idaho Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Levi Castle.

The name of Jacob Renwald, late of Company G, Fifth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Renwald.

The name of Rufus W. Cobb, late of Captain Long's company, Hay's Regiment Texas Mounted Volunteers, war with Mexico, and pay him a pension at the rate of twenty dollars per month.

Pension.  
Rufus W. Cobb.

The name of George W. Mason, late of Company A, First Regiment Kentucky Volunteer Cavalry, war with Spain, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
George W. Mason.

The name of Sarah J. Paynter, widow of Christian Paynter, late second lieutenant Company D, Second Regiment Indiana Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Sarah J. Paynter.

The name of Andrew A. Boyet, late of Captain H. V. Snell's independent company, Florida Mounted Volunteers, Florida Seminole

Andrew A. Boyet.

Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions.  
Charles W. Freund.

The name of Charles W. Freund, late of Company C, Sixty-ninth Regiment New York Volunteer Infantry, war with Spain, and pay him a pension at the rate of eight dollars per month.

Benjamin Brown.

The name of Benjamin Brown, late of Companies C and H, Twenty-fourth Regiment United States Infantry, and pay him a pension at the rate of twenty-five dollars per month.

Pensions increased.  
Andrew J. Baldwin.

The name of Andrew J. Baldwin, late of Captain Oliver Shead's company, Second Regiment Washington Territory Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Joseph R. Ralston.

The name of Joseph R. Ralston, late of Company C, First Regiment Oregon Riflemen, Cayuse Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension.  
George Evans.

The name of George Evans, late of Company G, Twenty-fifth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
Julia M. Tisdale.

The name of Julia M. Tisdale, widow of Ryland D. Tisdale, late lieutenant, United States Navy, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of each of the minor children of said Ryland D. Tisdale until they reach the age of sixteen years.

Pension.  
Willie C. Wilmot.

The name of Willie C. Wilmot, late of Company C, First Regiment New Hampshire Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
Margaret F. Jewell.

The name of Margaret F. Jewell, widow of James M. Jewell, late second lieutenant, Fourteenth Regiment United States Cavalry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of the minor child of said James M. Jewell until she reaches the age of sixteen years.

Approved, May 27, 1908.

May 30, 1908.  
[H. R. 22212.]

[Private, No. 61.]

**CHAP. 238.**—An Act Granting an increase of pension to Byron C. Mitchell, Calvin P. Lynn, and Harry S. Lee, formerly Albert Lee Alleman.

Pensions increased.  
Byron C. Mitchell.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Byron C. Mitchell, late of Company F, One hundred and thirty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Calvin P. Lynn.

And the name of Calvin P. Lynn, late of Company G, One hundred and fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Harry S. Lee, formerly Albert Lee Alleman.

And the name of Harry S. Lee, formerly Albert Lee Alleman, late of Company F, One hundred and twenty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Approved, May 30, 1908.

# PRIVATE ACTS OF THE SIXTIETH CONGRESS

OF THE

## UNITED STATES

*Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the seventh day of December, 1908, and was adjourned without day on Friday, the fourth day of March, 1909.*

**THEODORE ROOSEVELT**, President; **CHARLES W. FAIRBANKS**, Vice-President; **WILLIAM P. FRYE**, President of the Senate *pro tempore*; **JOSEPH G. CANNON**, Speaker of the House of Representatives.

**CHAP. 9.**—An Act To correct the naval record of Alfred Burgess.

January 5, 1909.  
[S. 1162.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he is hereby, authorized and directed to correct the record of Alfred Burgess, late a seaman on board the United States steamships Sonoma and Juniata, and to remove any charge of desertion now standing against the record of said Alfred Burgess and to issue to him an honorable discharge.*

[Private, No. 62.]

Alfred Burgess.  
Honorable discharge granted.

Approved, January 5, 1909.

**CHAP. 10.**—An Act For the relief of Jabez Burchard.

January 5, 1909.  
[S. 3125.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he is hereby, authorized and directed to transfer Jabez Burchard, assistant engineer, United States Navy (retired), from the half-pay list to the seventy-five per centum pay list of retired officers under section fifteen hundred and eighty-eight of the Revised Statutes of the United States, to take effect from the date of his retirement.*

[Private, No. 63.]

Jabez Burchard.  
Retired pay increased.

R. S., sec. 1588, p. 271.

Approved, January 5, 1909.

**CHAP. 11.**—An Act To reimburse George W. Young, postmaster at Wanship, Utah, for loss of postage stamps.

January 6, 1909.  
[S. 534.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be appropriated, out of any money in the Treasury of the United States not otherwise appropriated, for the reimbursement of George W. Young, postmaster at Wanship, in the State of Utah, for postage stamps stolen from a safe without fault on his part, one hundred and sixty-three dollars and eighty-seven cents.*

[Private, No. 64.]

George W. Young.  
Reimbursement.

Approved, January 6, 1909.

January 7, 1909.  
[S. 2027.]

[Private, No. 65.]

Joseph Hague.  
Payment to admin-  
istrator of.

**CHAP. 12.**—An Act For the relief of Phillip Hague, administrator of the estate of Joseph Hague, deceased.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Phillip Hague, administrator of the estate of Joseph Hague, deceased, late of New York City, New York, out of any money in the Treasury not otherwise appropriated, the sum of one thousand seven hundred and forty-two dollars and sixty-six cents, in full of all claims by reason of loss, pilotage, towage, demurrage, and costs by him expended to estimate repairs of the brigantine Mary Margaret, by being run into by the United States transport steamer Belvidere in the harbor of Galveston, Texas, on September nineteenth, eighteen hundred and sixty-five.

Approved, January 7, 1909.

January 8, 1909.  
[S. 3388.]

[Private, No. 66.]

William A. Hinsch.  
Military record cor-  
rected.

**CHAP. 14.**—An Act To correct the military record of William A. Hinsch.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to so amend the records of the War Department as to show that William A. Hinsch was honorably discharged from Company F, Twelfth Regiment Ohio Volunteer Infantry, and was duly and properly mustered out of such service before enlisting for three years' service in the Fifth Regiment Ohio Volunteer Infantry: *Provided,* That no pay, bounty, or other allowances may accrue or become payable by virtue of the passage of this Act.

Approved, January 8, 1909.

January 8, 1909.  
[S. 4749.]

[Private, No. 67.]

Dewitt Eastman.  
Military record cor-  
rected.

**CHAP. 15.**—An Act For the relief of Dewitt Eastman.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to remove the charge of desertion from the name of Dewitt Eastman, late of Company B, Second Minnesota Volunteers, and of the Fourth United States Artillery: *Provided,* That no pay, bounty, or other emoluments shall accrue by virtue of the passage of this Act.

Approved, January 8, 1909.

January 9, 1909.  
[S. 5207.]

[Private, No. 68.]

William Radcliffe.  
Payment to.

**CHAP. 17.**—An Act For the relief of William Radcliffe.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of twenty-five thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to pay William Radcliffe, a British subject, for damages caused by destruction of his fish hatchery and property in Delta, Colorado, by a mob in nineteen hundred and one.

Approved, January 9, 1909.

**CHAP. 19.**—An Act For the relief of Alice M. Stafford, administratrix of the estate of Captain Stephen R. Stafford.

January 11, 1909.  
[S. 1729.]

[Private, No. 69.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to Alice M. Stafford, administratrix of the estate of Captain Stephen R. Stafford, of the Fifteenth Infantry, United States Army, out of any money not otherwise appropriated, the sum of seven hundred and forty-nine dollars and ninety-two cents, the same being the amount of money necessarily advanced and paid by him out of his own personal funds while first lieutenant and regimental quartermaster, Fifteenth Infantry, post quartermaster and commissary at Fort Wingate, New Mexico, in the years eighteen hundred and seventy-nine and eighteen hundred and eighty, in order that the troops in said command might have fresh beef and necessary food during the fourteen months drought in which no rain fell in the region of said fort, and during which time the beef presented for issue by the beef contractor was of such poor quality as to be unfit for food for said command.

Stephen R. Stafford.  
Payment to administratrix of.

Approved, January 11, 1909.

**CHAP. 20.**—An Act For the relief of the Citizens' Bank of Louisiana.

January 12, 1909.  
[S. 1559.]

[Private, No. 70.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to the Citizens' Bank of Louisiana two hundred and fifteen thousand eight hundred and twenty dollars and eighty-nine cents for a claim found due said bank by the Court of Claims; and the money to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Citizens' Bank of Louisiana.  
Payment to.

Approved, January 12, 1909.

**CHAP. 24.**—An Act To correct the naval record of Edward T. Lincoln.

January 20, 1909.  
[H. R. 8615.]

[Private, No. 71.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to correct the record of service of Edward T. Lincoln, late an acting master's mate in the Navy during the war of the rebellion, to show that he was honorably discharged the service on January eighth, eighteen hundred and sixty-five.

Edward T. Lincoln.  
Naval record corrected.

Approved, January 20, 1909.

**CHAP. 25.**—An Act To correct the naval record of Randolph W. Campbell.

January 20, 1909.  
[H. R. 14343.]

[Private, No. 72.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to remove the charge of desertion from the naval record of Randolph W. Campbell and issue to said Randolph W. Campbell, or his heirs, an honorable discharge from said service as of April sixteenth, eighteen hundred and sixty-three, in recognition of his three years' subsequent faithful service in the United States Army.

Randolph W. Campbell.  
Honorable discharge granted.

Approved, January 20, 1909.

January 29, 1909.  
[H. R. 23361.]

**CHAP. 26.**—An Act For the relief of the owners of the Mexican steamship Tabasqueno.

[Private, No. 73.]

“Tabasqueno,”  
Mexican steamship.  
Payment to owners  
of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any funds in the Treasury not otherwise appropriated, the sum of thirteen thousand four hundred and eighty-five dollars and seventy cents to the owners of the Mexican steamship Tabasqueno, with interest at six per centum from the date of the seizure, being for the arrest and detention of the ship and damage to her cargo during the war with Spain, the same being in full of their claim for the arrest and detention of the said ship and damage to her cargo by reason of the seizure by the United States steamship Hawk, July thirtieth, eighteen hundred and ninety-eight.

Approved, January 20, 1909.

January 21, 1909.  
[S. 213.]

**CHAP. 29.**—An Act For the relief of S. R. Green.

[Private, No. 74.]

S. R. Green.  
Payment to.

*Ante*, p. 911.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to S. R. Green, of Clackamas County, Oregon, the sum of eighty-five dollars, the same being the amount deposited by said S. R. Green in the names of James Tracy and S. R. Green, in the First National Bank of Portland, Oregon, on September first, eighteen hundred and ninety-seven, to the credit of the United States Treasurer, for office fees in connection with the survey of the Della, Lone Grave, Idle Fancy, and Cyclone quartz-mining claims in Lane County, Oregon, which survey was duly abandoned, and although a demand made for the return of said eighty-five dollars so deposited as aforesaid, said sum was covered into the Treasury of the United States.

Approved, January 21, 1909.

January 21, 1909.  
[S. 879.]

**CHAP. 30.**—An Act For the relief of John S. Higgins, paymaster, United States Navy.

[Private, No. 75.]

John S. Higgins.  
Credit in accounts.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the proper accounting officers in settling and adjusting the accounts of John S. Higgins, paymaster, United States Navy, are hereby directed to credit in his account said John S. Higgins with the sum of one thousand and forty-seven dollars and fourteen cents, which amount of Government funds he paid to Mr. Stephen J. Harvey, paymaster's clerk, United States Navy, for duty performed under orders of the Secretary of the Navy at Pensacola, Florida, Navy-Yard, from November, nineteen hundred and five, to September, nineteen hundred and six, under Paymaster F. G. Pyne, United States Navy.

Approved, January 21, 1909.

January 21, 1909.  
[S. 1751.]

**CHAP. 31.**—An Act To reimburse Anna B. Moore, late postmaster at Rhyolite, Nevada, for money expended for clerical assistance.

[Private, No. 76.]

Anna B. Moore.  
Reimbursement.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Anna B. Moore, late postmaster at Rhyolite, Nevada, out of any money in the Treasury not otherwise appropriated, the sum of one thousand and ninety-two dollars, to reimburse her for money expended for necessary clerical assistance.

Approved, January 21, 1909.

**CHAP. 32.**—An Act For the relief of Theodore F. Northrop.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Theodore F. Northrop, late first lieutenant, Second Regiment New York Cavalry Volunteers, and who commanded a body of mounted military scouts in the army of General Sherman from January third, eighteen hundred and sixty-five, to March thirty-first, eighteen hundred and sixty-five, shall be held and considered to have been an officer of the Volunteer Army during that time, for the purpose of an application for a medal of honor: Provided, That no pay, bounty, or other allowance shall become due or payable by virtue of this Act.*

Approved, January 21, 1909.

January 21, 1909.  
[S. 2253.]

[Private, No. 77.]

Theodore F. Northrop.  
Military record corrected.

*Proviso.*  
No pay, etc.

**CHAP. 33.**—An Act For the relief of James A. Russell.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to James A. Russell, for transporting the mail on route numbered sixty-five hundred and thirty-one, from New Smyrna to Indian River, Florida, from January first to March thirty-first, eighteen hundred and sixty-one, the sum of one hundred dollars.*

Approved, January 21, 1909.

January 21, 1909.  
[S. 3848.]

[Private, No. 78.]

James A. Russell.  
Payment to.

**CHAP. 34.**—An Act For the relief of Benjamin C. Welch.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the administration of the pension laws the authorization of the Secretary of War of May seventh, eighteen hundred and sixty-three, permitting Benjamin C. Welch, formerly first lieutenant Company B, Fortieth New York Volunteers, to reenter the service shall be held and considered as an honorable discharge from his service with that command.*

Approved, January 21, 1909.

January 21, 1909.  
[S. 5388.]

[Private, No. 79.]

Benjamin C. Welch.  
Honorable discharge granted.

**CHAP. 35.**—An Act For the relief of the Davison Chemical Company, of Baltimore, Maryland.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Davison Chemical Company, of Baltimore, Maryland, the sum of thirteen thousand four hundred and sixty dollars, in full payment for all damages sustained to the sulphuric-acid plant owned by said company and located at Hawkins Point, Maryland, by reason of the firing of high-power guns at Fort Armistead, Maryland, in April, nineteen hundred and three, said amount having been found due the said company by two boards of army officers convened by the Secretary of War, as set forth in House Document Numbered Six hundred and fifty-nine, second session Fifty-eighth Congress.*

Approved, January 21, 1909.

January 21, 1909.  
[S. 4632.]

[Private, No. 80.]

Davison Chemical Company.  
Payment to.

January 22, 1909.  
[S. 604.]

[Private, No. 81.]

Ulysses G. Winn.  
Reimbursement.

**CHAP. 36.**—An Act To reimburse Ulysses G. Winn for money erroneously paid into the Treasury of the United States.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there be, and is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and thirty-two dollars and eighty cents, to reimburse Ulysses G. Winn for said amount, erroneously deposited by him while United States commissioner at Center and Stonewall, in the southern district of the Indian Territory, in the years nineteen hundred and nineteen hundred and one, and which were paid into the Treasury of the United States.

Approved, January 22, 1909.

January 23, 1909.  
[S. 437.]

[Private, No. 82.]

D. J. Holmes.  
Reimbursement.

**CHAP. 38.**—An Act For the relief of D. J. Holmes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed, out of any money in the Treasury not otherwise appropriated, to pay to D. J. Holmes, of Portland, Oregon, the sum of five hundred dollars, in full satisfaction for moneys expended by said Holmes on preemption claim to the northwest quarter of section ten, in township six south, of range twelve east of the Willamette meridian, in The Dalles land district, State of Oregon, on which he filed declaratory statement numbered four thousand six hundred and eighty-eight, June first, eighteen hundred and eighty-five, and on which he settled May seventeenth, eighteen hundred and eighty-five, and from which he was ousted by the same being included by a certain survey in the Warm Springs Indian Reservation in said State.

Approved, January 23, 1909.

January 23, 1909.  
[S. 2875.]

[Private, No. 83.]

"Climax" steam  
lighter.  
Claims for damages  
referred to court for  
southern district of  
New York.

*Proviso.*  
Basis of investiga-  
tion.  
Ascertainment of  
facts.

Determining the  
amount of damage.

**CHAP. 39.**—An Act For the relief of the owners of the steam lighter Climax and the cargo laden aboard thereof.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claims of the owners of the steam lighter Climax, injured and sunk by collision with the United States light-house tender Cactus on the afternoon of the twenty-fifth day of November, nineteen hundred and five, in the East River, off the borough of Manhattan, city of New York, State of New York, for and on account of the loss and injury to the said vessel and cargo and damages to the owners thereof, may be submitted to the United States district court for the southern district of New York, under and in compliance with the rules of the said court sitting as a court of admiralty, and said court shall have jurisdiction to hear and determine and to render judgment thereupon upon the same principles and measures of liability and damages in like cases in admiralty: *Provided, however,* That the investigation of the said claim shall be made upon the following basis:

First. The said court shall find the facts attending the loss and injury to the said steam lighter Climax and her cargo and damages to the owners thereof.

Second. If it shall appear that the responsibility therefor rests with the said United States light-house tender Cactus the court shall then ascertain and determine the amounts which should be paid to the owners, respectively, of the Climax, and of her cargo, in order to reim-

burse them for the losses and damages so sustained, and shall render a decree accordingly.

SEC. 2. That should said decree be rendered in favor of the owners of the Climax and her cargo, the amount thereof may be paid out of any money in the Treasury not otherwise appropriated.

Approved, January 23, 1909.

Payment to owners.

**CHAP. 40.**—An Act For the relief of B. Jackman.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to B. Jackman, agent of the Maine Central Railroad Company, Vanceboro, Maine, the sum of one thousand six hundred and seventy-eight dollars and eighty-eight cents, for refund of duties paid on one thousand four hundred and ninety-nine cases of condensed milk erroneously entered for consumption and shipped in transit through the United States to Dawson, Yukon Territory.

SEC. 2. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, one thousand six hundred and seventy-eight dollars and eighty-eight cents for the purposes specified in this Act.

Approved, January 23, 1909.

January 23, 1909.  
[S. 2580.]

[Private, No. 84.]

B. Jackman.  
Payment to.

Appropriation.

**CHAP. 41.**—An Act For the relief of J. de L. Lafitte.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to cause to be investigated and examined the circumstances of an embezzlement of quartermaster funds on board the United States Army transport Logan, discovered while Jacques de L. Lafitte, captain, quartermaster, United States Army, was serving as transport quartermaster, amounting to two thousand nine hundred and twenty-three dollars and forty-four cents; and if upon such examination and investigation he shall be satisfied that said Lafitte exercised due diligence and care, under the circumstances existing there at the time, in view of his physical disability, and had no personal knowledge that such embezzlement or embezzlements were occurring, and exercised due diligence in ferreting out and disclosing same, then he is hereby authorized and directed to release and discharge said Lafitte from any further liability for said sum of two thousand nine hundred and twenty-three dollars and forty-four cents, and to refund and pay back to said Lafitte whatever sums may have been withheld and deducted from his pay.

Approved, January 23, 1909.

January 23, 1909.  
[S. 5268.]

[Private, No. 85.]

Jacques de L. Lafitte.  
Investigation for relief of, authorized.

Payment, etc.

**CHAP. 42.**—An Act For the relief of Robert Davis.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the proper accounting officers, in settling and adjusting the accounts of Robert Davis, first lieutenant, Second Regiment Field Artillery, United States Army, are hereby directed to credit the said Robert Davis with the sum of one hundred and sixty-four dollars and forty-eight cents, which amount of

January 23, 1909.  
[S. 6293.]

Private, No. 86.]

Robert Davis.  
Credit in accounts.

Government funds was stolen from his safe on or about the sixth of February, nineteen hundred and four, by his post quartermaster-sergeant while the said Lieutenant Davis was acting as quartermaster at Fort Banks, Massachusetts.

Approved, January 23, 1909.

January 23, 1909.  
[H. R. 24344.]  
[Private, No. 87.]

**CHAP. 43.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the civil war, and to widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pension.  
Samuel H. Thacker.

The name of Samuel H. Thacker, late of Company A, Second Regiment Tennessee Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Robert Fitzgerald.

The name of Robert Fitzgerald, late of Captain Pickett's company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Norman Statham.

The name of Norman Statham, late of Captain Pickett's company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension.  
James A. Woodward.

The name of James A. Woodward, late of band, Twentieth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
Shadrach Hudson.

The name of Shadrach Hudson, late of Captain W. W. Chapman's company (I), Second Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions.  
Daniel A. Brown.

The name of Daniel A. Brown, late of Company F, Sixth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

Harriet H. Hardwick.

The name of Harriet H. Hardwick, widow of Pleasant F., who served as B. F. Hardwick, late of Captain Lucas's company, Second Regiment Georgia Volunteers, Creek Indian war, and pay her a pension at the rate of twelve dollars per month.

Sebe N. Scott.

The name of Sebe N. Scott, late of Company G, Thirty-eighth Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
James H. McMillen.

The name of James H. McMillen, late of Captain Lee's company, First Regiment Oregon Riflemen, Cayuse Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions.  
Allen Philpot.

The name of Allen Philpot, who served as William Philpot, late of Captain John Witcher's company, Georgia Mounted Volunteers, Cherokee Indian disturbances, and pay him a pension at the rate of eight dollars per month.

George W. F. Reeve.

The name of George W. F. Reeve, late of Company D, Twelfth Regiment United States Infantry, war with Mexico, and pay him a pension at the rate of twenty dollars per month.

Pensions increased.  
Archibald McN. Harrison.

The name of Archibald McN. Harrison, late of Captains H. Wilber's and T. R. Cornelius's company (D), First Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay

him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Allen Kirk, late of Captain J. K. Kelly's company (C), First Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month, in lieu of that he is now receiving.

Allen Kirk.

The name of William Willingham, late of Captain McNeil's independent company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William Willingham.

The name of Isaac A. Redd, late of Lieutenant Addison's company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Isaac A. Redd.

The name of Allen D. Douglass, late of Captain Smith's company, Florida Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Allen D. Douglass.

The name of Charles Calvin Eaton, late of United States ship John Hancock, United States Navy, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Charles Calvin Eaton.

The name of Isaac V. Mossman, late of Captains Hayden's and Burch's companies, Oregon Volunteers, Yakima Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Isaac V. Mossman.

The name of James Orr, late of field and staff band, Fourth Regiment United States Infantry, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

James Orr.

The name of William Lane, late of Captain W. H. Wallace's company (D), First Regiment Washington Territory Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William Lane.

The name of James T. Phillips, late of Company C, Second Regiment Washington Territory Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

James T. Phillips.

The name of Samuel Fox, late of Captain W. A. Wilkinson's company (F), Second Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Samuel Fox.

Approved, January 23, 1909.

**CHAP. 44.**—An Act For the relief of Charles H. Dickson.

January 25, 1909.  
[S. 6665.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Charles H. Dickson, out of any money in the Treasury not otherwise appropriated, the sum of two hundred and forty-six dollars and seventy-two cents, to reimburse him for money taken by burglars from the safe in the office of the Fort Lapwai Indian School, in Idaho, on the night of October eleventh, nineteen hundred and six, said Charles H. Dickson having been on the date specified in charge of said school as Indian school supervisor and responsible for said money under his official bond, to be immediately available.

[Private, No. 88.]

Charles H. Dickson.  
Reimbursement.

Approved, January 25, 1909.

January 28, 1909.  
[H. R. 8733.]

**CHAP. 45.**—An Act For the relief of Walter W. Keefe.

[Private, No. 89.]

Walter W. Keefe.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and twenty-seven dollars and seventy-five cents to Walter W. Keefe, late civil plumber in the Quartermaster's Department at Fort Egbert, Alaska, for property destroyed by fire at Arlington dock, Seattle, Washington, on May sixth, nineteen hundred and six.

Approved, January 28, 1909.

January 28, 1909.  
[H. R. 9969.]

**CHAP. 46.**—An Act For the relief of George J. Miller, of Wenatchee, Washington.

[Private, No. 90.]

George J. Miller.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to George J. Miller, of Wenatchee, Washington, out of any money in the Treasury not otherwise appropriated, the sum of four hundred dollars, being money which said Miller, acting on the erroneous advice of the Register of the United States Land Office, paid to the United States for government land which he was later held to be entitled to receive as a homestead without such payment.

Approved, January 28, 1909.

January 28, 1909.  
[H. R. 15218.]

**CHAP. 47.**—An Act For the relief of the sureties on the official bond of the late Cornelius Van Cott.

[Private, No. 91.]

Cornelius Van Cott.  
Relief of sureties on bond of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the estate of Cornelius Van Cott, late postmaster of the city of New York, and the sureties on his bond be relieved from the payment to the United States of America of the sum of one thousand two hundred and eighty-five dollars and seventy-one cents, the amount paid H. Clayton Graff during the fourth quarter of the year nineteen hundred and two and the first and second quarters of the year nineteen hundred and three, who was carried on the pay rolls at the New York City post-office for said period.

Approved, January 28, 1909.

January 28, 1909.  
[H. R. 23849.]

**CHAP. 48.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

[Private, No. 92.]

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Christopher C. H. Mace.

The name of Christopher C. H. Mace, late of Company F, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Gray.

The name of John Gray, late of Company H, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James G. Proctor, late of United States ships Ohio and Onward, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James G. Proctor.

The name of Oliver H. Gilbert, late of Company B, One hundred and eighty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Oliver H. Gilbert.

The name of Thomas C. Blevens, late of Companies F and G, Eighth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas C. Blevens.

The name of James M. Wilson, late of Company A, Second Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James M. Wilson.

The name of James M. Derby, late of Company F, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Derby.

The name of John R. Meredith, late of Company F, Two hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John R. Meredith.

The name of James W. Iden, late of Company D, Twenty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Iden.

The name of Henry Harrison Howard, late of Company F, Ninth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Harrison  
Howard.

The name of Joseph W. Daniels, late of Company G, First Regiment Vermont Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph W. Daniels.

The name of George D. Crane, late of Company B, Fourteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George D. Crane.

The name of Henry J. Lyda, late of United States ship Essex, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry J. Lyda.

The name of Ephraim K. Pond, late of Company E, Seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ephraim K. Pond.

The name of Isaac Crocker, late of Company E, Fortieth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac Crocker.

The name of David Jones, late of Batteries H and K, Second Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Jones.

The name of James F. Shepard, late of Company I, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James F. Shepard.

The name of McLin P. Wilson, late of Company K, First Regiment Mississippi Marine Brigade Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

McLin P. Wilson.

The name of William Harvey, late of Company F, Fifty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Harvey.

- George W. Goodner. The name of George W. Goodner, late of Company E, Seventieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Dean. The name of James Dean, late of United States ship Nahant, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert O. Crawford. The name of Robert O. Crawford, late first lieutenant Company B, Eighty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hartford Matherly. The name of Hartford Matherly, late of Company I, Third Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph B. Nichols. The name of Joseph B. Nichols, late of Company I, One hundred and eighty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Austin Daugherty. The name of Austin Daugherty, late of Company A, Tenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John G. Gilmer. The name of John G. Gilmer, late assistant surgeon, Thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph S. Davis. The name of Joseph S. Davis, late of Company H, Forty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Ada Richards. The name of Ada Richards, widow of Isaiah Richards, late of Company C, Fourth Regiment United States Infantry, and general service, United States Army, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Wesley B. Brown. The name of Wesley B. Brown, late of Company B, One hundred and forty-seventh Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George H. Bryner. The name of George H. Bryner, late of Company I, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Nathan D. Gorton. The name of Nathan D. Gorton, late of Company C, Second Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Mary J. Stone. The name of Mary J. Stone, widow of James Stone, alias James Thompson, late of Company C, Thirty-third Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said soldier until such child shall arrive at the age of sixteen years.
- Pensions increased.  
James Yoder. The name of James Yoder, late of Company D, Eighty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William J. Davidson.  
son. The name of William J. Davidson, late of First Battery, Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Walker. The name of George W. Walker, late of Company G, One hundred and tenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Joseph H. Blackburn, late captain Company A, Fifth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph H. Blackburn.

The name of Hattie W. Lord, widow of Henry T. Lord, late of Tenth Unattached Company, Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Hattie W. Lord.

The name of William Baughart, late of Company D, One hundredth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William Baughart.

The name of Sherman Hurd, late of Company G, First Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sherman Hurd.

The name of Joseph Tester, late of Company C, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph Tester.

The name of Albertus Bowen, late of Company B, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albertus Bowen.

The name of Augustus D. Sanborn, late captain Company G, Fifth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Augustus D. Sanborn.

The name of Charles E. Thurber, late captain Company I, Eleventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Charles E. Thurber.

The name of John T. Mercer, late of Company C, Ninety-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John T. Mercer.

The name of Sarah E. Hathaway, widow of John F. Hathaway, late acting assistant surgeon, United States Army, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah E. Hathaway.

The name of James R. Allen, late of Company D, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
James R. Allen.

The name of George Blevins, late of Company A, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Blevins.

The name of Sarah A. Turner, former widow of George Anderson, late of Company I, Twenty-seventh Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah A. Turner.

The name of David Lackman, late of Company H, Twentieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Pensions increased.  
David Lackman.

The name of Calvin Elam, late of Company M, Thirteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Calvin Elam.

The name of George Buchanan, late of Company A, One hundredth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Buchanan.

The name of David C. Clouse, late of Company B, First Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David C. Clouse.

The name of Charles H. Milk, late of Company B, One hundred and fifty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Charles H. Milk.

- Alpheus F. Vanniman.** The name of Alpheus F. Vanniman, late of Company A, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Malinda Jane Odell.** The name of Malinda Jane Odell, widow of Jeremiah Odell, late of Company G, Fourth Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Albert S. Scroggins, alias Allen S. Craig.** The name of Albert S. Scroggins, alias Allen S. Craig, late of Battery H, West Virginia Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Ellis.** The name of William Ellis, late of Company H, Nineteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel H. Davis.** The name of Samuel H. Davis, late of Company K, Fifth Regiment Iowa Volunteer Infantry, and first lieutenant Company F, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George F. Morgan.** The name of George F. Morgan, late captain Company G, One hundred and fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George B. Matthews.** The name of George B. Matthews, late of Company D, Twenty-ninth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- James T. Myers.** The name of James T. Myers, late of Company C, Seventh Regiment, and Company B, Fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Trahey.** The name of Thomas Trahey, late of Company H, Sixteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Levi Howe.** The name of Levi Howe, late of Company B, One hundred and second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William S. Landis.** The name of William S. Landis, late of Company H, Sixth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Law.** The name of John Law, late of Company A, Seventieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. McKenzie.** The name of George W. McKenzie, late of Company B, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Thomas J. Tupper.** The name of Thomas J. Tupper late of Company K, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas W. Tattershall.** The name of Thomas W. Tattershall, late of Fourth Battery Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Reeser.** The name of William H. Reeser, late of Company E, One hundred and twenty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Sheedy.** The name of John Sheedy, late of Company B, Second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- The name of Jefferson Good, late first lieutenant Company H, Eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Jefferson Good.
- The name of Allen T. Blank, late of Company D, One hundred and twenty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Allen T. Blank.
- The name of James Meagher, late of Companies K and B, Eighth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. James Meagher.
- The name of Edward Lindsey, late of Company D, Second Regiment United States Volunteer Sharpshooters, and Company H, Seventeenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Edward Lindsey.
- The name of Russian B. Moody, late of Company E, Sixty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Russian B. Moody.
- The name of Mary West, former widow of James West, late of Company K, Thirty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month. Pensions.  
Mary West.
- The name of William T. Collins, late of Company B, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month. William T. Collins.
- The name of Ezra Tait, alias Ezra Davison, late of Company E, One hundred and fifty-fourth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pensions increased.  
Ezra Tait, alias Ezra Davison.
- The name of James M. Pixley, late of Second Battery Vermont Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. James M. Pixley.
- The name of William McClister, late of Company B, Tenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William McClister.
- The name of Peter S. Burke, late of Company B, Eleventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Peter S. Burke.
- The name of Edward L. Burke, late of Company G, One hundred and forty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Edward L. Burke.
- The name of George W. Haney, late of Company I, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. George W. Haney.
- The name of Fred Augustus Chandler, late of Company H, First Regiment District of Columbia Volunteer Cavalry, and Company K, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Fred Augustus Chandler.
- The name of Jesse S. Camac, late of Company C, Sixty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Jesse S. Camac.
- The name of Lena Osborn, widow of Charles H. Osborn, late of Company A, Seventy-second Regiment, and Company A, Thirty-third Lena Osborn.

Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Homer W. Ayers.

The name of Homer W. Ayers, late captain Company B, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William B. Tingley.

The name of William B. Tingley, late of Company G, Sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Oldham.

The name of Thomas Oldham, late of Company A, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. H. Stout.

The name of William H. H. Stout, late of Company F, First Regiment Alabama Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Paris Nordyke.

The name of Paris Nordyke, late of Company K, Twentieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Robert A. Herron.

The name of Robert A. Herron, late of Company C, Ninety-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William F. Mullin.

The name of William F. Mullin, late of Company A, Eighty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David W. Bogard.

The name of David W. Bogard, late of Company H, Sixteenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Emilia Goerisch.

The name of Emilia Goerisch, helpless and dependent child of Christian Goerisch, late captain Company H, Second Regiment United States Reserve Corps Missouri Volunteer Infantry, and captain Company B, First Battalion United States Reserve Corps Missouri Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
James R. Atkins.

The name of James R. Atkins, late of Company C, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Philip Jenkins.

The name of Philip Jenkins, late first lieutenant Company C, Seventy-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William R. Coe.

The name of William R. Coe, late of Company I, Fourth Regiment West Virginia Volunteer Cavalry, and Company A, Seventeenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Halleck Siverson.

The name of Halleck Siverson, late of Company H, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Culby.

The name of Samuel Culby, late of Company E, Ninety-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Martha A. Adams.

The name of Martha A. Adams, widow of George F. Adams, late surgeon Sixty-seventh Regiment New York Volunteer Infantry, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving.

Maria E. Ackert.

The name of Maria E. Ackert, widow of Lord M. Ackert, late of Company H, Second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

The name of Elizabeth G. Hall, dependent mother of Samuel D. Hall, late of Company F, First Battalion Massachusetts Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elizabeth G. Hall.

The name of Charles Clafin, late of Company C, Fourth Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Charles Clafin.

The name of James B. Morgan, late of Company A, Eleventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James B. Morgan.

The name of Waterman Griggs, late of Companies I and A, Eleventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Waterman Griggs.

The name of James Haley, late of Company E, Fourteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Haley.

The name of George Fowler, late of Company K, One hundred and thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Fowler.

The name of Wesley Ellison, late of Fourth Battery, Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wesley Ellison.

The name of James M. Johnson, late of Company C, Seventh Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Johnson.

The name of John M. Hurtt, late of Company A, Eighteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John M. Hurtt.

The name of Samuel Emrick, late of Company I, Eleventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Emrick.

The name of Alonzo T. Morriston, late of Company C, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alonzo T. Morriston.

The name of Georgianna Fanning, widow of George M. Fanning, late of Company C, Eleventh Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Lewis F. Fanning, helpless and dependent son of said George M. Fanning, this pension shall be reduced to twelve dollars per month from and after the date of death of said Lewis F. Fanning: *And provided further*, That in the event of the death of Georgianna Fanning, the name of said Lewis F. Fanning shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Georgianna Fanning.

Georgianna Fanning.

*Provisor.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of James P. Emmons, late of Company H, One hundred and thirty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

James P. Emmons.

The name of George Slagle, late of Company E, Thirty-sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Slagle.

The name of Charles B. Griffin, late of Company H, Fourth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles B. Griffin.

- Mathew Jellison. The name of Mathew Jellison, late of Company F, Sixty-ninth Regiment Indiana Volunteer Infantry, and Company G, Seventeenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Morgan. The name of Joseph Morgan, late of Company I, One hundred and forty-seventh Regiment New York Volunteer Infantry, and Company B, Tenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew Smith. The name of Andrew Smith, late of Company A, One hundred and second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John N. Fox. The name of John N. Fox, late of Company D, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Rittenhouse. The name of Henry Rittenhouse, late of Company B, Sixty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Levi Bolton. The name of Levi Bolton, late of Company A, and commissary-sergeant Fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William E. Hobson. The name of William E. Hobson, late colonel Thirteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Abraham C. Newcomer. The name of Abraham C. Newcomer, late of Company A, independent cavalry attached to the Fifty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Marvine E. Payne. The name of Marvine E. Payne, late of Company K, Seventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Boals. The name of John W. Boals, late of Company K, One hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry W. Barnard. The name of Henry W. Barnard, late of Company B, Ninth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ewing W. Davis. The name of Ewing W. Davis, late of Company K, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harley S. Hobbs. The name of Harley S. Hobbs, late of Company A, One hundred and fifty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Enoch F. Blackwell. The name of Enoch F. Blackwell, late of Company E, Twelfth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. Best. The name of James M. Best, late of Company A, Third Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- James W. Hamilton. The name of James W. Hamilton, late of Company G, Thirteenth Regiment Indiana Volunteer Infantry, and Company E, Seventeenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Clark Guinn. The name of Clark Guinn, late of Company H, Ninety-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Margaretha Loether, widow of Ernst C. W. Loether, late of Company F, One hundred and third Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Margaretha Loether.

The name of Henry Stocks, late captain Company A, Ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Stocks.

The name of Francis M. Burnett, late of Company D, Thirtieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis M. Burnett.

The name of William F. Blanchard, late of Company B, Thirteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. Blanchard.

The name of John West, late of United States ship Ohio, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John West.

The name of Samuel F. Duff, late of Company B, Fifth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel F. Duff.

The name of Abraham Bennett, late of Company B, One hundred and third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abraham Bennett.

The name of William Jones, late of Company C, Ninety-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William Jones.

The name of George W. Graham, late of Company C, Sixty-third Regiment Pennsylvania Volunteer Infantry, and Eighteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Graham.

The name of Judson Graves, late of Company B, Fifty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Judson Graves.

The name of Thomas J. Roberts, late of Company B, Seventy-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas J. Roberts.

The name of Elias Dedmore, late of Company F, Tenth Regiment Iowa Volunteer Infantry, and Company D, Fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elias Dedmore.

The name of James A. Hicks, late of Company B, Eleventh Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Hicks.

The name of Samuel S. Conklin, late of United States ships Bienville, Sweet Briar, and North Carolina, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel S. Conklin.

The name of Lewis Flick, late of Company K, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Lewis Flick.

The name of Stephen P. Chase, late of Company H, Eighty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stephen P. Chase.

The name of Rosanna A. Fitzpatrick, widow of John Fitzpatrick, late of Company F, Nineteenth Regiment New York State Militia Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Rosanna A. Fitzpatrick.

The name of Benjamin A. Anderton, late of Company H, Thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin A. Anderton.

- William H. Steel. The name of William H. Steel, late of Company A, Fifth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Mathis. The name of George W. Mathis, late of Company H, Eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George T. Gibbs. The name of George T. Gibbs, late of Company K, Fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Ropp. The name of John Ropp, late of Company F, Twenty-fourth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- James F. Ellis. The name of James F. Ellis, late of Company G, One hundred and eighty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel Snoke. The name of Samuel Snoke, late of Company H, Third Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Elias C. Minium. The name of Elias C. Minium, late of Company I, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James B. Lyon. The name of James B. Lyon, late of Company D, Seventeenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Sheaffer. The name of John W. Sheaffer, late of Company D, Seventy-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Catharine Roach. The name of Catharine Roach, widow of John Roach, late of United States Marine Corps, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Jacob Weaver. The name of Jacob Weaver, late of Company F, Eighty-fifth Regiment Pennsylvania Volunteer Infantry, and Company A, Twenty-second Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John A. J. Snyder. The name of John A. J. Snyder, late of Company G, One hundred and eighty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jacob Konigstein. The name of Jacob Konigstein, late of Company M, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph T. Lokey. The name of Joseph T. Lokey, late second and first lieutenant Company E, Tenth Regiment Kentucky Volunteer Cavalry, and late of Company II, Eleventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Christopher Staffen. The name of Christopher Staffen, late of Company F, Ninetieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Peter Jagers. The name of Peter Jagers, late of Company D, First Regiment Pennsylvania Volunteer Rifles, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Condon. The name of John H. Condon, late of Company I, One hundred and ninety-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Valentine. The name of John Valentine, late of Company A, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Conrad G. Boehme, late of Company D, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Conrad G. Boehme.

The name of Hiram Cornell, late of Companies B and M, Sixty-first Regiment Enrolled Missouri Militia, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Hiram Cornell.

The name of John Coppee, late of United States ships Princeton, Wyalusing, and Vermont, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John Coppee.

The name of Henry Henke, late of Troop D, First Regiment United States Dragoons, and Battery A, Third Regiment United States Artillery, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Henry Henke.

The name of John M. Stocking, late of Company H, Ninth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John M. Stocking.

The name of David A. Nations, late of Company G, Fifty-sixth Regiment, and Company K, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David A. Nations.

The name of Elizabeth A. Blades, widow of Charles S. Blades, late of Company A, First Regiment Eastern Shore Maryland Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elizabeth A. Blades.

The name of George W. Williams, late of Company H, Twenty-second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Pensions increased.  
George W. Williams.

The name of Amos Kiehl, late of Company B, One hundred and forty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Amos Kiehl.

The name of John Scott, late of Company F, Thirty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Scott.

The name of Theodore Clark, late of Company A, Seventy-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theodore Clark.

The name of David J. Bishop, late of Company D, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David J. Bishop.

The name of Hiram E. Hubbard, late of Company E, First Regiment New York Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hiram E. Hubbard.

The name of Abiel H. L. Giffin, late of Company D, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Abiel H. L. Giffin.

The name of Peter Dix, late of Company I, Forty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Peter Dix.

The name of Arthur G. McNeill, late of Company D, Fourth Independent Battalion Ohio Volunteer Cavalry, and Company C, One hundred and forty-ninth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Arthur G. McNeill.

The name of Jacob T. Martin, late of Company A, Seventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob T. Martin.

- Patrick Gillin. The name of Patrick Gillin, late of Company C, Third Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ebenezer N. White. The name of Ebenezer N. White, late of Company K, One hundredth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis M. Browning. The name of Francis M. Browning, late of Company I, Sixtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Hall. The name of James Hall, late of Company E, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Miner E. Fish. The name of Miner E. Fish, late of Company C, and second lieutenant Company D, Fifth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jesse Heaton. The name of Jesse Heaton, late of Company H, Twenty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Birdsong. The name of Henry Birdsong, late of Company E, First Battalion Mississippi Volunteer Mounted Rifles, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Matilda Mixon. The name of Matilda Nicholson, now Mixon, former widow of Jeremiah Nicholson, late of Company F, Sixty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Samuel South. The name of Samuel South, late of Company B, Thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry T. Hatch. The name of Henry T. Hatch, late of Company F, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Philander G. West. The name of Philander G. West, late of Company G, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Solon Hyde. The name of Solon Hyde, late hospital steward, Seventeenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James B. Dutch. The name of James B. Dutch, late of Companies B and A, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Rufus H. Brittell. The name of Rufus H. Brittell, late of United States ship Brooklyn, United States Navy, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Pension.  
Daniel R. Cone. The name of Daniel R. Cone, late paymaster's steward, United States ship Saint Louis, Western Gunboat Flotilla, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
John Thomas. The name of John Thomas, late of Company E, Fourteenth Regiment Ohio Volunteer Infantry, and Company D, Second Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Perry Knickerbocker. The name of Perry Knickerbocker, late of Company H, Ninety-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Richard H. Williams, alias Richard Lawson. The name of Richard H. Williams, alias Richard Lawson, late of Company G, Thirty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Joseph Sizelove, late of Company K, One hundred and fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Joseph Sizelove.

The name of Adolphe R. Candy, late of Company D, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Adolphe R. Candy.

The name of Frederick Winter, late first lieutenant Company L, Third Regiment Pennsylvania Volunteer Heavy Artillery, and Company B, One hundred and eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frederick Winter.

The name of Henry Bischoff, late of Company C, Twentieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Henry Bischoff.

The name of John Smith, late of United States ship Ino, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Smith.

The name of Hiram Prusia, late of Company H, One hundred and eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hiram Prusia.

The name of Isaac Shoemaker, late of Company K, Forty-eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac Shoemaker.

The name of Hamilton C. Ingles, late of Company F, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hamilton C. Ingles.

The name of Samuel B. Piper, late first lieutenant and adjutant, Third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Samuel B. Piper.

The name of Basil D. Prather, late of Company F, Sixth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Basil D. Prather.

The name of Fidelis W. Sweetman, late of Company E, Seventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Fidelis W. Sweetman.

The name of Cephas F. Mosher, late of Company B, Ninth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cephas F. Mosher.

The name of Mary E. Fisk, widow of Henry C. Fisk, late colonel Sixty-fifth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary E. Fisk.

The name of James Ousley, late of Company K, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Ousley.

The name of Bedford Randolph, late of Company A, Tenth Regiment, and Company M, Second Regiment, Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Bedford Randolph.

The name of Nancy Mitchell, widow of John Mitchell, late first lieutenant Company I, Forty-first regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Nancy Mitchell.

The name of Henry K. Price, late of Company C, One hundred and thirty-first Regiment Pennsylvania Volunteer Infantry, and pay him a

Henry K. Price.

pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oscar Davis.

The name of Oscar Davis, late of Company D, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Gross.

The name of John H. Gross, late of Company C, One hundred and eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Carey W. Howe.

The name of Carey W. Howe, late assistant surgeon, One hundred and sixteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joshua F. Bishop.

The name of Joshua F. Bishop, late second lieutenant and captain Company H, Fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elias Gerberich.

The name of Elias Gerberich, late second and first lieutenant Company F, Thirteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James G. Rumbolz.

The name of James G. Rumbolz, late of Company D, First Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions.

Rebecca B. Baker.

The name of Rebecca B. Baker, widow of General T. Baker, late of Company E, Seventy-fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Francisco Lucero.

The name of Francisco Lucero, late of Company A, First Regiment New Mexico Militia Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.

Francis M. Hunting.

The name of Francis M. Hunting, late of Company G, Seventy-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Peter Boyer.

The name of Peter Boyer, late of Company I, Twenty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Arthur P. Gilman.

The name of Arthur P. Gilman, late of Company B, Twenty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hugh McLaughlin.

The name of Hugh McLaughlin, late of Company A, One hundred and sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John K. Pickens.

The name of John K. Pickens, late of Company A, Thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Chauncey F. Mitchell.

The name of Chauncey F. Mitchell, late captain Company A, Tenth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Samuel Tilley.

The name of Samuel Tilley, late of Company C, Thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton Edwards.

The name of Milton Edwards, late of Company G, Twenty-ninth Regiment Illinois Volunteer Infantry, and second lieutenant Company H, Sixth Regiment United States Colored Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Jacob Grim, late of Company I, One hundred and fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Grim.

The name of Barney H. Mayfield, late of Company A, Eighteenth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Barney H. Mayfield.

The name of Andrew B. Shattuck, late of Tenth Independent Battery Massachusetts Volunteer Light Artillery, and Company C, Eleventh Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew B. Shattuck.

The name of Clara P. Swift, widow of Ebenezer Swift, late captain and assistant surgeon United States Army, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Clara P. Swift.

The name of Joseph Freeman, late of Company G, Seventy-first Regiment New York Volunteer Infantry, and United States ships Brooklyn and Fort Jackson, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph Freeman.

The name of Mary P. Glynn, widow of James G. Glynn, late second lieutenant Company A, One hundred and seventy-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary P. Glynn.

The name of Ross Rush, late of First Independent Battery, Iowa Volunteer Light Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Ross Rush.

The name of Daniel H. Kettering, late of Company E, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and Signal Corps, United States Army, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel H. Kettering.

The name of Benjamin P. Busson, late of Company D, Twenty-third Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Benjamin P. Busson.

The name of Thomas J. Bennett, late of Company B, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas J. Bennett.

The name of Charles S. Breese, late of Company L, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles S. Breese.

The name of Sarah E. Murray, helpless and dependent child of Ivory Murray, late of Company I, Twelfth Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah E. Murray.

The name of James Knox, late of Company B, Sixtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Pension increased.  
James Knox.

The name of Catherine Green, widow of Daniel Green, alias David Green, late of Company A, Seventh Regiment Massachusetts Volunteer Infantry, and Company K, Third Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Catherine Green.

The name of Lizzie S. Alty, widow of Josiah S. Alty, late of Company G, Thirty-third Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Lizzie S. Alty

The name of Isaac D. Pease, late acting ensign, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Isaac D. Pease.

The name of James Wildes, late of Company H, First Regiment Kansas Volunteer Infantry, and Company B, First Regiment Kansas Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Wildes.

Approved, January 28, 1909.

January 28, 1909.  
[H. R. 23850.]

[Private, No. 93.]

**CHAP. 49.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

Pensions increased.  
Alcot Stover.

The name of Alcot Stover, late of Company E, Second Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

W. H. Twiford.

The name of W. H. Twiford, late surgeon, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

John A. Wilcox.

The name of John A. Wilcox, late of Company K, Seventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lewis C. Queen.

The name of Lewis C. Queen, late of Captain Damron's independent company, Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Martha E. Gilbreath.

The name of Martha E. Gilbreath, widow of Josiah R. Gilbreath, late of Captain Gilbreath's company, Alabama Scouts and Guides, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
James Cupps.

The name of James Cupps, late of Company E, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Hendershot.

The name of James Hendershot, late of Company M, Second Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. McCutcheon.

The name of William F. McCutcheon, late of Company B, One hundred and fifteenth Regiment, and Company G, One hundred and thirty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Mehringer.

The name of George Mehringer, late of Company K, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Dobbins.

The name of William A. Dobbins, late of Company B, One hundred and twenty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John F. Moyer.

The name of John F. Moyer, late of Company B, One hundred and fifteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Timothy Johnson.

The name of Timothy Johnson, late of Company G, Tenth Regiment Kentucky Volunteer Cavalry, and Company C, Fifty-fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles May.

The name of Charles May, late of Company I, Thirty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Melissa W. Pitcher.

The name of Melissa W. Pitcher, former widow of Francis Wheeler, late of Company H, First Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

The name of Chauncey H. Graves, late of Company A, Sixty-eighth Regiment Illinois Volunteer Infantry, and first lieutenant Company K, One hundred and fifty-fourth Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Chauncey H. Graves.

The name of William H. Tripp, late of Company H, Fourth Regiment Maine Volunteer Infantry, and second lieutenant Company H, Nineteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Tripp.

The name of Parker Green, late of Company G, Seventeenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Parker Green.

The name of James H. Clutts, late of Company E, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James H. Clutts.

The name of Thomas Lewis, late of Company C, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Lewis.

The name of John Ashmore, late of Company G, Eleventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Ashmore.

The name of Jacob E. Dreibelbies, late of Company D, Sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob E. Dreibelbies.

The name of Jacob Sappenfield, late of Company K, Fifteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Sappenfield.

The name of George B. Cock, late of Company F, Fourth Regiment Ohio Volunteer Infantry, and captain Company G, Fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

George B. Cock.

The name of Austin P. Maguire, late adjutant, Tenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Austin P. Maguire.

The name of James E. Scott, late of Company F, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James E. Scott.

The name of Edward Gooly, late of Company F, Sixteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward Gooly.

The name of Elizabeth A. Gold, widow of Peter H. Gold, late of Company F, Third Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Elizabeth A. Gold.

The name of Alexander Guyon, late of Company A, Fifth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alexander Guyon.

The name of John M. McKee, late of Company M, Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John M. McKee.

The name of Alice B. Moore, widow of Pliny Moore, late captain Company C, Sixteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Alice B. Moore.

The name of Henry C. Edmiston, late of Company E, Twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at

Henry C. Edmiston.

the rate of twenty-four dollars per month in lieu of that he is now receiving.

- William H. Storey. The name of William H. Storey, late of Company F, Seventh Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James H. Quackenbush. The name of James H. Quackenbush, late of Company E, First Regiment New York Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Barney O. Flinn. The name of Barney O. Flinn, late of Company I, Eleventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Rufus M. Liggett. The name of Rufus M. Liggett, late of Company D, First Regiment United States Colored Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Drummond. The name of George W. Drummond, late of Company B, One hundred and seventeenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Richard Welch. The name of Richard Welch, late of Company E, One hundred and fifty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Catherine Sasse. The name of Catherine Sasse, former widow of George Imwalle, late of Company D, Fourth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pension increased.  
Henry B. Arnold. The name of Henry B. Arnold, late hospital steward, Two hundred and eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Florence H. Porter. The name of Florence H. Porter, widow of John B. Porter, late quartermaster-sergeant, One hundred and ninety-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
David Leadbetter. The name of David Leadbetter, late of Company L, Twelfth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Charles W. Mann. The name of Charles W. Mann, late of independent company, Denison Guards, Ohio Volunteer Infantry, and Company M, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joshua J. Brown. The name of Joshua J. Brown, late of Company I, Eleventh Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Selden M. French. The name of Selden M. French, late of Company F, Twelfth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Christian Kaiser. The name of Christian Kaiser, late of Company E, Third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George F. Wattson. The name of George F. Wattson, late of Company K, Fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Dulieu. The name of Joseph Dulieu, late of Company A, Seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Smith. The name of John W. Smith, late of Company C, Ninety-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of George W. Klinesmith, late of Company H, Twenty-ninth Regiment Pennsylvania Volunteer Infantry, and first lieutenant Battery H, First Regiment West Virginia Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Klinesmith.

The name of Adolphe Legout, late of Company D, Thirty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adolphe Legout.

The name of Henry S. Briggs, late of Company A, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry S. Briggs.

The name of George F. Hood, late of Company E, Eleventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Hood.

The name of Susan C. Crary, widow of Arthur B. Crary, late of Company E, One hundred and thirty-eighth Regiment Ohio National Guard Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Arthur B. Crary, helpless and dependent son of said Arthur B. Crary, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Susan C. Crary, the name of said Arthur B. Crary shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Susan C. Crary.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of John Akerman, late first lieutenant Company I, Forty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Akerman.

The name of Edward B. Wright, late of Company B, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Edward B. Wright.

The name of Thomas B. Rogers, late of Company I, Forty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas B. Rogers.

The name of Hugh H. B. McMaster, late sergeant-major, First Regiment Minnesota Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hugh H. B. McMaster.

The name of Thomas L. McDonald, late of Company B, Forty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas L. McDonald.

The name of Herman Lerner, late of Company C, One hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Herman Lerner.

The name of Hyrcanus Highley, late of Company C, Fifteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hyrcanus Highley.

The name of John A. Flint, late of United States ships Ohio, Gemsbok, and North Carolina, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John A. Flint.

The name of James H. Pike, late of Company D, First Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Pike.

The name of Benjamin M. Redlon, late captain Company B, Twenty-ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin M. Redlon.

The name of Lewis Grant, late of Company H, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a

Lewis Grant.

pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Almira Goetchius.

The name of Almira Goetchius, widow of Newton Goetchius, late of Company A, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Nelson S. Bowdish.

The name of Nelson S. Bowdish, late first lieutenant, Battery M, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Jesse F. Camp.

The name of Jesse F. Camp, late of Company H, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and One hundred and tenth Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James A. Finney.

The name of James A. Finney, late of Company K, Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Franklin Weidler.

The name of Franklin Weidler, late of Company A, Ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Martin.

The name of Samuel Martin, late of Company K, Eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John McCausland.

The name of John McCausland, late of Company C, Sixth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Ormsby.

The name of John H. Ormsby, late of Company B, Seventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Hecock.

The name of George Hecock, late of Company A, Thirty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob F. Bradt.

The name of Jacob F. Bradt, late of Company K, Eightieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry F. Carr.

The name of Henry F. Carr, late of ordnance detachment, Watervliet Arsenal, United States Army, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Sanders.

The name of Thomas Sanders, late of Company A, Twelfth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William W. Thayer.

The name of William W. Thayer, late of Company D, Thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wellington Harder.

The name of Wellington Harder, late of Company B, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Wood.

The name of William Wood, late of Company B, Fifteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Agnew.

The name of William Agnew, late of Battery D, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Buchanan.

The name of John Buchanan, late of Company F, Thirty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension

at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Edwin H. Atwood, late of Company I, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edwin H. Atwood.

The name of Isaac A. Pearce, late first lieutenant Company E, and chaplain, One hundred and thirty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac A. Pearce.

The name of Andrew S. Johnston, late of Company L, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew S. Johnston.

The name of William R. Ingalls, late of Company B, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William R. Ingalls.

The name of Eveline Aikin, widow of Dwight A. Aikin, late captain and commissary of subsistence, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Eveline Aikin.

The name of Richard Vaughn, late of Company E, Ninth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Richard Vaughn.

The name of William E. Oldham, late first lieutenant Company A, Twenty-first Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William E. Oldham.

The name of Nicholas J. Snyder, late of Company D, Fourth Regiment United States Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nicholas J. Snyder.

The name of John Henley, late of Company B, Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Henley.

The name of Ward Haines, late of Company A, Eighth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ward Haines.

The name of Perry Kipp, late of Company L, Third Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Perry Kipp.

The name of Pulaski Fraker, late of Company I, Third Regiment Wisconsin Volunteer Cavalry, and Company G, Twenty-second Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pulaski Fraker.

The name of John W. Mefford, late of Company C, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Mefford.

The name of Sylvester C. Smith, late of Battery D, First Regiment Michigan Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sylvester C. Smith.

The name of Kate C. Simkins, former widow of Thomas G. MacNeill, alias Thomas G. Connor, late of United States ship Agawan, United States Navy, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Kate C. Simkins.

The name of Enos W. Ruland, late first lieutenant Company B, One hundred and second Regiment New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Enos W. Ruland.

The name of John M. Lukens, late of Company C, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John M. Lukens.

The name of Merrit Tompkins, late of Company M, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension

Merrit Tompkins.

at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- James H. Conner. The name of James H. Conner, late of Company F, Eighty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Isaac N. Coakley. The name of Isaac N. Coakley, late of Company D, Seventeenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Fay. The name of William Fay, late unassigned, Second Regiment Massachusetts Volunteer Heavy Artillery, and Company D, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ephraim Plumpton. The name of Ephraim Plumpton, late of Company C, First Regiment New Hampshire Volunteer Cavalry, and pay him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.
- John Bracey. The name of John Bracey, late of Company I, Sixteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Horatio W. Longa. The name of Horatio W. Longa, late of Company M, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.
- Elam T. Heatherly. The name of Elam T. Heatherly, late of Company E, Eleventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hiram H. Fisher. The name of Hiram H. Fisher, late of Company C, Eighty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Berger. The name of Henry Berger, late of Company E, One hundred and forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Oliver D. Bemis. The name of Oliver D. Bemis, late of Company K, Fifth Regiment Vermont Volunteer Infantry, and Company H, Fourth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. H. Tilghman. The name of William H. H. Tilghman, late of Company F, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Spencer C. Williams. The name of Spencer C. Williams, late of Company I, First Regiment Michigan Volunteer Engineers and Mechanics, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Michael B. Van Buskirk. The name of Michael B. Van Buskirk, late of Company H, One hundred and seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Darnell. The name of William H. Darnell, late of Company D, Thirty-sixth Regiment Iowa Volunteer Infantry, and Company H, Twenty-first Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Linenkugel, alias Lincogen. The name of Joseph Linenkugel, alias Lincogen, late of Company D, Second Battalion, Eighteenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Romosier. The name of William Romosier, late of Company H, One hundred and thirteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Jesse S. Clum, late of Company C, and first lieutenant Company D, One hundred and eighteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jesse S. Clum.

The name of Cyrus D. McCaskey, late of Company B, Seventy-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Cyrus D. McCaskey.

The name of Cephas C. Miller, late of Company G, Tenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Cephas C. Miller.

The name of Laban A. Timmons, late of Company A, One hundred and twenty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Laban A. Timmons.

The name of George S. Connor, late captain Company A, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George S. Connor.

The name of Levis T. Houk, late of Company H, Ninth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Levis T. Houk.

The name of Arthur Gorman, late of Company I, Ninth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Arthur Gorman.

The name of Charles J. Nelson, late of Company A, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles J. Nelson.

The name of Benjamin S. Waggener, late of Company A, Third Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin S. Waggener.

Approved, January 28, 1909.

**CHAP. 50.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the civil war, and to widows and dependent relatives of such soldiers and sailors.

January 28, 1909.

[H. R. 25409.]

[Private, No. 94.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Mons E. Jerdee, late of Company A, First Regiment North Dakota Volunteer Infantry, war with Spain, and pay him a pension at the rate of seventeen dollars per month in lieu of that he is now receiving.

Pension increased.  
Mons E. Jerdee.

The name of George W. Manwell, late of Company L, Nineteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
George W. Manwell.

The name of Frederick H. Cook, late of Company L, First Regiment Rhode Island Volunteer Infantry, war with Spain.

Frederick H. Cook.

The name of Caroline M. Marsh, widow of Charles B. Marsh, late major and paymaster, United States Volunteers, war with Spain, and pay her a pension at the rate of twenty-five dollars per month.

Caroline M. Marsh.

The name of John Gallagher, late of Company G, First Regiment United States Dragoons, Texas and New Mexico Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
John Gallagher.

Pension.  
Bert A. Colson.

The name of Bert A. Colson, late of United States Marine Corps, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Philip A. Work.

The name of Philip A. Work, late of Captain Walker's company, Texas Volunteers, Texas and New Mexico Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Elias M. Miller.

The name of Elias M. Miller, late of Captain John Settle's company, First Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions.  
Rhoda A. Rogers.

The name of Rhoda A. Rogers, widow of John C. Rogers, late of United States Marine Corps, and pay her a pension at the rate of twelve dollars per month.

Robert McCall.

The name of Robert McCall, late of Company K, Eleventh Regiment United States Infantry, war with Spain, and pay him a pension at the rate of ten dollars per month.

Approved, January 28, 1909.

February 1, 1909.  
[H. R. 19859.]

**CHAP. 57.**—An Act To provide for the payment of certain volunteers who rendered service to the Territory of Oregon in the Cayuse Indian war of eighteen hundred and forty-seven and eighteen hundred and forty-eight.

Cayuse Indian war,  
Oreg.  
Payment of volun-  
teers in.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to adjust and settle, through the office of the Auditor for the War Department, the claims for pay for services in the Cayuse Indian war of eighteen hundred and forty-seven and eighteen hundred and forty-eight, in Oregon, of John Minto and Charles Bolds, and of Ellen E. Hackett, widow of John C. Hackett; Missouri A. Cornelius, widow of Thomas R. Cornelius; Mary J. Keizur, widow of John B. Keizur; Amanda Reese, widow of Willard H. Reese; Mary E. Carnahan, widow of Hiram Carnahan; Polly C. Butler, widow of Isaac Butler, and Sarah E. Schantz, widow of P. C. Keizur, at the rate of one dollar and fifty cents per day, the same as was paid to those whose claims have already been settled, the length of service to be taken from the rolls of this war now on file in the office of The Military Secretary of the War Department or the records of said war on file in the office of the adjutant-general of the State of Oregon; and the sum of not more than one thousand five hundred dollars, or as much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to enable the accounting officers of the Treasury to pay the aforementioned claims, and this sum, not to exceed one thousand five hundred dollars, is made available until all of these claims are settled or fully disposed of.

Appropriation.

Approved, February 1, 1909.

February 2, 1909.  
[H. R. 4166.]

**CHAP. 59.**—An Act To relieve George W. Black and J. R. Wilson from a certain judgment in favor of the United States and to relieve George W. Black, J. R. Wilson, and W. M. Newell of a certain judgment in favor of the United States.

George W. Black,  
J. R. Wilson, and W.  
M. Newell.  
Relief of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That George W. Black and J. R. Wilson be, and they are hereby, relieved and discharged of and from all liability on account of the judgment rendered against them as sureties on the forfeited recognizance or bail bond where B. H. Gallway is principal, which judgment was rendered in the United States district court for the middle district of Alabama on May twenty-eighth,

eighteen hundred and ninety-one, for two hundred dollars and the costs, twenty-six dollars and forty cents; and that George W. Black, J. R. Wilson, and W. M. Newell be, and they are hereby, relieved and discharged of and from all liability on account of the judgment rendered against them as sureties on the forfeited recognizance or bail bond where J. R. Wilson is principal, which judgment was rendered in the United States district court for the middle district of Alabama on December twelfth, eighteen hundred and ninety-two, for one hundred and fifty dollars and the costs, twenty-six dollars and forty cents; and that the said judgments shall be canceled and marked satisfied on the records of said court by the United States attorney for the middle district of Alabama.

Approved, February 2, 1909.

**CHAP. 62.**—An Act To refund certain moneys paid into the Treasury of the United States through mistake by Augustus Bannigan.

February 3, 1909.  
[H. R. 16191.]

[Private, No. 97.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to repay Augustus Bannigan, out of any moneys in the Treasury not otherwise appropriated, the sum of four hundred and fourteen dollars, paid into the Treasury of the United States by mistake by the said Augustus Bannigan, and which said money has been placed to the credit of pension appropriations for eighteen hundred and ninety-three, eighteen hundred and ninety-four, and eighteen hundred and ninety-five.

Augustus Bannigan.  
Reimbursement.

Approved, February 3, 1909.

**CHAP. 63.**—An Act For the relief of the estate of Mark S. Gorrill.

February 3, 1909.  
[H. R. 18744.]

[Private, No. 98.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to issue to the estate of Mark S. Gorrill, late of Methuen, Massachusetts, duplicates in lieu of United States four per centum bonds of the funded loan of nineteen hundred and seven, or to pay to the estate of Mark S. Gorrill the principal and interest due upon said bonds, described as follows: Registered bonds numbered thirteen thousand eight hundred and twenty-seven, for five hundred dollars; and twenty-five thousand and ninety-four, twenty-five thousand and ninety-five, twenty-five thousand and ninety-six, twenty-five thousand and ninety-seven, twenty-five thousand and ninety-eight, and twenty-five thousand and ninety-nine, for one thousand dollars each, inscribed in the name of Mark S. Gorrill, amounting to six thousand five hundred dollars; and upon coupon bonds numbered twelve thousand five hundred and one, fourteen thousand seven hundred and eighty-two, and thirty-four thousand and fifteen, for five hundred dollars each, amounting to one thousand five hundred dollars, with interest coupons attached, dated April first, eighteen hundred and ninety-five, and subsequently, said registered and coupon bonds having been lost: *Provided,* That the legal representatives of said estate shall first file in the Treasury a bond in the penal sum of twelve thousand five hundred dollars, with good and sufficient sureties, to be approved by the Secretary of the Treasury, with condition to indemnify and save harmless the United States from any loss on account of the said bonds and interest coupons.

Mark S. Gorrill.  
Duplicate bonds issued to.

*Proviso.*  
Bond.

Approved, February 3, 1909.

February 4, 1909.  
[H. R. 5461.]

**CHAP. 71.**—An Act For the relief of Lawson M. Fuller, major, Ordnance Department, United States Army.

[Private, No. 99.]

Lawson M. Fuller.  
Reimbursement.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That to reimburse Major Lawson M. Fuller, Ordnance Department, United States Army, for loss incurred by him of his personal effects during their transportation on board the United States chartered transport Morgan City to the Philippine Islands, whither he had been ordered to join his station, there shall be paid to him, out of any money in the Treasury of the United States not otherwise appropriated, a sum equal to the loss so sustained by him: *Provided,* That the accounting officers of the Treasury shall require a schedule and affidavit from him, such schedule to be approved by the Secretary of War.

*Proviso.*  
Affidavit, etc.

Full satisfaction of  
all claims.

**SEC. 2.** That the relief granted by the provisions of this Act shall be in full satisfaction of any and all claims whatever against the United States on account of this loss.

Approved, February 4, 1909.

February 4, 1909.  
[H. R. 4931.]

**CHAP. 72.**—An Act To correct the military record of Corwin M. Holt.

[Private, No. 109.]

Corwin M. Holt.  
Honorable discharge  
granted.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to remove the charge of being absent without authority now standing on the rolls of the Army against the name of Corwin M. Holt, late a first lieutenant of Company B, One hundred and third Regiment Ohio Volunteer Infantry, and grant him an honorable discharge as of May first, eighteen hundred and sixty-five: *Provided,* That no pay, bounty, or other emolument shall become due or payable by virtue of the passage of this Act.

*Proviso.*  
No pay, etc.

Approved, February 4, 1909.

February 4, 1909.  
[H. R. 17572.]

**CHAP. 73.**—An Act For the relief of George M. Voorhees.

[Private, No. 101.]

George M. Voorhees.  
Honorable discharge  
granted.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and instructed to interpret and consider Special Orders, Numbered Fifty-nine, date February fifth, eighteen hundred and sixty-three, approved February tenth, eighteen hundred and sixty-three, equivalent to the honorable discharge of George M. Voorhees, late captain Company D, Ninety-third Regiment New York Volunteer Infantry, and to issue to said George M. Voorhees an honorable discharge as of date October thirteenth, eighteen hundred and sixty-two: *Provided,* That no pay, bounty, or other emoluments shall become due or payable by virtue of the passage of this Act.

*Proviso.*  
No pay, etc.

Approved, February 4, 1909.

February 5, 1909.  
[H. R. 6032.]

**CHAP. 74.**—An Act To pay to the administratrix of the estate of George W. Fleming for services rendered as letter-box inspector from March twenty-ninth, nineteen hundred and two, to June thirteenth, nineteen hundred and three.

[Private, No. 102.]

George W. Fleming.  
Payment to estate  
of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Zora S. Fleming, or to her successor, administratrix of the estate of George W. Fleming, deceased, the sum of one thousand and seventy-three

dollars and thirty-five cents, for services rendered by said George W. Fleming as letter-box inspector at Adrian, Michigan, from March twenty-ninth, nineteen hundred and two, to June thirteenth, nineteen hundred and three.

Approved, February 5, 1909.

**CHAP. 85.**—An Act For the relief of Patrick Conlin.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Patrick Conlin shall hereafter be held and considered to be entitled to all of the rights and benefits that he would be entitled to on account of military service, except pay, bounty, and other emoluments, if he had been continuously in the military service of the United States as a private of Company I, Fifty-seventh Regiment Ohio Volunteer Infantry, from the twenty-seventh day of January, eighteen hundred and sixty-two, to the eighth day of August, eighteen hundred and sixty-five, and had been honorably discharged on the date last named herein.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 7963.]

[Private, No. 103.]  
Patrick Conlin.  
Relief of.

**CHAP. 86.**—An Act For the relief of L. H. Lewis.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to L. H. Lewis, out of any money in the Treasury not otherwise appropriated, the sum of thirty-three dollars and sixty-five cents, amount due him for expenses incurred in excess of his traveling allowance as deputy collector of internal revenue for the fiscal year ending June thirtieth, nineteen hundred and six.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 10986.]

[Private, No. 104.]  
L. H. Lewis.  
Payment to.

**CHAP. 87.**—An Act For the relief of A. A. Lewis.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to A. A. Lewis, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and twenty-eight dollars and two cents, amount due him for expenses incurred in excess of his traveling allowance as deputy collector of internal revenue for the fiscal year ending June thirtieth, nineteen hundred and six.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 10987.]

[Private, No. 105.]  
A. A. Lewis.  
Payment to.

**CHAP. 88.**—An Act For the relief of Frederick Daubert.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and empowered to pay to Frederick Daubert five hundred and ninety-six dollars and thirty-one cents, out of the moneys paid by said Daubert under cash entry-numbered one hundred and ninety-five, made at the Elreno, Oklahoma, land office, and to deposit in the Treasury of the United States on account of sales of public lands the sum of eighty-five dollars and nineteen cents, being the balance paid by said Daubert under said entry.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 17344.]

[Private, No. 106.]  
Frederick Daubert.  
Payment to.

February 6, 1909.  
[H. R. 10416.]

[Private, No. 107.]

Hilary Williams.  
Naval record of,  
corrected.

Rank.

**CHAP. 89.**—An Act To correct the naval record of Lieutenant Hilary Williams, United States Navy.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to amend the naval record of Lieutenant Hilary Williams, United States Navy, by placing his name on the official Navy Register of the Navy Department next after that of Lieutenant Charles T. Owens, United States Navy, and to receive rank of lieutenant, United States Navy, from January first, nineteen hundred and four.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 14361.]

[Private, No. 108.]

Eastern Salt Com-  
pany, Boston, Mass.  
Reimbursement.

**CHAP. 90.**—An Act To reimburse the Eastern Salt Company, of Boston, Massachusetts, for certain excess duty.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Eastern Salt Company, of Boston, Massachusetts, the sum of three hundred and eighty-four dollars and eighty-four cents, the same being the amount of money paid by them as excess duty on certain salt in bulk, imported by the schooner Norumbega, July second, nineteen hundred, said salt having been erroneously appraised on entry.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 24303.]

[Private, No. 109.]

Charles Fitzgerald.  
Payment to estate  
of.

**CHAP. 91.**—An Act For the relief of the estate of Charles Fitzgerald.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to pay, out of any money not otherwise appropriated, to the estate of Charles Fitzgerald, late an inspector of the Post-Office Department, who was murdered while in the discharge of his duties as an officer of the United States and because of the faithful discharge of those duties, the sum of one thousand six hundred dollars, being one year's salary.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 4119.]

[Private, No. 110.]

John Wagner.  
Payment to.

**CHAP. 92.**—An Act To pay John Wagner, of Campbell Hall, New York, for carrying the mails.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay to John Wagner, of Campbell Hall, New York, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and fifty-two dollars and fifty-three cents, for carrying the United States mails to the Wallkill Valley Railway and to the post-office at Campbell Hall, New York, from November third, eighteen hundred and ninety-seven, to January seventh, nineteen hundred and one.

Approved, February 6, 1909.

**CHAP. 93.**—An Act To correct the military record of George W. Hedrick.February 6, 1909.  
[H. R. 7006.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That George W. Hedrick, late of Company B, Seventh West Virginia Volunteers, shall be held and considered to have been honorably discharged from the service of the United States as of April second, eighteen hundred and sixty-four: *Provided,* That no pay, bounty, or other emoluments shall become due or payable by virtue of the passage of this Act.

[Private, No. 111.]  
George W. Hedrick.  
Honorable discharge  
granted.*Proviso.*  
No pay, etc.

Approved, February 6, 1909.

**CHAP. 94.**—An Act For the relief of Robert S. Dame.February 6, 1909.  
[H. R. 10606.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Robert S. Dame shall be held and considered to have been honorably discharged from the military service of the United States as a second lieutenant, Company D, First United States Veteran Volunteers, and that the Secretary of War be, and he is hereby, authorized to issue him a certificate of honorable discharge: *Provided,* That no pay, bounty, or other emoluments shall become due or payable by virtue of the passage of this Act.

[Private, No. 112.]  
Robert S. Dame.  
Honorable discharge  
granted.*Proviso.*  
No pay, etc.

Approved, February 6, 1909.

**CHAP. 95.**—An Act For the relief of the heirs of Thomas J. Miller.February 6, 1909.  
[H. R. 13319.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to examine into and ascertain the loss and damage sustained by Thomas J. Miller by the seizure and sinking of his ferryboat on the Columbia River by the armed forces of the United States, for the purpose of preventing the same being used by the hostile Indians during the late Bannock war in the Territory of Washington, in or about the month of July, eighteen hundred and seventy-eight; and the sum of five hundred dollars, or as much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to enable the Secretary of War to adjust and the accounting officers of the Treasury to pay to the heirs of the said Thomas J. Miller the amount of said loss and damage, not to exceed five hundred dollars, as allowed under the authority of this Act.

[Private, No. 113.]  
Thomas J. Miller.  
Relief of heirs of.

Appropriation.

Approved, February 6, 1909.

**CHAP. 96.**—An Act To compensate E. C. Sturges for property lost during the Spanish-American war.February 6, 1909.  
[H. R. 13955.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and is hereby, authorized and instructed to pay to E. C. Sturges, late captain, First Illinois Volunteer Infantry, war with Spain, out of any money in the Treasury not otherwise appropriated, the sum of two hundred and sixty-eight dollars and two cents.

[Private, No. 114.]

E. C. Sturges.  
Payment to.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 19839.]

**CHAP. 97.**—An Act For the relief of W. H. Blurock.

[Private, No. 115.]

W. H. Blurock.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and eighty-five dollars to W. H. Blurock, for property destroyed by fire at Arlington dock, Seattle, Washington, on May seventh, nineteen hundred and six.

Approved, February 6, 1909.

February 6, 1909.  
[H. R. 19839.]

**CHAP. 98.**—An Act For the relief of Thomas J. Shocker.

[Private, No. 116.]  
Thomas J. Shocker.  
Military record corrected.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Thomas J. Shocker shall hereafter be held and considered to be entitled to all of the rights and benefits that he would be entitled to on account of military service, except pay, bounty, and other emoluments, if he had been continuously in the military service of the United States as a private of Company B, Twelfth Regiment Ohio Volunteer Cavalry, from the twelfth day of September, eighteen hundred and sixty-three, to the first day of July, eighteen hundred and sixty-five, and had been honorably discharged on the date last named herein.

Approved, February 6, 1909.

February 8, 1909.  
[H. R. 8050.]

**CHAP. 99.**—An Act For the relief of James R. Wyrick.

[Private, No. 117.]

James R. Wyrick.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and fifty dollars, in full liquidation of the amount due James R. Wyrick, being the value of a mule furnished the Army of the United States during the war of the rebellion.

Approved, February 8, 1909.

February 9, 1909.  
[H. R. 2952.]

**CHAP. 103.**—An Act For the relief of Chaplain Henry Swift, Thirteenth Infantry, United States Army.

[Private, No. 118.]

Henry Swift.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay, to Chaplain Henry Swift, out of any money in the Treasury not otherwise appropriated, the sum of one thousand and three dollars and eighteen cents, said sum to be a payment in full for all losses of personal property incurred by him by reason of the wreck of the United States transport Morgan City in the Inland Sea of Japan on or about September first, eighteen hundred and ninety-nine: *Provided,* That the accounting officers of the Treasury shall require a schedule and affidavit from him, such schedule to be approved by the Secretary of War.

Approved, February 9, 1909.

February 9, 1909.  
[H. R. 11460.]

**CHAP. 104.**—An Act To remove the charge of desertion from the military record of William H. Houck.

[Private, No. 119.]

William H. Houck.  
Honorable discharge granted.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That William H. Houck shall hereafter be held and considered to have been honorably dis-

charged from the military service of the United States as a private of Company K, Seventeenth Regiment Indiana Volunteer Infantry, on June eighteenth, eighteen hundred and sixty-five; and the Secretary of War is hereby authorized to grant to the said William H. Houck an honorable discharge as of that date: *Provided*, That no pay, bounty, or other emolument shall become due or payable by virtue of the passage of this Act.

*Proviso.*  
No pay, etc.

Approved, February 9, 1909.

**CHAP. 105.**—An Act For the relief of Lafayette L. McKnight.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That Lafayette L. McKnight, also borne as Lafayette McNight, be held and considered to have served as a private in Captain Brooks's company, Mechanic Fusileers, later designated as the Fifty-sixth Illinois Infantry, from October twentieth, eighteen hundred and sixty-one, to January twenty-eighth, eighteen hundred and sixty-two, and to have been honorably discharged therefrom: *Provided*, That no pay, bounty, or other emolument shall become due or payable by virtue of the passage of this Act.

February 9, 1909.  
[H. R. 16015.]

[Private, No. 120.]  
Lafayette L. McKnight.  
Honorable discharge granted.

*Proviso.*  
No pay, etc.

Approved, February 9, 1909.

**CHAP. 106.**—An Act To correct the military record of George H. Tracy.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That George H. Tracy, late captain Company I, Thirty-third Regiment Missouri Volunteer Infantry, shall be held and considered to have been honorably discharged from the service of the United States by Special Orders, Numbered Twenty-four, Department and Army of the Tennessee, dated March fourth, eighteen hundred and sixty-five, and said orders shall be held in force, and Special Orders of the War Department Numbered One hundred and two, dated March first, eighteen hundred and sixty-five, dishonorably dismissing said Tracy, shall be held revoked: *Provided*, That no pay, bounty, or other emolument shall become due or payable by virtue of the passage of this Act.

February 9, 1909.  
[H. R. 20171.]

[Private, No. 121.]  
George H. Tracy.  
Honorable discharge granted.

*Proviso.*  
No pay, etc.

Approved, February 9, 1909.

**CHAP. 108.**—An Act For the relief of Captain George Van Orden, United States Marine Corps.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the sum of two hundred and ninety-one dollars and thirty-seven cents be, and it is hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, and placed to the credit of Captain (formerly First Lieutenant) George Van Orden, United States Marine Corps, in the final settlement of his accounts as acting commissary of subsistence, United States Army, island of Guam, by the Auditor for the War Department, in lieu of Government funds to the same amount which were stolen and embezzled by a clerk in the office of the commissary of subsistence, island of Guam, in the year nineteen hundred and one, on account of the theft of which sum the accounts of the said Captain (formerly First Lieutenant) George Van Orden, United States Marine Corps, are now suspended in the office of the Auditor for the War Department.

February 11, 1909.  
[S. 568.]

[Private, No. 122.]

George Van Orden.  
Credit in accounts.

Approved, February 11, 1909.

February 11, 1909.  
[S. 2969.]

[Private, No. 123.]

O. Maury and Company.  
Payment to L. Renard, agent of.

**CHAP. 109.**—An Act For the relief of O. Maury and Company, of Bordeaux, France.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to L. Renard, agent of O. Maury and Company, of Bordeaux, France, in full reimbursement of losses sustained by them by reason of the erroneous detention and subsequent destruction by the Bureau of Chemistry of the Department of Agriculture of three casks of wine imported into the United States by said firm, which payment is recommended by said Department, the sum of two hundred and thirty-eight dollars and fifteen cents, which amount is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, February 11, 1909.

February 11, 1909.  
[H. R. 3388.]

[Private, No. 124.]

L. B. Wyatt.  
Payment to.

**CHAP. 110.**—An Act For the relief of L. B. Wyatt.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to L. B. Wyatt, late postmaster at New Decatur, Morgan County, Alabama, the sum of one hundred and thirty-five dollars and sixty cents, in full compensation for fumigating the mails during the yellow fever epidemic between September twenty-second and November twelfth, eighteen hundred and eighty-eight, made under proper authority.

Proof.

SEC. 2. That all the proof heretofore taken and now on file in the office of the file clerk may be used in evidence in support of this claim.

Approved, February 11, 1909.

February 11, 1909.  
[S. 3808.]

[Private, No. 125.]

Luyties Brothers.  
Refund to.

**CHAP. 111.**—An Act To refund certain excess duties paid upon importations of absinthe and kirschwasser from Switzerland between June first, eighteen hundred and ninety-eight, and December fifth, eighteen hundred and ninety-eight.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized to refund to Messrs. Luyties Brothers, of New York, out of any money in the Treasury not otherwise appropriated, the sum of three thousand eight hundred and thirty dollars and fifty cents, for certain excess duties paid upon importations of absinthe and kirschwasser from Switzerland between June first, eighteen hundred and ninety-eight, and December fifth, eighteen hundred and ninety-eight.

Approved, February 11, 1909.

February 13, 1909.  
[S. 60.]

[Private, No. 126.]

Chicago, Peoria and Saint Louis Railway Company.  
Payment to.

**CHAP. 113.**—An Act For the relief of the Chicago, Peoria and Saint Louis Railway Company of Illinois.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed, out of any money in the Treasury not otherwise appropriated, to pay to the Chicago, Peoria and Saint Louis Railway Company of Illinois two thousand eight hundred and thirty-five dollars and forty-five cents, being the amount of internal-revenue tax on certain high wines erroneously appropriated by the Navy Department at Indian Head.

Approved, February 13, 1909.

**CHAP. 114.**—An Act To reimburse S. R. Green, postmaster of Oregon City, Oregon, for moneys lost by burglary.

February 13, 1909.  
[S. 212.]

[Private, No. 127.]

S. R. Green.  
Reimbursement.

*Ante*, p. 911.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to repay to S. R. Green, postmaster at Oregon City, Oregon, the sum of two hundred and six dollars and forty cents, to reimburse him for key-deposit funds lost by burglary on December seventeenth, eighteen hundred and ninety-six.

Approved, February 13, 1909.

**CHAP. 115.**—An Act For the relief of Richard A. Proctor.

February 13, 1909.  
[S. 655.]

[Private, No. 128.]

Richard A. Proctor.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Richard A. Proctor, out of any money in the Treasury not otherwise appropriated, the sum of three hundred dollars, for use of lands near Fort D. A. Russell, Wyoming, as part of the target range during the seasons of nineteen hundred and six and nineteen hundred and seven.

Approved, February 13, 1909.

**CHAP. 116.**—An Act For the relief of J. M. Bloom.

February 13, 1909.  
[S. 1204.]

[Private, No. 129.]

J. M. Bloom.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Postmaster-General be, and he is hereby, authorized and directed to cause the account of J. M. Bloom, late postmaster at Clearfield, State of Pennsylvania, to be credited with the sum of one hundred and eighteen dollars and eighteen cents, and that he cause said credit to be certified to the Auditor of the Treasury for the Post-Office Department, being on account of loss of one hundred and twenty-three dollars in postal funds by robbery of said post-office on the tenth day of February, eighteen hundred and ninety-seven, and sixty-six dollars and twelve cents for expenses incurred in the effort to apprehend the burglars, it appearing that said loss was without fault or negligence on the part of said late postmaster; and the sum of one hundred and eighteen dollars and eighteen cents is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to pay said claim.

Appropriation.

Approved, February 13, 1909.

**CHAP. 117.**—An Act For the relief of the Columbus Gas and Fuel Company.

February 13, 1909.  
[S. 2911.]

[Private, No. 130.]

Columbus Gas and  
Fuel Company.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay out of money not otherwise appropriated to the Columbus Gas and Fuel Company, of Columbus, Ohio, successors to the Central Ohio National Gas and Fuel Company, of Columbus, Ohio, any statute of limitations to the contrary notwithstanding, the sum of one thousand eight hundred and twenty dollars and eighty-one cents, the amount of taxes improperly collected by the United States under the war-revenue Act of June thirteenth, eighteen hundred and ninety-eight.

Approved, February 13, 1909.

February 13, 1909.  
[S. 3723.]

[Private, No. 131.]

Farmers and Mer-  
chants' Bank, Man-  
dan, N. Dak.  
Payment to.  
*Ante*, p. 911.

**CHAP. 118.**—An Act For the relief of the Farmers and Merchants' Bank of Mandan, North Dakota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the Farmers and Merchants' Bank of Mandan, North Dakota, the sum of fifty-seven dollars, being the amount of money which was contained in registered letter numbered sixty-five thousand one hundred and thirty, addressed to said bank by the United States Treasurer at Washington, District of Columbia, February twenty-eight, nineteen hundred and five, and destroyed in the burning of a postal car near Hyndman, Pennsylvania, March first, nineteen hundred and five.

Approved, February 13, 1909.

February 13, 1909.  
[S. 3748.]

[Private, No. 132.]

Logan Natural Gas  
and Fuel Company,  
Columbus, Ohio.  
Payment to.

**CHAP. 119.**—An Act For the relief of the Logan Natural Gas and Fuel Company, of Columbus, Ohio.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Logan Natural Gas and Fuel Company (Incorporated), of Columbus, Ohio, the sum of one hundred and eighty-four dollars and forty-five cents, the amount of taxes improperly collected by the United States under the war-revenue Act of June thirteenth, eighteen hundred and ninety-eight.

Approved, February 13, 1909.

February 13, 1909.  
[S. 4312.]

[Private, No. 133.]

William E. Moses.  
Reconveyance of  
land to, authorized.

**CHAP. 120.**—An Act For the relief of William E. Moses.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioner of the General Land Office be, and he is hereby, authorized to reconvey, by proper deed of conveyance, all title which the said William E. Moses had vested in the United States Government, to the following-described lands: South half south half southwest quarter southwest quarter and south half north half south half southwest quarter southwest quarter section four, township seven south of range seventy-four west, Colorado; south half south half southeast quarter southeast quarter and south half north half south half southeast quarter southeast quarter section five, township seven south of range seventy-four west, Colorado, thirty acres; southwest quarter southeast quarter lot three, southwest quarter lot three, north half lot three, section five, township ten south of range seventy-three west, Colorado, thirty-four acres; northeast quarter northwest quarter southwest quarter northeast quarter, southwest quarter southeast quarter southwest quarter northeast quarter, east half southeast quarter southwest quarter northeast quarter, section five, township ten south of range seventy-three west, Colorado, ten acres; east half east half southwest quarter southwest quarter, southwest quarter southeast quarter southwest quarter southwest quarter, south half southwest quarter southwest quarter southwest quarter, northwest quarter southwest quarter, southwest quarter southwest quarter, southwest quarter northwest quarter southwest quarter southwest quarter, section four, township ten south of range seventy-three west, Park County, Colorado, twenty-two and one-half acres; west half northwest quarter northeast quarter southeast quarter, southwest quarter northeast quarter southeast

Description.

quarter, south half southeast quarter northeast quarter southeast quarter, section five, township ten south of range seventy-three west, Park County, Colorado, twenty acres; southwest quarter west half southeast quarter, section two, south half southeast quarter, section three, township eight south, range seventy-one west, of the sixth principal meridian, Colorado, embracing three hundred and twenty acres; east half southeast quarter, section four, and east half northeast quarter, section nine, township ten south, range sixteen west, New Mexico principal meridian, New Mexico, embracing one hundred and sixty acres; west half northwest quarter and north half southwest quarter, section six, township ten south, range sixteen west, New Mexico principal meridian, New Mexico, containing one hundred and fifty-six and three one-hundredths acres; east half northwest quarter, section twenty-one, township ten south, range sixteen west, New Mexico principal meridian, New Mexico, embracing eighty acres; southwest quarter northeast quarter and south half northwest quarter, section eighteen, township ten south, range sixteen west, New Mexico principal meridian, New Mexico, containing one hundred and nineteen and fifty-two one-hundredths acres; north half northwest quarter, section three, and east half northeast quarter, section four, township ten south, range sixteen west, of the New Mexico principal meridian, New Mexico, containing one hundred and sixty and fifty-five one-hundredths acres; northwest quarter southeast quarter and southwest quarter northeast quarter, section thirty-five, township nine south, range sixteen west, of the New Mexico principal meridian, New Mexico, containing eighty acres; southwest quarter northwest quarter, north half southwest quarter and southeast quarter southwest quarter, section seventeen, township nine south, range fifteen west, of the New Mexico principal meridian, New Mexico, embracing one hundred and sixty acres; north half northeast quarter, section thirty-five, southeast quarter southeast quarter, section twenty-six, southwest quarter southwest quarter, section twenty-five, township nine south, range sixteen west, and north half southeast quarter, southeast quarter northeast quarter, section thirty, and southwest quarter northwest quarter, section twenty-nine, township nine south, range fifteen west, of the New Mexico principal meridian, New Mexico, containing three hundred and twenty acres; lots numbered seventeen, twenty-three, and twenty-four, in section five, township eleven south, range fourteen west, New Mexico principal meridian, New Mexico, containing one hundred and twenty acres; southwest quarter southeast quarter, southeast quarter southwest quarter, section thirty-two, township nine south, range sixteen west, and northeast quarter northwest quarter, section five, and northwest quarter northeast quarter and northeast quarter northwest quarter, section seven, township ten south, range sixteen west, of the New Mexico principal meridian, New Mexico, containing two hundred acres: *Provided*, That the said

*Provided.*  
Proof of conveyance.

William E. Moses makes satisfactory proof of such conveyance to the United States of said land by the submission of an abstract of title, together with the deed of conveyance to the United States of the same, which said deed and abstract or abstracts shall be retained in the files of the General Land Office.

Approved, February 13, 1909.

**CHAP. 121.**—An Act For the relief of John V. Vickers.

February 13, 1909.  
[S. 4313.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Commissioner of the General Land Office be, and he is hereby, authorized to reconvey, by proper deed of conveyance, all title which the said John V. Vickers has vested in the United States Government to the following-

[Private, No. 134.]  
John V. Vickers.  
Reconveyance of land to, authorized.

Description.

Proviso.  
Proof of conveyance.

described land, to wit: Southwest quarter northeast quarter and southeast quarter northwest quarter and the west half southeast quarter, section twenty-six, township ten south, range sixty-eight west of the sixth principal meridian, Colorado, embracing one hundred and sixty acres: *Provided*, That the said John V. Vickers makes satisfactory proof of such conveyance to the United States of said land by the submission of an abstract of title together with the deed of conveyance to the United States of the same, which said deed and abstract or abstracts shall be retained in the files of the General Land Office.

Approved, February 13, 1909.

February 13, 1909.  
[S. 4427.]

**CHAP. 122.**—An Act For the relief of Hastings Steamboat Company.

[Private, No. 135.]  
Hastings Steamboat  
Company.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Hastings Steamboat Company, or its legal representatives, the sum of two hundred and eighty-six dollars and thirty-five cents, as full compensation to said steamboat company for loss and damages sustained by it on account of the steamer Dauntless having her stem struck and split by the United States ship Cartwright in the waters of Puget Sound on October twelfth, nineteen hundred and four, while said Cartwright was being operated under the direction and control of the United States Government and said Dauntless was lying motionless at the dock.

Approved, February 13, 1909.

February 13, 1909.  
[S. 6512.]

**CHAP. 123.**—An Act For the relief of the Philadelphia Company, of Pittsburg, Pennsylvania.

[Private, No. 136.]

Philadelphia Com-  
pany, Pittsburg, Pa.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the Philadelphia Company, of Pittsburg, Pennsylvania, out of any money in the Treasury not otherwise appropriated, any statute of limitations to the contrary notwithstanding, the sum of two thousand seven hundred and forty-one dollars and sixty cents, the amount of taxes improperly collected by the United States under the war-revenue Act of June thirteenth, eighteen hundred and ninety-eight.

Approved, February 13, 1909.

February 13, 1909.  
[S. 7325.]

**CHAP. 124.**—An Act For the relief of Cadmus E. Crabill.

[Private, No. 137.]

Cadmus E. Crabill.  
Credit in accounts.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Postmaster-General be, and is hereby, authorized and directed to credit Cadmus E. Crabill, postmaster at South Bend, Indiana, with the sum of eighteen thousand six hundred and fifty-three dollars and fifty cents, being the amount of postage stamps and stamped paper belonging to the Post-Office Department of the United States, stolen from said Cadmus E. Crabill by robbers on the fifteenth day of November, nineteen hundred and eight, it appearing that said loss was without fault or negligence on the part of said postmaster.

Approved, February 13, 1909.

**CHAP. 125.**—An Act For the relief of Charles S. Blood.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay Charles S. Blood, late a second lieutenant of Company A, Forty-seventh Regiment Illinois Volunteer Infantry, the sum of five hundred and sixty-three dollars and sixty-five cents, for services as such officer from the second day of July, eighteen hundred and sixty-three, to January thirty-first, eighteen hundred and sixty-four.

Approved, February 13, 1909.

February 13, 1909.  
[H. R. 13809.]

[Private, No. 138.]  
Charles S. Blood.  
Payment to.

*Ante*, p. 911.

**CHAP. 128.**—An Act For the relief of Christina Rockwell.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Christina Rockwell, surviving widow of O. P. Rockwell, the sum of one thousand and seventy-three dollars and thirteen cents, said sum being due the said O. P. Rockwell, and never paid, as a mail contractor for star mail service in Utah during the contract term July first, eighteen hundred and sixty-two, to June thirtieth, eighteen hundred and sixty-six.

Approved, February 15, 1909.

February 15, 1909.  
[S. 7390.]

[Private, No. 139.]

Christina Rockwell.  
Payment to.

**CHAP. 133.**—An Act For the relief of Clark County, Kentucky.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the county of Clark, State of Kentucky, the sum of two thousand seven hundred and twenty-seven dollars and five cents, to reimburse said county for the building of a bridge across Howards Creek in said county.

Approved, February 16, 1909.

February 16, 1909.  
[H. R. 18417.]

[Private, No. 140.]

Clark County, Ky.  
Payment to.

**CHAP. 139.**—An Act To provide for the payment of John M. McDowell for services rendered in preparing a new set of indices of all the records of Council City recording district of the second judicial district of Alaska.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to John M. McDowell, of Council City, Alaska, a sum not to exceed three thousand dollars, being for services rendered in preparing a new set of indices of all the records of Council City recording district of the second judicial district of Alaska.

Approved, February 17, 1909.

February 17, 1909.  
[S. 685.]

[Private, No. 141.]

John M. McDowell.  
Payment to.

February 17, 1909.  
[H. R. 7474.]

**CHAP. 140.**—An Act Granting a pension to Charles H. Balch and others.

[Private, No. 142.]

Pensions.  
Charles H. Balch.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Charles H. Balch, late corporal of Company I, Third Regiment New York Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month.

Paul W. Draheim.

The name of Paul W. Draheim, late of Company K, Second Regiment Wisconsin Volunteer Infantry, war with Spain, and pay him a pension at the rate of ten dollars per month.

Delia E. Ahern.

The name of Delia E. Ahern, widow of Timothy J. Ahern, late of Company G, Ninth Regiment Massachusetts Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month and two dollars per month for each of the minor children of said Timothy J. Ahern until they have reached the age of sixteen years.

Pensions increased.  
Gay W. Schell.

The name of Gay W. Schell, widow of Franklin J. Schell, late lieutenant, United States Navy, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving.

Fenemore Ames.

The name of Fenemore Ames, late landsman, United States ship Hartford, United States Navy, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pensions.  
John T. Maloney.

The name of John T. Maloney, late of Company F, Fourth Regiment Illinois Volunteer Infantry, war with Spain.

Alexander Iaun.

The name of Alexander Iaun, late of Company L, Fourth Regiment Illinois Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty dollars per month.

Approved, February 17, 1909.

February 17, 1909.  
[H. R. 26746.]

**CHAP. 141.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the civil war, and to widows and dependent relatives of such soldiers and sailors.

[Private, No. 143.]

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Raymond O. Fatheree.

The name of Raymond O. Fatheree, late of Company A, Thirty-third Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Catherine C. E. Einwachter.

The name of Catherine C. E. Einwachter, widow of William Einwachter, late of Company F, Fifth Regiment Maryland Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said William Einwachter until he reaches the age of sixteen years.

Thomas J. Parsons.

The name of Thomas J. Parsons, late of Company H, Second Regiment United States Volunteer Engineers, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Ernest T. Etchells.

The name of Ernest T. Etchells, late of Company B, Second Regiment New Jersey Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
John M. Thomas.

The name of John M. Thomas, late of Captain Lander's Company A, Second Regiment Washington Territory Foot Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of William J. Heany, late of Troop L, Sixth Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of seventeen dollars per month in lieu of that he is now receiving.

William J. Heany.

The name of Albert Werner, late of Battery N, First Regiment United States Artillery, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
Albert Werner.

The name of Ruthey J. Robinson, dependent mother of Edward T. Robinson, late of Company M, Forty-seventh Regiment United States Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.

Ruthey J. Robinson.

The name of Francis J. D. Wolff, late of Company B (Captain Orlando Humason's), First Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions increased.  
Francis J. D. Wolff.

The name of John E. Taggart, late of Troop M, Eighth Regiment United States Cavalry, war with Spain, and pay him a pension at the rate of eighteen dollars per month in lieu of that he is now receiving.

John E. Taggart.

The name of Louis Miller, late of Battery B, Utah Volunteer Light Artillery, war with Spain, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Louis Miller.

The name of Dennis Driscoll, late of Troop I, Second Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month.

Pensions.  
Dennis Driscoll.

The name of Henry S. Mansfield, late of Hospital Corps, United States Army.

Henry S. Mansfield.

The name of George H. Church, late of Captain Bruce's Company D, Second Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian wars, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
George H. Church.

The name of Albert Applegate, dependent father of Clide Applegate, late of Eighty-first Company United States Coast Artillery, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Albert Applegate.

The name of Helen P. Smith, widow of Alfred T. Smith, late colonel Thirteenth Regiment United States Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Pension increased.  
Helen P. Smith.

Approved, February 17, 1909.

**CHAP. 142.**—An Act For the relief of Francisco Krebs and his heirs and assigns.

February 17, 1909.  
[H. R. 27252.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That* Francisco Krebs, his heirs and assigns, be, and he is hereby, confirmed in his title to that part of Round Island, in the State of Mississippi, situated in sections thirty-three and thirty-four, township eight south, range six west, east of Pearl River, containing approximately sixty and eighty-five one-hundredths acres, and being a part of the land granted by the Spanish Governor Grimarest to Francisco Krebs, on December thirteenth, seventeen hundred and eighty-three, and recorded in translated records, book numbered two, page fifty-one, in the probate court at Mobile, Alabama; the residue of said island, to wit: All of fractional sections three and four of township nine south, range six west, east of Pearl River, and containing, respectively, about sixteen and fifty one-hundredths and thirty-three and forty-four one-hundredths acres, set forth and reserved by executive order of President McKinley, dated September third, nineteen hundred, being expressly hereby excepted from the terms of this Act, the same being reserved by the

[Private, No. 144.]

Round Island, Miss.  
Title to part of, confirmed to Francisco Krebs.  
Description.

Lands excepted.

*Proviso.*  
Prior rights not affected.

United States for light-house purposes: *Provided*, That nothing in this Act of confirmation shall affect the claim or claims of any other person or persons to the said land hereby confirmed to said Francisco Krebs, his heirs and assigns, or any part thereof derived from the United States or any source whatever.

Rights reserved.

SEC. 2. That nothing in this Act contained shall be construed to prevent the authorities of the United States from cutting and removing trees or other growth on any part of said island which may in any wise obscure the light from the light-house situate on said island or obstruct the view thereof, and no structure of any character whatever shall ever be erected or permitted on any part of said island at such place or in such manner as to obstruct or obscure said light, and the authorities of the United States shall at all times have the right to remove and abate any and all obstructions to the clear, full, and perfect view thereof, without incurring any liability whatever for so doing.

Patent.

SEC. 3. That the application for a patent hereunder and acceptance of same shall be held to be an acceptance by the claimant of all the terms and conditions of this Act which shall run with the land.

Approved, February 17, 1909.

February 18, 1909.  
[H. R. 18726.]

CHAP. 151.—An Act For the relief of Wyatt O. Selkirk.

[Private, No. 145.]  
Wyatt O. Selkirk.  
Advanced on lineal  
list of officers of Coast  
Artillery.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the name of First Lieutenant Wyatt O. Selkirk shall be advanced to a place next above the name of First Lieutenant George A. Wildrick on the lineal list of officers of the Coast Artillery Corps, and that thereafter the name of Lieutenant Selkirk shall be borne in that relative position on the records of the War Department and on the Army Register.

Approved, February 18, 1909.

February 18, 1909.  
[S. 8422.]

CHAP. 152.—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and to widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
William T. Johnson.

The name of William T. Johnson, late of Company G, Sixty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry T. Powell.

The name of Henry T. Powell, late of Company G, Second Regiment California Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John L. McKee.

The name of John L. McKee, late of Company K, One hundred and ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Dexter E. Boyden.

The name of Dexter E. Boyden, late of Company G, Sixth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William W. Peck.

The name of William W. Peck, late of Company M, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of George Blake, late of Company F, First Regiment Vermont Volunteer Cavalry, and Company E, Third Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Blake.

The name of Fannie E. Holden, widow of Giles H. Holden, late captain Company H, One hundred and seventy-ninth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Fannie E. Holden.

The name of William W. Scott, late of Company D, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William W. Scott.

The name of John N. Williams, late of Company I, Seventy-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

John N. Williams.

The name of Sarah Martin, former widow of Samuel Harrison, late of Company I, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah Martin.

The name of Thomas Greenley, late of Company I, Twenty-first Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Thomas Greenley.

The name of John W. Ervin, late of Company I, Twelfth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Ervin.

The name of William H. Dodd, late of Company H, Fourth Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Dodd.

The name of James W. Cobb, late of Company H, Seventeenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Cobb.

The name of Henry C. Bodkin, late first lieutenant Company I, Forty-sixth Regiment United States Colored Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry C. Bodkin.

The name of Turner Lacey, late of Company B, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Turner Lacey.

The name of Nelson W. Armstrong, late of Company H, Forty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nelson W. Arm-  
strong.

The name of William J. Conrad, late of Company H, Fifty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William J. Conrad.

The name of Thomas S. Wine-  
teer, late of Company C, Sixty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas S. Wine-  
teer.

The name of Philip H. Showers, late of Company D, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Philip H. Showers.

The name of Henry C. Elliott, late of Company A, Seventy-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry C. Elliott.

The name of Wyman F. Patten, late of Company F, One hundred and first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Wyman F. Patten.

- Pensions.**  
**James D. Davis.** The name of James D. Davis, late of Company F, Fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Mary M. Ball.** The name of Mary M. Ball, widow of John W. Ball, late of Company G, Seventh Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Jacob Mays.** The name of Jacob Mays, late of Company D, Sixth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Charles C. Jones.** The name of Charles C. Jones, late of Company D, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Caroline Coburn.** The name of Caroline Coburn, widow of John Coburn, late colonel Thirty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving.
- Robert E. Banks.** The name of Robert E. Banks, late first lieutenant Company G, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Isaac H. Isaacs.** The name of Isaac H. Isaacs, late of Company B, Forty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James A. Brians.** The name of James A. Brians, late of Company G, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hiram B. Lord.** The name of Hiram B. Lord, late of Company I, Twenty-third Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James P. Nowland.** The name of James P. Nowland, late of Company M, First Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benoni Lewis.** The name of Benoni Lewis, late of Company I, Fourth Regiment Rhode Island Volunteer Infantry, and Company I, Seventh Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.**  
**Sarah A. Horr.** The name of Sarah A. Horr, former widow of Henry K. Geer, late of Company H, Sixth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Robert W. McCullough.** The name of Robert W. McCullough, junior, late of Company A, First Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Charles J. Hinds.** The name of Charles J. Hinds, late of Company D, Second Regiment, and Company G, Tenth Regiment, New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James H. McAllister.** The name of James H. McAllister, late of Company A, Ninety-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Richard D. Coonen.** The name of Richard D. Coonen, late of Company E, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph L. Wright.** The name of Joseph L. Wright, late of Company A, One hundred and fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

The name of Isabella R. Vosburgh, widow of Hiram D. Vosburgh, late assistant surgeon, Eighth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of seventeen dollars per month in lieu of that she is now receiving.

Isabella R. Vosburgh.

The name of George S. Warren, late of Company H, Forty-fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George S. Warren.

The name of Eben T. C. Lord, late of Company L, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Eben T. C. Lord.

The name of Francis Weaver, late of Company H, Two hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis Weaver.  
Post, p. 1494.

The name of John A. Pattee, late of Company K, Twenty-fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John A. Pattee.

The name of Washington F. Landers, late of Seventeenth Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Washington F. Landers.

The name of Thomas Phelan, late first lieutenant Company B, Seventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Thomas Phelan.

The name of Calvin Boyer, late of Company B, Fiftieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Calvin Boyer.

The name of James A. Grant, late of Company D, Seventh Regiment Michigan Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Grant.

The name of Frank M. Swann, late of Company L, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Frank M. Swann.

The name of Christian Paul, late of Company G, Fifty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Christian Paul.

The name of John W. Knapp, late of Company A, Twentieth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Knapp.

The name of Arthur R. Curtis, late lieutenant-colonel Twentieth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Arthur R. Curtis.

The name of Samuel D. Hurd, late of Company H, Second Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel D. Hurd.

The name of Rodney N. Hall, late first-class musician, Tenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rodney N. Hall.

The name of Hobert B. Doolittle, late of Company I, Twentieth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hobert B. Doolittle.

The name of Thomas Fox, late of Company A, One hundred and seventy-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Fox.

- Melzar E. Beard.** The name of Melzar E. Beard, late of Company I, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Barnum Slocum.** The name of Barnum Slocum, late of Company G, Twenty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Josiah N. Eastman.** The name of Josiah N. Eastman, late of Company D, Nineteenth Regiment Maine Volunteer Infantry, and Company D, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Freeland Q. Andrews.** The name of Freeland Q. Andrews, late of Company B, Thirty-second Regiment, and Company B, Thirty-first Regiment, Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George P. Tucker.** The name of George P. Tucker, late of Company K, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry M. Washburn.** The name of Henry M. Washburn, late of Company B, Sixth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. John A. Flanders.** The name of John A. Flanders, late of Company E, Seventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Warren Abbott.** The name of Warren Abbott, late of Company B, Fourteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ira S. Allen.** The name of Ira S. Allen, late of Independent Battalion, Second Regiment Wisconsin Volunteer Infantry, and Company G, Sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Kirby.** The name of James Kirby, late of Company L, Eighth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Franklin R. Saint John.** The name of Franklin R. Saint John, late first lieutenant Company B, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Son.** The name of John W. Son, late of Company I, Ninth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis N. Brokaw.** The name of Francis N. Brokaw, late of Company A, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David C. Crawford.** The name of David C. Crawford, late second lieutenant Company I, Sixty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert L. Wilson.** The name of Robert L. Wilson, late of Company F, and sergeant-major, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edwin B. Paddock.** The name of Edwin B. Paddock, late of Company A, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Melvin P. Miller.** The name of Melvin P. Miller, late of Company D, One hundred and fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Adam Wingenfield, late of Company I, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Adam Wingenfield.

The name of George W. Becker, late of Company K, Ninety-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Becker.

The name of Berdette M. Sperry, late of Company A, Brackett's battalion, Minnesota Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Berdette M. Sperry.

The name of Charles S. Baker, late of Troop F, Fourth Regiment United States Cavalry, and chief bugler Second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Charles S. Baker.

The name of Berge Johnson, late of Company K, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Berge Johnson.

The name of John Egan, late of Company H, Twenty-second Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Egan.

The name of William A. Richardson, late of Company D, Second Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Richardson.

The name of Lucius Bigelow, late of Company I, Fifth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lucius Bigelow.

The name of Edwin M. Haynes, late chaplain Tenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin M. Haynes.

The name of Eliza Palmer, widow of James J. Palmer, late captain Company F, Forty-fifth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Eliza Palmer.

The name of Francis I. Gardiner, late of United States ship Princeton, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Francis I. Gardiner.

The name of Elisha Bridges, late of Company E, Forty-sixth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elisha Bridges.

The name of David F. Painter, late of Company F, Fifty-fourth Regiment Indiana Volunteer Infantry, and Fifteenth Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David F. Painter.

The name of Charles H. Rankin, late of Company C, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Rankin.

The name of Ira A. Silvernail, late of Company G, One hundred and twenty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ira A. Silvernail.

The name of Allen T. Landress, late of Company H, Second Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Allen T. Landress.

The name of Ebenezer Winslow, now known as Eben C. Thomas, late of Company B, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ebenezer Winslow.

The name of George W. Palmer, late of Company F, Forty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

George W. Palmer.

- Eli W. Wilhite. The name of Eli W. Wilhite, late of Company F, One hundred and fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Samuel T. Cromwell. The name of Samuel T. Cromwell, late of Company A, Forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John B. Hazen. The name of John B. Hazen, late of Company H, First Regiment District of Columbia Volunteer Cavalry, and Company M, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas K. Hastings. The name of Thomas K. Hastings, late first lieutenant Company H, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Knight. The name of William H. Knight, late captain Company B, Eighty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Leander Stillwell. The name of Leander Stillwell, late first lieutenant Company D, Sixty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Stephen M. Gilley. The name of Stephen M. Gilley, late of Company G, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Emily C. Twitchell. The name of Emily C. Twitchell, widow of Thomas E. Twitchell, late of Company C, Twelfth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Almeran A. Stillman. The name of Almeran A. Stillman, late of Company H, Thirty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Julia F. Darling. The name of Julia F. Darling, widow of George A. Darling, late of Company C, Purnell Legion, Maryland Volunteer Cavalry, and captain Company G, Fifth Regiment United States Colored Volunteer Cavalry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Edward E. Houstain. The name of Edward E. Houstain, late first lieutenant Company B, Twenty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Curl. The name of George W. Curl, late of Company I, Eleventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ann M. Mason. The name of Ann M. Mason, widow of Granville P. Mason, late captain Company B, Seventh Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Thomas Painter. The name of Thomas Painter, late of Company A, Ninety-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Oliver S. Adams. The name of Oliver S. Adams, late of Companies B and C, First Regiment Rhode Island Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ezra P. Byram. The name of Ezra P. Byram, late second lieutenant Company E, Fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Edwin Potter, late of Company A, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin Potter.

The name of Charles E. Sherman, late of Company G, Twelfth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles E. Sherman.

The name of Alexander G. Smith, late unassigned, Second Regiment Massachusetts Volunteer Heavy Artillery, and Company G, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alexander G. Smith.

Approved, February 18, 1909.

**CHAP. 153.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and to certain widows and dependent relatives of such soldiers and sailors.

February 18, 1909.  
[S. 8628.]

[Private, No. 147.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Joshua Long, late of Company C, Two hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Joshua Long.

The name of Joseph A. Espy, late of Company K, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph A. Espy.

The name of Andrew J. Welker, late of Company H, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew J. Welker.

The name of Abraham A. Croy, late of Company F, One hundredth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Abraham A. Croy.

The name of Walter Kelley, late of Company B, First Regiment, Company A, Twenty-first Regiment, and Company A, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Walter Kelley.

The name of John Lynch, late of Company M, Sixteenth Regiment New York Volunteer Cavalry, and Company G, Third Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Lynch.

The name of Patrick J. Morgan, late of Company K, Ninth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Patrick J. Morgan.

The name of William H. Barnes, late of the Thirty-fourth Battery New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Barnes.

The name of Charles W. Carter, late of Company A, Ninth Regiment New Hampshire Volunteer Infantry, and Company D, Fourth Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles W. Carter.

The name of Warner P. Price, late of Company A, Fifteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Warner P. Price.

- Harvey B. Ames. The name of Harvey B. Ames, late of Company F, Eleventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Christopher C. Shockley. The name of Christopher C. Shockley, late of Company E, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Day. The name of John H. Day, late of Company G, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Timothy Donovan. The name of Timothy Donovan, late of Company H, Twenty-ninth Regiment Maine Volunteer Infantry, and Fifty-seventh Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry G. Chritzman. The name of Henry G. Chritzman, late surgeon Fifty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John J. Johnson. The name of John J. Johnson, late of Company G, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Pride. The name of John W. Pride, late sergeant-major First Battalion, Minnesota Volunteer Infantry, and second lieutenant Company A, First Battalion Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Clinton D. Patterson. The name of Clinton D. Patterson, late of Company H, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William A. Shappee. The name of William A. Shappee, late of Company A, Eighty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Daniel S. Wilkins. The name of Daniel S. Wilkins, late captain Company B, One hundred and forty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John King. The name of John King, late of Company E, Second Regiment California Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Travilla A. Russell. The name of Travilla A. Russell, late of Company B, First Regiment West Virginia Volunteer Infantry, and Company D, Second Regiment West Virginia Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mila P. Deisz. The name of Mila P. Deisz, widow of Frank I. Deisz, late of Company K, Fortieth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Pension.  
Rebecca L. Price. The name of Rebecca L. Price, late nurse, Medical Department United States Volunteers, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Henry A. Chadbourne. The name of Henry A. Chadbourne, late of Company C, Twenty-seventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Michael Fitzpatrick. The name of Michael Fitzpatrick, late of Company E, Sixteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John P. D. Stevens, late of Company M, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John P. D. Stevens.

The name of Frank M. Montague, late of Company G, Fourth Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frank M. Montague.

The name of Henry H. Klock, late first lieutenant and adjutant Ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry H. Klock.

The name of Joseph W. Buckner, late of Company K, One hundred and thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph W. Buckner.

The name of Robert W. Jones, late of Company C, Eighth Regiment West Virginia Volunteer Infantry, and Company C, Seventh Regiment West Virginia Veteran Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert W. Jones.

The name of Anthony Coleman, late of Company B, Fifty-first Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Anthony Coleman.

The name of Samuel Brundage, late of Company F, Fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Brundage.

The name of Frances A. Holt, widow of Charles F. Holt, late of Company G, Second Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Frances A. Holt.

The name of Jacob M. Revis, late of Company B, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Jacob M. Revis.

The name of Isaac H. Long, late of Company C, Second Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac H. Long.

The name of James A. Bowden, late of Company C, Tenth Regiment Rhode Island Volunteer Infantry, and Company K, Eleventh Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Bowden.

The name of William C. Webber, late of Company B, Second Battalion, Sixteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William C. Webber.

The name of James Ross, late of Company C, Forty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Ross.

The name of Reuben H. Boyce, late of the Seventeenth Independent Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Reuben H. Boyce.

The name of John House, late of Company E, Second Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John House.

The name of Asa G. Reyburn, late of Company E, Eighth Regiment California Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Asa G. Reyburn.

The name of Lawrence F. Larkin, late first lieutenant Company K, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lawrence F. Larkin.

- Charles S. Arnold.** The name of Charles S. Arnold, late of United States ships Ohio, Young Rover, and Minnesota, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George T. Smith.** The name of George T. Smith, late of Company G, Thirty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William J. Dowell.** The name of William J. Dowell, late of Company E, Thirty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Cary P. Taplin.** The name of Cary P. Taplin, late of Company G, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John F. Sacks.** The name of John F. Sacks, late of Company M, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William L. Bales.** The name of William L. Bales, late of Company H, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James H. L. Potter.** The name of James H. L. Potter, late of Company D, Twenty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David Coble.** The name of David Coble, late of Company A, One hundred and eighty-eighth Regiment Pennsylvania Volunteer Infantry, and unassigned Third Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Seraiah M. Pratt.** The name of Seraiah M. Pratt, late of Company C, Twentieth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Nancy J. Ayres.** The name of Nancy J. Ayres, widow of Andrew J. Ayres, late of Company A, Eighteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Ralph S. Jordan.** The name of Ralph S. Jordan, late of Company I, Twenty-sixth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month, the same to be paid him without deduction or rebate on account of former alleged overpayment or erroneous payment of pension.
- William McCarren.** The name of William McCarren, late of United States steamers Springfield and Great Western, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Ipock.** The name of Henry Ipock, late of Company G, First Regiment North Carolina Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Judson A. Potter.** The name of Judson A. Potter, late of Company L, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. Thomas.** The name of James M. Thomas, late of Company F, Forty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Iphigenia E. Crane.** The name of Iphigenia E. Crane, widow of Gilbert R. Crane, late of Company D, Eleventh Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- William A. Petty.** The name of William A. Petty, late of Battery B, First Regiment Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John Giles, late of Company A, First Battalion Fourteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Giles.

The name of Frederic S. Hill, late acting volunteer lieutenant United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frederic S. Hill.

The name of Lucy McKusick, widow of Marshall N. McKusick, late second lieutenant Sixth Battery, First Battalion Maine Volunteer Light Artillery, and pay her a pension at the rate of fifteen dollars per month in lieu of that she is now receiving.

Lucy McKusick.

The name of Henry L. Harris, late commissary-sergeant Eighteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry L. Harris.

The name of George W. Peck, late of Company H, Third Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Peck.

The name of William Thome, late of Company I, Thirty-fifth Regiment, and Company I, Twenty-ninth Regiment, Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Thome.

The name of Daniel Loftis, late of Company K, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Loftis.

The name of Thomas D. Stevenson, late of Company C, Twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas D. Stevenson.

The name of Margaret L. Harden, widow of Henman Harden, late of Company B, Second Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Henrietta Harden, helpless and dependent child of said Henman Harden, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Margaret L. Harden, the name of the said Henrietta Harden shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Margaret L. Harden.

Margaret L. Harden.

*Proviso.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of George A. Kogle, late of Company I, One hundred and sixteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George A. Kogle.

The name of Frederick M. Hart, late of Company C, Sixteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frederick M. Hart.

The name of Dana Fish, late of Company K, Ninety-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Dana Fish.

The name of Charles A. Slocum, late captain Company G, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles A. Slocum.

The name of William H. Bettinger, late of Company C, Fourteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Bettinger.

The name of William T. Collins, late of Company H, Fourteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William T. Collins.

The name of Gilbert L. Holmes, late of Company E, First Regiment West Virginia Volunteer Infantry, and first lieutenant Company I,

Gilbert L. Holmes.

Second Regiment West Virginia Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James E. Herbert.

The name of James E. Herbert, late of Company A, Fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James S. Swinehart.

The name of James S. Swinehart, late of Company F, Twelfth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elbridge F. Green.

The name of Elbridge F. Green, late of Company L, Second Regiment New York Veteran Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rily J. Philbrook.

The name of Rily J. Philbrook, late of Company K, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hamilton H. McLain.

The name of Hamilton H. McLain, late of Company E, Ninth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Bradford H. Tripp.

The name of Bradford H. Tripp, late of Company F, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph W. Hartshorn.

The name of Joseph W. Hartshorn, late of Company D, Second Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward Taubert.

The name of Edward Taubert, late of Company K, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George E. Currier.

The name of George E. Currier, late of Company K, Twelfth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William McClarey.

The name of William McClarey, late of Company F, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John C. Boren.

The name of John C. Boren, late of Company H, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles F. Smith.

The name of Charles F. Smith, late of Company C, Eighth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas C. Shankland.

The name of Thomas C. Shankland, late of Company F, Thirtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Earl M. Rogers.

The name of Earl M. Rogers, late first lieutenant Company I, Sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Blade.

The name of John Blade, late of Troop H, Second Regiment United States Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Levi Judd.

The name of Levi Judd, late of Company K, Twenty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions.

Louise M. Bishop.

The name of Louise M. Bishop, former widow of Norman F. Lund, late of Company D, Fourth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Emeretta A. Catlin.

The name of Emeretta A. Catlin, widow of Byron S. Catlin, late of Company A, Second Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

The name of Jessie Stagg, widow of Peter Stagg, late colonel First Regiment Michigan Volunteer Cavalry, and brevet brigadier-general, United States Volunteers, and pay her a pension at the rate of thirty dollars per month.

Jessie Stagg.

The name of Augusta Burchard, widow of William Burchard, late lieutenant Battery A, First Virginia United States Volunteers, and pay her a pension at the rate of seventeen dollars per month.

Augusta Burchard.

The name of John E. Phelps, late first lieutenant, Third Regiment United States Cavalry, and colonel Second Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
John E. Phelps.

The name of Rachel J. Windsor, widow of William A. Windsor, late commander United States Navy, and rear-admiral United States Navy, retired, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Rachel J. Windsor.

The name of Milo S. Goldthwait, late of Company I, One hundred and thirtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Milo S. Goldthwait.

The name of William Miles, late of Company E, Twenty-eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
William Miles.

The name of Charles G. Fink, late of Company C, Forty-fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Charles G. Fink.

The name of Boyd Cannady, late of Company H, One hundred and forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Boyd Cannady.

The name of Charles W. Kimball, late of Company F, Eighth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles W. Kimball.

The name of William P. Worthing, late of Company G, Nineteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William P. Worthing.

The name of James R. Bruner, late captain Company D, Forty-seventh Regiment Indiana Volunteer Infantry, and lieutenant-colonel One hundred and thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

James R. Bruner.

The name of Oscar C. Stevens, late of Company I, Seventeenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oscar C. Stevens.

The name of Edwin H. Nash, late of Company H, First Regiment New York Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin H. Nash.

The name of Thomas Tirrell, late of Company K, Seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Thomas Tirrell.

The name of Catharine H. Baker, widow of William A. Baker, late of Company G, First Regiment Rhode Island Volunteer Light Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Pensions increased.  
Catharine H. Baker.

The name of George G. Adams, alias Godfrey Adams, late of Company B, Sixty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George G. Adams,  
alias Godfrey Adams.

- Charles F. Richards. The name of Charles F. Richards, late of Company F, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Blackburn B. Doven- The name of Blackburn B. Doven-  
ner. er, late captain Company A, Fifteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of seventy-two dollars per month in lieu of that he is now receiving.
- Lucius Fuller. The name of Lucius Fuller, late of Company I, Eighth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Approved, February 18, 1909.

February 18, 1909.  
[S. 8629.]

[Private, No. 148.]

**CHAP. 154.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of wars other than the civil war, and to certain widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

- Betsy Anderson. The name of Betsy Anderson, widow of Peter Anderson, late of Company H, Fifteenth Regiment United States Infantry, and pay her a pension at the rate of twelve dollars per month.
- Morton R. Perry. The name of Morton R. Perry, late of Company L, Sixteenth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pension increased. James G. Hannard. The name of James G. Hannard, late of Company E, Seventeenth Regiment United States Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Pensions. John L. Johnson. The name of John L. Johnson, late of Company A, Second Regiment Georgia Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Harry W. Bershon. The name of Harry W. Bershon, late of Company G, Twelfth Regiment Minnesota Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Franklin Presley. The name of Franklin Presley, late of Company A, First Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- George A. Sorrels. The name of George A. Sorrels, late of Company C, Second Regiment United States Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Helen L. Seymour. The name of Helen L. Seymour, widow of Isaac Knight Seymour, late lieutenant-commander United States Navy, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.
- Jesse Tyre. The name of Jesse Tyre, late of Captain Joseph J. Knight's company, Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Harry H. Short. The name of Harry H. Short, late of Company B, Two hundred and second Regiment New York Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Brown. The name of James Brown, late of Captain W. S. Buckley's Company K, Ninth Regiment Oregon Militia, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of James Dixon, late of Captain Willard's company, First Regiment Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

James Dixon.

The name of Joseph Andrew, late of Captain Robert Mickler's company, Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Joseph Andrew.

The name of Eugene Wessinger, late of Company B, Eleventh Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Eugene Wessinger.

The name of Barnard Klein, late of Company I, First Regiment North Dakota Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Barnard Klein.

The name of Emilie Le Barbier Crofton, widow of William M. Crofton, late first lieutenant and captain First Regiment United States Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of the minor child of the said William M. Crofton until he reaches the age of sixteen years.

Emilie Le Barbier  
Crofton.

The name of Henry B. Wallis, late of Captain M. H. Glasscock's company, Alabama Volunteers, Cherokee Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Henry B. Wallis.

Approved, February 18, 1909.

**CHAP. 155.**—An Act For the relief of Charles H. Dunning.

February 18, 1909.  
[H. R. 18487.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Charles H. Dunning, late postmaster at Rome, New York, the sum of four hundred and twenty-one dollars and twenty-one cents, paid by him in settlement of his accounts with the Government to cover loss sustained by reason of the failure of the Fort Stanwix National Bank, of Rome, New York.

[Private, No. 149.]  
Charles H. Dunning.  
Payment to.

Approved, February 18, 1909.

**CHAP. 156.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

February 18, 1809.  
[H. R. 24831.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Hiram E. Crouch, late of Company B, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

[Private, No. 150.]

Pensions.

Pensions increased.  
Hiram E. Crouch.

The name of William Heiney, late of Company F, Two hundred and second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Heiney.

The name of Harvey Wood, late of Company A, Twenty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Harvey Wood.

- Marsena H. French.** The name of Marsena H. French, late of Company A, Seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James L. McCain.** The name of James L. McCain, late second lieutenant Company D, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John W. Pettee.** The name of John W. Pettee, late of Company H, Fifty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George R. McKay.** The name of George R. McKay, late of Company G, One hundred and thirty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Manuel C. James.** The name of Manuel C. James, late of Company H, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Abraham Labar.** The name of Abraham Labar, late of Company K, Fifth Regiment United States Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Charles W. Murdock.** The name of Charles W. Murdock, late of band, Second Brigade, First Division, Sixth Army Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Arnold.** The name of George Arnold, late of Company D, Thirty-eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- George W. Bates.** The name of George W. Bates, late of Company G, Eighteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Shepherd F. Eaton.** The name of Shepherd F. Eaton, late of Company A, Sixtieth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ithamar Richards.** The name of Ithamar Richards, late of Company L, Sixteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edward Dullea.** The name of Edward Dullea, late of Company B, Forty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James A. Brinkley.** The name of James A. Brinkley, late of Company G, Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Hutchinson.** The name of William H. Hutchinson, late of Company A, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David L. Sailors.** The name of David L. Sailors, late of Company K, Eighty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William L. Alyea.** The name of William L. Alyea, late of Company E, Seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Charles Mulvaney.** The name of Charles Mulvaney, late of Company I, Forty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name William J. Abrams, late of Company G, Seventy-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William J. Abrams.

The name of Bartly Inkoff, late of Company C, Fifty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Bartly Inkoff.

The name of John P. Melchi, late of Company G, Ninety-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John P. Melchi.

The name of Martin L. Ottinger, late of Company I, Seventy-fifth Regiment, and Company I, Forty-second Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Martin L. Ottinger.

The name of Andrew J. Arentsen, late of Company E, Seventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew J. Arentsen.

The name of James G. Fiester, late of Company A, One hundred and ninety-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James G. Fiester.

The name of Baylis A. Miller, late first lieutenant of Company B, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Baylis A. Miller.

The name of Barton R. Lucas, late of Thirteenth Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Barton R. Lucas.

The name of James E. Lambert, late of Company G, One hundred and twentieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James E. Lambert.

The name of John M. Laurie, late of Company B, Ninth Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John M. Laurie.

The name of John W. Taylor, late of Company F, Second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

John W. Taylor.

The name of Louis N. Rollins, late acting ensign, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Louis N. Rollins.

The name of George Evatt, late of United States ships New Hampshire, Philadelphia, and Ohio, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Evatt.

The name of Mason B. Austin, late of Company M, Second Regiment Iowa Volunteer Cavalry, and first lieutenant Company G, First Regiment Tennessee Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mason B. Austin.

The name of John Arterburn, late of Company H, Seventy-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

John Arterburn.

The name of Edwin R. Elsworth, late of Company B, Fourteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edwin R. Elsworth.

The name of James S. Porter, late of Company F, One hundred and first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James S. Porter.

- John D. Robinson.** The name of John D. Robinson, late of Company B, Thirty-second Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Guy S. McMickle.** The name of Guy S. McMickle, late of Company H, Thirtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert A. Hawkins.** The name of Robert A. Hawkins, late of Company I, One hundred and seventeenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ahi S. Loudermilk.** The name of Ahi S. Loudermilk, late of Company E, One hundred and twenty-four Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Frederick R. Wright.** The name of Frederick R. Wright, late of Company G, Twentieth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Boman R. Butcher.** The name of Boman R. Butcher, late of Company H, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph S. Ash.** The name of Joseph S. Ash, late of Company F, Nineteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Strassner.** The name of Henry Strassner, late of Company C, Fourth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Griffith Hunter.** The name of Griffith Hunter, late of Company I, Fifty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Miller.** The name of John Miller, late of Company M, First Regiment California Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert H. Graham.** The name of Robert H. Graham, late of Company F, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Strahly.** The name of John Strahly, late of Company F, Forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Bush.**  
Vol. 34, p. 879. The name of John Bush, late of Company F, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate fixed by the Act of Congress approved February sixth, nineteen hundred and seven, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.
- John Kolb.** The name of John Kolb, late of Company F, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Theodore Halberstadt.** The name of Theodore Halberstadt, late of Company K, Seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry Bramer.** The name of Henry Bramer, late of Company C, First Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- The name of Ann Haynes, widow of Sheldon H. Haynes, late of Company I, Second Regiment West Virginia Volunteer Cavalry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Samuel T. Haynes, helpless and dependent son of said Sheldon H. Haynes, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Ann Haynes, the name of said Samuel T. Haynes shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Ann Haynes.
- The name of Lewis A. Edwards, late of Company E, Tenth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of John Anderson, late of Company G, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- The name of William A. Harper, late of Company E, Ninety-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of Thomas Gatings, late of Company E, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- The name of Hermanus Ickes, late of Company G, One hundred and eleventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of Lydia J. Montgomery, widow of William P. Montgomery, late of Company B, Second Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.
- The name of Henry A. Wagner, late of Company E, One Hundred and third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of John Belk, late of Company H, Fifty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of James H. Ege, late of Company F, Ninety-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of Andrew J. Testerman, late of Company L, Eight Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of Joseph W. B. McClintock, late of Company A, Second Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of Albert Witte, late of Company A, Sixteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of William M. Ramsey, late of Company G, First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- The name of Josiah Hissong, late captain Company H, Fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- The name of Charles J. Woodman, late of Company K, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at

Ann Haynes.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

Lewis A. Edwards.

John Anderson.

William A. Harper.

Thomas Gatings.

Hermanus Ickes.

Pension.  
Lydia J. Montgomery.Pensions increased.  
Henry A. Wagner.

John Belk.

James H. Ege.

Andrew J. Testerman.

Joseph W. B. McClintock.  
*Post*, p. 1551.

Albert Witte.

William M. Ramsey.

Josiah Hissong.

Charles J. Woodman.

the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Davis.

The name of Thomas Davis, late of Company C, Seventeenth Regiment, and Company D, Nineteenth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alfred M. Robins.

The name of Alfred M. Robins, late of Company F, Thirteenth Regiment Illinois Volunteer Infantry, and second lieutenant Company H, Thirty-second Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Fidinger.

The name of John Fidinger, late of Company H, Eighth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Lanyon.

The name of John Lanyon, late of Company E, One hundred and fortieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

John Israel.

The name of John Israel, late of Company B, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Powell.

The name of George W. Powell, late of Company H, Sixth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis S. Whitaker.

The name of Lewis S. Whitaker, late of Company B, Sixty-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Louisa Conklin.

The name of Louisa Conklin, widow of Theodore Conklin, late of Company C, One hundred and forty-third Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Joseph Ward.

The name of Joseph Ward, late of Company H, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry J. Vredenburg.

The name of Henry J. Vredenburgh, late of Company C, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gilbert Theal.

The name of Gilbert Theal, late of Company H, One hundred and twenty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Rosina W. Ostrander.

The name of Rosina W. Ostrander, widow of James M. Ostrander, late of Company D, Eightieth Regiment New York Volunteer Infantry; Company K, Sixth Regiment, and Fourteenth Company, Second Battalion, Veteran Reserve Corps, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

John M. Detrick.

The name of John M. Detrick, late of Company K, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles C. Mullen.

The name of Charles C. Mullen, late of Company G, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Charles Somers.

The name of Charles Somers, late of Company H, First Regiment Pennsylvania Reserve Volunteer Light Artillery, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

The name of Sanford Jacoby, late of Company F, Seventieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Sanford Jacoby.

The name of Charles H. Moore, late of Company C, One hundred and fourteenth Regiment, and Company A, Fifty-eighth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles H. Moore.

The name of Jeremiah F. Kline, late of Company E, Twelfth Regiment Pennsylvania Reserve Volunteer Infantry, and Company B, One hundred and ninetieth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jeremiah F. Kline.

The name of Samuel J. Hogentogler, late of Company P, Twenty-third Regiment, and Company G, Sixty-first Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel J. Hogentogler.

The name of Brooks B. Martis, late of Batteries C and E, Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Brooks B. Martis.

The name of Francis Weiss, late lieutenant-colonel Twentieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Francis Weiss.

The name of Charles P. Lounsbury, late of Company K, One hundred and ninety-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Charles P. Lounsbury.

The name of Alonzo Matteson, late of Company F, Second Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Alonzo Matteson.

The name of Ezer D. Largent, late of Independent Company, Dennison Guards, Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ezer D. Largent.

The name of David Koch, late of Company A, Fifty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

David Koch.

The name of John R. Green, late major, Fourth Regiment Provisional Enrolled Missouri Militia, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John R. Green.

The name of Lee M. Shanefelter, late of Company F, One hundred and thirty-fifth Regiment Indiana Volunteers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lee M. Shanefelter.

The name of Levi E. Foster, late of Company E, Sixth Regiment Vermont Volunteer Infantry, and Third Battery Vermont Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Levi E. Foster.

The name of James H. Easley, late first lieutenant Company E, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

James H. Easley.

The name of Hiram Fuller, late of Company H, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hiram Fuller.

The name of Robert J. McKee, late of Company B, Seventieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert J. McKee.

The name of Charles E. Upham, late of Company G, Twenty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles E. Upham.

- Joseph Stamps.** The name of Joseph Stamps, late of Company C, Fifty-second Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Morton Brandemere.** The name of Morton Brandemere, late of Company A, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Charles N. Walker.** The name of Charles N. Walker, late of Company F, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Watson C. Hull.** The name of Watson C. Hull, late assistant surgeon, United States steamship Saint Marys, United States Navy, and acting assistant surgeon, United States Army, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- George M. Rickaby.** The name of George M. Rickaby, late of Company G, Thirty-second Regiment, and Company D, Sixteenth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Styers.** The name of William Styers, late of Company B, Seventeenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Smith.** The name of John Smith, late of Company A, Sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Wittmann.** The name of Joseph Wittmann, late of Company B, Twenty-eighth Regiment New York State Militia, and second lieutenant Company B, Twenty-eighth Regiment New York National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John A. Walsh.** The name of John A. Walsh, late quartermaster-sergeant Twelfth Regiment, and lieutenant-colonel Fifty-sixth Regiment New York State Militia, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Matthew Grau, alias John A. Smith.** The name of Matthew Grau, alias John A. Smith, late of Company K, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Adam Hartman.** The name of Adam Hartman, late of United States ships North Carolina and Dacotah, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Gabriel Muneret.** The name of Gabriel Muneret, late of United States ships North Carolina, Hunchback, and Josco, United States Navy, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Peter Becker.** The name of Peter Becker, late of Company K, One hundred and thirty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Jeremiah.** The name of James Jeremiah, late of Company I, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George H. Taylor.** The name of George H. Taylor, late of Company K, One hundred and thirty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Cealica Gurley, widow of Thomas C. Gurley, late first lieutenant Company D, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Cealica Gurley.

The name of Nellie A. Lovell, helpless and dependent child of J. Byron Lovell, late of Company C, Twenty-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Nellie A. Lovell.

The name of Jason Lamprey, late of United States ships Ohio, Princeton, and Miami, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Jason Lamprey.

The name of Nahum Yeaton, late of Company C, Seventeenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nahum Yeaton.

The name of John Orale, late of Company E, Fifteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Orale.

The name of Augustus Martin, late of Company A, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Augustus Martin.

The name of Sarah Radcliffe, widow of William S. Radcliffe, late of Company B, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah Radcliffe.

The name of Jabez Smith, late of Company F, Fifty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Jabez Smith.

The name of Samuel G. Vance, late of Company F, One hundred and forty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel G. Vance.

The name of Aaron C. Lawrence, late of Twenty-first Battery Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Aaron C. Lawrence.

The name of Jacob Sence, late of Company G, First Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Sence.

The name of Albert A. Newman, late of Company H, Fourteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert A. Newman.

The name of Julia Ann Casey, helpless and dependent child of Hiram Casey, late of Company K, Sixtieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Julia Ann Casey.

The name of William L. Sapp, late of Company B, Sixth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William L. Sapp.

The name of Levi M. King, late of Company G, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Levi M. King.

The name of Daniel Allen, late of Company K, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Allen.

The name of James H. Gifford, late of Battery B, First Regiment Kentucky Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Gifford.

The name of William H. Lounsbury, late of Company K, First Regiment New York Volunteer Engineers, and pay him a pension

William H. Lounsbury.

at the rate of thirty dollars per month in lieu of that he is now receiving.

Abraham J. Eastwood.

The name of Abraham J. Eastwood, late of Company G, One hundred and fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Silas B. Merchant.

The name of Silas B. Merchant, late first lieutenant of Company G, Forty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Nieland.

The name of John Nieland, late of Company I, Thirty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry C. Miller.

The name of Henry C. Miller, late of Company A, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Frushour.

The name of Charles H. Frushour, late of Company F, One hundred and eighteenth Regiment, and Company B, Forty-seventh Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abram Cox.

The name of Abram Cox, late of Company C, Twenty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Charles E. Sackett.

The name of Charles E. Sackett, late of Company A, Sixteenth Regiment Illinois Volunteer Infantry, and Company D, Fourteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Terrence McDonald.

The name of Terrence McDonald, late of Company A, Ninth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

George L. Ballard.

The name of George L. Ballard, late of Company A, Thirty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Patrick Cox.

The name of Patrick Cox, late of Company D, Sixth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Lorenz Valentine.

The name of Lorenz Valentine, late of Company C, Thirteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry W. Evory.

The name of Henry W. Evory, late of Company C, One hundred and fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John C. Thompson.

The name of John C. Thompson, late of Company F, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton G. Harbin.

The name of Milton G. Harbin, late of Company C, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas G. Hendricks.

The name of Thomas G. Hendricks, late of Company A, Fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Milton Perdue, late of Company G, Sixth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Milton Perdue.

The name of Jacob W. Gardner, late of Company C, Eleventh Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob W. Gardner.

The name of Harmon Colvin, late of Company F, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harmon Colvin.

The name of Charles Burton, late of Company E, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Burton.

The name of Frederic A. Hayes, late of United States ships Sabine, Ohio, and Dawn, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederic A. Hayes.

The name of John L. Husband, late of Company C, Seventy-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John L. Husband.

The name of John W. Ingram, late of Company A, First Regiment Potomac Home Brigade Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Ingram.

The name of Daniel Hewitt, late of Company A, First Regiment Potomac Home Brigade Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Hewitt.

The name of John T. Harrison, late of Company I, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John T. Harrison.

The name of Joseph R. Montgomery, late of Company K, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph R. Montgomery.

The name of Alvin E. Gilbert, late of Company D, Twenty-ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alvin E. Gilbert.

The name of Jason Kester, late of Company II, One hundred and forty-fourth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jason Kester.

The name of John Haun, late of Company G, Seventy-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Haun.

The name of Jacob Rasp, late of Company C, Tenth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Rasp.

The name of John J. Merrill, late of Company B, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John J. Merrill.

The name of Daniel S. Carmony, late of Company E, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel S. Carmony.

The name of William Harmon, late of Company G, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is receiving.

William Harmon.

The name of Josiah H. Davis, late of Company I, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Josiah H. Davis.

- William H. Longdon.** The name of William H. Longdon, late of Company A, Fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Polhamus.** The name of William H. Polhamus, late of Company B, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Carpenter.** The name of John H. Carpenter, late of Company I, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Morgan Burk.** The name of Morgan Burk, late of Company B, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. Wheeler.** The name of George H. Wheeler, late of Company M, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.**  
**Martin L. Pierson.** The name of Martin L. Pierson, late of Company A, Marion Battalion, Missouri Home Guards, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Levi H. Sleeper.** The name of Levi H. Sleeper, late of Company I, Second Regiment New Hampshire Volunteer Infantry, and Company C, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John S. Brown.** The name of John S. Brown, late of Company G, Ninety-first Regiment Ohio Volunteer Infantry, and One hundred and eighth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jeremiah Rainey.** The name of Jeremiah Rainey, late of Company G, One hundred and sixty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William W. Hoffer.** The name of William W. Hoffer, late of Company C, Seventy-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James S. Lea.** The name of James S. Lea, late of Company D, Brackett's battalion, Minnesota Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Absalom E. Gentry.** The name of Absalom E. Gentry, late of Company E, One hundred and forty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- George W. Newell.** The name of George W. Newell, late of Company D, Thirteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Thomas O'Kelly.** The name of Thomas O'Kelly, late of Company B, Eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John C. Bean.** The name of John C. Bean, late of Company F, Third Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. Peck.** The name of George H. Peck, late of United States ships North Carolina and Tulip, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Christian Ankele.** The name of Christian Ankele, late of Company E, Fifth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edwin V. Graves.** The name of Edwin V. Graves, late of Company F, Thirty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William L. Wommack, late of Company F, First Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William L. Wommack.

The name of William A. McWhorter, late of Company F, Fourth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William A. McWhorter.

The name of Alfred B. Hicks, late of Company E, Twenty-third Regiment New York Volunteer Infantry, and Company B, Twenty-second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alfred B. Hicks.

The name of Charles Snyder, late of United States ships Vermont and Malvern, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Snyder.

The name of William Hubbell, junior, late of Company K, Sixteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Hubbell.

The name of Roselth A. Knapp, widow of Samuel Knapp, late of Company B, Fifth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Roselth A. Knapp.

The name of John K. Todd, late of Company I, Fifty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
John K. Todd.

The name of William H. Chapin, late of Company I, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Chapin.

The name of Adelbert Jones, late captain Company B, Ninety-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adelbert Jones.

The name of Chamnes S. Burks, late of Company D, Third Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Chamnes S. Burks.

The name of Jacob L. Parker, late of Company A, Tenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Jacob L. Parker.

The name of James A. Hedges, late of Company H, Tenth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Hedges.

The name of William H. Weeks, late of Company D, Sixteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Weeks.

Approved, February 18, 1909.

**CHAP. 157.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

February 18, 1909.  
[H. R. 25391.]

[Private, No. 151.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Esau M. Shelton, late of Company A, Thirteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Esau M. Shelton.

- Wesley A. Hampton. The name of Wesley A. Hampton, late of Company K, Fourth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alexander H. Pierce. The name of Alexander H. Pierce, late of Company B, Fourth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew Cofer. The name of Andrew Cofer, late of Company D, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert Gerking. The name of Robert Gerking, late of Company G, Fiftieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Isaac L. Hughes. The name of Isaac L. Hughes, late of Company I, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Altman. The name of William H. Altman, late of Company I, Eleventh, and Company E, Two hundred and sixth Regiments Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Rahler. The name of John Rahler, late of Company D, Twenty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- David Winn. The name of David Winn, late of Company F, First Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John S. Beardsley. The name of John S. Beardsley, late of Company D, Thirteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Chauncey Barber. The name of Chauncey Barber, late of Company F, Sixth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- William H. Crane. The name of William H. Crane, late of Company G, Seventeenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph H. Parker. The name of Joseph H. Parker, late of Companies H and G, One hundred and sixteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alfred McCoy. The name of Alfred McCoy, late of Company A, Seventh Regiment Veteran Reserve Corps, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Rolland Nease. The name of Rolland Nease, late of Company B, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James P. Waldorf. The name of James P. Waldorf, late of Company K, Seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Benjamin Owen. The name of Benjamin Owen, late captain Company H, Second Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Pension.  
Mary A. Leary. The name of Mary A. Leary, widow of Daniel P. Leary, late of Company C, Third Regiment Massachusetts Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month: *Provided*, That this pension shall cease upon proof that the soldier is living.
- Proviso.*  
Pension to cease if soldier is living.
- Pensions increased.  
Robert Collins. The name of Robert Collins, late of Company K, Tenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Edward Lewey, late of Company A, One hundred and forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward Lewey.

The name of Uriah D. Streeter, late of Company A, Eleventh Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Uriah D. Streeter.

The name of Edmund W. Hunt, late of Company F, Thirteenth Regiment Michigan Volunteer Infantry, and second lieutenant Company E, First Regiment United States Veteran Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edmund W. Hunt.

The name of John E. Ault, late first lieutenant Company G, Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John E. Ault.

The name of William H. H. Roby, late of Company H, First Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. H. Roby.

The name of John C. Miller, late of Battery E, Fifth Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John C. Miller.

The name of Frederick Hercher, late of Company A, Twenty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick Hercher.

The name of David M. Harris, late of Company K, One hundred and ninety-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David M. Harris.

The name of John W. Resler, late of Company K, One hundred and ninety-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Resler.

The name of Jacob Supinger, late of Company C, One hundred and seventy-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Supinger.

The name of James Campbell, late of Company G, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Campbell.

The name of Oliver A. Neff, late of Company D, Eighty-second Regiment, and Company D, Seventeenth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Oliver A. Neff.

The name of William A. Smith, late of Company H, First Regiment, and captain Company C, Fortieth Regiment, Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William A. Smith.

The name of William R. Gray, late of Company F, Eighth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William R. Gray.

The name of Levi G. Cunningham, late of Company D, Twenty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Levi G. Cunningham.

The name of Victory T. Trail, late of Company L, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Victory T. Trail.

- Lawson Hickey.** The name of Lawson Hickey, late of Company L, First Regiment Michigan Volunteer Engineers and Mechanics, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Carpenter.** The name of Charles Carpenter, late of Company C, One hundred and twenty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Fernando A. Hackett.** The name of Fernando A. Hackett, late of Company F, Twelfth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Dobbs.** The name of George W. Dobbs, late of Company B, Fifty-second Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William J. Butler.** The name of William J. Butler, late of Company I, Eighty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Chase.** The name of Henry Chase, late of Company B, First Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Nathan F. Buck.** The name of Nathan F. Buck, late of Company K, Two hundredth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Allen Christman.** The name of Allen Christman, late of Company F, Third Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John B. Kelso.** The name of John B. Kelso, late of Twenty-fifth Independent Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Boulden.** The name of William Boulden, late of Company I, Eleventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert Brendel.** The name of Albert Brendel, late of Company L, Fourteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James S. Hardy.** The name of James S. Hardy, late of Company H, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jerome B. Dann.** The name of Jerome B. Dann, late of Company K, Twentieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry B. Shaw.** The name of Henry B. Shaw, late of Company B, Seventy-fifth Regiment Illinois Volunteer Infantry, and Company F, First Regiment United States Veteran Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph W. Wallace.** The name of Joseph W. Wallace, late of Company A, Thirteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Cyrus Williams.** The name of Cyrus Williams, late of Company F, Eighteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel M. Hilterbrand.** The name of Samuel M. Hilterbrand, late of Company K, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension

at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Thomas R. Hoffman, late of Company I, Two hundred and third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas R. Hoffman.

The name of Marion H. Motsinger, late of Company B, Thirteenth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Marion H. Motsinger.

The name of Dennis Sanders, late of Company B, First Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Dennis Sanders.

The name of Isaac Wilcox, late of Company C, Twenty-first Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac Wilcox.

The name of Joseph B. Jones, late first lieutenant Company B, Eleventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph B. Jones.

The name of Logan Loftis, late of Company B, Eighth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Logan Loftis.

The name of Martin L. Protzman, late of Battery D, First Regiment Pennsylvania Reserve Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Martin L. Protzman.

The name of Milton J. Bell, late of Company I, Third Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton J. Bell.

The name of William H. Russell, late of United States ships Winnebago, Potomac, and Union, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Russell.

The name of Alexander McMillen, late of Company G, Sixteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alexander McMillen.

The name of Byron C. Bickford, late of Company I, Third Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Byron C. Bickford.

The name of James L. T. Sharp, late of Company E, Seventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James L. T. Sharp.

The name of Hiram D. Herd, late of Company K, Eighty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hiram D. Herd.

The name of Charles H. Belden, late of Company A, Sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles H. Belden.

The name of Madison O. Rose, late of Company F, Ninety-eighth Regiment, and Company H, Sixty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Madison O. Rose.

The name of Charles M. Anderson, late of Company G, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension

Charles M. Anderson.

at the rate of thirty dollars per month in lieu of that he is now receiving.

- Barney Eygabroad.** The name of Barney Eygabroad, late of Company H, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Lucas B. Brewster.** The name of Lucas B. Brewster, late of Companies L and G, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel Swigart.** The name of Daniel Swigart, late of Company D, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Abraham Blackburn.** The name of Abraham Blackburn, late of Company B, One hundred and forty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Elcancia McClure.** The name of Elcancia McClure, late of Company H, Twenty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Hutchinson.** The name of George W. Hutchinson, late chaplain Seventy-ninth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry S. Hinman.** The name of Henry S. Hinman, late of Company C, One hundred and thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harrison Browning.** The name of Harrison Browning, late of Company G, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harrison Deems.** The name of Harrison Deems, late of Company B, Twenty-second Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Aylett R. Burnett.** The name of Aylett R. Burnett, late of Company C, Nineteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Calvin F. Walker.** The name of Calvin F. Walker, late of Company C, Forty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Lamp.** The name of Henry Lamp, late of Company K, Two hundred and second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel O. Stanley.** The name of Samuel O. Stanley, late of Company C, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry D. Hedrick.** The name of Henry D. Hedrick, late of Company B, Fourth Regiment, and Company B, Second Regiment, West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William W. Ritchey.** The name of William W. Ritchey, late of Company C, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Horace Stillman.** The name of Horace Stillman, late of Company I, Fourth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Frederick Wolfel, late of Company I, Seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick Wolfel.

The name of Josiah Thomas, late of Company F, Seventy-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Josiah Thomas.

The name of William W. Jenkins, late of Company C, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William W. Jenkins.

The name of Almon H. Stoner, late of Company C, One hundred and first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Almon H. Stoner.

The name of Frank Cullen, late of Company A, Second Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frank Cullen.

The name of George W. Clayton, late of Company F, Ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

George W. Clayton.

The name of William Mathis, helpless and dependent child of William Mathis, late of Company G, Fourteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
William Mathis.

The name of James R. Armor, late of Company B, Sixth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Pensions increased.  
James R. Armor.

The name of Washington Lyon, late of Company D, Thirteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Washington Lyon.

The name of John W. Clem, late of Company F, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Clem.

The name of Edward D. Simes, late second lieutenant Company G, One hundred and tenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Edward D. Simes.

The name of Samuel Harris, late of Company F, First Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Samuel Harris.

The name of George D. Quick, late of Company K, One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George D. Quick.

The name of Julia A. Jester, widow of Henry Jester, late of Company H, Third Regiment Delaware Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Julia A. Jester.

The name of Robert McVay, late of Company K, Fifty-fifth Regiment Illinois Volunteer Infantry, and Company C, Twenty-third Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Robert McVay.

The name of Mathew Doyle, late of Company H, Fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mathew Doyle.

The name of George W. Mechling, late of Company B, Twenty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Mechling.

The name of Andrew Artman, late of Company K, One hundred and twelfth Regiment Pennsylvania Volunteer Infantry, and Company M, Second Regiment Pennsylvania Volunteer Heavy Artillery,

Andrew Artman.

and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- Lewis W. Pond.** The name of Lewis W. Pond, late of Company G, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Andrew J. Rodgers.** The name of Andrew J. Rodgers, late of Company B, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Elizabeth Sanderson.** The name of Elizabeth Sanderson, widow of Thomas W. Sanderson, late lieutenant-colonel and colonel Tenth Regiment Ohio Volunteer Cavalry, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.
- Cornelius Harrington.** The name of Cornelius Harrington, late of Companies E and A, Forty-first Regiment, and Company K, Fifty-third Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Jordan.** The name of William H. Jordan, late of Company E, One hundred and fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Mary L. Colcord.** The name of Mary L. Colcord, widow of George F. Colcord, late of Company L, First Regiment Massachusetts Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. Rufus Smith.** The name of Rufus Smith, late of Company C, One hundred and eleventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Erastus S. Bussell.** The name of Erastus S. Bussell, late of Company C, Fifth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Calvin Shoop.** The name of Calvin Shoop, late of Company K, Sixth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Pensions. John Brooks, alias Monzue Faber.** The name of John Brooks, alias Monzue Faber, late unassigned, Tenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twelve dollars per month.
- William B. Douglas.** The name of William B. Douglas, late of Company A, Second Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. James P. Henderson.** The name of James P. Henderson, late of Company A, First Regiment West Virginia Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Evan H. Pritchard.** The name of Evan H. Pritchard, late of Company E, Twenty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frank W. Reilly.** The name of Frank W. Reilly, late surgeon, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Marion Carpenter.** The name of Marion Carpenter, late of Company C, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- John Heughs.** The name of John Heughs, late of Company K, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William A. Gibbany.** The name of William A. Gibbany, late of Company C, Twenty-first Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John D. Abell, late of Company A, One hundred and thirty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John D. Abell.

The name of Joseph Brandle, late of Company C, Seventeenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Joseph Brandle.

The name of John V. Frisbey, late of Company G, Thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John V. Frisbey.

The name of George D. Moore, late of Company C, Forty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George D. Moore.

The name of Charles Osthelder, late of Company H, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Osthelder.

The name of Henry P. Heald, late of Company K, and sergeant-major, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry P. Heald.

The name of Jacob Kelley, late of Company I, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Kelley.

The name of Harley Demming, late of Company G, First Regiment New York Veteran Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Harley Demming.

The name of William Eich, late of Company H, Sixty-second Regiment, and Company F, One hundred and ninety-first Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Eich.

The name of John Marshall, late of Company F, First Battalion Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Marshall.

The name of John Garrett, late of Company A, Forty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Garrett.

The name of Daniel Hunt, alias Daniel Stump, late of Company G, One hundred and fifteenth Regiment, and Company N, One hundred and ninety-eighth Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Hunt, alias  
Daniel Stump.

The name of Dwight H. Flint, late of Company H, Forty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Dwight H. Flint.

The name of Andrew J. Walker, late of Company K, Third Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew J. Walker.

The name of Isaac Wilson, late of Company F, Fifty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac Wilson.

The name of William F. Wallace, late of Company I, Seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. Wallace.

The name of Milton Harrold, late of Company H, Fourteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Milton Harrold.

- William Gilligan.** The name of William Gilligan, late of Company A, Third Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Knight.** The name of James Knight, late of Company B, Twelfth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William C. Maupin.** The name of William C. Maupin, late of Company C, First Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Matthew G. Burkholder.** The name of Matthew G. Burkholder, late of Company G, Eighty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- James S. Ward.** The name of James S. Ward, late of Company G, Fifth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Christy.** The name of William Christy, late of Company C, Twenty-third Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hubert Wheeler.** The name of Hubert Wheeler, late of Company B, Twenty-second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Gilbert Stickle.** The name of Gilbert Stickle, late of Company I, Ninth Regiment, and Company I, Second Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Allen McClure.** The name of Allen McClure, late of Company C, Ninety-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Isaac Gage.** The name of Isaac Gage, late of Company G, Forty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Theodore Kunding.** The name of Theodore Kunding, late of Company K, Fourth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Lucien B. Doughty.** The name of Lucien B. Doughty, late of Company E, Fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John T. Williamson.** The name of John T. Williamson, late of Company G, One hundred and third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Butcher.** The name of John H. Butcher, late of Battery G, Third Regiment United States Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ira G. Kinney.** The name of Ira G. Kinney, late of Company I, Ninth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry C. Yetter.** The name of Henry C. Yetter, late of Company A, One hundred and eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Eldridge.** The name of William H. Eldridge, late of Company E, Tenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Mary Gotham.** The name of Mary Gotham, former widow of Edward Wakefield, late of Company K, First Regiment Minnesota Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

The name of Valentine M. Currin, late of Company B, Fifteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving. Pensions increased. Valentine M. Currin.

The name of Lyman Wyman, late of Company E, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Lyman Wyman.

The name of Nicholas Stuber, late of United States ships Vermont, New Hampshire, and Nipsic, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Nicholas Stuber.

The name of Franklin T. Lockhart, late of Company D, Seventeenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Franklin T. Lockhart.

The name of William Hoover, late of Company H, One hundred and seventy-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. William Hoover.

The name of James Price, late of Company K, One hundred and ninety-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. James Price.

The name of James H. Alexander, late of Company I, Fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. James H. Alexander.

The name of Lydia A. Long, widow of Miller F. Long, late of Company G, One hundred and sixty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Maybelle Long, helpless and dependent daughter of said Miller F. Long, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Lydia A. Long, the name of said Maybelle Long shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Lydia A. Long. Lydia A. Long.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of David Creger, late of Company E, Fifty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. David Creger.

The name of Thomas Lewis, late of Company C, Twenty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Thomas Lewis.

The name of Henry Howe, late of Company H, Second Regiment Michigan Volunteer Infantry, and Company H, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Henry Howe.

The name of Absalom Cunningham, late of Company F, First Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Absalom Cunningham.

The name of Freeman C. Mosher, late of Company E, Twenty-fourth Regiment, and Company E, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Freeman C. Mosher.

The name of Freeman C. Mosher, late of Company E, Twenty-fourth Regiment, and Company E, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

- Harrison L. Higgins.** The name of Harrison L. Higgins, late of Company I, Thirty-third Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Washington Mead.** The name of Washington Mead, late of Company E, Fifth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry A. Fisher.** The name of Henry A. Fisher, late of Company I, Twenty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harrison Bryant.** The name of Harrison Bryant, late of Company M, Seventh Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Theodore Breckenridge.** The name of Theodore Breckenridge, late of Company E, One hundred and seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Merchant.** The name of John W. Merchant, late of Company H, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Michael Grogan.** The name of Michael Grogan, late of Company B, Ninth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sarah A. Hamilton.** The name of Sarah A. Hamilton, widow of Robert Hamilton, late captain Company A, Thirty-second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- John Riley.** The name of John Riley, late of Company F, Fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Horch.** The name of Henry Horch, late of Company F, One hundred and eighty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James A. Trimble.** The name of James A. Trimble, late of Company I, Sixth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jasper Stewart.** The name of Jasper Stewart, late of Company D, Ninth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Bolton.** The name of James Bolton, late of Company K, Eleventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edward Blanchard.** The name of Edward Blanchard, late of Company L, Seventh Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Franklin C. Mather.** The name of Franklin C. Mather, late of Company K, First Regiment, and Company H, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Irving W. Tyson.** The name of Irving W. Tyson, late of Company C, Fiftieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William H. Heller, late of Company A, One hundred and fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Heller.

The name of Josiah Castleman, late of Company B, One hundred and fifty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Josiah Castleman.

The name of Philip Snyder, late of Company H, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Philip Snyder.

The name of Mary Dickerson, widow of George W. Dickerson, late of Company F, First Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary Dickerson.

The name of Thomas J. Kirtley, late first lieutenant Company A, One hundred and seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas J. Kirtley.

The name of Oliva Wiser, widow of Hiram Wiser, late of Company I, Thirty-fifth Regiment New York Volunteer Infantry, and Company E, Twentieth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month: *Provided*, That this pension shall cease upon proof that the soldier is living.

Pension.  
Oliva Wiser.*Proviso.*  
Pension to cease if  
soldier is living.Pensions increased.  
John Conrey.

The name of John Conrey, late of Company C, Third Regiment Maine Volunteer Infantry, and Company D, First Regiment Maine Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John M. Wood.

The name of John M. Wood, late of Company A, Sixth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Dodd.

The name of William Dodd, late of Company G, Thirtieth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Adelbert Deland.

The name of Adelbert Deland, late of Company A, Thirty-first Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Mattoon.

The name of John H. Mattoon, late of Company L, Twenty-first Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rinaldine Fuller.

The name of Rinaldine Fuller, late of Company D, Thirty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles W. Thomas.

The name of Charles W. Thomas, late of Company D, Seventy-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Malinda A. Mc-  
Mackin.

The name of Malinda A. McMackin, widow of William H. McMackin, late of Company H, Fourth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Francis M. Rogers.

The name of Francis M. Rogers, late of Company E, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Karl Sander.

The name of Karl Sander, late of Company K, Seventy-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Phillip Schwab.

The name of Phillip Schwab, late of Independent Battery B, Pennsylvania Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Seymour S. Wirtz.

The name of Seymour S. Wirtz, late of Company F, Fourteenth Regiment, and Company B, Fifteenth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Madison Mosher.

The name of Madison Mosher, late of Company B, Twenty-first Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Franklin Hinkle.

The name of Franklin Hinkle, late acting assistant surgeon, United States Navy, and acting assistant surgeon, United States Army, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Arthur L. Currie.

The name of Arthur L. Currie, late of Company F, Eighty-third Regiment Ohio Volunteer Infantry, and Thirty-fifth Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaiah Ware.

The name of Isaiah Ware, late of Company H, Sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David Searles.

The name of David Searles, late of Company F, Nineteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Bernard V. Forshee.

The name of Bernard V. Forshee, late of Company M, Fourth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Wallace.

The name of John Wallace, late of Company H, Third Battalion, Sixteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry L. Penny.

The name of Henry L. Penny, late of Company E, Fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alonzo Williams.

The name of Alonzo Williams, late of Company E, One hundred and sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Julius Leffingwell.

The name of Julius Leffingwell, late of Company E, Sixty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Louis Etchen.

The name of Louis Etchen, late of Company B, Fifty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Isaac C. Davis.

The name of Isaac C. Davis, late unassigned, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Tyler.

The name of John W. Tyler, late of Company E, One hundred and eighty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert P. Bennett.

The name of Robert P. Bennett, late of Company A, Forty-fourth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

August Bain.

The name of August Bain, late of Company H, Thirty-fourth Regiment, and Company H, Thirty-sixth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Harrington.

The name of John Harrington, late of Company C, Eighth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Joseph H. Whittier, late of Company E, Thirty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph H. Whittier.

The name of Stephen Hamilton, late of Company K, Second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stephen Hamilton.

The name of James Hindson, late of Company B, Eighty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Hindson.

The name of David Meredith, late of Company A, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David Meredith.

The name of Alfred A. Hulett, late of Company A, Thirty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Alfred A. Hulett.

The name of Jacob Yoachum, late of Company C, Sixteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Yoachum.

The name of Solomon Winningham, late of Company C, Twelfth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Solomon Winningham.

The name of Robert McGuire, late of United States ships North Carolina, New Ironsides, and Sonoma, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert McGuire.

The name of Robert Splane, late of Company C, Nineteenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert Splane.

The name of Joseph Poe, late of Company I, Thirteenth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph Poe.

The name of Mary J. Broadstreet, former widow of George W. Brewer, late first lieutenant Company E, Second Regiment Tennessee Volunteer Mounted Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mary J. Broadstreet.

The name of John E. Buffington, late first lieutenant Company C, Sixth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John E. Buffington.

The name of Jacob Jauch, late of Company H, Thirty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Jauch.

The name of George H. Miller, alias George Hornberger, late of Company C, Seventh Regiment Pennsylvania Reserve Volunteer Infantry, and Company C, One hundred and ninetieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George H. Miller,  
alias George Hornberger.

The name of James K. Wesley, late of Company I, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James K. Wesley.

The name of William R. Bailey, late of Company D, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William R. Bailey.

- James W. Hoskins.** The name of James W. Hoskins, late of Company E, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Harvey.** The name of William Harvey, late of Battery A, First Regiment Kentucky Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Kretchmar.** The name of Charles Kretchmar, late of Company E, Fourteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Daniel M. Eveland.** The name of Daniel M. Eveland, late of Company H, One hundred and ninety-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Richard H. Foord.** The name of Richard H. Foord, late first lieutenant Company F, Thirty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sylvester B. Fuller.** The name of Sylvester B. Fuller, late of Company B, Fifth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John F. Frost.** The name of John F. Frost, late of Company F, Third Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ferdinand Fetter.** The name of Ferdinand Fetter, late of Company I, Eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Byron T. Gibson.** The name of Byron T. Gibson, late of Company A, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert F. Pierce.** The name of Albert F. Pierce, late of Company F, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles E. Hinman.** The name of Charles E. Hinman, late of Company G, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and Company H, Third Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Rees.** The name of John Rees, late of Company D, Eighty-fifth Regiment, and Company C, One hundred and eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Alvin E. Nishwitz.** The name of Alvin E. Nishwitz, late of Company C, Seventy-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Reinhart.** The name of William H. Reinhart, late of Company G, One hundred and twenty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Wilson.** The name of George W. Wilson, late first lieutenant Company E, First Regiment United States Veteran Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Abram Storms.** The name of Abram Storms, late of Company K, Fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Whitaker.** The name of Thomas Whitaker, late of Company D, Sixty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

- The name of William Woodson, late of Company B, Eighty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. William Woodson.
- The name of Patrick McKew, late of Company G, Two hundred and thirteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Patrick McKew.
- The name of Nicholas C. Buswell, late lieutenant-colonel, Ninety-third Regiment Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving. Nicholas C. Buswell.
- The name of Jesse Sawyer, late of Company D, Seventy-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Jesse Sawyer.
- The name of John S. Forbes, late of Company E, Seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. John S. Forbes.
- The name of Mark Smock, late of Company I, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Mark Smock.
- The name of John T. Eason, late of Company E, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. John T. Eason.
- The name of Benjamin F. Moore, late of Company K, Sixty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Benjamin F. Moore.
- The name of William Barnhart, late of Company A, Thirty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. William Barnhart.
- The name of James H. Shackelford, late of Company H, Thirty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. James H. Shackelford.
- The name of Peter Carey, late of Company B, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Peter Carey.
- The name of Ambrose Goodboo, alias Goodbreau, late of Company B, Eleventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Ambrose Goodboo, alias Goodbreau.
- The name of William H. Stephenson, late of Company K, Second Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. William H. Stephenson.
- The name of Charles C. Miller, late of Company E, Fiftieth Regiment Massachusetts Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Charles C. Miller.
- The name of Nathaniel L. Wilson, late of Company K, Third Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Nathaniel L. Wilson.
- The name of Benjamin F. Bugbee, late of Third Independent Battery, Vermont Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Benjamin F. Bugbee.
- The name of Constantine G. Mull, late of Company F, Eleventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Constantine G. Mull.

- John H. Lentz.** The name of John H. Lentz, late of Company F, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel Parker.** The name of Samuel Parker, late of Company B, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Caleb Trees.** The name of Caleb Trees, late of Company M, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Eliza L. Cake.** The name of Eliza L. Cake, widow of Henry L. Cake, late colonel Ninety-sixth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Orsemus Dill.** The name of Orsemus Dill, late of Company E, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary A. Bowe.** The name of Mary A. Bowe, widow of Peter Bowe, late lieutenant-colonel Ninety-third Regiment New York National Guard Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Pension.**  
**Lydia A. Hankins.** The name of Lydia A. Hankins, widow of David C. Hankins, late of Company D, Ninth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William Logan.** The name of William Logan, late of Company B, Second Battalion Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benjamin B. Goodrich.** The name of Benjamin B. Goodrich, late of Company I, Thirty-second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.**  
**George W. Holman.** The name of George W. Holman, late of Company D, Fifty-fifth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Joseph Wiederker.** The name of Joseph Wiederker, late of Company B, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Reuben P. Forbes.** The name of Reuben P. Forbes, late of Company I, Sixth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Pension.**  
**Charlotte Velle.** The name of Charlotte Velle, widow of Edgar B. Velle, late of Company A, Battalion Engineers, United States Army, and pay her a pension at the rate of twelve dollars per month.
- Pension increased.**  
**James E. Cook.** The name of James E. Cook, late captain Company D, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.**  
**William B. Thurman.** The name of William B. Thurman, late of Company K, Forty-seventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment, without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.
- No rebate, etc.**
- Pensions increased.**  
**James W. Ashton.** The name of James W. Ashton, late second lieutenant Company C, One hundred and fifty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Benjamin Keller, late of Company A, Forty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin Keller.

The name of Simon Gabert, late of Company B, Fourth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Simon Gabert.

The name of Charles H. Gearhart, late of Sixth Battery, Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Charles H. Gearhart.

The name of John W. Merrill, late of Company I, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Merrill.

The name of Jackson G. Cook, late of Company H, Sixtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jackson G. Cook.

The name of James R. Wiley, late of United States ships Grampus, Clara Dolsen, and Chickasaw, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James R. Wiley.

The name of Eliza A. Clark, dependent mother of Samuel W. Clark, late of Company C, Twenty-first Regiment Michigan Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Eliza A. Clark.

The name of Elick Begley, late of Company B, Forty-seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Elick Begley.

The name of John T. Bates, late first lieutenant Company E, Seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John T. Bates.

The name of Joseph A. Eakin, late of Company B, One hundred and forty-eighth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph A. Eakin.

The name of Caspar Bernhard, late of Company A, Eighth Battalion District of Columbia Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Caspar Bernhard.

The name of Granger F. Anson, late of Company B, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Granger F. Anson.

The name of James Gillespie, late of Company G, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Gillespie.

Approved, February 18, 1909.

**CHAP. 158.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

February 18, 1909.  
[H. R. 25806.]

[Private, No. 152.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—*

Pensions.

The name of Martha J. Pruitt, widow of John T. Pruitt, late of Company B, Twenty-first Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Martha J. Pruitt.

- John W. Hays.** The name of John W. Hays, late of Company B, National Guard of East Tennessee, and pay him a pension at the rate of twelve dollars per month.
- Pension increased. Reuben Muncey.** The name of Reuben Muncey, late of Company B, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Mervin A. Coshun.** The name of Mervin A. Coshun, helpless and dependent child of John Coshun, late of Company F, One hundred and sixty-fifth Regiment, and Company G, One hundred and first Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Francis Weaver. Ante, p. 1451.** The name of Francis Weaver, late of Company H, Two hundred and ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Eli Norton.** The name of Eli Norton, late of Company A, Eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James W. Goodwin.** The name of James W. Goodwin, late of band, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Elmira Pecor.** The name of Elmira Pecor, widow of Benjamin Pecor, late of Company D, Ninety-eighth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Mary Almira Pecor, helpless and dependent daughter of said Benjamin Pecor, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Elmira Pecor, the name of said Mary Almira Pecor shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Elmira Pecor.
- Provisos. Increase to cease on death of child.**
- Pension to child on death of mother.**
- William W. Cameron.** The name of William W. Cameron, late of Company K, Twelfth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Pension. Mary Tucker.** The name of Mary Tucker, widow of William E. Tucker, late of Company I, One hundred and thirty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. George W. Bogle.** The name of George W. Bogle, late of Company C, Thirteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jay Smith.** The name of Jay Smith, late of Company E, Eighty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benjamin B. Morris.** The name of Benjamin B. Morris, late of Company A, Sixty-eighth Regiment Kentucky Militia Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- James D. Everett.** The name of James D. Everett, late of Company D, Seventeenth Regiment Illinois Volunteer Infantry, and quartermaster-sergeant Sixtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William E. Way.** The name of William E. Way, late of Company G, Ninth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of fifteen dollars per month in lieu of that he is now receiving.

- The name of Nathan S. Martin, late of Company F, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Nathan S. Martin.
- The name of Andrew J. Sawyers, late of Company A, Eighth Regiment Missouri State Militia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Andrew J. Sawyers.
- The name of Edwin D. North, late of Company A, Sixtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Edwin D. North.
- The name of Ezra Cronkleton, late of Company C, Second Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Ezra Cronkleton.
- The name of James L. Smith, late of Company E, First Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. James L. Smith.
- The name of Edward B. Ward, late of Company C, One hundred and fifty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Edward B. Ward.
- The name of David J. Scott, late of Company D, Eighth Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. David J. Scott.
- The name of James B. McDonald, late of Company G, Third Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. James B. McDonald.
- The name of Frank M. Lansdown, late of Company D, First Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Frank M. Lansdown.
- The name of John H. Coons, late of Company H, Fourth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. John H. Coons.
- The name of George S. Auner, late of Companies G and A, Ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. George S. Auner.
- The name of Henry Newman, late of Company A, Fifty-fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Henry Newman.
- The name of James Cockrell, late of Company E, One hundred and eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving. James Cockrell.
- The name of Charles A. Clark, late of Company B, Sixteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Charles A. Clark.
- The name of William H. Peirce, late of Company B, Twenty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William H. Peirce.
- The name of Alexander Robertson, late of Company I, Twenty-ninth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Alexander Robertson.
- The name of William M. Freuze, late of Company F, First Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William M. Freuze.

- John E. Sawrey. The name of John E. Sawrey, late second lieutenant Company D, One hundred and fifty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John D. McCullough. The name of John D. McCullough, late of Company F, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- John Morgan. The name of John Morgan, late of Company D, Fourth Regiment United States Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John A. Conant. The name of John A. Conant, late of Company B, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
D. B. Crews. The name of D. B. Crews, late scout and guide, United States Volunteers, and pay him a pension at the rate of twelve dollars per month.
- Pension increased.  
Allen Hutchinson. The name of Allen Hutchinson, late of United States ships Aroostook, Ossipee, and Brooklyn, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Clarine J. Brinton. The name of Clarine J. Brinton, former widow of Edmund F. Webb, late of Company B, Ninth Regiment Delaware Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
James H. Williams. The name of James H. Williams, late of Company F, Third Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Slater. The name of John Slater, late of Company F, Eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Morris Jacobs. The name of Morris Jacobs, late of Company E, Twenty-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Charles M. Goodfellow. The name of Charles M. Goodfellow, late of Company C, Eighth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas J. Walker. The name of Thomas J. Walker, late of Company I, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Redman. The name of Thomas Redman, late of Company I, Thirteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George S. Burtner. The name of George S. Burtner, late of Company E, One hundred and twenty-third Regiment, and Company F, Sixty-first Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert Atkinson. The name of Robert Atkinson, late of Companies A and I, Fifty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alfred L. S. Morand. The name of Alfred L. S. Morand, late acting assistant surgeon, United States Army, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Charles E. Fink. The name of Charles E. Fink, late of Company H, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Wilhelm Schimming. The name of Wilhelm Schimming, late of Company K, Fifty-first Regiment, and Company C, Fifty-third Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John W. Crafton, late second lieutenant Company H, Tenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Crafton.

The name of Daniel V. Francis, late of Companies B and I, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel V. Francis.

The name of Thomas J. Lewis, late of Company D, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas J. Lewis.

The name of William Kraft, late of Company G, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Kraft.

The name of Christian C. Fleck, late of Thirtieth Independent Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Christian C. Fleck.

The name of Robert H. Millen, late of Company K, Eleventh Regiment Pennsylvania Volunteer Infantry, and unassigned, First Battalion, Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert H. Millen.

The name of Henry Routzong, late of Company A, Ninety-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Routzong.

The name of David D. Pierce, late of Company F, First Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David D. Pierce.

The name of Susan J. Rose, former widow of William H. Carter, late of Company C, Fifty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Susan J. Rose.

The name of Asa Smith, late of Company E, Thirty-eighth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Asa Smith.

The name of Bolce S. Hicks, late of Company H, One hundred and fourteenth Regiment, and Company C, Fifty-eighth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Bolce S. Hicks.

The name of Peter Goodling, late of Company C, Seventy-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter Goodling.

The name of John L. Cribbs, late of Company E, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John L. Cribbs.

The name of George D. Hamm, late of Company C, Seventy-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

George D. Hamm.

The name of William H. Power, late first lieutenant Company E, Forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

William H. Power.

The name of George W. Lenoir, late of Company K, One hundred and eighteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Lenoir.

The name of Patrick Henry Conway, late of Company B, Eighty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Patrick Henry Conway.

- Denis Healy.** The name of Denis Healy, late of Company C, Twenty-eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Dyer A. Conklin.** The name of Dyer A. Conklin, late of Company A, Third Regiment Colorado Volunteer Infantry, and Company H, Second Regiment Colorado Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Annie M. Allen.** The name of Annie M. Allen, widow of James W. Allen, late second lieutenant Company G, Nineteenth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.
- William H. H. Kennedy.** The name of William H. H. Kennedy, late of Company D, Eleventh Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Hastings Allaway.** The name of Hastings Allaway, late of Company D, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Harris.** The name of John H. Harris, late of Company E, Ninth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel Palmer.** The name of Samuel Palmer, late of Company K, twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Williams.** The name of John Williams, late of Company I, Fifth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William D. Wyman.** The name of William D. Wyman, late of Company E, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John M. W. Emery.** The name of John M. W. Emery, late of Company B, Third Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James S. Brown.** The name of James S. Brown, late of Company F, Thirty-fourth Regiment Massachusetts Volunteer Infantry, and Company H, Eighteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Asa Dimick.** The name of Asa Dimick, late of Company E, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph H. Allen.** The name of Joseph H. Allen, late of Company E, Ninety-ninth Regiment Ohio Volunteer Infantry, and Company F, Seventeenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Levi Hosler.** The name of Levi Hosler, late of Company F, One hundred and seventy-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Fidelia Hale.** The name of Fidelia Hale, widow of Edwin E. Hale, late of Company F, One hundred and eleventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Winnifred Hale, helpless and dependent daughter of said Edwin E. Hale, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Fidelia Hale, the name of said Winnifred Hale shall be placed on the
- Proviso.*  
Increase to cease on death of child.
- Pension to child on death of mother.

pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Fidelia Hale.

The name of Albert Kring, late of Company H, Seventy-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert Kring.

The name of Henry Foss, late of Company B, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Foss.

The name of William T. Crawford, late captain Company H, Eighty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William T. Crawford.

The name of Mary M. Edmonds, helpless and dependent child of Thomas Edmonds, late of Company B, Eleventh Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mary M. Edmonds.

The name of John H. Barbee, late of Company D, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased  
John H. Barbee.

The name of Calvin F. Boxley, late of Company I, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Calvin F. Boxley.

The name of Henry Fuller, late of Company C, Third Regiment Wisconsin Volunteer Infantry, and Fourteenth Company, Second Battalion Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Fuller.

The name of Alexander Flack, late of Company F, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alexander Flack.

The name of Sidney G. Brock, late captain Companies D and K, Sixty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Sidney G. Brock.

The name of Frederick W. Palmer, late of Company B, One hundredth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick W. Palmer.

The name of Zenis Lanham, late of Company H, One hundred and fifty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Zenis Lanham.

The name of William R. Ackerly, late of Company E, One hundred and forty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William R. Ackerly.

The name of Sarah F. Cox, widow of James J. Cox, late captain Company E, Fifty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah F. Cox.

The name of John T. Miller, late of Company D, Eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John T. Miller.

The name of Angeline Fissel, widow of Rudolph Fissel, late of Company C, Thirtieth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Nancy Fissel, helpless and dependent daughter of said Rudolph Fissel, the additional pension herein granted shall cease and determine.

Angeline Fissel.

*Proviso.*  
Increase to cease on  
death of child.

Christian Spresser.

The name of Christian Spresser, late of Company A, Thirty-fourth Regiment, and Company A, Thirty-sixth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Grover.

The name of James M. Grover, late of Company G, Eighty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William T. Roseberry.

The name of William T. Roseberry, late of Company K, One hundred and twenty-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Sheppard F. Stewart.

The name of Sheppard F. Stewart, late of Company H, Third Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin W. Parker.

The name of Edwin W. Parker, late of Company D, Fourth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry J. Flint.

The name of Henry J. Flint, late of Battery M, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry H. Woods.

The name of Henry H. Woods, late second lieutenant Companies H and I, One hundred and fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nicholas D. Moffett.

The name of Nicholas D. Moffett, late captain Company C, Twenty-fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John Mathias.

The name of John Mathias, late of Company K, Seventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaiah Lochard.

The name of Isaiah Lochard, late of Company K, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Felix G. McMinimy.

The name of Felix G. McMinimy, late of Company B, Eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Fogle, jr.

The name of James Fogle, junior, late of Company B, Twentieth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Hobart.

The name of Charles Hobart, late of Company C, Ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Simon Kornmann.

The name of Simon Kornmann, late of Company A, One hundred and eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Honeywell.

The name of David Honeywell, late of Battery C, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Boice.

The name of John Boice, late of Company A, First Battalion, Seventeenth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William Wildermuth, late of Company K, Seventeenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Wildermuth.

The name of Sarah J. Berry, widow of Robert Berry, late of Company G, Fifth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah J. Berry.

The name of Henry Van Keuren, late of Company B, Fifty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Van Keuren.

The name of McKendree N. Dodge, late of Company C, One hundred and forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

McKendree N. Dodge.

The name of Jerome B. Cundiff, late of Company C, Forty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jerome B. Cundiff.

The name of Enoch Carter, late of Company C, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Enoch Carter.

The name of James A. Benjamin, late of Company A, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Benjamin.

The name of Lewis Hannah, late of Company B, Twenty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis Hannah.

The name of Sylvester Justus, late of Company G, Third Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sylvester Justus.

The name of Henry Dudleson, late of Company F, One hundred and fourteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Dudleson.

The name of James Clark, late of Company M, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Clark.

The name of Fannie A. Harris, widow of William C. L. Harris, late of Company D, Thirteenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Fannie A. Harris.

The name of Newton C. Spurgin, late of Company A, Fifty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Newton C. Spurgin.

The name of John W. Rawley, late of Company H, One hundred and fifty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Rawley.

The name of George W. Brush, late of Company D, One hundred and fifteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Brush.

The name of James Ballard, late of Ordnance Department, United States Army, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Ballard.

- James H. Hypes. The name of James H. Hypes, late of Company H, One hundred and forty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William L. Mechling. The name of William L. Mechling, late of Company D, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Bradley. The name of Thomas Bradley, late of Company C, Fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John L. Brennan. The name of John L. Brennan, late of Company G, Thirtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel H. Dunbar. The name of Daniel H. Dunbar, late of Company I, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Clark. The name of George W. Clark, late of Company I, Thirty-third Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John D. Pedrick. The name of John D. Pedrick, late of Company H, Tenth Regiment New Hampshire Volunteer Infantry, and Company D, Nineteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Elder. The name of William H. Elder, late second lieutenant, Company G, Eighty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James W. Carter. The name of James W. Carter, late of Companies F and D, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph N. Harned. The name of Joseph N. Harned, late of Company E, One hundred and thirtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Mitchell. The name of William H. Mitchell, late captain Company A, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Pulley. The name of John Pulley, late of Company K, Fifth Regiment West Virginia Volunteer Infantry, and Company K, First Regiment West Virginia Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Bridget Doherty. The name of Bridget Doherty, helpless and dependent child of James Doherty, late of Company D, Ninth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. Peter Q. Nichols. The name of Peter Q. Nichols, late of Company B, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Bevier Swartwout. The name of Bevier Swartwout, late of Company E, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Bartholomew Kelly. The name of Bartholomew Kelly, late of Company D, Sixty-ninth Regiment New York State Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James E. Kipp. The name of James E. Kipp, late of Company K, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert Greig. The name of Robert Greig, late of Company F, Seventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

The name of Amos Ward, late of Company F, Sixth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Amos Ward.

The name of Joseph Kunz, late of Company E, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph Kunz.

The name of Sarah C. Cox, widow of Andrew J. Cox, late of Company G, Thirty-seventh Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah C. Cox.

The name of Charles E. Coffin, late of Company C, Thirteenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Charles E. Coffin.

The name of Mary B. Shinn, widow of Josiah S. Shinn, late of Company I, Fourth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Eugenie Shinn, helpless and dependent daughter of said Josiah S. Shinn, the additional pension herein granted shall cease and determine.

Mary B. Shinn.

*Proviso.*  
Increase to cease on  
death of child.

The name of Nathan R. Dunbar, late of Company K, First Regiment Missouri Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nathan R. Dunbar.

The name of Enos R. Allen, late of Company E, First Regiment New York Volunteer Light Artillery, and Company A, Third Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Enos R. Allen.

The name of Clarence Hubbard, late principal musician, One hundred and seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Clarence Hubbard.

The name of Chester M. Swift, late of Company I, Twenty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Chester M. Swift.

The name of Charles H. McHugh, late of Company K, One hundred and twenty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Charles H. McHugh.

The name of Andrew J. Sargent, late of Company B, Twenty-second Regiment Pennsylvania Volunteer Cavalry, and Company A, Third Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew J. Sargent.

The name of Theodore K. Holbrook, late of Company C, Fourteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theodore K. Holbrook.

The name of William McGowan, late of Company G, Fourth Regiment New York Volunteer Cavalry, and Fifty-fifth Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William McGowan.

The name of Thomas H. McIlvaine, late of Company C, One hundred and thirty-fourth Regiment Pennsylvania Volunteer Infantry, and first lieutenant Company A, Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas H. McIlvaine.

The name of Benton Burr, late of Company M, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benton Burr.

The name of Margaret Thompson, helpless and dependent child of John Thompson, late of Company G, Eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Margaret Thompson.

Pensions increased.  
Joel T. Hembree.

The name of Joel T. Hembree, late second lieutenant Company E, Fifteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ellen T. Cowen.

The name of Ellen T. Cowen, widow of Benjamin R. Cowen, late major and additional paymaster, United States Volunteers, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Robert Bigger.

The name of Robert Bigger, late of Company D, One hundred and sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Bowman.

The name of John W. Bowman, late of Company F, First Regiment Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ruel Merrill.

The name of Ruel Merrill, late of Company B, Third Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Mat Smith.

The name of Mat Smith, late of Company I, Twelfth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Evelyn F. Banzhaf.

The name of Evelyn F. Banzhaf, widow of Charles Banzhaf, late major, First Regiment Missouri Volunteer Cavalry, and captain Company F, Fifth Regiment Veteran Reserve Corps, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Albert J. Williams.

The name of Albert J. Williams, late of Company I, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Willard F. Pardee.

The name of Willard F. Pardee, late of Company B, Fifteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Approved, February 18, 1909.

February 18, 1909.

[H. R. 26461.]

[Private, No. 153.]

**CHAP. 159.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Josiah Matley.

The name of Josiah Matley, late of Company E, Thirty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis Morton.

The name of Francis Morton, late of Company D, Third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Martin.

The name of William Martin, late of Company B, Thirty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Moore.

The name of Joseph Moore, late of Company B, First Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Fothergill.

The name of John Fothergill, late second lieutenant Company I, Twenty-eighth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Wilson Moore, late of Company C, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wilson Moore.

The name of Myron Bragg, late of Company K, Eleventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Myron Bragg.

The name of Theodore Salnave, late of Company H, Eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Theodore Salnave.

The name of Richard B. Laroe, late of Company C, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Richard B. Laroe.

The name of William H. Kone, late of Company G, First Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Kone.

The name of John L. Smith, late of Company F, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John L. Smith.

The name of William F. Shoemate, late of Companies K and E, Thirty-second Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William F. Shoemate.

The name of George F. Allen, late of Company E, First Regiment Wisconsin Volunteer Cavalry, and One hundred and forty-sixth Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Allen.

The name of Amos M. Carter, late of Company K, Sixtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Amos M. Carter.

The name of Abner Wright, late of Eighteenth and Twenty-fifth Independent Batteries New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abner Wright.

The name of Charles H. Murch, late captain Company B, One hundred and fifty-eighth Regiment New York Volunteer Infantry, and first lieutenant Company K, Fifty-second Regiment New York National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. Murch.

The name of Elijah Manbeck, late of Company B, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah Manbeck.

The name of Philipp Heinrich, late of Company H, Forty-eighth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Philipp Heinrich.

The name of Mortimer V. Hill, late of Company E, Twenty-eighth Regiment New York Volunteer Infantry, and Company E, Fifteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Mortimer V. Hill.

The name of John Baker, late of Company B, Twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Baker.

The name of Thomas J. Truss, late of Company G, First Regiment, and Company G, Twelfth Regiment, Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas J. Truss.

The name of Hiram J. Farmer, late of Company G, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hiram J. Farmer.

Joseph Harris.

The name of Joseph Harris, late of Company G, Sixtieth Regiment United States Colored Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas J. Orr.

The name of Thomas J. Orr, late of Company D, Twelfth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles F. Todd.

The name of Charles F. Todd, late of Company G, Seventeenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Rachel A. Pierce.

The name of Rachel A. Pierce, widow of Jason C. Pierce, late of Company L, Second Regiment Nebraska Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Patience G. Reddy.

The name of Patience G. Reddy, widow of Edward Reddy, late of Company C, Twelfth Regiment Rhode Island Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

John McConaughy.

The name of John McConaughy, late of Company I, One hundred and sixtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. White.

The name of John H. White, late of Company K, Twelfth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Milton Laird.

The name of Milton Laird, late of Company I, Fifth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Maggie Cloutz.

The name of Maggie Cloutz, widow of Jefferson Cloutz, late of Company C, Fourth Regiment United States Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Lyman E. Bullock.

The name of Lyman E. Bullock, late of Company E, Twenty-third Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Shank.

The name of George W. Shank, late acting first assistant engineer, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William B. Fenton.

The name of William B. Fenton, late of Company B, Seventy-seventh Regiment Indiana Volunteer Infantry, and United States ships Grampus, General Bragg, and Great Western, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jerome M. Stone.

The name of Jerome M. Stone, late of Company C, Twenty-fifth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oliver T. French.

The name of Oliver T. French, late of Company E, Fourth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Marlett.

The name of James Marlett, late of Company B, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel De Bann.

The name of Daniel De Baun, late of Company I, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alexander L. Leach.

The name of Alexander L. Leach, late of Company A, One hundredth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Thomas Hawkins, late of Company F, Thirty-fifth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Hawkins.

The name of Aaron Arnold, late of Company B, Twelfth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Aaron Arnold.

The name of Daniel Hull, late of Seventh and Eighth Independent Batteries, Indiana Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Hull.

The name of George Leadbetter, late of Company K, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Leadbetter.

The name of Cyrus S. Beers, late of Company B, Fourth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Cyrus S. Beers.

The name of Sarah Keister, former widow of James Kelley, late of Company I, Seventy-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah Keister.

The name of George Williamson, late of Company I, Forty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
George Williamson.

The name of Abner P. Johnson, late of Company B, Eleventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Abner P. Johnson.

The name of Rienzi Le Valley, late of Thirty-fifth Independent Company, New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Rienzi Le Valley.

The name of John B. Baker, late captain Company B, Third Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
John B. Baker.

The name of John Mobley, late of Company C, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Mobley.

The name of Wesley P. Smith, late of Company D, Third Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Wesley P. Smith.

The name of Samuel H. Whatley, late of Company D, First Regiment Louisiana Volunteer Cavalry Scouts, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel H. Whatley.

The name of Myron H. Lamb, late captain Company E, One hundred and first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Myron H. Lamb.

The name of Theodore F. Upson, late of Company C, One hundredth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theodore F. Upson.

The name of Stephen W. Cummins, late of Company B, Eleventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Stephen W. Cummins.

The name of Loami Brown, late of Company G, One hundred and twenty-fourth Regiment Illinois Volunteer Infantry, and Company F, Fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Loami Brown.

- William R. Wooten.** The name of William R. Wooten, late of Company B, Fourth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jacob Rhoades.** The name of Jacob Rhoades, late of Company B, Two hundred and fifteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Richard Fisher.** The name of Richard Fisher, late of Company G, Fourth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John Hartman.** The name of John Hartman, late of Company B, Ninety-third Regiment Pennsylvania Volunteer Infantry, and Company K, Third Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Zeigler.** The name of William H. Zeigler, late of Company I, Seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James H. Cady.** The name of James H. Cady, late quartermaster-sergeant Eighth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- A. LeGrand Wright.** The name of A. Le Grand Wright, late of Company H, One hundred and seventy-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jonathan S. Crawford.** The name of Jonathan S. Crawford, late of Company F, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John N. Pendergrass.** The name of John N. Pendergrass, late of Company C, Seventh Regiment, and Company B, First Regiment, Tennessee Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George L. McCallum.** The name of George L. McCallum, late chief trumpeter Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John L. Quimby.** The name of John L. Quimby, late of Company H, Eighteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Allie C. Glover.** The name of Allie C. Glover, widow of William J. Glover, late of Company C, Twelfth Regiment Missouri State Militia Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Emanuel Reider.** The name of Emanuel Reider, late of Company C, Forty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John M. Stuter.** The name of John M. Stuter, late of Company I, Fourth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Hoy.** The name of James Hoy, late of Company D, Fourteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Morrow.** The name of Joseph Morrow, late of Companies G and F, Fourth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Charles Fairbanks, late of Company E, Second Regiment United States Volunteer Sharpshooters, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Fairbanks.

The name of Oliver M. Ober, late of Company B, Fifth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oliver M. Ober.

The name of Emery Post, late of Battery B, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Emery Post.

The name of Conrad Herwig, late of Company B, Twenty-seventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Conrad Herwig.

The name of John Lechleiter, late of Company K, One hundred and fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Lechleiter.

The name of James Wilcoxon, late of Company K, Nineteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

James Wilcoxon.

The name of Erasmus L. Donaldson, late of band, Fifty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Erasmus L. Donaldson.

The name of Harry Puffer, late of Company C, One hundred and forty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Harry Puffer.

The name of Stephen Pullen, late of Company G, Twenty-second Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stephen Pullen.

The name of Andrew S. Ramsdell, late of Company E, Fourteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew S. Ramsdell.

The name of Isaac J. Marble, late of Seventh Battery, Maine Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac J. Marble.

The name of Benjamin D. Chase, late of Company A, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin D. Chase.

The name of John Secord, late of Company B, Thirty-second Regiment, and Company H, Sixteenth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Secord.

The name of John M. Davis, late of Company A, Seventeenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John M. Davis.

The name of Frances Moore, widow of John Moore, late of Company A, Tenth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Frances Moore.

The name of Henry C. Pressler, late of Company E, Seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Henry C. Pressler.

The name of Charles Vietor, late of Company G, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Vietor.

The name of Charles W. Wiley, late of Company I, Twenty-fourth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles W. Wiley.

- Thomas A. Collins.** The name of Thomas A. Collins, late of Company I, Second Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Gowitzke.** The name of William Gowitzke, late of Company K, Third Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Webb Hall.** The name of Webb Hall, late of Company F, Twenty-fifth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John L. Bradford.** The name of John L. Bradford, late of Company I, Twentieth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John T. Becker.** The name of John T. Becker, late of Company G, One hundred and Fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joshua O. Beall.** The name of Joshua O. Beall, late second lieutenant Company I, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas Kansinger.** The name of Thomas Kansinger, late of Company I, Second Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. McIntyre.** The name of William H. McIntyre, late of Company C, Thirty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Hippeard.** The name of John Hippeard, late of Company A, Forty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Baker.** The name of John W. Baker, late of Company E, Seventy-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frederick Graham.** The name of Frederick Graham, late of Company C, One hundred and forty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Frederick C. Perry.** The name of Frederick C. Perry, helpless and dependent child of John C. Perry, late of Company K, Eleventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. George Abrams.** The name of George Abrams, late of Company I, Seventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Michael Knight.** The name of Michael Knight, late of Companies D and I, Eighth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Lewis R. Edmonds.** The name of Lewis R. Edmonds, late of Company I, Ninety-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Young.** The name of William H. Young, late of Company D, Seventy-ninth Regiment Pennsylvania Volunteer Infantry, and Company G, Fourteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Skrine.** The name of James Skrine, late of United States ships Ohio, North Carolina, and Memphis, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Jacob Brazie, late second lieutenant Company D and first lieutenant and adjutant Second Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Brazie.

The name of Lewis F. Morgan, late of Company E, Eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis F. Morgan.

The name of John J. Holmes, late of Company F, Thirteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John J. Holmes.

The name of James F. Campbell, late first lieutenant Company G, Eleventh Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James F. Campbell.

The name of Mahala C. Wilcox, widow of Charles Wilcox, late of Company A, One hundred and eighty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mahala C. Wilcox.

The name of George W. Kremer, late of Company F, Eleventh Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
George W. Kremer.

The name of William B. Blake, late second lieutenant Company B, Two hundred and eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William B. Blake.

The name of Henry Brant, late of Company H, Ninety-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Brant.

The name of Helen M. House, helpless and dependent child of John House, late of Company E, One hundred and twenty-third Regiment Illinois Volunteer Infantry, and Company G, Twenty-first Regiment Veteran Reserve Corps, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Helen M. House.

The name of Mary E. King, widow of James S. King, late acting assistant surgeon, United States Army, and pay her a pension at the rate of twelve dollars per month.

Mary E. King.

The name of James E. Murdock, late first lieutenant Company A, Seventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
James E. Murdock.

The name of James R. Criswell, late of Company I, One hundred and twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James R. Criswell.

The name of Elizabeth E. Pinney, widow of William T. Pinney, late of Company D, One hundred and thirteenth Regiment, and Company H, One hundred and twentieth Regiment, Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Chester Pinney, helpless and dependent son of said William T. Pinney, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Elizabeth E. Pinney, the name of said Chester Pinney shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Elizabeth E. Pinney.

Elizabeth E. Pinney.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Eliza A. McKean, widow of Allen McKean, late additional paymaster, United States Army, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Eliza A. McKean.

- James G. Theaker. The name of James G. Theaker, late captain Company F, Fiftieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- James H. Van Horn. The name of James H. Van Horn, late of Company B, Forty-eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. McAdams. The name of James M. McAdams, late second lieutenant Company E, Twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Wilds. The name of William Wilds, late of Company I, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John B. L'heureux. The name of John B. L'heureux, late of Company H, Fifth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Imri J. Scribner. The name of Imri J. Scribner, late of Company B, Twenty-second Regiment Iowa Volunteer Infantry, and Company H, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Anna M. Kitchen. The name of Anna M. Kitchen, widow of Francis A. Kitchen, late first lieutenant Company A, and assistant surgeon, One hundred and seventy-fourth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Edwin Buck. The name of Edwin Buck, late of Company C, Fifth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- John A. Wilkins. The name of John A. Wilkins, late of Company H, Seventy-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Abijah Morgan. The name of Abijah Morgan, late of Company B, Third and Seventh Regiments Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edward Turner. The name of Edward Turner, late of Company G, Eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William F. Hersh. The name of William F. Hersh, late of Company A, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James K. P. Young. The name of James K. P. Young, late of Company K, Thirteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James L. Witherby. The name of James L. Witherby, late of Company E, Tenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Mullin. The name of John Mullin, late of Company E, One hundred and forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Elizabeth A. Smith. The name of Elizabeth A. Smith, widow of John H. Smith, late of Company B, Twenty-sixth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Thomas Atwood. The name of Thomas Atwood, late first lieutenant Company A, Fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William Chapman, late of Company K, Thirty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

William Chapman.

The name of Gunner Larson, late of Company B, Marine Regiment United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Gunner Larson.

The name of Henry Searles, late of Company F, Forty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Searles.

The name of Andrew Herr, late of Company I, Fifty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew Herr.

The name of Fredrick Sass, late of Company D, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Fredrick Sass.

The name of William Hagaman, late of Company G, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Hagaman.

The name of William Lamphere, late of Company I, Thirtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Lamphere.

The name of Dascomb E. Gibson, late of Company B, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Dascomb E. Gibson

The name of Robert E. Butcher, late of United States ships North Carolina, Wabash, and Princeton, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert E. Butcher.

The name of Joel D. Boyce, late of Company E, One hundred and seventy-third Regiment New York Volunteer Infantry, and United States ships Cricket and Fairy, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joel D. Boyce.

The name of Adam Hubbard, late of Company B, Sixteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adam Hubbard.

The name of George H. Trout, late of Company K, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George H. Trout.

The name of John L. Johnson, late of Company L, Ninth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John L. Johnson.

The name of Nathaniel H. Gable, late of Company I, Thirty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nathaniel H. Gable.

The name of Phoebe A. Pence, former widow of John T. Northcutt, late of Company C, Sixty-sixth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Phoebe A. Pence.

The name of George W. Hile, late of Company G, Sixty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Pensions increased.  
George W. Hile.

The name of John B. May, late captain Company F, Fifty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John B. May.

- Seth Carpenter. The name of Seth Carpenter, late of Company I, Thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Tilmon Bayne. The name of Tilmon Bayne, late of Company M, Third Regiment Provisional Enrolled Missouri Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George H. Buehner. The name of George H. Buehner, late of Company E, Seventy-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Q. Barlow. The name of George Q. Barlow, late of Company E, Eightieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Oscar Reynolds. The name of Oscar Reynolds, late of Fourth Battery Indiana Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Schoonover. The name of George Schoonover, late of Company L, First Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John T. Munsell. The name of John T. Munsell, late of Company C, Fourth Regiment, and second lieutenant Company D, One hundred and forty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Smith. The name of John Smith, late of Company A, Ninth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lucretia Ritchhard. The name of Lucretia Ritchhard, widow of John Ritchhard, late of band, Fourth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Hattie Ritchhard, helpless and dependent daughter of said John Ritchhard, this pension shall be reduced to twelve dollars per month from and after the date of death of said Hattie Ritchhard: *And provided further*, That in the event of the death of Lucretia Ritchhard the name of said Hattie Ritchhard shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Lucretia Ritchhard.
- Provisos.*  
Increase to cease on death of child. Pension to child on death of mother.
- James Glenn. The name of James Glenn, late of Company F, Ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Lewis H. Mark. The name of Lewis H. Mark, late of Company F, Tenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edgar D. York. The name of Edgar D. York, late of Company C, Eighty-fifth Regiment New York Volunteer Infantry, and first lieutenant Company E, Second Regiment North Carolina Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- James Hall. The name of James Hall, late of Company D, One hundred and fifty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Robert K. Jones. The name of Robert K. Jones, late of Company I, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Charles T. Clark. The name of Charles T. Clark, late captain Company G, One hundred and twenty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Herbert E. Whipple, late of Company C, Fifty-eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Herbert E. Whipple.

The name of Joel W. Babb, late of Company C, Seventy-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joel W. Babb.

The name of Austin Henderson, late of Company C, Seventy-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Austin Henderson.

The name of Mathew Connell, late of Company E, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mathew Connell.

The name of Sarah A. Stephenson, widow of Robert F. Stephenson, late of Company I, Eighth Regiment California Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah A. Stephenson.

The name of Nehemiah S. Chase, late of Company H, Thirty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nehemiah S. Chase.

The name of John Hamilton, late of Company A, Seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Hamilton.

The name of James Haddix, late of Company K, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Haddix.

The name of George W. Reed, late of Company K, Tenth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Reed.

The name of Thomas J. Meeks late of United States ship Cricket, United States Navy, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Thomas J. Meeks.

The name of Charles H. McLane, late of Company D, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles H. McLane.

The name of Peter B. Smith, late of Company D, Eighty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter B. Smith.

The name of Elizabeth Truax, widow of Jesse Truax, late of Company E, Fifty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Elizabeth Truax.

The name of George W. Coffey, alias George Woodford, late of Company E, Fifth Regiment United States Colored Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Coffey,  
alias George Wood-  
ford.

The name of Luther R. Johnson, late of Company I, Eighth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Luther R. Johnson.

The name of Hartwell Pate, late of Company K, Sixty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Hartwell Pate.

The name of James W. Mires, late of Company I, Thirty-second Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Mires.

- David Borton. The name of David Borton, late of Company F, Twelfth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William J. Gleason. The name of William J. Gleason, late of Company C, Second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William F. Martch. The name of William F. Martch, late of Company A, Third Regiment, and Company G, Forty-ninth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James L. Harvey. The name of James L. Harvey, late of Company F, Eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Berkey. The name of George W. Berkey, late of Company F, One hundred and thirty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Barnes. The name of William H. Barnes, late of Company C, Seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles L. Campbell. The name of Charles L. Campbell, late of Company C, Thirty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James W. Coon. The name of James W. Coon, now Jackson Kindsman, late of Company D, Seventy-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Fenton Bagley. The name of Fenton Bagley, late of Company B, Seventy-eighth Regiment Ohio Volunteer Infantry, and first lieutenant Company H, One hundred and fifty-ninth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph Beisser. The name of Joseph Beisser, late of Company E, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Amzi F. White. The name of Amzi F. White, late of Company C, Thirty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Benjamin K. Good-year. The name of Benjamin K. Goodyear, late of Company A, One hundred and twenty-sixth Regiment, and Company G, Two hundred and second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Albert S. Smith. The name of Albert S. Smith, late of Chicago Mercantile Battery, Illinois Volunteer Light Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Jerome B. Wood. The name of Jerome B. Wood, late of Second Battery Maine Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Abram V. Miller. The name of Abram V. Miller, late first lieutenant Company E, One hundred and eighty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Pension.  
Sarah E. Wiggins. The name of Sarah E. Wiggins, former widow of Joseph Kneff, late of Company A, Fourth Regiment West Virginia Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

The name of William B. Underhill, late of First Battery New Hampshire Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William B. Underhill.

The name of Wallace M. Bennett, late of Company A, One hundred and thirty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wallace M. Bennett.

Approved, February 18, 1909.

**CHAP. 163.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain dependent relatives of such soldiers and sailors.

February 19, 1909.  
[S. 8254.]

[Private, No. 154.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Josiah Fishback, late of Company B, One hundred and twenty-second Regiment, and Company H, Thirty-third Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Josiah Fishback.

The name of Oscar H. Carus, late of Company H, Fifth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oscar H. Carus.

The name of Abdial McKonly, late of Company G, Ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Abdial McKonly.

The name of Bariah B. Champlin, late of Company I, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Bariah B. Champlin.

The name of Thomas M. Meritt, late of Company B, Fiftieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Thomas M. Meritt.

The name of Mary Bobbins, former widow of Frederick W. Kunst, alias William Kunst, late of Companies L and E, First Regiment United States Reserve Corps, Missouri Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mary Bobbins.

The name of John N. Chase, late of Company A, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
John N. Chase.

The name of Frisby D. Hutchinson, late of Company C, Seventeenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frisby D. Hutchinson.

The name of Josephus Gorby, late of Company C, Twelfth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Josephus Gorby.

The name of Samuel E. Hull, late principal musician Twenty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel E. Hull.

The name of John J. Gangwer, late of Company D, First Regiment Pennsylvania Volunteer Infantry, and Battery C, Fifth Regiment, United States Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John J. Gangwer.

- Henry H. Pennington.** The name of Henry H. Pennington, late of Company D, One hundred and twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Lewis Carbino.** The name of Lewis Carbino, late of Company G, Sixtieth Regiment New York Volunteer Infantry, and Company A, Seventh Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Daniel Lewis.** The name of Daniel Lewis, late of Company H, Tenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Albert Harris.** The name of Albert Harris, late of Company C, One hundred and twenty-third Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Rezin Warfield Hall.** The name of Rezin Warfield Hall, late quartermaster-sergeant Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Horace S. Lowry.** The name of Horace S. Lowry, late of Company E, Fourteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert A. Mears.** The name of Robert A. Mears, late of Company C, Thirty-first Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Adams.** The name of Charles Adams, late of Company D, Nineteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jasper N. Milliken.** The name of Jasper N. Milliken, late of Company B, Thirtieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Paul.** The name of George Paul, late of Company K, Seventh Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Paul.** The name of Charles Paul, late of Company H, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Allyne C. Litchfield.** The name of Allyne C. Litchfield, late colonel Seventh Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Norris.** The name of Joseph Norris, late of Company D, One hundred and thirty-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles P. Betts.** The name of Charles P. Betts, late of Company I, Twenty-sixth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Eldridge S. Lyons.** The name of Eldridge S. Lyons, late of Company B, Thirtieth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel J. Kent.** The name of Samuel J. Kent, late captain Company C, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of George F. Thayer, late of Company K, Sixth Regiment Michigan Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Thayer.

The name of Rebecca E. Collins, widow of Silas T. Collins, late of Company G, Eighty-sixth Regiment Indiana Volunteer Infantry, and Sixty-seventh Company, Second Battalion, Veteran Reserve Corps, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Rebecca E. Collins.

The name of John L. Nason, late of Company L, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

John L. Nason.

The name of Stephen H. French, late of Company K, Seventh Regiment Maine Volunteer Infantry, and Company H, First Regiment Maine Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Stephen H. French.

The name of John H. Allbee, late of Company K, Sixteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. Allbee.

The name of Washington M. Shields, late second lieutenant Company H, Eighty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Washington M.  
Shields.

The name of James S. Yates, late of Company G, Twelfth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James S. Yates.

The name of Jackson Ramsey, late of Company C, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jackson Ramsey.

The name of Samuel D. Knight, late first lieutenant Company D, One hundred and sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel D. Knight.

The name of Lehaven Long, late of Company D, Eleventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lehaven Long.

The name of John S. McCammon, late of Company H, Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John S. McCammon.

The name of Francis M. Van Tress, late of Company D, Seventy-ninth Regiment Ohio Volunteer Infantry, and Company B, One hundred and forty-ninth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis M. Van  
Tress.

The name of Chester H. Felton, late of Company D, Twenty-eighth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Chester H. Felton.

The name of John Eger, late of Company K, Sixteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Eger.

The name of Samuel H. McCurdy, late of Company E, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel H. McCurdy.

The name of William J. King, late commissary-sergeant Seventy-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William J. King.

- William H. Wiseman.** The name of William H. Wiseman, late of Company D, Seventy-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alexander Gardner.** The name of Alexander Gardner, late of Company H, Ninety-fifth Regiment New York Volunteer Infantry, and Company C, Fourteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William D. Gaby.** The name of William D. Gaby, late of Company K, Fifty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jeremiah Robbins.** The name of Jeremiah Robbins, late of Company K, Forty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Robinson.** The name of George Robinson, late of Company F, Second Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Austin Gill.** The name of Austin Gill, late of Company E, Seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William F. Roberts.** The name of William F. Roberts, late of Company K, Forty-fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Dengler.** The name of George Dengler, late of Company I, Ninety-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Con Hadley, alias Cornelius Sessions.** The name of Con Hadley, alias Cornelius Sessions, late of Company C, Eleventh Regiment Kansas Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frank E. Howard.** The name of Frank E. Howard, late of Companies H and I, Second Regiment California Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edward Ash.** The name of Edward Ash, late of Company D, Second Battalion, Eleventh Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William R. Penn.** The name of William R. Penn, late of Company C, Fourteenth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Wesley C. Wells.** The name of Wesley C. Wells, late of Company C, Ninth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Elmer K. Coppock.** The name of Elmer K. Coppock, helpless and dependent son of Calvin Coppock, late of Company C, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Elisha Sackett.** The name of Elisha Sackett, late of Company L, Third Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jesse H. Hockett.** The name of Jesse H. Hockett, late of Company K, Seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benjamin Flahart.** The name of Benjamin Flahart, late of Company I, One hundred and seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Clifford A. Lake, late second-class fireman, United States ship Iroquois, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Clifford A. Lake.

The name of Washington Deem, late of Company A, Fifteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Washington Deem.

The name of John W. Richards, late of Company C, Eleventh Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Richards.

The name of James W. Brown, late of Company C, Twentieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Brown.

The name of Robert Zeek, alias Robert Sick, late of Company I, Fifth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert Zeek, alias  
Robert Sick.

The name of Stephen Corwin, late of Company K, Sixteenth Regiment Indiana Volunteer Infantry, and Company K, Thirteenth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stephen Corwin.

The name of Willard Morris, late of Company E, Forty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Willard Morris.

The name of Goodwin Y. Atlee, late of Company A, Third Battalion District of Columbia Militia Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Goodwin Y. Atlee.

The name of Nathan F. Barrett, late sergeant major, One hundred and fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Nathan F. Barrett.

The name of Reuben C. Philbrick, late of Company K, Fifth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Reuben C. Phil-  
brick.

The name of Eliza Custis, dependent mother of John W. Custis, late of Company E, Ninth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Eliza Custis.

The name of George W. Baker, late of Company B, First Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
George W. Baker.

The name of Reuben Ray, late of Company F, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Reuben Ray.

The name of Mary Etta Wittich, widow of James F. Wittich, late first lieutenant Company K, One hundred and forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Mary Etta Wittich.

The name of Nannie M. Lowe, widow of William Lowe, late of Company G, Fifth Regiment Missouri State Militia Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Nannie M. Lowe.

The name of Sedley A. Lowd, late of Company K, Second Regiment New Hampshire Volunteer Infantry, and Companies L and A, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Sedley A. Lowd.

The name of Benjamin F. Pettengill, late of Company K, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Benjamin F. Pettengill.

- Rufus E. Rounds.** The name of Rufus E. Rounds, late of Company D, Maine Volunteer Coast Guards, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John French.** The name of John French, late of Company K, Fifth Regiment Maine Volunteer Infantry, and Company M, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Emma T. Nash.** The name of Emma T. Nash, widow of James S. Nash, late captain Company I, Twenty-third Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Anson Buxton.** The name of Anson Buxton, late of Company E, Seventeenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Rhoda J. Chase.** The name of Rhoda J. Chase, widow of Ira J. Chase, late of Company C, Nineteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.
- Robert R. Bratton.** The name of Robert R. Bratton, late of Company E, Twenty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Sisson.** The name of George W. Sisson, late of Company F, One hundred and sixty-ninth Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he now is receiving.
- Harrison Presson.** The name of Harrison Presson, late first lieutenant Company F, Fifty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James H. Valentine.** The name of James H. Valentine, late of Company F, Thirty-second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Miers B. Betts.** The name of Miers B. Betts, late of Company C, Ninth Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Clark S. Devoe.** The name of Clark S. Devoe, late of Company H, Second Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Hawkins.** The name of George W. Hawkins, late United States ships North Carolina, Racer, and William Bacon, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Lyman H. Leach.** The name of Lyman H. Leach, late of Company I, First Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Soder.** The name of George Soder, late captain Company F, Sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension. Elizabeth Cook.** The name of Elizabeth Cook, widow of Samuel Cook, late of Company F, Twenty-second Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. Peter D. Melville.** The name of Peter D. Melville, late of Company A, Fifth Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edwin Martien.** The name of Edwin Martien, late of Company H, Nineteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Tobin.** The name of Henry Tobin, late of Company I, Second Regiment California Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Samuel McMurry, late of Company C, Eleventh Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel McMurry.

The name of James L. Fitzgerald, late of Company K, Third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James L. Fitzgerald.

The name of Henry C. Walker, late of Company K, Third Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry C. Walker.

The name of James N. Titus, late first lieutenant Company D, One hundred and fortieth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James N. Titus.

The name of Julius J. Kean, late of Company G, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Julius J. Kean.

The name of Daniel Thornton, late of Battery A, First Regiment Pennsylvania Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Thornton.

The name of Evin K. Hegland, alias Evin Knudson, late of Company E, Second Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Evin K. Hegland,  
alias Evin Knudson.

The name of Tollef Olsan Strand, alias Tollef Olsan, late of Company F, Ninth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Tollef Olsan Strand,  
alias Tollef Olsan.

The name of Marcellus B. Kent, late of Company I, Forty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Marcellus B. Kent.

The name of Andrew J. Shipley, late of Company C, Twenty-eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew J. Shipley.

The name of Rowland Fisher, alias Thomas Smith, late of Troop C, First Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Rowland Fisher,  
alias Thomas Smith.

The name of Adelbert Gardner, late of Company H, Ninety-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adelbert Gardner.

The name of George L. Masters, late of Company K, Forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

George L. Masters.

The name of Solomon S. Kirkpatrick, late of Company A, One hundred and thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Solomon S. Kirkpatrick.

The name of James McEnany, late of Company G, Thirteenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James McEnany.

The name of Nora Davis, former widow of Patrick Forn, late of Company D, Twenty-first Regiment Connecticut Volunteer Infantry, and widow of Charles E. Davis, late of Company D, First Regiment Connecticut Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Nora Davis.

The name of John Harper, late of Company A, Ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
John Harper.

- Ann Bacheller.** The name of Ann Bacheller, widow of Benjamin P. Bacheller, late of unassigned company, Seventh Regiment Maine Volunteer Infantry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Jesse Lee Bacheller, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Ann Bacheller the name of the said Jesse Lee Bacheller shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the death of said Ann Bacheller.
- Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother.
- Charles W. Dinsmore.** The name of Charles W. Dinsmore, late of Company D, Twenty-ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Marquis D. Lillie.** The name of Marquis D. Lillie, late of Company M, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Louis Gilstrap.** The name of Louis Gilstrap, late of Company B, Seventeenth Regiment Kansas Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harriet A. Kelliher.** The name of Harriet A. Kelliher, widow of John Kelliher, late major Twentieth Regiment Massachusetts Volunteer Infantry, and major, United States Army, retired, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Benjamin F. Simpson.** The name of Benjamin F. Simpson, late major, Fifteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William A. Ferrel.** The name of William A. Ferrel, late of Company D, One hundred and sixteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Eugene S. Austin.** The name of Eugene S. Austin, late of Company A, Eighty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Ensign L. Calkins.** The name of Ensign L. Calkins, late of Company G, Ninth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Fertig.** The name of George W. Fertig, late second lieutenant Company B, Eleventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Wesley Trafford.** The name of Wesley Trafford, late of Company H, Ninety-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pensions.**  
**Jeremiah Dotter.** The name of Jeremiah Dotter, late of Company K, Sixty-third Regiment Enrolled Missouri Militia, and pay him a pension at the rate of twelve dollars per month.
- Harlon S. Willis.** The name of Harlon S. Willis, late of Company E, First Regiment United States Volunteer Sharpshooters, and pay him a pension at the rate of twelve dollars per month.
- Pension increased.**  
**Elisha B. Wood.** The name of Elisha B. Wood, late of Company D, Seventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Approved, February 19, 1909.

**CHAP. 164.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the late civil war and to certain widows and dependent relatives of such soldiers and sailors.

February 19, 1909.  
[S. 8898.]  
[Private, No. 155.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

The name of Isaac F. Jewett, late of Company D, Sixteenth Regiment Maine Volunteer Infantry, and Company C, Tenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William Finsley, late of Company C, Fifth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Rodolph Crandall, late of Company A, First Battalion Nebraska Volunteer Cavalry, and captain Company L, Fifth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of James S. Bush, late of Company C, Eleventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Henry Lohr, late of Company K, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John F. Langley, late major Twelfth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

The name of John W. Burst, late first lieutenant Company C, One hundred and fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.

The name of John C. Crawford, late of Company I, Forty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of James T. Kent, late of United States ship Huntress, Mississippi River Squadron, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William Haines, late of Company K, Ninth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Isaac A. Arnold, late second lieutenant and first lieutenant Company A, Forty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of William F. Windle, late of Company C, Sixty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Samuel West, late first lieutenant and adjutant Fifty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

The name of Lauren Mullin, late of Company K, Sixty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James M. McKain, late of Company I, Eighteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions.

Pensions increased.  
Isaac F. Jewett.

William Finsley.

Rodolph Crandall.

James S. Bush.

Henry Lohr.

John F. Langley.

John W. Burst.

John C. Crawford.

James T. Kent.

William Haines.

Isaac A. Arnold.

William F. Windle.

Samuel West.

Lauren Mullin.

James M. McKain.

- Robert A. McNutt.** The name of Robert A. McNutt, late of Company K, One hundred and seventy-seventh Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Manson.** The name of William H. Manson, late of Company B, Fifty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Womersley.** The name of John Womersley, late of Sixteenth Independent Battery, Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas D. Osborne.** The name of Thomas D. Osborne, late of Company B, Seventeenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George D. Smith.** The name of George D. Smith, late of Company K, Second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.**  
**Lois M. Price.** The name of Lois M. Price, widow of Albert C. Price, late of Company G, Thirty-seventh Regiment New York State Militia Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William C. George.** The name of William C. George, late of Company D, Ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Isaac N. Van Pelt.** The name of Isaac N. Van Pelt, late of Company I, One hundred and sixty-eighth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alfred A. Gambill.** The name of Alfred A. Gambill, late of Company A, Thirteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Albert W. Brewster.** The name of Albert W. Brewster, late first lieutenant and adjutant One hundred and forty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Richard Pascoe.** The name of Richard Pascoe, late of United States ship Constitution, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Arthur Ruble.** The name of Arthur Ruble, late of Company A, Fifteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph Swarthout.** The name of Joseph Swarthout, late of Company K, Twentieth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Passler,**  
**alias John Kropston.** The name of William Passler, alias John Kropston, late of Company A, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. McAllister.** The name of George W. McAllister, late first lieutenant Company B, Sixteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Abraham W. Howard.** The name of Abraham W. Howard, late of Company G, Seventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Isaac H. Sprague.** The name of Isaac H. Sprague, late of Company C, Twentieth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles Hanson.** The name of Charles Hanson, late of Company A, Second Regiment, and Company G, Sixth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of George F. Cook, late of Company I, Second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Cook.

The name of George W. Tilton, late of Company H, Ninety-second Regiment, and Company G, Sixty-fifth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Tilton.

The name of Harrison J. Case, late of Company F, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harrison J. Case.

The name of Robert B. Longstaff, late of Company A, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert B. Longstaff.

The name of James R. Rundlett, late of Company D, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James R. Rundlett.

The name of William Bernard, late of Company B, Sixty-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Bernard.

The name of Frederick E. Sebastian, late of Company A, Eighteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick E. Sebastian.

The name of Alvin W. Bunnell, late of Company B, Seventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alvin W. Bunnell.

The name of James M. Perkins, late of Company H, Fourteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James M. Perkins.

The name of Peter Schang, late of Company C, Tenth Regiment New York Volunteer Cavalry, and Company C, First Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter Schang.

The name of William Condo, late of Company I, Ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Condo.

The name of Florence Haggerty, late of Company E, Ninety-ninth Regiment New York National Guard Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Florence Haggerty.

The name of Charles N. Baker, late of Company C, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Charles N. Baker.

The name of John Ackley, late of Company A, Twenty-sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Ackley.

The name of Luman M. Grout, late of Company D, Ninth Regiment United States Infantry, war with Mexico, and major, Eighth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Luman M. Grout.

The name of Francis L. Knapp, late of Company D, Sixth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Francis L. Knapp.

The name of Henry K. Haskell, late of Company F, Fifty-second Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry K. Haskell.

- Richard R. Davies.** The name of Richard R. Davies, late of Company H, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Marcus Daniels.** The name of Marcus Daniels, late of Company D, Nineteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William A. Menor.** The name of William A. Menor, late of Company I, Forty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry C. Washburn.** The name of Henry C. Washburn, late of Company G, Forty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph D. Holt.** The name of Joseph D. Holt, late acting assistant surgeon, United States Army, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Lewis Sims.** The name of Lewis Sims, late captain Company G, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Robert E. Huff.** The name of Robert E. Huff, late of Company G, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert B. Mills.** The name of Robert B. Mills, late of Company H, Thirty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Wesley Hoover.** The name of Wesley Hoover, late of Company A, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Irena Brown.** The name of Irena Brown, widow of James W. Brown, late of Companies F and D, Second Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased. John P. Bastian.** The name of John P. Bastian, late of Company K, Fifth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edwin B. Brewster.** The name of Edwin B. Brewster, late of Company D, One hundred and twenty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Edwin E. Chase.** The name of Edwin E. Chase, late of Company B, Third Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joel E. Cox.** The name of Joel E. Cox, late of Company K, Seventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles H. Bassett.** The name of Charles H. Bassett, late of Company D, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Martin Long.** The name of Martin Long, late of Company I, Fourth Regiment Illinois Volunteer Cavalry, and United States ships Cairo, New Era, and Clara Dolsen, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel L. Shannon.** The name of Samuel L. Shannon, late of Company I, Ninety-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Susannah M. Magee.** The name of Susannah M. Magee, widow of Dennis Magee, late of Company C, Second Battalion, District of Columbia Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

- The name of Theophilus K. Harman, late of Company H, Tenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. Pensions increased. Theophilus K. Harman.
- The name of Albert Boon, late of Company A, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Albert Boon.
- The name of William J. Renard, alias Charles A. Douglas, late of Troop D, Fifth Regiment United States Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William J. Renard, alias Charles A. Douglas.
- The name of Stephen Robinson, late of Company G, Fifth Regiment, and Company F, Thirtieth Regiment, Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Stephen Robinson.
- The name of Mary E. Shrewsbury, widow of Joel L. Shrewsbury, late of Company E, Enterprise Home Guards, Fourth Regiment, Second Brigade, Indiana Legion, and pay her a pension at the rate of twelve dollars per month. Pension. Mary E. Shrewsbury.
- The name of James S. Davis, late of Company L, Tenth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Pension increased. James S. Davis.
- The name of William Bernhard, late of Company A, Eleventh Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William Bernhard.
- The name of George W. Stoddard, late of Company A, Third Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. George W. Stoddard.
- The name of Thomas B. Stewart, late of Company I, Twenty-first Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Thomas B. Stewart.
- The name of John Martin, late of Company B, One hundred and twenty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. John Martin.
- The name of Samuel J. Taylor, late of Company I, One hundred and fifteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Samuel J. Taylor.
- The name of Napoleon B. Bowker, late of Company F, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Napoleon B. Bowker.
- The name of Virginia L. Caldwell, widow of Charles T. Caldwell, late of Company D, Twenty-third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu that she is now receiving. Virginia L. Caldwell.
- The name of William M. Clapp, late of Company G, Fifth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. William M. Clapp.
- The name of Darius S. Sanborn, late of Company D, Maine Volunteer Coast Guards, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving. Darius S. Sanborn.
- The name of John Deneen, late of Company G, One hundred and sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving. John Deneen.

- Edward J. Golden. The name of Edward J. Golden, late of Company L, Second Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William S. Safford. The name of William S. Safford, late of Battery B, Fifth Regiment United States Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Erwin C. Watkins. The name of Erwin C. Watkins, late captain and assistant adjutant-general, United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Buswell. The name of George W. Buswell, late of Company B, Seventh Regiment Minnesota Volunteer Infantry, and first lieutenant and adjutant Sixty-eighth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William J. Gardner. The name of William J. Gardner, late of Company B, Third Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John M. Adams. The name of John M. Adams, late captain Company F, Thirty-fourth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Mary A. Hayward. The name of Mary A. Hayward, widow of William H. Hayward, late of Company H, Fifty-second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Thomas Entwistle. The name of Thomas Entwistle, late of Company D, Third Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ellen R. B. Morrill. The name of Ellen R. B. Morrill, widow of Ezekiel Morrill, late assistant surgeon, Thirteenth Regiment New Hampshire Volunteer Infantry, and surgeon First Regiment New Hampshire Volunteer Heavy Artillery, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.
- Daniel M. White. The name of Daniel M. White, late of Company E, First Regiment New Hampshire Volunteer Cavalry, and major and assistant inspector-general second division, Fourth Army Corps, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Pension.  
Rebecca W. Carroll. The name of Rebecca W. Carroll, former widow of Enoch Lurvey, junior, late of Company H, Fourth Regiment Maine Volunteer Infantry, and United States Navy, and pay her a pension at the rate of twelve dollars per month.

Approved, February 19, 1909.

February 20, 1909.  
[H. R. 25064.]

[Private, No. 156.]

Angeline C. Burgert.  
Payment to.

**CHAP. 168.**—An Act For the relief of Angeline C. Burgert.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Angeline C. Burgert the sum of one hundred and fifty-seven dollars and seventy-two cents, the amount of her distributive share of the net proceeds of the sale of the Painesville and Youngstown Railroad, applicable to bond numbered two hundred and nine, issued by the Painesville and Youngstown Railroad Company and owned by her, out of the sum of four hundred and seventy-three dollars and twenty-two cents deposited in the United States Treasury on December first, eighteen hundred and ninety-eight, by Irving Belford, clerk of the United States circuit court, to the credit of the Treasurer of the United States with the National Bank of Commerce of Cleveland, Ohio, on account of unclaimed

funds, as per certificate of deposit numbered two hundred and one, which said deposit was covered into the United States Treasury, by a miscellaneous receipt, by warrant numbered twenty-two hundred and seventy-four, second quarter of the year eighteen hundred and ninety-nine.

Approved, February 20, 1909.

**CHAP. 173.**—An Act For the relief of Willis A. Joy.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Willis A. Joy one hundred and eight dollars, to reimburse him for money paid by him, at the direction of the Post-Office Department, while postmaster at Grand Forks, North Dakota, for redemption of certain post-office keys, and for which redemption no funds were ever provided him nor reimbursement made, and said sum is hereby appropriated for this purpose out of any money in the Treasury not otherwise appropriated.

Approved, February 23, 1909.

February 23, 1909.  
[H. R. 6903.]

[Private, No. 157.]  
Willis A. Joy.  
Reimbursement.

**CHAP. 174.**—An Act To correct the military record of Isaac N. Fordyce.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Isaac N. Fordyce shall hereafter be held and considered to have been honorably discharged from Captain Gilmore's company, First Regiment West Virginia Volunteer Cavalry, as of date of November nineteenth, anno Domini eighteen hundred and sixty-two: *Provided*, That no pay, bounty, or other emoluments shall become due or payable by virtue of the passage of this Act.

Approved, February 23, 1909.

February 23, 1909.  
[H. R. 12760.]

[Private, No. 158.]  
Isaac N. Fordyce.  
Honorable discharge granted.

*Proviso.*  
No pay, etc.

**CHAP. 175.**—An Act For the relief of Marcellus Butler.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay Marcellus Butler, out of any funds in the Treasury not otherwise appropriated, the sum of one hundred dollars, for services rendered to the Committee on Invalid Pensions from March fifth, nineteen hundred and one, to December first, nineteen hundred and one.

Approved, February 23, 1909.

February 23, 1909.  
[H. R. 17960.]

[Private, No. 159.]  
Marcellus Butler.  
Payment to.

**CHAP. 176.**—An Act To amend the military record of David H. Dickinson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That David H. Dickinson, late a private of Company G, Twenty-second Regiment New York Volunteer Cavalry, shall be held and considered to have been honorably discharged from said company and regiment on August ninth, eighteen hundred and sixty-five: *Provided*, That no pay, bounty, or other emoluments shall become due or payable by virtue of the passage of this Act: *And provided further*, That from any pension he may hereafter show himself entitled to there shall be no deduction or rebate on account of former alleged erroneous payments of pension.

Approved, February 23, 1909.

February 23, 1909.  
[H. R. 27342.]

[Private, No. 160.]  
David H. Dickinson.  
Honorable discharge granted.

*Provisos.*  
No pay, etc.

No rebate, etc.

February 23, 1909.  
[H. R. 9617.]

**CHAP. 177.**—An Act For the relief of Joseph Swisher.

[Private, No. 161.]  
Joseph Swisher.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Joseph Swisher, out of any moneys in the Treasury not otherwise appropriated, the sum of one hundred and nine dollars and eighty-seven cents, said sum being the amount withheld for tools lost in battle, in the settlement of the account of said Joseph Swisher, as captain in the One hundred and thirteenth Regiment Ohio Volunteer Infantry, and quartermaster of the Second Brigade, Second Division, Fourteenth Army Corps.

Approved, February 23, 1909.

February 23, 1909.  
[H. R. 16561.]

**CHAP. 182.**—An Act To pay to C. F. Sugg, of Hales Point, Lauderdale County, Tennessee, seventy-nine dollars and ninety-five cents, for damages inflicted upon gasoline steamer Clyde by light-house tender Oleander.

[Private, No. 162.]

C. F. Sugg.  
Payment to.

*Ante*, p. 912.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, directed to pay to C. F. Sugg, of Hales Point, Lauderdale County, Tennessee, the sum of seventy-nine dollars and ninety-five cents, in full payment of his claim for damages inflicted upon the gasoline steamer Clyde by the light-house tender Oleander on the third day of August, nineteen hundred and seven.

Approved, February 23, 1909.

February 24, 1909.  
[H. R. 2635.]

**CHAP. 183.**—An Act For the relief of Herman Lehmann.

[Private, No. 163.]  
Herman Lehmann.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Herman Lehmann one hundred and twenty-eight dollars for the loss of personal property sustained by him while in the service of the United States as clerk in the Quartermaster's Department, United States Army, by reason of the burning of the Government warehouse at Seattle, Washington, on May seventh, nineteen hundred and six. The above-named appropriation shall be in full for all claims against the United States Government.

Approved, February 24, 1909.

February 24, 1909.  
[S. 5989.]

**CHAP. 184.**—An Act Authorizing the Department of State to deliver to Major C. DeW. Willcox decoration and diploma presented by Government of France.

[Private, No. 164.]

Major C. DeW. Willcox.  
May accept decoration of "Officier d'Académie."

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Major C. DeW. Willcox, United States Army, be, and he is hereby, authorized to accept the decoration and diploma of Officier d'Académie tendered to him, through the Department of State of the United States, by the Government of the French Republic; and the Department of State is hereby authorized to deliver to him the said decoration and diploma.

Approved, February 24, 1909.

**CHAP. 185.**—An Act For the relief of the estate of Samuel Beatty, deceased.

February 24, 1909.  
[H. R. 13777.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of one hundred dollars to J. M. Beatty, administrator of the estate of Samuel Beatty, deceased, of Lee County, Kentucky, in full compensation for one horse sold to the Army of the United States during the year eighteen hundred and sixty-two.

[Private, No. 165.]  
Samuel Beatty.  
Payment to administrator of.

Approved, February 24, 1909.

**CHAP. 186.**—An Act For the relief of John M. Hill.

February 24, 1909.  
[H. R. 18600.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to John M. Hill, late register of the United States land office at Walla Walla, Washington, out of any money in the Treasury not otherwise appropriated, the sum of seven hundred and fifty dollars, the amount paid by him out of his own funds for clerk hire during his term of office as such register prior to the appointment of a clerk in said office from an eligible list furnished by the Civil Service Commission of the United States.

[Private, No. 166.]  
John M. Hill.  
Payment to.

Approved, February 24, 1909.

**CHAP. 187.**—An Act To grant to John T. Rivett privilege to make commutation of his homestead entry.

February 24, 1909.  
[H. R. 23699.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That John T. Rivett be, and he is hereby, granted the privilege at his option to make commutation of his homestead entry of the southwest quarter of section twenty-eight, in township twenty-two north, range fifty west, sixth principal meridian, in the State of Nebraska, as provided by law for the making of commutation of homestead entries.

[Private, No. 167.]

John T. Rivett.  
May commute  
homestead entry.

Approved, February 24, 1909.

**CHAP. 188.**—An Act To reimburse Royal L. Sweany, late deputy collector of internal revenue at Tacoma, Washington.

February 24, 1909.  
[H. R. 24373.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Royal L. Sweany, late a deputy collector of internal revenue at Tacoma, State of Washington, the sum of one hundred and seven dollars, as a reimbursement to the aforesaid Royal L. Sweany for that amount of money paid by him to the Government to cover the value of certain documentary revenue stamps forwarded in the mails by said Royal L. Sweany, as deputy collector, on or about June thirtieth, nineteen hundred and two, from Tacoma, Washington, to the office of the collector for the district of Oregon, at Portland, Oregon, and lost in transit.

[Private, No. 168.]

Royal L. Sweany.  
Reimbursement.

Approved, February 24, 1909.

February 24, 1909.  
[H. R. 26516.]

**CHAP. 189.**—An Act Authorizing Daniel W. Abbott to make homestead entry.

[Private, No. 169.]

Daniel W. Abbott.  
May make homestead entry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Daniel W. Abbott be, and he is hereby, empowered to make entry of and acquire title to the south half of the southeast quarter and the south half of the southwest quarter of section six in township ten south, range twenty-eight east, Boise meridian, under the general provisions of the homestead laws of the United States, notwithstanding he may have heretofore exhausted his right to make entry under said laws, and he shall be given credit, under any entry made by him under this Act, for the full period of such actual residence as he may have maintained on said land prior to the time he makes entry under this Act.

Approved, February 24, 1909.

February 25, 1909.  
[H. R. 3760.]

**CHAP. 208.**—An Act For the relief of the creditors of the Deposit Savings Association, of Mobile, Alabama.

[Private, No. 170.]

Deposit Savings Association, Mobile, Ala.  
Relieved of liability for taxes on its circulating notes.

Vol. 13, p. 484.  
Vol. 14, p. 146.  
R. S., sec. 3412, p. 670.

Refund of taxes collected.

Refund of proceeds of real estate sale.

Rent.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Deposit Savings Association, of Mobile, a body corporate under the laws of Alabama, be, and it is hereby, relieved of all liability for the tax of ten per centum on the amount of its own notes used for circulation and paid out by it previous to the third day of March, eighteen hundred and seventy-five, under the provisions of section six, Acts of March third, eighteen hundred and sixty-five, and July thirteenth, eighteen hundred and sixty-six, and of section thirty-four hundred and twelve of the Revised Statutes of the United States.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the legal receiver of the Deposit Savings Association the sum of seven thousand three hundred and ninety-four dollars and seventy-three cents, this sum being the amount of money heretofore made and collected by the United States of and from the property of said association on account of the liability of said association for said ten per centum tax.

SEC. 3. That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay or refund to the legal receiver of the said Deposit Savings Association the sum of five thousand one hundred dollars, that being the purchase money of certain real property situate in the port of Mobile, which was, on August twentieth, eighteen hundred and seventy-four, as the property of said association and on account of its liability to said tax of ten per centum, sold at public outcry, and afterwards by deed conveyed to the use of the United States, and subsequently, to wit, on the twelfth day of September, anno Domini eighteen hundred and eighty-one, sold by the United States for the said sum of five thousand one hundred dollars; and that the Secretary of the Treasury be, and he is hereby, authorized and directed to pay the said legal receiver of said association the sum of one thousand eight hundred and fifty-seven dollars and seventy-seven cents, which sum was collected by the United States as rent for said property from eighteen hundred and seventy-five to eighteen hundred and eighty-one, inclusive.

Approved, February 25, 1909.

**CHAP. 209.**—An Act For the relief of C. L. Huey.February 25, 1909.  
[H. R. 7029.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to C. L. Huey, of Bloomingdale, Indiana, out of any money in the Treasury not otherwise appropriated, the sum of ninety-six dollars and forty cents, being for loss of private property at Cavite Naval Station, Philippine Islands, as found due him by a board of survey at Manila, Philippine Islands, by Special Orders, Numbered Two hundred and seventy-two, paragraph two, dated headquarters First Brigade and post of Manila, November seventeenth, nineteen hundred and three.

Approved, February 25, 1909.

[Private, No. 171.]  
C. L. Huey.  
Payment to.**CHAP. 210.**—An Act For the relief of S. R. Hurley.February 25, 1909.  
[H. R. 17276.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there be paid, out of any money in the Treasury of the United States not otherwise appropriated, the sum of six hundred and fifteen dollars, or so much thereof as in the opinion of the Secretary of the Treasury was properly incurred, to S. R. Hurley, of Grundy, Virginia, for expenses incident to defending an indictment made in Pike County, Kentucky, and Covington, Kentucky, against said S. R. Hurley and others for the murder of A. C. Centers while attempting to make an arrest for violation of the internal-revenue laws of the Government.

Approved, February 25, 1909.

[Private, No. 172.]  
S. R. Hurley.  
Payment to.**CHAP. 211.**—An Act To complete the military record of Adolphus Erwin Wells.February 25, 1909.  
[H. R. 10752.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws Adolphus Erwin Wells, of North Carolina, shall hereafter be held and considered to have been mustered into the military service of the United States as a private of Company E, Ninth Regiment, Tennessee Cavalry, on the sixteenth day of June, eighteen hundred and sixty-four, to have served continuously as such to the date of the muster-out of said company and regiment, and to have been honorably discharged from the military service of the United States on the date of the muster-out of said company and regiment.

Approved, February 25, 1909.

[Private, No. 173.]  
Adolphus Erwin  
Wells.  
Honorable dis-  
charge granted.**CHAP. 218.**—An Act For the relief of E. L. Simpson.February 26, 1909.  
[H. R. 3844.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to E. L. Simpson the sum of eighty-eight dollars and ninety cents, out of any money in the Treasury not otherwise appropriated, to reimburse him for money stolen from the post-office at Carrollton, Illinois, on the night of January second, eighteen hundred and ninety-seven, by burglars, the said Simpson being at that time the postmaster at Carrollton, Illinois, and having refunded to the Post-Office Department (upon demand) the amount of money so stolen.

Approved, February 26, 1909.

[Private, No. 174.]  
E. L. Simpson.  
Payment to.

February 26, 1909.  
[H. R. 4307.]

**CHAP. 219.**—An Act For the relief of E. J. Reed.

[Private, No. 175.]

E. J. Reed.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to E. J. Reed, postmaster at Danby, Vermont, the sum of three hundred and one dollars and twenty cents, the sum of money and stamps stolen from the post-office at Danby, Vermont, on the twenty-ninth day of April, nineteen hundred and six, without any fault on his part.

Approved, February 26, 1909.

February 26, 1909.  
[H. R. 17171.]

**CHAP. 220.**—An Act For the relief of Benjamin F. Curry.

[Private, No. 176.]

Benjamin F. Curry.  
Credit on accounts.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Postmaster-General be, and he is hereby, authorized and directed to allow on the accounts of Benjamin F. Curry, postmaster at Hamlin, West Virginia, a credit of one hundred and eighty-nine dollars and ninety-nine cents, for money stolen from said post-office by burglars December twenty-seventh, nineteen hundred and five.

Approved, February 26, 1909.

February 26, 1909.  
[H. R. 21019.]

**CHAP. 221.**—An Act To reimburse Agnes M. Harrison, postmaster at Wheeler, Mississippi, for loss of money-order remittance.

[Private, No. 177.]

Agnes M. Harrison.  
Reimbursement.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there be appropriated, out of any money in the Treasury of the United States not otherwise appropriated, for the reimbursement of Agnes M. Harrison, postmaster at Wheeler, in the State of Mississippi, for money-order remittance lost in transit November twelfth, nineteen hundred and seven, without fault on her part, the sum of fifty-six dollars.

Approved, February 26, 1909.

February 26, 1909.  
[H. R. 21167.]

**CHAP. 222.**—An Act To reimburse J. N. Newkirk, postmaster of San Diego, California, for moneys lost by burglary.

[Private, No. 178.]

J. N. Newkirk.  
Reimbursement.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to repay to J. N. Newkirk, postmaster at San Diego, California, the sum of two hundred and thirty-four dollars and seventeen cents, to reimburse him for key deposit funds lost by burglary on February twenty-sixth, nineteen hundred and six.

Approved, February 26, 1909.

February 27, 1909.  
[H. R. 26072.]

**CHAP. 230.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the civil war, and to widows and dependent relatives of such soldiers and sailors.

[Private, No. 179.]

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the

pension roll, subject to the provisions and limitations of the pension laws—

The name of Sydney B. Strunk, late of Company K, Thirtieth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of eight dollars per month.

Sydney B. Strunk.

The name of Julia B. Reynolds, widow of Robert W. Reynolds, late first lieutenant, Third Regiment United States Cavalry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of each of the four minor children of said Robert W. Reynolds until they reach the age of sixteen years.

Pensions increased.  
Julia B. Reynolds.

The name of Warren A. Woodson, late hospital steward, United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Warren A. Woodson.

The name of Elijah S. Gadson, late of Company H, Twenty-fifth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Elijah S. Gadson.

The name of Warren D. Magee, late of Company G, Sixth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Warren D. Magee.

The name of Paul Madison, late of United States ship Bennington, United States Navy, war with Spain.

Pension.  
Paul Madison.

The name of Thomas Conlin, late of Company B, Fourteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Thomas Conlin.

The name of Thomas Pierce, late of Troop L, Fourth Regiment United States Cavalry, and pay him a pension at the rate of twenty dollars per month.

Pensions.  
Thomas Pierce.

The name of Charles B. Stockton, late of Company C, Twenty-first Regiment United States Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Charles B. Stockton.

The name of Robert H. Sylvester, late of Captain Sparkman's independent company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions increased.  
Robert H. Sylvester.

The name of Jesse McClelland, late of Captain S. L. Sparkman's company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Jesse McClelland.

The name of Adolphus E. Edwards, late of Company M, Seventh Regiment United States Volunteer Infantry, war with Spain.

Pension.  
Adolphus E. Edwards.

The name of Abraham F. Williams, late of Captain William H. Kendrick's company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions increased.  
Abraham F. Williams.

The name of John G. Benton, late of Captains Bullock and Rutland's companies, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

John G. Benton.

The name of Maxfield McClelland, late of Captain Durrance's independent company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Maxfield McClelland.

The name of Berrien D. Whitehurst, late of Captain Snell's independent company, First Regiment Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Berrien D. Whitehurst.

The name of Addie B. Black, widow of Ralph E. Black, late of Company M, Ninth Regiment Massachusetts Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said Ralph E. Black until she reaches the age of sixteen years.

Pension.  
Addie B. Black.

Pensions increased.  
Francis M. Greene.

The name of Francis M. Greene, late contract surgeon of the United States Army, war with Spain, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Julia B. Coghlan.

The name of Julia B. Coghlan, widow of Joseph B. Coghlan, late rear-admiral, United States Navy, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving.

Pension.  
Amanda B. Conter.

The name of Amanda B. Conter, widow of Enos J. Conter, late of Forty-third Company, United States Coast Artillery, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said Enos J. Conter until he reaches the age of sixteen years.

Approved, February 27, 1909.

February 27, 1909.  
[H. R. 27419.]

**CHAP. 231.**—An Act To repeal the Act of June twenty-ninth, nineteen hundred and six, granting a pension to Jackson Adkins.

[Private, No. 180.]

Jackson Adkins.  
Pension repealed.  
Vol. 34, p. 2186.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act approved June twenty-ninth, nineteen hundred and six, entitled "An Act granting a pension to Jackson Adkins," be, and the same is hereby, repealed.

Approved, February 27, 1909.

March 1, 1909.  
[H. R. 8734.]

**CHAP. 234.**—An Act For the relief of Niels P. Larsen.

[Private, No. 181.]

Niels P. Larsen.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and forty-eight dollars to Niels P. Larsen, postmaster, at Otto, Wyoming, to reimburse him for money-order funds lost by fire while being transported to a Government depository.

Approved, March 1, 1909.

March 2, 1909.  
[S. 9067.]

**CHAP. 246.**—An Act To grant pensions and increase of pensions to certain soldiers and sailors of the civil war and to certain widows and dependent relatives of said soldiers.

[Private, No. 182.]

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pension increased.  
Simeon F. Dickinson.

The name of Simeon F. Dickinson, late first lieutenant Company E, Second Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Elmira S. Tupper.

The name of Elmira S. Tupper, widow of George W. Tupper, late of Company E, First Regiment New Hampshire Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
William J. Irvine.

The name of William J. Irvine, late of Company B, Denver City Home Guards, Colorado Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

The name of John Reed, late of Company E, Fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Reed.

The name of Richard H. Tombaugh, late of Twenty-sixth Independent Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Richard H. Tombaugh.

The name of Louis N. Lafontisee, late of Company A, Ninety-second Regiment, and Company D, Ninety-sixth Regiment, New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Louis N. Lafontisee.

The name of Samuel P. Leith, late of Company C, Ninety-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel P. Leith.

The name of Herman J. Wall, late of Company M, Twenty-first Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Herman J. Wall.

The name of John Frazer, late of Company G, Thirty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Frazer.

The name of John S. Hall, late of Company I, Twenty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John S. Hall.

The name of Malinda Wood, helpless and dependent child of John H. Wood, late of Company A, Ninth Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Malinda Wood.

The name of Benjamin F. Martz, late captain Company E, Fifty-seventh Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Benjamin F. Martz.

The name of William Crawford, late of Company D, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Crawford.

The name of Girden C. Day, late of Company C, Sixty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Girden C. Day.

The name of John A. Wier, late of Company G, Seventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John A. Wier.

The name of Thomas H. Wells, late of Company F, Ninety-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas H. Wells.

The name of Conrad Seim, late of Company C, Seventy-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Conrad Seim.

The name of Alfred R. Babb, late of Company G, Seventh Regiment Kansas Volunteer Cavalry, and second lieutenant Company C, Fifty-fifth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alfred R. Babb.

The name of William A. Plantz, late second lieutenant Company E, Forty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Plantz.

The name of George W. Parsons, late of Company I, First Regiment Maryland Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Parsons.

- Joseph B. Graham. The name of Joseph B. Graham, late of Company F, Ninety-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert W. Pool. The name of Robert W. Pool, late of Company I, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Hezekiah Allen. The name of Hezekiah Allen, late of Company E, Twenty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Muller. The name of Charles Muller, late of Company G, Second Regiment California Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Peter J. Coughlin. The name of Peter J. Coughlin, late of Company A, First Regiment Potomac Home Brigade Maryland Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Mary A. Wampler. The name of Mary A. Wampler, dependent mother of William A. Wampler, late of Company C, Sixty-eighth Regiment Illinois Volunteer Infantry, and Company K, Seventeenth Regiment Indiana Volunteer Mounted Infantry, and pay her a pension of the rate of twelve dollars per month.
- Pensions increased.  
John A. Gibson. The name of John A. Gibson, late of Company E, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Morton. The name of George W. Morton, late of Company F, Ninth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Bernard W. Fisher. The name of Bernard W. Fisher, late of Company C, Seventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Richard S. Harrison. The name of Richard S. Harrison, late of Company C, Sixteenth Regiment, and Company L, Twelfth Regiment, Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Maberry Riggs. The name of Maberry Riggs, late of Company H, Eighth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Martha S. Taylor. The name of Martha S. Taylor, widow of Henry S. Taylor, late captain Company H, Third Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Pension.  
Cynthia L. Allen. The name of Cynthia L. Allen, widow of Christopher C. Allen, late of Fifth Independent Battery, Massachusetts Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Mary E. Williams. The name of Mary E. Williams, widow of James M. Williams, late colonel Seventy-ninth Regiment United States Colored Volunteer Infantry, and brigadier-general, United States Volunteers, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Sarah A. Conner. The name of Sarah A. Conner, widow of John Conner, late of Company H, Thirty-seventh Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Daniel Martin. The name of Daniel Martin, late of Company A, Thirty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Samuel Campman, late of Company B, One hundred and eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Campman.

The name of James F. Spencer, late first lieutenant and adjutant, Eleventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

James F. Spencer.

The name of William W. Graves, late captain Company G, Twelfth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William W. Graves.

The name of Francis Hale, late of Company H, Twenty-fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Francis Hale.

The name of Anna Scofield, widow of Charles H. Scofield, late of Company F, Twenty-second Regiment New York State Militia Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Anna Scofield.

The name of William W. Darrow, late of the Eleventh Independent Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William W. Darrow.

The name of Rowena C. Lummis, widow of John Lummis, late of Company D, Eighteenth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Rowena C. Lummis.

The name of William H. Nichols, late of Company K, Third Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

William H. Nichols.

The name of Edward A. Wyman, late of Company B, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward A. Wyman.

The name of Elizabeth A. Nye, widow of George H. Nye, late major and colonel Twenty-ninth Regiment Maine Volunteer Infantry and brevet brigadier-general, United States Volunteers, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elizabeth A. Nye.

The name of John L. Rushton, late of Company H, Ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
John L. Rushton.

The name of Charles Dalle, late of Company D, Ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Dalle.

The name of James B. Herron, late of Company C, Fourth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James B. Herron.

The name of Oscar Perkins, late of Company E, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oscar Perkins.

The name of Ira H. Thurber, late of Company D, Twelfth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ira H. Thurber.

The name of Barney B. Mattimore, late of Company I, Sixth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Barney B. Mattimore.

The name of Daniel A. Grosvenor, late of Company C, Third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel A. Grosvenor.

- Hiram Dice.** The name of Hiram Dice, late of Company C, One hundred and thirty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph H. Owen.** The name of Joseph H. Owen, late of Company I, Seventh Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles F. Chapman.** The name of Charles F. Chapman, late of Company M, First Regiment Wisconsin Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Oscar Ward.** The name of William Oscar Ward, late of Company F, Second Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jacob Hill.** The name of Jacob Hill, late of Company A, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Dilazon D. Holdridge.** The name of Dilazon D. Holdridge, late first lieutenant and quartermaster, Forty-sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Eva A. Blanchard.** The name of Eva A. Blanchard, widow of William Blanchard, late captain Company D, One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Abram Rhinehart.** The name of Abram Rhinehart, late of Company B, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Wales W. Wood.** The name of Wales W. Wood, late first lieutenant and adjutant, Ninety-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Wickham.** The name of John Wickham, late of Company E, One hundred and eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James A. Light.** The name of James A. Light, late of Company H, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry E. Steele.** The name of Henry E. Steele, late of Company F, Fifth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Rodham Miller.** The name of Rodham Miller, late of Company I, One hundred and forty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Amasa Smith.** The name of Amasa Smith, late of Company H, Sixth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Michael Archer.** The name of Michael Archer, late of Company B, Twenty-fifth Regiment Ohio Volunteer Infantry, and Company C, Twentieth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Wallace A. McKinstry.** The name of Wallace A. McKinstry, late of Company E, Third Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- George Lashus.** The name of George Lashus, late of Company G, Third Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Lewis Roberts, late of Company C, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis Roberts.

The name of John Donnelly, late of Company C, Eleventh Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Donnelly.

The name of James W. Bedford, late of Company A, Third Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Bedford.

The name of Henry Deuble, late of Company E, One hundred and seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Deuble.

The name of Moses Bradford, late of Company B, Forty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Moses Bradford.

The name of Cerelle Shattuck, widow of Leander L. Shattuck, late major Ninth Regiment Illinois Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Cerelle Shattuck.

The name of Emma C. Orr, widow of Adelbert L. Orr, late unassigned Maine Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Emma C. Orr.

The name of Francis M. Brannon, late of Battery E, First Regiment Tennessee Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Francis M. Brannon.

The name of William J. Ludley, blind and dependent son of Joseph Ludley, late of Company F, Forty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
William J. Ludley.

The name of Miranda A. Wheelock, widow of Lewis L. Wheelock, late first lieutenant Company B, and captain Company C, One hundred and sixtieth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Miranda A. Wheelock.

The name of Edward H. Richards, late of Company B, Thirty-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Edward H. Richards.

The name of George E. Wilkinson, late of Company B, Fifth Regiment Rhode Island Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George E. Wilkinson.

The name of Martin V. Briggs, late of Company K, Fortieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Martin V. Briggs.

The name of Alexander S. Stewart, late second lieutenant Company E, Second Regiment Nebraska Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alexander S. Stewart.

The name of John Farrell, late of Company A, Tenth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Farrell.

The name of James H. Tilman, late of Company G, First Regiment Indiana Volunteer Cavalry, and Company I, Fifty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James H. Tilman.

The name of John Monett, late of Company K, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Monett.

The name of William O'Brian, late of Company H, Eighth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pen-

William O'Brian.

sion at the rate of thirty dollars per month in lieu of that he is now receiving.

Nathan Dodge.

The name of Nathan Dodge, late of Company E, Thirteenth Regiment, and Company E, Seventh Regiment, Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frank G. Treash.

The name of Frank G. Treash, late of Company E, One hundred and fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles G. Allen.

The name of Charles G. Allen, late captain Company D, Fourteenth Regiment United States Colored Volunteer Heavy Artillery, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Margaret E. Colby.

The name of Margaret E. Colby, widow of Jonas P. Colby, late of Company H, Thirteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

John E. Rogers.

The name of John E. Rogers, late of Company G, Thirty-second Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles H. Wells.

The name of Charles H. Wells, late of Company B, One hundred and sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sylvia Housiaux.

The name of Sylvia Housiaux, late nurse, Medical Department, United States Volunteers, and widow of John Housiaux, late of Troop K, Fifth Regiment United States Cavalry, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Approved, March 2, 1909.

March 2, 1909.  
[S. 9242.]

[Private. No. 183.]

**CHAP. 247.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and to the widows and dependent and helpless relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Mary A. Barnum.

The name of Mary A. Barnum, widow of Joseph H. Barnum, late captain Company H, Sixteenth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Simon Collier.

The name of Simon Collier, late of Company D, Fifty-sixth Regiment Pennsylvania Volunteer Infantry, and Company D, Ninth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Kingsbury.

The name of Joseph Kingsbury, late of band, Fifty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Franklin W. McKinley.

The name of Franklin W. McKinley, late of Company L, First Regiment Rhode Island Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
John W. Foote.

The name of John W. Foote, helpless and dependent son of Robert Foote, late of Company D, Fifty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

The name of Elisha Strang, late of Company B, Sixty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Elisha Strang.

The name of Wade H. Powers, late of Company E, Thirty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Wade H. Powers.

The name of John Landram, late of Company C, Nineteenth Regiment, and first lieutenant Company A, Seventh Regiment, Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Landram.

The name of Hugh Brady, late of Company I, Eighty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Hugh Brady.

The name of Amos C. Ellsworth, late of Company B, Third Regiment Vermont Volunteer Infantry, and unassigned, Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Amos C. Ellsworth.

The name of Cyrus B. Norris, late of Company E, Ninth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Cyrus B. Norris.

The name of John L. Daniels, late of Company I, Thirteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John L. Daniels.

The name of John H. Cooper, late of Company K, Second Regiment Connecticut Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John H. Cooper.

The name of Charles Dominick, late of Company L, First Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Dominick.

The name of William A. Gunn, late of Company K, Thirteenth Regiment, and Company H, Sixty-sixth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William A. Gunn.

The name of Nancy Jane Frazee, widow of John J. Frazee, late of Company E, Seventh Regiment Iowa Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Nancy J. Frazee.

The name of William S. Marriott, late of Company E, Eighth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William S. Marriott.

The name of Joseph C. Flickinger, late of Company F, Fourth Regiment, and Company K, Seventy-first Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph C. Flickinger.

The name of Robert S. Wharton, late second lieutenant Company A, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert S. Wharton.

The name of Eliza A. Morrill, widow of Henry C. Morrill, late of Company C, Twenty-ninth Regiment Iowa Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Eliza A. Morrill.

The name of Walter A. De La Matyr, late captain Company K, Twenty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Walter A. De La Matyr.

- William T. Hubbell. The name of William T. Hubbell, late of Company I, Thirty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sarah T. Young. The name of Sarah T. Young, widow of Thomas Young, late first lieutenant Company D, Fifth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.
- John W. Hewitt. The name of John W. Hewitt, late of Company G, Sixth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Matthew Donahoe. The name of Matthew Donahoe, late of Companies G and H, Seventh Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary L. Morrow. The name of Mary L. Morrow, widow of William Morrow, late captain Company D, One hundred and eighty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Horace R. Butts. The name of Horace R. Butts, late of Battery H, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew C. McMaken. The name of Andrew C. McMaken, late of Company A, First Regiment Nebraska Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George Searles. The name of George Searles, late of Company N, Twenty-eighth Regiment Pennsylvania Volunteer Infantry, and Company K, Third Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alfred C. Hawley. The name of Alfred C. Hawley, late first lieutenant Company I, Eleventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel W. Wallis. The name of Samuel W. Wallis, late of Company H, One hundred and fiftieth Regiment Illinois Volunteer Infantry, and Company C, Twenty-second Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry W. Smith. The name of Henry W. Smith, late of Company A, Forty-fifth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George T. Anderson. The name of George T. Anderson, late of Company F, Sixteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert Hodge. The name of Robert Hodge, late of Company C, Eighty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frederick Geiger. The name of Frederick Geiger, late second lieutenant Company K, One hundred and thirty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Esther A. Turner. The name of Esther A. Turner, widow of Isaac D. Turner, late of Companies C and M, First Regiment Connecticut Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving and two dollars per month additional on account of the minor child of said Isaac D. Turner until he reaches the age of sixteen years.

The name of Henry H. Manley, late of Fourth Independent Battery, Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry H. Manley.

The name of James R. Werts, late of Company C, One hundred and ninety-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James R. Werts.

The name of David W. Dale, late of Company D, Sixty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

David W. Dale.

The name of Ezra J. Yingling, late of Company F, Third Regiment, Potomac Home Brigade, Maryland Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Ezra J. Yingling.

The name of John H. Brandenburgh, late of Company D, Eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
John H. Brandenburgh.

The name of Sarah Couch, widow of William Couch, late of Company A, Thirty-first Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah Couch.

The name of George Whitson, late of Company B, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Whitson.

The name of Eliza C. Clark, widow of William C. Clark, late captain Company A, First Regiment Maine Volunteer Heavy Artillery, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Eliza C. Clark.

The name of Bridget Maker, widow of Henderson P. Maker, late of Company C, Coast Guards, Maine Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Bridget Maker.

The name of Samuel H. Freer, late of Company I, Ninth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Samuel H. Freer.

The name of Joseph M. Rees, late of Company G, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph M. Rees.

The name of Emily J. Cory, widow of Abraham M. Cory, late acting assistant surgeon, United States Army, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Emily J. Cory.

The name of Daniel R. Firman, late first lieutenant Company C, First Battalion Nevada Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Daniel R. Firman.

The name of Charles L. White, late of Company A, Forty-fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Charles L. White.

The name of Nancy J. Martin, widow of Thomas H. Martin, late of Company F, Sixty-third Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Nancy J. Martin.

The name of Eliza Mills, widow of Thomas A. Mills, late first lieutenant Company E, Fourth Regiment Maryland Volunteer Infantry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Eliza Mills.

The name of Arthur W. Smith, late of Company E, Twenty-ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Arthur W. Smith.

Pensions increased.  
John Burton.

The name of John Burton, late of Company B, One hundredth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joshua Foster.

The name of Joshua Foster, late of Company C, Twenty-fourth Regiment, and Company F, Eighteenth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Evans.

The name of William Evans, late of Company B, Twenty-sixth Regiment New York Volunteer Infantry, and Company B, Twenty-fourth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Augustus Wagner.

The name of Augustus Wagner, late of Company I, Sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William H. Ferris.

The name of William H. Ferris, late of Company H, Twenty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ella M. Glass.

The name of Ella M. Glass, widow of Henry Glass, late rear-admiral, United States Navy, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving.

Pension.  
Maggie Wickersham.

The name of Maggie Wickersham, widow of Casper Wickersham, late of Company G, Second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
William H. Kough.

The name of William H. Kough, late of Company C, One hundred and eighty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael White.

The name of Michael White, late of Company A, Eleventh Regiment, Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis S. Shove.

The name of Francis S. Shove, late of Company H, Ninth Regiment, and Company B, Eleventh Regiment, Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert F. Arnold.

The name of Albert F. Arnold, late of Company F, Fifth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

James C. Burns.

The name of James C. Burns, late of Company D, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Cynthia A. Brown.

The name of Cynthia A. Brown, widow of Albert S. Brown, late of Twenty-fourth Battery, Ohio Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Levi Sisco.

The name of Levi Sisco, late of Company C, Ninety-sixth Regiment New York Volunteer Infantry, and Twenty-ninth Company, Second Battalion, Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Carroll B. Beasley.

The name of Carroll B. Beasley, late of Company C, Eighteenth Regiment Illinois Volunteer Infantry, and Company K, Thirteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel M. McAnally.

The name of Samuel M. McAnally, late of Company I, Sixth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Minix.

The name of William Minix, late of Company D, Fourteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of William H. Grafton, late of Company C, Eighty-second Regiment, and Company H, One hundred and seventy-ninth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Grafton.

The name of Daniel L. Ordway, late of Company I, Seventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel L. Ordway.

The name of Henry A. Read, late major Ninety-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry A. Read.

The name of Lucy P. Hicks, widow of James W. Hicks, late of Company F, Eighteenth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Lucy P. Hicks.

The name of Amanda Green, widow of Spencer Green, late of Company A, One hundred and twenty-first Regiment United States Colored Volunteer Infantry, and Company G, Thirteenth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Amanda Green.

The name of Hiram A. Wilson, alias Hiram A. Bass, late of Company I, Fifteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Hiram A. Wilson,  
alias Hiram A. Bass.

The name of Mary H. Wham, widow of Joseph W. Wham, late first lieutenant Company G, Twenty-first Regiment Illinois Volunteer Infantry, and major and paymaster, United States Army, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Mary H. Wham.

The name of Nora C. Calhoun, widow of James T. Calhoun, late assistant surgeon, United States Army, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Nora C. Calhoun.

The name of William H. Douglas, late of Company C, One hundred and forty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Douglas.

The name of Martin Maginnis, late second lieutenant Company F, First Regiment, and major Eleventh Regiment, Minnesota Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Martin Maginnis.

The name of Thomas E. Glass, late of United States ships North Carolina and Thomas Freeborn, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas E. Glass.

The name of John Nelson, late of Company C, Hatch's independent battalion, Minnesota Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Nelson.

The name of James Enloe, late second lieutenant Company F, Ninth Regiment Provisional Enrolled Missouri Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Enloe.

The name of William Clarke, late of Company F, Ninety-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Clarke.

The name of William J. Allen, late first lieutenant Company E, One hundred and twenty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William J. Allen.

Pension.  
Abby A. Thompson.

The name of Abby A. Thompson, widow of Samuel Thompson, late of Company K, Eighteenth Regiment New Hampshire Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Approved, March 2, 1909.

March 2, 1909.  
[S. 9422.]

**CHAP. 248.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and to certain widows and helpless and dependent relatives of such soldiers and sailors.

[Private, No. 184.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll subject to the provisions and limitations of the pension laws—

Pensions.

Pensions increased.  
David Lanpher.

The name of David Lanpher, late of Company I, Sixty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis Beckwith.

The name of Lewis Beckwith, late second lieutenant Company D, Fourteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel S. Thompson.

The name of Daniel S. Thompson, late of Company K, Fourth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Adella F. Rudd.

The name of Adella F. Rudd, widow of Alfred Rudd, late of Company F, Twenty-first Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Thomas H. Webley.

The name of Thomas H. Webley, late of Company F, Fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Squire F. Buck.

The name of Squire F. Buck, late of Company I, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Seaman.

The name of James A. Seaman, late of Company A, First Potomac Home Brigade, Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James M. Legg.

The name of James M. Legg, late of Company A, Tenth Regiment Missouri Volunteer Infantry, and Company I, Sixty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles L. Bartow.

The name of Charles L. Bartow, late of Company H, Seventeenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alva L. Fitch.

The name of Alva L. Fitch, late of Fourteenth Independent Battery Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter A. Gaulin.

The name of Peter A. Gaulin, late captain Company G, Fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

William H. Eaton.

The name of William H. Eaton, late of Company K, Seventy-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Nathaniel Hurst, late of Company E, Seventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nathaniel Hurst.

The name of Charles Miller, late of Company K, Ninth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Miller.

The name of Lewis R. Bland, late sergeant and second lieutenant Company B, Fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lewis R. Bland.

The name of Edwin W. Kendall, late of Company C, Sixteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin W. Kendall.

The name of Nelson B. Aldrich, late of Company L, First Regiment Michigan Volunteer Engineers and Mechanics, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nelson B. Aldrich.

The name of Michael Sullivan, late first lieutenant Company K, One hundred and seventh Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael Sullivan.

The name of Mary A. Jaquette, widow of Isaac G. Jaquette, late of Company H, Thirteenth Regiment Pennsylvania Reserve Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary A. Jaquette.

The name of James G. Thompson, late of Company E, Second Regiment Florida Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James G. Thompson.

The name of Emma T. Reid, widow of John B. Reid, late lieutenant-colonel One hundred and thirtieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Emma T. Reid.

The name of Anna W. Clay, widow of Cecil Clay, late colonel Fifty-eighth Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Anna W. Clay.

The name of Ella L. Deweese, widow of John T. Deweese, late lieutenant-colonel Fourth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Ella L. Deweese.

The name of George H. Ricker, late of Company E, Eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

George H. Ricker.

The name of Joseph W. B. McClintock, late of Company A, Second Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph W. B. McClintock.  
*Ante*, p. 1467.

The name of Lewis Thomas, late of Company M, Eleventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lewis Thomas.

The name of William Kent, late of Company C, Fourth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Kent.

The name of Mathew M. Smith, late of Company E, Fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Mathew M. Smith.

The name of Harriett L. Curtis, widow of Charles A. Curtis, late first lieutenant Fifteenth Regiment United States Infantry, and captain,

Pension.  
Harriett L. Curtis.

United States Army, retired, and pay her a pension at the rate of thirty dollars per month.

Pensions increased.  
William A. Ice.

The name of William A. Ice, late of Company C, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Alice D. Bainum.

The name of Alice D. Bainum, widow of Benjamin Bainum, late of Company I, Eighty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Frank D. Moore.

The name of Frank D. Moore, late of Eighth Battery, Wisconsin Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gustavus M. Gates.

The name of Gustavus M. Gates, late of Company C, One hundred and eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John A. C. Jones.

The name of John A. C. Jones, late of Company B, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Francis McKeag.

The name of Francis McKeag, late second lieutenant Company E, Eighteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert L. McConaughy.

The name of Robert L. McConaughy, late of Company A, Fifty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Emily F. Freeburn.

The name of Emily F. Freeburn, widow of Archibald B. Freeburn, late major Second Regiment Arkansas Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Ira Youmans.

The name of Ira Youmans, late of Company C, Second Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sabilla Davis.

The name of Sabilla Davis, widow of George Davis, late of Company D, Eleventh Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Pension.  
Jane Plankinton.

The name of Jane Plankinton, widow of Horace Plankinton, late of Company L, Sixth Regiment Pennsylvania Volunteer Cavalry, and Company L, Second Regiment Pennsylvania Provisional Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Gabriel Greenleaf.

The name of Gabriel Greenleaf, late of Company G, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Limric.

The name of John Limric, late of Sixth Independent Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Mary Ett Kellogg.

The name of Mary Ett Kellogg, widow of John H. Kellogg, late of Company C, Eighth Regiment New York Volunteer Heavy Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

James B. Merwin.

The name of James B. Merwin, late chaplain, United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nancy Ulen.

The name of Nancy Ulen, widow of William P. Ulen, late of Company H, Second Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

The name of William A. Butner, dependent father of Leonidas B. Butner, late of Company D, Sixth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.	Pension. William A. Butner.
The name of Ole Olson, late of Company C, Brackett's battalion Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Pensions increased. Ole Olson.
The name of Robert I. Patterson, late of Company E, Nineteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Robert I. Patterson.
The name of Benjamin F. Welker, late of Company C, Twenty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.	Benjamin F. Welker.
The name of Theodore Pridemore, late of Company G, Fiftieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Theodore Pridemore.
The name of Henry F. Houser, late of Company A, Fourteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Henry F. Houser.
The name of James McKinley, late of Company D, One hundred and thirty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	James McKinley.
The name of Mary E. Lucas, widow of Daniel R. Lucas, late second lieutenant Company C and chaplain Ninety-ninth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.	Mary E. Lucas.
The name of John E. Kitzmiller, late second lieutenant Twenty-sixth Independent Battery Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John E. Kitzmiller.
The name of George F. Plaskett, late of Company K, Seventh Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	George F. Plaskett.
The name of Sallie S. Allen, widow of William H. H. Allen, late major and paymaster, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.	Sallie S. Allen.
The name of Frank H. Hall, late of Third Battery, First Battalion Maine Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.	Frank H. Hall.
The name of Cara E. W. Stone, widow of Henry Stone, late lieutenant-colonel One hundredth Regiment United States Colored Volunteer Infantry and brevet colonel United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.	Cara E. W. Stone.
The name of James H. Shutts, late of Company F, Thirty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	James H. Shutts.
The name of John H. Rublee, late of Company B, Tenth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	John H. Rublee.
The name of Marie Sinclair Russell, widow of Henry B. Williams, late captain Company F, Forty-sixth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month.	Pension. Marie Sinclair Russell.
The name of Alexander G. Wilkins, late of Company H, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.	Pensions increased. Alexander G. Wilkins.

- Thomas McCann.** The name of Thomas McCann, late of Company A, First Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John McGaughey.** The name of John McGaughey, late of Company K, One hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.  
Martha L. Brown.** The name of Martha L. Brown, widow of John B. Brown, late of Company B, Third Regiment Massachusetts Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
William Potter.** The name of William Potter, late of United States ships Ohio and Montgomery, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Thomas Farrell.** The name of Thomas Farrell, late of Company B, Twenty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alfred Saxey.** The name of Alfred Saxey, late of Company F, Tenth Regiment Kansas Volunteer Infantry, and first lieutenant Company H, First Regiment Indian Home Guards, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Ferdinand Porée.** The name of Ferdinand C. Porée, late second lieutenant Company C, Thirtieth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Joseph Rigby.** The name of Joseph Rigby, late of Company E, Fifth Regiment, and Company K, Seventh Regiment, Delaware Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
Elton M. Durfey.** The name of Elton M. Durfey, late of Company K, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles H. Orr.** The name of Charles H. Orr, late of Company G, One hundred and eighty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Hoffman.** The name of William H. Hoffman, late of Company D, Eighth Regiment Pennsylvania Reserve Volunteer Infantry, and Company I, Eleventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pensions.  
Vinney Streets.** The name of Vinney Streets, widow of William Streets, alias Willis Miller, late of Company K, Twelfth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.
- Eliza Jane Ellis.** The name of Eliza Jane Ellis, widow of George Ellis, late of Company H, One hundred and fourteenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Rosetta E. Arnold.** The name of Rosetta E. Arnold, widow of Smith D. Arnold, late of Thirtieth unattached company, Massachusetts Volunteer Heavy Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Emma J. Thomas.** The name of Emma J. Thomas, widow of William H. Thomas, late second lieutenant Company I, and first lieutenant and adjutant, Fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Elias W. Bowman.** The name of Elias W. Bowman, late of Company C, Fourteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Emma C. Swift, widow of Daniel D. Swift, late assistant surgeon One hundred and twenty-sixth Regiment Pennsylvania Volunteer Infantry, and surgeon Sixth Regiment Pennsylvania Volunteer Cavalry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

Emma C. Swift.

The name of John L. Brady, late of Company C, and first lieutenant Company E, First Regiment Delaware Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John L. Brady.

The name of Lizzie Lynch, widow of Edward Lynch, late sergeant-major Second Regiment United States Infantry, second lieutenant Company I, First Regiment Veteran Reserve Corps, and captain, Eighth Regiment United States Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Lizzie Lynch.

The name of Sarah A. Clark, widow of Andrew J. Clark, late of Company I, Third Regiment Minnesota Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah A. Clark.

The name of John W. Dunahey, late of Company E, Second Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Dunahey.

The name of Elizabeth B. Hughes, widow of William B. Hughes, late colonel and assistant quartermaster-general, United States Army, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Elizabeth B. Hughes.

The name of Henry S. Tillotson, late of Company E, Seventh Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry S. Tillotson.

The name of John Preman, late of Company A, Fourteenth Regiment United States Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Preman.

The name of Asa Hayes, late of Company H, One hundred and twenty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Asa Hayes.

The name of William D. Wallace, late of Company A, Fifth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William D. Wallace.

The name of George M. Teachout, late of Company H, One hundred and eleventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George M. Teachout.

The name of Malinda E. Church, widow of Josiah W. Church, late major, First Regiment Michigan Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Malinda E. Church.

The name of Nancy Crowther, dependent mother of Charles A. Watkins, late of Company E, First Regiment United States Volunteer Sharpshooters, and pay her a pension at the rate of twelve dollars per month.

Nancy Crowther.

The name of Howell Atwater, late captain Company E, First Regiment Connecticut Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Howell Atwater.

Approved, March 2, 1909.

March 2, 1909.  
[S. 9464.]

[Private, No. 185.]

**CHAP. 249.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and to certain widows and helpless and dependent relatives of such soldiers and sailors.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

- Pensions.**  
**Elizabeth W. Waters.** The name of Elizabeth W. Waters, widow of Abner W. Waters, late captain Company F, First Regiment Oregon Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Henry Horn.** The name of Henry Horn, late of Company H, Ninth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Franklin L. Hayes.** The name of Franklin L. Hayes, late of Company F, One hundred and fifty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- John Deitrick.** The name of John Deitrick, late first lieutenant Company K, Eighty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Robert L. Rohm.** The name of Robert L. Rohm, late of Company F, Nineteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles J. Stevens.**  
*Post, p. 1577.* The name of Charles J. Stevens, late of Company H, Second Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hermund Gudmandson.** The name of Hermund Gudmandson, late of Company A, Twenty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph R. Landes.** The name of Joseph R. Landes, late of Company B, Sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Newhouse.** The name of John Newhouse, late of Company K, Eleventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Fifer.** The name of William Fifer, late of Company H, One hundredth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Timothy Donovan.** The name of Timothy Donovan, late of Company G, Twenty-first Regiment, Company K, Thirty-sixth Regiment and Company C, Fifty-sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Homer J. Budd.** The name of Homer J. Budd, late musician, band Forty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Metzger.** The name of James Metzger, late captain Company C, Fifty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Pensions.**  
**Elizabeth Smith Tennent.** The name of Elizabeth Smith Tennent, dependent sister of Edward Smith Tennent, late of Company A, First Regiment Louisiana Volunteer Infantry, war with Spain, and pay her a pension at the rate of eight dollars per month.
- Lilla May Pavy.** The name of Lilla May Pavy, widow of Octave P. Pavy, late acting assistant surgeon, United States Army, and pay her a pension at the rate of thirty dollars per month.

Approved, March 2, 1909.

**CHAP. 273.**—An Act For the relief of F. S. Jette and Son, of Savannah, Chatham County, Georgia, for damage done to their wharf by United States dredge Cumberland.

March 3, 1909.  
[H. R. 2911.]

[Private, No. 186.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to F. S. Jette and Son, of Chatham County, Georgia, the sum of seventy dollars for money expended and labor performed in repairing damages done to their wharf at Savannah, Chatham County, Georgia, by the United States dredge Cumberland on May twenty-fourth, nineteen hundred and six.

F.S. Jette and Son.  
Payment to.

Approved, March 3, 1909.

**CHAP. 274.**—An Act For the relief of James H. De Coster.

March 3, 1909.  
[H. R. 5728.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to reimburse, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and sixty-five dollars and ninety-five cents to James H. De Coster, postmaster at Mechanic Falls, Androscoggin County, Maine, for postage stamps and post-office funds stolen from the post-office at Mechanic Falls aforesaid on May thirtieth, nineteen hundred, and charged to James H. De Coster and paid for by him in his settlement with the Post-Office Department.

[Private, No. 187.]  
James H De Coster.  
Reimbursement of.

Approved, March 3, 1909.

**CHAP. 275.**—An Act For the relief of Henry A. Tolbert.

March 3, 1909.  
[H. R. 7048.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed, out of any moneys not otherwise appropriated, to pay to Henry A. Tolbert, of Barnegat, New Jersey, the sum of three thousand one hundred and eighty-five dollars, being the penalty exacted from him as surety for his son, Harry W. Tolbert, in default of the execution of his contract for the construction of a guardhouse and quarters at Fort Mott, New Jersey, in October, nineteen hundred and two.

[Private, No. 188.]  
Henry A. Tolbert.  
Repayment to.

SEC. 2. That this Act shall take effect from the date of its passage.

Approved, March 3, 1909.

**CHAP. 276.**—An Act For the relief of Jackson Pryor.

March 3, 1909.  
[H. R. 8545.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of War be, and he is hereby, authorized and directed to correct the military record of Jackson Pryor, late of Company D, Twelfth Regiment Kentucky Volunteer Infantry, so as to grant him an honorable discharge as of the date when said company was mustered out of service of the United States: *Provided,* That no pay, bounty, or other emoluments shall become due or payable by virtue of the passage of this Act.

[Private, No. 189.]  
Jackson Pryor.  
Honorable discharge granted.

*Proviso.*  
No pay, etc.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 9755.]

**CHAP. 277.**—An Act For the relief of Charles Lennig and Company.

[Private, No. 190.]  
Charles Lennig and  
Company.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of one thousand seven hundred and two dollars and twenty cents is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to reimburse Charles Lennig and Company, Philadelphia, Pennsylvania, for damage to their works, due to the accidental explosion on August sixth, nineteen hundred and two, of a quantity of cartridges at Frankford Arsenal, Philadelphia, Pennsylvania.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 14290.]

**CHAP. 278.**—An Act For the relief of Ellis W. Joy.

[Private, No. 191.]  
Ellis W. Joy.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he hereby is, authorized and directed to pay to Ellis W. Joy, of Andrew County, Missouri, out of any money in the Treasury not otherwise appropriated, the sum of three hundred dollars, being the sum unlawfully collected from him by the board of enrollment in the State of Ohio, namely, three hundred dollars, to furnish a substitute when drafted for service in the Army, he not being a citizen of Ohio at the time and serving as a soldier with the Missouri troops.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 21571.]

**CHAP. 279.**—An Act For the relief of John T. Freeman.

[Private, No. 192.]  
John T. Freeman.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and forty-seven dollars and eighty-one cents to John T. Freeman, chief musician, Seventh Artillery Band, United States Army, in full payment on account of articles, the property of said Freeman, destroyed by fire at Fort Slocum, New York, March thirtieth, eighteen hundred and ninety-nine, as found due and recommended by a board of survey appointed by the Secretary of War.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 24995.]

**CHAP. 280.**—An Act For the relief of Nathaniel Huntley.

[Private, No. 193.]  
Nathaniel Huntley.  
Military record corrected.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in the administration of the pension laws the record of the muster of Nathaniel Huntley into the military service of the United States as a member of Company E, Fifth Regiment Michigan Cavalry Volunteers, shall be held to be void and without effect, said Huntley never in fact having been mustered into the service as a member of that organization and never having rendered any service with it, but served as a member of Company A, One hundred and fourth Regiment New York Volunteers, and was honorably discharged from that organization.

Approved, March 3, 1909.

**CHAP. 281.**—An Act For the relief of the estate of William J. Cussen.March 3, 1909.  
[H. R. 1622.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a judgment recovered in favor of the United States against William J. Cussen and Nicholas A. Cullen in the circuit court for the eastern district of Virginia on the thirty-first day of January, eighteen hundred and seventy, for the sum of one thousand nine hundred and sixty-eight dollars and forty dollars and forty cents costs, be, and the same is hereby, declared to be released and satisfied as to the estate of the said William J. Cussen, now deceased, and as to any estate, real or personal, acquired by the said Cussen subsequent to the date of the said judgment and aliened by him to others during his lifetime or owned by him at the time of his death; and the United States attorney for the eastern district of Virginia is hereby authorized and directed to mark on the order book of the court where the said judgment is recovered that the same has been satisfied.

[Private, No. 194.]  
William J. Cussen.  
Estate of, released  
from liability on  
judgment.

Approved, March 3, 1909.

**CHAP. 282.**—An Act For the relief of John Shull.March 3, 1909.  
[H. R. 4286.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury is hereby authorized and directed to pay to John Shull, of Perry County, State of Pennsylvania, the sum of one hundred and fifty dollars, out of any money in the Treasury not otherwise appropriated, in payment for timber cut and used by the United States Topographical Survey in building and construction of a tower on the summit of the Tuscarora Mountain, in the State of Pennsylvania, for the use of the Government of the United States, in the year nineteen hundred and four.

[Private, No. 195.]  
John Shull.  
Payment to.

Approved, March 3, 1909.

**CHAP. 283.**—An Act For the relief of J. C. Haggard, of White County, Tennessee.March 3, 1909.  
[H. R. 15755.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to refund and pay, out of any money in the Treasury not otherwise appropriated, to J. C. Haggard, of White County, Tennessee, the sum of seventy-three dollars and fifty-nine cents, for tax paid on sixty-six and nine-tenths gallons of whisky, the warehouse having previously been unlawfully broken into and said sixty-six and nine-tenths gallons of whisky stolen, without fault or negligence on said Haggard's part.

[Private, No. 196.]  
J. C. Haggard.  
Refund of tax to.

Approved, March 3, 1909.

**CHAP. 284.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.March 3, 1909.  
[H. R. 27049.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

[Private, No. 197.]

Pensions.

The name of James P. Ritchie, late of Company F, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
James P. Ritchie.

- Thomas J. Stephens.** The name of Thomas J. Stephens, late second lieutenant Company A, One hundred and fourteenth Regiment, and captain Company A, One hundred and fifty-fifth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William N. Gemmill.** The name of William N. Gemmill, late of Company D, One hundred and ninety-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Cyrus S. Clason.** The name of Cyrus S. Clason, late of Company C, Thirty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Luther W. Sanderson.** The name of Luther W. Sanderson, late of Company G, First Regiment Iowa Volunteer Cavalry, and Company H, Thirteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Daniel G. Crotty.** The name of Daniel G. Crotty, late of Company F, Third Regiment, and Company F, Fifth Regiment, Michigan Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- William McClarence.** The name of William McClarence, late of Company A, Fifty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Franklin K. Hoyt.** The name of Franklin K. Hoyt, late of Company F, First Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Isaac Davis.** The name of Isaac Davis, late of Company B, Seventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David Kelley.** The name of David Kelley, late of Company H, Two hundred and eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Leonidas Wilson.** The name of Leonidas Wilson, late of United States ships Benton and Clara Dolsen, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James S. Lee.** The name of James S. Lee, late of Company L, Second Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Dehrenberger.** The name of John Dehrenberger, late of Company B, Forty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John B. Laillet.** The name of John B. Laillet, late of Company E, Tenth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis P. Waters.** The name of Francis P. Waters, late of Company M, Second Regiment Pennsylvania Volunteer Cavalry, and Company M, First Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William W. Hay.** The name of William W. Hay, late of Company D, Thirty-fifth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Miles Gary.** The name of Miles Gary, late of Company I, Forty-seventh Regiment, and Company H, Twenty-fifth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Bazel Lemley, late of Company I, Eighth Regiment Pennsylvania Reserve Volunteer Infantry, and Company H, One hundred and ninety-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Bazel Lemley.

The name of George W. Wade, late of Company D, Cass County, Missouri, Home Guards, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Wade.

The name of Daniel W. Brumbaugh, late of Company B, Third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Daniel W. Brumbaugh.

The name of John R. C. Husted, late of Company C, Fourth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John R. C. Husted.

The name of Andrew Fortney, late of Company H, Sixty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew Fortney.

The name of Edwin H. Tyler, late of Company B, Fourteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edwin H. Tyler.

The name of Thomas Egbert, late of Company D, One hundred and fourteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Egbert.

The name of Jarrett C. Hackworth, late of Company F, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Jarrett C. Hackworth.

The name of Zachariah T. Alexander, late of Company I, Fifty-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Zachariah T. Alexander.

The name of Louisiana A. Swafford, widow of Henry Swafford, late of Company A, Eighty-seventh Regiment, and Company H, Eighteenth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Sherman Swafford, helpless and dependent son of said Henry Swafford, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Louisiana A. Swafford the name of said Sherman Swafford shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Louisiana A. Swafford.

Louisiana A. Swafford.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Duncan N. Pritchett, late of Company C, One hundred and tenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Duncan N. Pritchett.

The name of Albert E. Brown, late of Company I, Seventh Regiment Kentucky Volunteer Cavalry, and Company E, Sixth Regiment Kentucky Veteran Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert E. Brown.

The name of Elihu Wolf, late of Company G, Forty-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elihu Wolf.

The name of Clayton E. Blackwell, late of Company C, Second Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Clayton E. Blackwell.

- Vanburen Mitchell.** The name of Vanburen Mitchell, late of Company D, Twenty-fifth Regiment, and Company E, One hundred and fiftieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pensions.**  
**Margaret Hardy.** The name of Margaret Hardy, former widow of James A. Hardy, late of Company F, Ninety-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Anthony Fornes.** The name of Anthony Fornes, late of Thirty-fifth Independent Company, New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Flavius Josephus Ruley.** The name of Flavius Josephus Ruley, late of Company A, Fourteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry H. Martin.** The name of Henry H. Martin, late of Company F, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William Almy.** The name of William Almy, late of Company A, Third Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Rogers.** The name of John W. Rogers, late of Company H, Fifty-fourth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Gideon S. White.** The name of Gideon S. White, late of Company C, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Forrister.** The name of John Forrister, late of Company F, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Andrew J. Northrup.** The name of Andrew J. Northrup, late of Company H, Seventeenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William Trusty.** The name of William Trusty, late of Company K, Third Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Brown.** The name of William H. Brown, late unassigned, Fourteenth Regiment New York Volunteer Heavy Artillery, and Company H, Ninety-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.**  
**Alice E. Mahon.** The name of Alice E. Mahon, widow of James Mahon, late of Company A, Seventh Regiment Kansas Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month: *Provided, however, That such pension shall cease upon proof that the soldier is living.*
- Provided.**  
**Pension to cease if soldier is living.**
- Pensions increased.**  
**John Newton Hunt.** The name of John Newton Hunt, late of Company H, Second Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Bibb.** The name of Henry Bibb, late of Company B, Thirteenth Regiment United States Colored Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. Whitney.** The name of George W. Whitney, late of Company D, Seventeenth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Leander Merrill.** The name of Leander Merrill, late of Company B, Eighth Regiment United States Veteran Volunteer Infantry, and pay him a pen-

sion at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Elizabeth A. Hinman, widow of Walter C. Hinman, late of Company G, Twentieth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Elizabeth A. Hinman.

The name of Chillian Spanogle, late of Company I, One hundred and eighty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Chillian Spanogle.

The name of Lytle Kays, junior, late of Company F, Sixth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Lytle Kays, jr.

The name of Maurice I. Covert, late of Company E, One hundred and sixty-ninth Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Maurice I. Covert.

The name of John Ruf, late of Company F, Second Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

John Ruf.

The name of Sylvester Van Deusen, late of Company B, Thirty-seventh Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Sylvester Van Deusen.

The name of John F. Benjegerdes, late of Company D, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John F. Benjegerdes.

The name of John Shaw, late of Company A, Fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Shaw.

The name of William R. Dodsley, late second lieutenant Company H, and first lieutenant Company K, Twenty-fourth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William R. Dodsley.

The name of Newton Wilson, late of Company D, Ninety-ninth Regiment, and Company D, Fiftieth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Newton Wilson.

The name of James A. Hawley, late of Company H, Thirtieth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Hawley.

The name of Henry M. Chase, late of Company A, Seventh Squadron Rhode Island Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Henry M. Chase.

The name of Thomas Burk, late of Company A, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Burk.

The name of Milton Koogle, late of G. A. Bennett's company, Union Light Guards, Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Milton Koogle.

The name of Joseph A. Davis, late of Companies B and I, Sixteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph A. Davis.

The name of David A. Garlock, late of Company I, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

David A. Garlock.

- Simeon C. Chandler.** The name of Simeon C. Chandler, late of Company D, Sixth Regiment Massachusetts Militia Infantry, Company A, Thirty-third Regiment Massachusetts Volunteer Infantry, and Fifteenth Independent Battery Massachusetts Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Abraham Shufelt.** The name of Abraham Shufelt, late of Company H, One hundred and first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel W. Koser.** The name of Samuel W. Koser, late of Independent Battery B, Pennsylvania Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Groosbeck.** The name of John Groosbeck, late of Company B, Twenty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James M. Hislip.** The name of James M. Hislip, late of Company F, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Aaron G. Allmond.** The name of Aaron G. Allmond, late of Company K, Sixth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John C. Lang.** The name of John C. Lang, late of Company D, One hundredth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John L. Miller.** The name of John L. Miller, late of Company B, First Regiment Potomac Home Brigade Maryland Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Frank W. Mills.** The name of Frank W. Mills, late of Company C, Seventh Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.**  
**Sophia Eichelberger.** The name of Sophia Eichelberger, widow of Uriah Eichelberger, late of Company A, One hundred and seventy-fourth Regiment Pennsylvania Drafted Militia Infantry, and pay her a pension at the rate of twelve dollars per month: *Provided, however,* That such pension shall cease upon proof that the soldier is living.
- Proviso.*  
Pension to cease if soldier is living.
- Pensions increased.**  
**John Johnson.** The name of John Johnson, late of Company E, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Benoni Williams.** The name of Benoni Williams, late of Company G, Twenty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Isaac Y. Taylor.** The name of Isaac Y. Taylor, late of Company H, Seventh Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Nancy Cox.** The name of Nancy Cox, widow of John T. Cox, late of Company B, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Alexander Ingram.** The name of Alexander Ingram, late of Company G, Twenty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Cline.** The name of John Cline, late of Company H, One hundred and sixty-fifth Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John Brookbanks, late of Company A, Seventy-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Brookbanks.

The name of Joseph G. Hutcheson, late of Company F, Fifty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Joseph G. Hutcheson.

The name of Thomas B. T. Anderson, late of Company G, Eighteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas B. T. Anderson.

The name of Milton G. Pattillo, late of Company D, One hundred and twentieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is receiving.

Milton G. Pattillo.

The name of Elijah J. Freeman, late of Company F, Twenty-seventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah J. Freeman.

The name of Milton B. Evers, late of Company H, Fifteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Milton B. Evers.

The name of Lydia A. Stock, widow of Franklin O. Stock, late of Company H, Eighty-seventh Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Lydia A. Stock.

The name of Edward Ayers, late of Company F, Fifty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Edward Ayers.

The name of John Egan, late of Company E, Fourth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Egan.

The name of Gottlieb Granold, late of Company E, Twenty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Gottlieb Granold.

The name of Harrison Griffis, late of Company D, One hundred and sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Harrison Griffis.

The name of Samuel Zarley, late of Company G, One hundred and fourteenth Regiment, and Company F, One hundred and sixtieth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Zarley.

The name of William L. Greer, late of Company B, Second Regiment West Tennessee Volunteer Cavalry, subsequently Seventh Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William L. Greer.

The name of James F. Holt, late of Company K, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James F. Holt.

The name of Emma Hooper, widow of Isaac Hooper, late of Company M, Eighth Regiment New York Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Emma Hooper.

The name of Asa P. Boardman, late of Company I, Second Regiment New York Veteran Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Asa P. Boardman.

The name of Moses Wadleigh, late of Company D, Fourteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Moses Wadleigh.

The name of Joseph Carraway, late of Company C, Fifth Regiment New Hampshire Volunteer Infantry, and Company L, First

Joseph Carraway.

Regiment Vermont Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Granville F. McClure.

The name of Granville F. McClure, late of Company K, Fourteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Haney.

The name of James H. Haney, late of Company H, Seventeenth Regiment, and Companies E and C, Sixtieth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles A. Van Horn.

The name of Charles A. Van Horn, late of Company A, Thirty-eighth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William R. Vanhoozer.

The name of William R. Vanhoozer, late of Company A, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Marcus H. Ingram.

The name of Marcus H. Ingram, late of Company D, Fourteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Jaworski, alias Thomas Oskey.

The name of Thomas Jaworski, alias Thomas Oskey, late of Company C, One hundred and fifty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John F. Barrow.

The name of John F. Barrow, late of Company C, One hundred and thirteenth Regiment, and Company C, One hundred and twentieth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Paul Seifrid.

The name of Paul Seifrid, late of Company H, One hundred and first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions.  
Nancy A. Bush.

The name of Nancy A. Bush, widow of William Bush, late of Company B, First Regiment, and Company F, Sixth Regiment, Illinois Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Eva B. Lynch.

The name of Eva B. Lynch, helpless and dependent child of Uriah Lynch, late of Company K, Twenty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Pliney A. Bailey.

The name of Pliney A. Bailey, late of Company F, One hundred and thirty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph Williams.

The name of Joseph Williams, late of Company E, One hundred and ninety-fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Hissong.

The name of George W. Hissong, late of Company C, Fourth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Mahlon Baker.

The name of Mahlon Baker, late of Company I, One hundred and seventy-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joel T. Booz.

The name of Joel T. Booz, late of Company D, Tenth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Jacob Barkheimer, late of Company A, Two hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob Barkheimer.

The name of William Ray, late of Company H, Two hundred and fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Ray.

The name of William B. Estes, late of Company A, Ninety-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William B. Estes.

The name of Charles F. Hausdorf, alias Frank Houston, late of Company A, and major First Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles F. Hausdorf,  
alias Frank Houston.

The name of Pary McNair, late of Company H, Third Regiment Potomac Home Brigade, Maryland Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pary McNair.

The name of John Knowlson, late surgeon One hundred and sixty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Knowlson.

The name of Jonathan Hull, late of Sixteenth Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jonathan Hull.

The name of Catherine E. Fisk, widow of George A. Fisk, late captain Company D, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Catherine E. Fisk.

The name of Stephen F. Smith, late of Battery E, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Stephen F. Smith.

The name of George W. Murray, late of Company A, One hundred and sixty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

George W. Murray.

The name of James Hamilton, late of Company D, First Regiment Michigan Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Hamilton.

The name of Samuel F. Dennen, late of Thirtieth Unattached Company, Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel F. Dennen.

The name of John F. Lasey, late of Company I, Ninety-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John F. Lasey.

The name of John Croft, late of Company E, Seventy-second Regiment, and Company H, Sixty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Croft.

The name of Russell Bell, late of Company G, One hundred and second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Russell Bell.

The name of William H. Purdy, late of Company D, One hundred and sixteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Purdy.

The name of James Gilson, late of Company K, Eightieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Gilson.

- Edward F. Wilson. The name of Edward F. Wilson, late of Company A, Fourth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of fifteen dollars per month in lieu of that he is now receiving.
- Leander Wyrick. The name of Leander Wyrick, late of Company K, Thirteenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Sylvester T. Clancy. The name of Sylvester T. Clancy, late of Company M, First Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Moses Charbonneau, alias Cole. The name of Moses Charbonneau, alias Cole, late of Company I, Fifth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension. Taylor Hall. The name of Taylor Hall, helpless and dependent child of John Hall, late of Company H, Eighth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased. Robert W. Foster. The name of Robert W. Foster, late of Company E, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Alonzo R. Sharp. The name of Alonzo R. Sharp, late of Company B, One hundred and first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph L. Vaughen. The name of Joseph L. Vaughen, late of Company F, Twenty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Thomas M. Tibball. The name of Thomas M. Tibball, late of United States ships North Carolina, Marion, and Ohio, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Bridget Hopkins. The name of Bridget Hopkins, widow of Patrick Hopkins, late of Company H, Ninetieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Lizzie Hopkins, helpless and dependent daughter of said Patrick Hopkins, the additional pension herein granted shall cease and determine.
- Proviso.* Increase to cease on death of child. George L. Gilbert, alias Luther G. Price. The name of George L. Gilbert, alias Luther G. Price, late of Company A, Sixth Regiment, and Company A, Seventh Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Eli T. Forrester. The name of Eli T. Forrester, late of Company C, Second Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harvey A. P. Doyle. The name of Harvey A. P. Doyle, late of Company H, Forty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- James H. Wean. The name of James H. Wean, late of Twenty-second Battery, Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Elnathan Sweet. The name of Elnathan Sweet, late of Company C, Seventy-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George H. Beck. The name of George H. Beck, late of Company I, Second Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Carrington. The name of James Carrington, late of Company F, Thirty-third Regiment Illinois Volunteer Infantry, and pay him a pension at the

rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Henry Mooneyham, late of Company C, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Mooneyham.

The name of Christian Reuter, late of Company I, Forty-fifth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Christian Reuter.

The name of George M. Evans, late of Company H, Forty-third Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George M. Evans.

The name of Allen C. Rose, late of Company G, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Allen C. Rose.

The name of David M. Roseberry, late of Company B, One hundred and thirty-seventh Regiment, and Company H, One hundred and forty-fifth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David M. Roseberry.

The name of Benjamin M. Hutchins, late of Company C, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin M. Hutchins.

The name of Thomas Conley, late of United States ships Wabash and Siren, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Conley.

The name of William H. Phipps, late of band, Eighteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Phipps.

The name of John R. Madison, late of Company H, Fifty-second Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John R. Madison.

The name of Albert S. Graves, late of Company K, Twelfth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert S. Graves.

The name of George C. Stevens, late second lieutenant Company C, Twenty-second Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George C. Stevens.

The name of James Underwood, late of Company E, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Underwood

The name of James K. Winant, late of Company A, Tenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

James K. Winant.

The name of Alice S. Sturgeon, widow of George W. Sturgeon, late of Company A, Fifty-sixth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month: *Provided, however,* That such pension shall cease upon proof that the soldier is living.

Pension.  
Alice S. Sturgeon.*Proviso.*  
Pension to cease if soldier is living.

The name of Samuel K. Galbaugh, late of Company K, One hundred and ninety-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Samuel K. Galbaugh.

The name of Theodore Lawrence, late of Company A, Third Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Theodore Lawrence.

- Henry Smith. The name of Henry Smith, late of Company E, Sixty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John M. Keeler. The name of John M. Keeler, late of Company G, Thirty-seventh Regiment, Company I, Eighty-eighth Regiment, and Company I, Thirty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Moses Farris. The name of Moses Farris, late of Company A, Sixth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Samuel J. Dampman. The name of Samuel J. Dampman, late of Company A, Fourteenth Regiment Pennsylvania Volunteer Infantry, and second lieutenant Company B, Nineteenth Regiment Pennsylvania Emergency Militia Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles H. Wells. The name of Charles H. Wells, late of Company C, One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John H. Butler. The name of John H. Butler, late of Company D, Twenty-fourth Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John D. Vail. The name of John D. Vail, late of Company C, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Gillon. The name of John Gillon, late of Company D, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David Strickland. The name of David Strickland, late of Company E, Seventh Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joseph M. Westwood. The name of Joseph M. Westwood, late of Company A, First Battalion Nevada Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Isaac Smithson. The name of Isaac Smithson, late of Company C, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Burgess Ray. The name of Burgess Ray, late of Company K, One hundred and first Regiment, and Company K, Fifty-eighth Regiment, Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Isaac Gour. The name of Isaac Gour, late of Company E, Fourth Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George W. McVicker. The name of George W. McVicker, late first lieutenant and captain Company D, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Guy Mazza. The name of Guy Mazza, late of Company K, Thirteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Arnold. The name of James Arnold, late of Company G, Eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Emri Sites, late of Company C, Forty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Emri Sites.

The name of George W. Goodman, late of Company M, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Goodman.

The name of Thomas Blythe, late first lieutenant Company D, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Blythe.

The name of James H. Buie, late of Company E, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Buie.

The name of Gardner Wells, late of Company B, Nineteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gardner Wells.

The name of Hannah Burton, widow of Charles Burton, late of Company K, Eighth Regiment, and Company C, Fourth Regiment, New York Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Hannah Burton.

The name of William E. Bybee, late of Company L, Sixth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
William E. Bybee.

The name of George R. Cross, late of Company A, Sixty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George R. Cross.

The name of Henry Welch, late of Company A, First Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Welch.

The name of Michael Barry, late of Company K, Fiftieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael Barry.

The name of Martin Murray, late of United States ships Kensington, Tennessee, and Sciota, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Martin Murray.

The name of Mary A. Stanton, widow of George P. Stanton, late of Company B, Seventh Regiment, and Company D, Forty-sixth Regiment, Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mary A. Stanton.

The name of Thomas J. Necessary, late of Company K, Eleventh Regiment, and Company K, Ninth Regiment, Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Thomas J. Necessary.

The name of William Ira Annin, late of Company E, One hundred and forty-first Regiment New York Volunteer Infantry, and Company F, Seventh Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Ira Annin.

The name of Isaac F. Smith, late of Company B, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac F. Smith.

The name of John A. McDermott, late of Company M, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John A. McDermott.

The name of Elijah Hemings, late of Company A, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Elijah Hemings.

The name of William A. Cotrel, late of Company F, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William A. Cotrel.

- Charles Watson.** The name of Charles Watson, late of Company D, Third Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James W. Garrett.** The name of James W. Garrett, late of Troop G, First Regiment United States Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Roausch.** The name of Charles Roausch, late of Company H, Twelfth Regiment, and Company F, Fifth Regiment, New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Joseph A. Crayne.** The name of Joseph A. Crayne, late of Company E, Twentieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William H. Robertson.** The name of William H. Robertson, late of Company D, Twentieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles C. Sabin.** The name of Charles C. Sabin, late of Company A, Forty-second Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Silas R. Wethy.** The name of Silas R. Wethy, late of Company E, Eighth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Lewis Hapgood.** The name of Lewis Hapgood, late of Company C, Fourth Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William J. Wilson.** The name of William J. Wilson, late of Company E, Thirteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Warren S. Dungan.** The name of Warren S. Dungan, late lieutenant-colonel Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- William E. Taylor.** The name of William E. Taylor, late of Company A, Eleventh Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Frederick A. Griffith.** The name of Frederick A. Griffith, late of Company B, Fiftieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Orlando Fountain.** The name of Orlando Fountain, late captain Company E, and major, Eighty-sixth Regiment Illinois Volunteer Infantry, and first lieutenant Company D, Forty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William S. Peck.** The name of William S. Peck, late of Company H, Forty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Vosburg.** The name of James Vosburg, late of Company B, Thirty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James G. Moe.** The name of James G. Moe, late of Company F, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John A. Plummer.** The name of John A. Plummer, late of Company H, Forty-second Regiment Illinois Volunteer Infantry, and unassigned, Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles H. Van Buren.** The name of Charles H. Van Buren, late of Cooley's Chicago Mercantile Battery, Illinois Volunteer Light Artillery, and pay him a

pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of John Howard, late sergeant-major One hundred and fifty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Howard.

The name of William S. C. Megill, late of Company F, Seventy-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William S. C. Megill.

The name of Lancaster D. Baldwin, late of Company C, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lancaster D. Baldwin.

The name of Charles Aldrich, late of Company E, Twentieth Regiment Indiana Volunteer Infantry, and Company I, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Aldrich.

The name of Jay D. Howard, late of Company F, Thirty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jay D. Howard.

The name of Sear S. Johnson, late of Company G, Sixteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Sear S. Johnson.

Approved, March 3, 1909.

**CHAP. 285.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the civil war, and to widows and dependent relatives of such soldiers and sailors.

March 3, 1909,  
[H. R. 27249.]

[Private, No. 198.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Fenton Webb, late of Captain Willard's company, First Regiment Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
Fenton Webb.

The name of Harry M. Haughwout, late apprentice seaman, United States ship Pensacola, United States Navy, and pay him a pension at the rate of fifty dollars per month.

Pension.  
Harry M. Haughwout.

The name of Jacob H. Mose, late of Company A, Fourth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Jacob H. Mose.

The name of Paul S. Hawks, late of Captain De Long's company, Iowa Militia, Black Hawk Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Paul S. Hawks.

The name of Gertrude S. Walker, widow of Colonel Leverett H. Walker, late of the Artillery Corps, United States Army, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Gertrude S. Walker.

The name of Florence A. Scott, widow of Douglas M. Scott, late captain and commissary of subsistence, United States Army, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Florence A. Scott.

Pensions.  
Annie Willcocks.

The name of Annie Willcocks, widow of Washington J. Willcocks, late major, Ninth Regiment New York Volunteer Infantry, war with Spain, and pay her a pension at the rate of twenty-five dollars per month.

Sciota Jasper.

The name of Sciota Jasper, widow of Obed D. Jasper, late unassigned recruit, Fourth Regiment Kentucky Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month.

Pension increased.  
Charles Bishop.

The name of Charles Bishop, late first lieutenant Company C (Captain B. L. Henness), Second Regiment Washington Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension.  
Manuel P. Grundisch.

The name of Manuel P. Grundisch, late of United States Marine Corps, and pay him a pension at the rate of thirty-six dollars per month.

Pensions increased.  
Doctor W. Garmon.

The name of Doctor W. Garmon, late of Captain Barker's company, Georgia Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William C. Chumney.

The name of William C. Chumney, late of Captain William Tom's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Isaac Tanner.

The name of Isaac Tanner, late of Captain J. H. Callahan's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Lewis A. Mulkey.

The name of Lewis A. Mulkey, late of Captain William Tom's company, Texas Rangers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Robert D. Glass.

The name of Robert D. Glass, late of Captain J. S. Ford's second company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Francis W. Borden.

The name of Francis W. Borden, widow of Thomas S. Borden, late second lieutenant, United States Marine Corps, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving, and two dollars per month additional on account of the minor child of said Thomas S. Borden until he reaches the age of sixteen years.

Pensions increased.  
Beatrice Paul Marmion.

The name of Beatrice Paul Marmion, widow of Robert A. Marmion, late medical director with rank of captain (retired rank rear-admiral), United States Navy, and pay her a pension at the rate of forty dollars per month, and two dollars per month additional on account of the minor child of said Robert A. Marmion until he reaches the age of sixteen years, such pension being in lieu of that granted by private Act approved May twenty-seventh, nineteen hundred and eight.

*Ante*, p. 1394.

Lafayette North.

The name of Lafayette North, late of Company G, Third Regiment Kentucky Volunteers, war with Mexico, and late lieutenant-colonel, Twenty-fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that granted by private Act approved June sixth, nineteen hundred and six.

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Approved, March 3, 1909.

**CHAP. 286.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

March 3, 1909.  
[H. R. 27469.]

[Private, No. 199.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Bailey P. Smith, late of Companies I and B, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Bailey P. Smith.

The name of Josiah E. Keyes, late first lieutenant Company E, Fifty-fifth Regiment Illinois Volunteer Infantry, and late of Company G, Forty-sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Josiah E. Keyes.

The name of Betsey E. Higgins, dependent foster mother of Charles A. Higgins, late of Company F, Sixth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Betsey E. Higgins.

The name of John Hann, late of Company K, Forty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John Hann.

The name of Joel H. Mastin, late first lieutenant Company I, One hundred and twenty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joel H. Mastin.

The name of Robert H. Gilmore, late of Company C, Thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert H. Gilmore.

The name of John W. Arnold, late of Company C, Fourth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Arnold.

The name of Julian F. Shafner, late of Company B, Second Regiment Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Julian F. Shafner.

The name of Ancil Thayer, late of Company D, One hundred and fifty-second Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ancil Thayer.

The name of James E. Johnson, late of Company I, Seventeenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James E. Johnson.

The name of Charles C. Short, late of Companies C and B, First Regiment Delaware Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles C. Short.

The name of George T. Musgrove, late of Company D, First Regiment Delaware Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George T. Musgrove.

The name of Patrick Larkin, late of Company F, Seventeenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Patrick Larkin.

The name of Mary D. McChesney, widow of Thomas M. McChesney, late of Company M, Ninth Regiment New Jersey Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mary D. McChesney.

- Pensions increased.**  
**William R. Hill.** The name of William R. Hill, late of Company F, Sixteenth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William H. Mynatt.** The name of William H. Mynatt, late of Company E, Ninth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Sarah E. Meek.** The name of Sarah E. Meek, widow of John B. Meek, late hospital chaplain, United States Volunteers, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.<sup>1</sup>
- Pension.**  
**John F. Rose.** The name of John F. Rose, late acting medical cadet, United States Army, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Horace O. Balch.** The name of Horace O. Balch, late of Company C, Fiftieth Regiment New York Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Fisher.** The name of James Fisher, late of Company C, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Garrett Wall.** The name of Garrett Wall, late first lieutenant Company K, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.**  
**William W. Damon.** The name of William W. Damon, helpless and dependent child of George H. Damon, late of Company K, Fourth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**John W. Graves.** The name of John W. Graves, late of Company A, Eighty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jacob W. Truxel.** The name of Jacob W. Truxel, late of Company G, Sixty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Philip H. Haupt.** The name of Philip H. Haupt, late of United States ships Princeton, Powhatan, and Ohio, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James T. Bell.** The name of James T. Bell, late of Company H, Fifth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Edmund D. Spooner.** The name of Edmund D. Spooner, late second lieutenant Company L, Fifth Regiment United States Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Atwell W. Pomeroy.** The name of Atwell W. Pomeroy, late of Company M, Second Regiment Illinois Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William D. Kelly.** The name of William D. Kelly, late of Company C, Fifty-fourth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Sydnam.** The name of John W. Sydnam, late of Company C, Ninth Regiment, and Company I, Second Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William J. Davis.** The name of William J. Davis, late of Company D, One hundred and seventy-ninth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Gilman L. Pike.** The name of Gilman L. Pike, late of Company D, Thirty-ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Jasper L. Dodge, alias John L. Hatch, late of detachment of Signal Corps, United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jasper L. Dodge.

The name of Job S. Driggs, late of Company I, Sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Job S. Driggs.

The name of Albert Bennett, late of Company K, Ninety-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert Bennett.

The name of Sarah J. Boots, widow of John W. Boots, late of Company A, One hundred and forty-eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Sarah J. Boots.

The name of Lydia Ann Gregory, former widow of Isaac W. Mott, late of Company F, One hundred and fifty-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Lydia Ann Gregory.

The name of Jennie Wortham, widow of Simeon A. Wortham, late commissary-sergeant, Eleventh Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Jennie Wortham.

The name of Elijah T. Sexton, late of Company C, Fifth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Elijah T. Sexton.

The name of John Kaeserman, late of Company H, Seventy-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Kaeserman.

The name of Jacob Swartzlander, late captain Company D, One hundred and fourth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Jacob Swartzlander.

The name of Edward Merills, late of Company H, Tenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward Merills.

The name of William T. Jones, late second lieutenant Company C, Thirteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William T. Jones.

The name of Robert Byrd, late of Company E, Third Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Robert Byrd.

The name of Mary Shearer, helpless and dependent child of William Shearer, late of Companies B and A, Eighth Regiment, and Company E, Fourth Regiment, Kentucky Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mary Shearer.

The name of Charles J. Stevens, late of Company H, Second Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased  
Charles J. Stevens.  
*Ante*, p. 1556.

The name of Albert J. Dake, late of Company F, Nineteenth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Albert J. Dake.

The name of Benjamin F. Gray, late of Company B, Sixth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin F. Gray.

- Andrew Gongwer.** The name of Andrew Gongwer, late of Company D, Twenty-fifth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John A. Thomas.** The name of John A. Thomas, late of Company A, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Adrian Reynolds.** The name of Adrian Reynolds, late of Company C, Tenth Regiment Kansas Volunteer Infantry, and Company C, Eighteenth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James L. Arnold.** The name of James L. Arnold, late captain Company L, Ninth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Walter D. Brock.** The name of Walter D. Brock, late of Company K, Third Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Joel Seaton.** The name of Joel Seaton, late of Fifth Independent Company, Ohio Volunteer Sharpshooters, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles Henry.** The name of Charles Henry, late of Company I, One hundred and thirty-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Granville W. Moulton.** The name of Granville W. Moulton, late of Company A, Second Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James O'Sullivan.** The name of James O'Sullivan, late of Company H, Fourth Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Amos Chipman.** The name of Amos Chipman, late of Company C, One hundred and fiftieth Regiment Pennsylvania Volunteer Infantry, and Seventy-sixth Company, Second Battalion, and Company E, Ninth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William E. Weckerly.** The name of William E. Weckerly, late of Company K, One hundred and forty-eighth Regiment, and Company K, Fifty-third Regiment, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John E. Metzger.** The name of John E. Metzger, late of Company C, Seventy-ninth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Orlando H. Ramsdell.** The name of Orlando H. Ramsdell, late of Company B, Ninety-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George L. Forbes.** The name of George L. Forbes, late of Company I, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Enos H. Harris.** The name of Enos H. Harris, late of Company C, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Nelson Northrop.** The name of Nelson Northrop, late of Company H, Fifty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension

at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of Charles W. York, late of Company K, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles W. York.

The name of Hiram Hunt, alias Hiram Mace, late of Company H, Twentieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hiram Hunt.

The name of William N. Clutter, late of Company A, Fifty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William N. Clutter.

The name of Addie Martha Beard, helpless and dependent child of John S. Beard, late of Company G, Fifty-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Addie Martha  
Beard.

The name of Don F. Willis, late of Company E, Eighteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Don F. Willis.

The name of August Bierwirth, late of Company F, and first lieutenant Company H, Twenty-ninth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

August Bierwirth.

The name of Nelson C. Thomas, late captain Company B, Sixth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nelson C. Thomas.

The name of Pizarro S. Pullon, late of Company B, Twentieth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pizarro S. Pullon.

The name of James McMahan, late of Companies G and E, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

James McMahan.

The name of William V. Malenburg, late of Company A, One hundred and sixty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William V. Malen-  
burg.

The name of Daniel S. Roe, late of Company B, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel S. Roe.

The name of Johanna Hancock, widow of Joseph Hancock, late of Company A, Eighteenth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Johanna Hancock.

The name of Mary A. Enright, widow of Patrick J. Enright, late of Companies B and G, Second Regiment United States Infantry, and pay her a pension at the rate of twelve dollars per month.

Mary A. Enright.

The name of Daniel W. O'Neill, late of Company D, Forty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Daniel W. O'Neill.

The name of Thomas Milnes, late of United States ships Pensacola, Sachem, and North Carolina, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Milnes.

The name of George Hamlet, late of United States ship Agawam, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Hamlet.

The name of George F. Lillis, late of Company B, Sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Lillis.

John Miller.

The name of John Miller, late of Company C, Eighth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Sarah M. Byron.

The name of Sarah M. Byron, widow of Joseph Byron, alias Joseph Hall, late of Company B, Seventeenth Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Thomas M. Smith.

The name of Thomas M. Smith, late of Company D, One hundred and twenty-third Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Rollin B. Shower.

The name of Rollin B. Shower, late of Company E, One hundred and seventy-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Mary Hanna.

The name of Mary Hanna, former widow of John Bissell, late of Company B, Twenty-fourth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
John W. Breezely.

The name of John W. Breezely, late of Company H, Fifth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

William M. McCrary.

The name of William M. McCrary, late of Company E, Fifteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Andrew J. Hanna.

The name of Andrew J. Hanna, late of Company A, First Regiment Michigan Volunteer Light Artillery, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Aaron H. Moore.

The name of Aaron H. Moore, late of Company G, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Callaghan.

The name of Thomas Callaghan, late of Company G, Sixty-ninth Regiment New York Volunteer Infantry, and Company B, Twenty-second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nicholas Bieber.

The name of Nicholas Bieber, late of Company H, Second Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William M. Biggs.

The name of William M. Biggs, late of Company A, Eighty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Hester Young.

The name of Hester Young, widow of Robert Young, late of Company A, Eighteenth Regiment Connecticut Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Hezekiah Scott.

The name of Hezekiah Scott, late of Company D, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Eveline E. Hedges.

The name of Eveline E. Hedges, widow of John Hedges, late of Company K, First Regiment Wisconsin Volunteer Heavy Artillery, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Henry Morris.

The name of Henry Morris, late of Company I, One hundred and sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

William Wiedenmann.

The name of William Wiedenmann, late of Company M, Sixth Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Martha J. Drake, widow of James Drake, late of Company H, Third Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month: *Provided, however*, That such pension shall cease upon proof that the soldier is living.

Pension.  
Martha J. Drake.

*Proviso.*  
Pension to cease if  
soldier is living.

Pensions increased.  
Abraham Cobourn.

The name of Abraham Cobourn, late of Company C, Ninety-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Hartzel Legg.

The name of Hartzel Legg, late of Company B, Fourth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel A. Roberts.

The name of Daniel A. Roberts, late of Company H, One hundred and forty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alpheus Bixby.

The name of Alpheus Bixby, late of Company F, First Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Demick.

The name of James Demick, late of Company E, Ninth Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles F. Campbell.

The name of Charles F. Campbell, late of Company F, Ninth Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
William T. Patch.

The name of William T. Patch, late of Company D, Sixth Regiment Massachusetts Militia Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
John P. Wilhelm.

The name of John P. Wilhelm, late of Company L, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Martin Pfeil.

The name of Martin Pfeil, late of Company A, First Battalion, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Addison G. Henry.

The name of Addison G. Henry, late first lieutenant Company A, Third Regiment New York Volunteer Cavalry, and Company F, Fourth Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Davis.

The name of John Davis, late of Company F, Eightieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac Davis Morton.

The name of Isaac Davis Morton, late of Company A, Sixteenth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Minnie Quadt.

The name of Minnie Quadt, widow of Franz J. Quadt, alias Franz J. Qualtz, late of Company F, Fifty-eighth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
George W. Colboth.

The name of George W. Colboth, late of Company C, Thirty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Herman A. Tussing.

The name of Herman A. Tussing, late of Companies I and D, Thirty-fourth Regiment, and Company I, Thirty-sixth Regiment, Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frederick W. Bliss.

The name of Frederick W. Bliss, late of Company H, Second Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George H. Ward.

The name of George H. Ward, late of Company F, Tenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

- Charles A. Ramsdill.** The name of Charles A. Ramsdill, late of Company A, Seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Denton P. Sheeks.** The name of Denton P. Sheeks, late of Company F, Eighth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Zachary Fletcher.** The name of Zachary Fletcher, late of Company B, Eighth Regiment United States Colored Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Almon B. Cooper.** The name of Almon B. Cooper, late of Company K, One hundred and twenty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jane Pool.** The name of Jane Pool, widow of Daniel Pool, late of Company F, One hundred and fortieth Regiment Ohio National Guard Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Frank Pool, helpless and dependent son of said Daniel Pool, the additional pension herein granted shall cease and determine.
- Proviso.*  
Increase to cease on death of child.
- John F. Lakins.** The name of John F. Lakins, late of Company B, One hundred and forty-first Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Michael Sowers.** The name of Michael Sowers, late of Company L, Fourth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John T. Vanlandingham.** The name of John T. Vanlandingham, late of Company F, Fortieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.**  
**Sarah A. Tasker.** The name of Sarah A. Tasker, former widow of John Greig, late of United States ships Ohio and Genessee, United States Navy, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William Harper Newsom, alias William Harper.** The name of William Harper Newsom, alias William Harper, late of Company I, Fourth Regiment Arkansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George Hallenbeck.** The name of George Hallenbeck, late of Company D, One hundred and thirteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Nathaniel C. Adams.** The name of Nathaniel C. Adams, late of Company I, Eleventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Frank L. Bennett.** The name of Frank L. Bennett, late of Company E, Twenty-first Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William F. Sarver.** The name of William F. Sarver, late of Company A, Second Regiment United States Volunteer Sharpshooters, and Company C, Fourth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Henry Cooledge.** The name of Henry Cooledge, late of Company F, Eighteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- David A. Sturtevant.** The name of David A. Sturtevant, late of Company H, Second Regiment Illinois Volunteer Light Artillery, and pay him a pension

at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James M. Adams, late of Company D, First Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James M. Adams.

The name of Marcellous Goddard, late of Company E, Twelfth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Marcellous Goddard.

The name of William D. Mosser, late of Company I, One hundred and fifty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William D. Mosser.

The name of Edward Johnson, late of Company F, Seventeenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward Johnson.

The name of Henry Malone, late of Company D, Sixtieth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Henry Malone.

The name of Martha J. Gordon, former widow of Pecallis M. Clark, late of United States ships Lancaster and Cyane, United States Navy, and Company A, Nineteenth Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Martha J. Gordon.

The name of Newton Hodge, late of Company D, Fourth Regiment Tennessee Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month, said pension to be paid to him under the rules of the Pension Bureau as to mode and times of payment without any deduction or rebate on account of former alleged over-payments or erroneous payments of pension.

Newton Hodge.

No rebate, etc.

The name of Thomas T. Miller, late of Company G, Seventy-fourth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Thomas T. Miller.

The name of Richard B. Campbell, late of Company I, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard B. Campbell.

The name of John I. Cockram, alias William H. Cromley, late of Company L, Third Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John I. Cockram,  
alias William H.  
Cromley.

The name of Volkert V. Van Patten, late captain Company C, Forty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Volkert V. Van Patten.

The name of William J. Clark, late of Company B, Forty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William J. Clark.

The name of Sophia Irvin, widow of Elijah Irvin, late of Company F, One hundred and fourteenth Regiment United States Colored Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sophia Irvin.

The name of David L. Pitcher, late second lieutenant Company B, Eighth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
David L. Pitcher.

The name of Agnes J. Marshall, widow of John W. Marshall, late lieutenant-colonel Tenth Regiment New York Volunteer Infantry,

Agnes J. Marshall.

and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.

John N. Woodward.

The name of John N. Woodward, late of Company D, Ninth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Bloxham.

The name of Daniel Bloxham, late of Company F, Eighth Regiment Minnesota Volunteer Infantry, and Third Battery Minnesota Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Dunham.

The name of William H. Dunham, late of Company D, Fourth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Duff.

The name of Daniel Duff, late of Company L, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Lucy A. Branham.

The name of Lucy A. Branham, widow of David D. Branham, late of Company K, Tenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Burton McGoines.

The name of Burton McGoines, late of Company A, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John C. Barber.

The name of John C. Barber, late of Company G, First Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel Miner.

The name of Daniel Miner, late of Company H, Ninth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Ann E. Davis Smith.

The name of Ann E. Davis Smith, former widow of Edmund J. Davis, late colonel, First Regiment Texas Volunteer Cavalry, and brigadier-general, United States Volunteers, and pay her a pension at the rate of thirty dollars per month.

Pensions increased.  
Elijah J. Hodges.

The name of Elijah J. Hodges, late captain Company B, Sixth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William L. Lanham.

The name of William L. Lanham, late of Company A, Fifth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter V. Rundle.

The name of Peter V. Rundle, late of Twentieth Independent Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Carrie L. Poole.  
*Ante*, p. 1327.

The name of Carrie L. Poole, widow of Theodore L. Poole, late first lieutenant Company H, One hundred and twenty-second Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty-five dollars per month, and two dollars per month additional on account of a minor child of said officer until said child shall arrive at the age of sixteen years, in lieu of that she is now receiving, such pension to begin May twenty-fifth, nineteen hundred and eight.

Gordon Shankling.

The name of Gordon Shankling, late of Company A, Tenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Karschner.

The name of William H. Karschner, late of Company G, Fifty-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William H. Cole.

The name of William H. Cole, late of Company K, First Regiment New York Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Henry P. Niebuhr, late of Company D, Eleventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Henry P. Niebuhr.

The name of James P. Burt, late of Company D, Seventh Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
James P. Burt.

The name of John Campbell, late of Company B, Sixth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John Campbell.

The name of George W. Irvin, late of Company G, One hundred and thirty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Irvin.

The name of James W. Robison, late of Company D, Forty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James W. Robison.

The name of John D. Worley, late of Company E, Forty-eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John D. Worley.

The name of Russell B. Gregg, late of Company I, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Russell B. Gregg.

The name of James J. Chew, late of Company E, Sixth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James J. Chew.

The name of Joseph E. Hutton, late of Company A, Eightieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph E. Hutton.

The name of George H. Gardner, late of Company A, Sixth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George H. Gardner.

The name of Robert J. Strong, late hospital steward, United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert J. Strong.

The name of Daniel P. Schultz, late of Company M, First Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Daniel P. Schultz.

The name of William H. Widaman, late of Company B, Second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Widaman.

The name of John Bennett, late of Company C, One hundred and seventy-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Bennett.

The name of George H. Merrill, late second lieutenant Company H, Thirty-seventh Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George H. Merrill.

The name of Silas Hunley, late of Company C, Second Regiment West Virginia Veteran Volunteer Infantry, and Company K, Fourth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Silas Hunley.

The name of James Thomas, late of Company B, One hundred and fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James Thomas.

The name of Jonathan F. Wilcox, late of Company H, Fourth Regiment California Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jonathan F. Wilcox.

David A. Kerr.

The name of David A. Kerr, late second lieutenant Company A, First Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Mary Sheridan.

The name of Mary Sheridan, widow of Patrick S. Sheridan, late of Company K, Twenty-first Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

John Tisdial.

The name of John Tisdial, late of Company E, Second Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles P. Egbert.

The name of Charles P. Egbert, late of Company B, Mason's Battalion, Pennsylvania Emergency Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.

Anna M. Landon.

The name of Anna M. Landon, widow of Levi D. Landon, late second lieutenant Company C, One hundred and thirty-second Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.

John W. Fann.

The name of John W. Fann, late of Company H, Fourth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Jesse H. Patterson.

The name of Jesse H. Patterson, late of Company D, Second Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William O. Daniel.

The name of William O. Daniel, late of Company B, Fifth Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Urban.

The name of George Urban, late of United States ships Princeton, New Hampshire, and Constellation, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Walter S. Parsons.

The name of Walter S. Parsons, late of Company E, Eighty-fifth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Josephus Thomas.

The name of Josephus Thomas, late of Company C, Seventh Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pleasant A. Cashon.

The name of Pleasant A. Cashon, late assistant surgeon, Sixth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Approved, March 3, 1909.

March 3, 1909.

[H. R. 27974.]

[Private, No. 200.]

**CHAP. 287.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pension increased.

James Watson.

The name of James Watson, late of Company H, Fifty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel Black.

The name of Samuel Black, late of Company A, Twenty-fourth Regiment Kentucky Volunteer Infantry, and pay him a pension at

the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of John Jones, late of United States ship Princeton, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Jones.

The name of Samuel W. Dissinger, late of Company A, Ninety-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Samuel W. Dissinger.

The name of Thomas O'Reilly, late of Company C, Sixty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Thomas O'Reilly.

The name of James Pyke, late of Company E, Second Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension increased.  
James Pyke.

The name of William M. Youngs, late of Company K, Third Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William M. Youngs.

The name of James B. Bird, late of Company F, Fifth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James B. Bird.

The name of James O. Neal, late of Company C, First Regiment New York Volunteer Marine Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James O. Neal.

The name of Matilda B. M. Higgins, widow of Robert H. Higgins, late captain Company D, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Matilda B. M. Hig-  
gins.

The name of Heman N. Payne, late of Company A, Fiftieth Regiment New York Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Heman N. Payne.

The name of James H. Galbraith, late captain Company I, Seventh Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Galbraith.

The name of Jacob P. Lichty, late of Company H, Twenty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jacob P. Lichty.

The name of George A. James, late of Company D, First Regiment Ohio Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George A. James.

The name of James W. Potter, late of Company F, Twelfth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James W. Potter.

The name of Emanuel T. Leib, late of Company E, Twelfth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Emanuel T. Leib.

The name of Elizabeth Rollins, widow of Edward P. Rollins, late of Company A, Fifth Battalion District of Columbia Militia Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Elizabeth Rollins.

The name of Henry M. Hutchinson, late of Company C, Fortieth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Henry M. Hutchin-  
son.

The name of Rebecca J. Bridge, widow of James N. Bridge, late of Batteries B and E, West Virginia Volunteer Light Artillery, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Rebecca J. Bridge.

The name of Henry Kennedy, late of Company K, Fifty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension

Pensions increased.  
Henry Kennedy.

at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Marshall Dick.

The name of Marshall Dick, late of Company D, Third Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel J. Miller.

The name of Daniel J. Miller, late of Company C, One hundred and forty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Marsh Smith.

The name of Marsh Smith, late of Company F, One hundred and fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
James Cheffer.

The name of James Cheffer, late of Company A, Ninth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Louis G. Forbes.

The name of Louis G. Forbes, late of Company L, First Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David Z. Younger.

The name David Z. Younger, late of Company H, Second Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James A. Walter.

The name of James A. Walter, late of Company A, Second Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Simon Deardeuff.

The name of Simon Deardeuff, late of Company F, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William C. Locke.

The name of William C. Locke, late of Company B, Fortieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Metz.

The name of George Metz, late of Company D, Sixty-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Stephen B. Bartow.

The name of Stephen B. Bartow, late of Company E, Fourteenth Regiment New York State Militia Infantry, and Company H, Fifth Regiment New York Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael W. Cahill.

The name of Michael W. Cahill, late of Fourteenth Battery Massachusetts Volunteer Light Artillery, and Ordnance Detachment United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Leander Butter-  
more.

The name of Leander Buttermore, late of Company A, Twentieth Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Margaret E. Cole.

The name of Margaret E. Cole, widow of Charles G. Cole, late of Company C, Fourteenth Regiment Kentucky Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month, the same to be paid under the rules of the Pension Bureau as to mode and times of payment, without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.

No rebate, etc.

Pensions increased.  
Kinchen L. Terry.

The name of Kinchen L. Terry, late of Company K, Eleventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas F. Alexan-  
der.

The name of Thomas F. Alexander, late captain Company F, Eightieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Simon Stroud, late of Company A, Eighty-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Simon Stroud.

The name of Charles W. Heisley, late hospital chaplain, United States Volunteers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles W. Heisley.

The name of George W. Payne, late of Company F, Sixty-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Payne.

The name of Emily C. Bigham, widow of Joseph Bigham, late of Company E, Sixth Regiment Pennsylvania Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Emily C. Bigham.

The name of James M. Craig, late of Company H, Twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
James M. Craig.

The name of Elizabeth Kearney, former widow of Isaac N. Buxton, late of Company B, Ninety-third Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elizabeth Kearney.

The name of Levi Mitchell, late of Company A, Fifty-eight Regiment United States Colored Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Levi Mitchell.

The name of Charles Thorp, late of Company M, Ninth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Thorp.

The name of William H. Gray, helpless and dependent child of William H. Gray, late of Company F, Eighty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
William H. Gray.

The name of Alexander Monroe, late of Company F, Twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Alexander Monroe.

The name of William H. Bascue, late of Company I, Eleventh Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Bascue.

The name of Jacob Jackley, late of Companies K and A, First Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob Jackley.

The name of Richard Jones, late of Company B, Sixty-second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Richard Jones.

The name of James B. Rumsey, late of Company E, Eighteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

James B. Rumsey.

The name of Frank Ringler, late of Company A, One hundred and forty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Frank Ringler.

The name of George M. Smith, late of Company A, One hundred and eighty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George M. Smith.

The name of Cephas Applebee, late of Company M, First Regiment Vermont Volunteer Heavy Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Cephas Applebee.

The name of John D. Lloyd, late of Company D, One hundred and seventy-ninth Regiment Ohio Volunteer Infantry, and pay him a

John D. Lloyd.

pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Lukecart.

The name of John Lukecart, late of Company A, Seventy-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Eli Fields.

The name of Eli Fields, late of Company B, One hundred and thirty-seventh Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lyman Beers.

The name of Lyman Beers, late of Company D, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James B. Taylor.

The name of James B. Taylor, late of Company F, Thirty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry F. Potter.

The name of Henry F. Potter, late captain Company B, Twelfth Regiment United States Colored Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James Snow.

The name of James Snow, late of Company C, One hundred and ninety-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John B. Houtz.

The name of John B. Houtz, late of Company D, One hundredth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adam Minsel.

The name of Adam Minsel, late of Company D, Fourteenth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Franklin H. Sullinger.

The name of Franklin H. Sullinger, late of Company E, One hundred and eleventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Aaron B. Myers.

The name of Aaron B. Myers, late of Company F, Second Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David C. Coleman.

The name of David C. Coleman, late of Company F, Twentieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jabez J. Randall,  
alias George J. Palmer.

The name of Jabez J. Randall, alias George J. Palmer, late of Company H, Twenty-fourth Regiment New York Volunteer Cavalry, and Company L, First Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William H. Jay.

The name of William H. Jay, late of Company F, One hundredth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
May A. Price.

The name of May A. Price, widow of Daniel K. Price, late captain Company G, Fifty-eighth Regiment New York National Guard Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Alvy A. Courtright.

The name of Alvy A. Courtright, late of Company E, First Regiment New York Volunteer Engineers, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

James A. Jones.

The name of James A. Jones, late of Company L, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

John W. Scott.

The name of John W. Scott, late of Company E, One hundred and fifty-sixth Regiment New York Volunteer Infantry, and pay him a

pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Levi Barker, late of Company I, Eleventh Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Levi Barker.

The name of Daniel A. Geiger, late of Company L, First Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel A. Geiger.

The name of James W. McElravy, late of Company B, and captain Company F, Thirtieth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

James W. McElravy.

The name of James C. Dill, late of Company B, Forty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

James C. Dill.

The name of James F. Watson, late of Company K, First Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James F. Watson.

The name of Horace W. Brown, late of Companies M and H, First Regiment Massachusetts Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Horace W. Brown.

The name of Sarah B. Kennamer, widow of John B. Kennamer, late captain John B. Kennamer's company, Alabama Scouts and Guides, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah B. Kennamer

The name of Levi Getz, late of Company F, One hundred and seventy-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Levi Getz.

The name of Peter McHugh, late of Company D, Twelfth Regiment Wisconsin Volunteer Infantry, and Company F, Twenty-second Regiment Veteran Reserve Corps, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter McHugh.

The name of Jane Elvin, widow of John Elvin, late of Company K, Seventy-first Regiment Pennsylvania Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Jane Elvin.

The name of Hiram Cornish, late of Company I, One hundred and thirty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension increased.  
Hiram Cornish.

The name of James Linnett, late of Captain Burdsal's Independent Company, Ohio Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
James Linnett.

The name of Andreas Hirlinger, late of Company E, Two hundred and third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Andreas Hirlinger.

The name of Harold I. Wood, late of Company K, Eighty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Harold I. Wood.

The name of James W. Jesse, late of Company G, Fifty-fourth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James W. Jesse.

The name of Thomas Brunker, late second lieutenant Company K, Seventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Brunker.

The name of George W. Light, late of Company A, Thirteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Light.

The name of Samuel Hazle, late of Company E, One hundred and forty-fourth Regiment Illinois Volunteer Infantry, and pay him a pen-

Samuel Hazle.

sion at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edward O. Hammond.

The name of Edward O. Hammond, late of Company B, Eighth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Casterline Williams.

The name of Casterline Williams, late of Company A, Fifty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Russell.

The name of George W. Russell, late of Company G, One hundred and eleventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Randolph James.

The name of Randolph James, late of Company A, Twelfth Regiment Missouri State Militia Cavalry, and Company I, Fourteenth Regiment Missouri Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward B. Varney.

The name of Edward B. Varney, late of Company D, Fourth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pension.  
Elsie Kimberly.

The name of Elsie Kimberly, widow of Curtis P. Kimberly, late of Company C, Fourth Regiment United States Veteran Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Philip A. Dexter.

The name of Philip A. Dexter, late of Company E, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John H. Hendley.

The name of John H. Hendley, late of Company A, Ninety-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions.  
Sherman G. Johnson.

The name of Sherman G. Johnson, helpless and dependent child of Simon P. Johnson, late of Company I, Eighth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.

Emma Moffett.

The name of Emma Moffett, widow of John A. Moffett, late of Companies K and D, Sixty-second Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Andrew H. Allard.

The name of Andrew H. Allard, late of Company C, Twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert A. Secord.

The name of Albert A. Secord, late of Company I, One hundred and ninety-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Almon Sparling.

The name of Almon Sparling, late of Company B, Twentieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Ernest Buse.

The name of Ernest Buse, late of Company F, Third Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin Shelmadine.

The name of Edwin Shelmadine, late of Company B, Forty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.  
Henry B. Thomas.

The name of Henry B. Thomas, helpless and dependent child of Jones B. Thomas, late of Company F, Second Regiment New Hamp-

shire Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

The name of Ransom Quimby, late of Company F, Tenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Ransom Quimby.

The name of William Vincent, late of Company A, Seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Vincent.

The name of Charles O'Donnell, late of Company I, Sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles O'Donnell.

The name of George W. Ackerly, late of Company A, First Regiment New York Volunteer Mounted Rifles, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Ackerly.

The name of Henry A. Billow, late of Company C, Fourth Regiment, and Company H, Fifth Regiment, United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry A. Billow.

The name of Silas B. Card, late of Company C, Twelfth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Silas B. Card.

The name of John S. Herriman, late of Company D, Fourth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John S. Herriman.

The name of Martha J. Newton, widow of Talton Newton, late of Company A, Third Regiment Kentucky Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Martha J. Newton.

The name of Alice V. Barber, widow of Robert Barber, late first lieutenant and adjutant, Second Regiment New York Veteran Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Pensions increased.  
Alice V. Barber.

The name of Zaney Ann McAuliffe, widow of Robert P. McAuliffe, late of Company C, First Regiment Nevada Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Zaney Ann McAuliffe.

The name of Harriett Paden, former widow of Thomas N. Lowry, late of Company B, One hundred and twelfth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Harriett Paden.

The name of William Reigle, late of Company D, Forty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William Reigle.

The name of William G. Le Duc, late lieutenant-colonel and quartermaster, United States Volunteers, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

William G. Le Duc.

The name of Seth Barrows, late of Company F, Twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Seth Barrows.

The name of Albert H. Jenkins, late of Company K, Twentieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert H. Jenkins.

The name of Mary J. Utter, widow of Thomas D. Utter, late of Company B, Fifty-ninth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Mary J. Utter.

- David Holt. The name of David Holt, late of Company K, Twenty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Daniel W. Nutting. The name of Daniel W. Nutting, late of Company I, Sixth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Hiram H. Hettler. The name of Hiram H. Hettler, late of Company E, Two hundred and tenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Alfred Dodge. The name of Alfred Dodge, late of Company B, Fifth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Pension.  
Sarah A. Foley. The name of Sarah A. Foley, widow of Michael Foley, alias Thomas McGuire, late of United States ships Fear Not, Nyanza, and Aroostook, United States Navy, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Peter Connor. The name of Peter Connor, late of Company H, Seventh Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Gardner L. Chace. The name of Gardner L. Chace, late of Company B, One hundred and fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Milo Porter. The name of Milo Porter, late of Companies F and E, Sixteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Wesley Wilson. The name of John Wesley Wilson, late of Company C, Forty-eighth Battalion Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John Dempsey. The name of John Dempsey, late of Company G, Eighteenth Regiment New York Volunteer Infantry, and Company H, Sixteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Bedheimer. The name of John Bedheimer, late of Company A, First Regiment Potomac Home Brigade Maryland Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James B. Brown. The name of James B. Brown, late of Company K, One hundred and fifty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Henry G. Seaman. The name of Henry G. Seaman, late acting ensign, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John T. Emberton. The name of John T. Emberton, late of Company B, Fifth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Timothy Sullivan. The name of Timothy Sullivan, late of Company F, Eighteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- George W. Nash. The name of George W. Nash, late of Company H, Sixteenth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Charles K. Weedon. The name of Charles K. Weedon, late of Company E, Seventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of John Shaffer, late of Company F, Eighth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Shaffer.

The name of Robert A. Hamilton, late of Company A, Ninth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Robert A. Hamilton.

The name of George H. Frank, late of Company C, Thirtieth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George H. Frank.

The name of Truman H. Bucklin, late of Company B, Fourteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Truman H. Bucklin.

The name of John W. Blaisdell, late of Company C, Battalion Engineers, United States Army, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John W. Blaisdell.

The name of Theodore F. Looker, alias William Johnson, late of Company A, Fifth Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Theodore F. Looker,  
alias William Johnson.

The name of Christian H. Mann, late of Company I, Eleventh Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Christian H. Mann.

The name of Moses Baldwin, late of Company A, Third Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Moses Baldwin.

The name of Henry L. Smith, late of Company L, Seventh Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry L. Smith.

The name of William Smith, late of Company L, Fourth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

William Smith.

The name of Adolph Bayler, late of Company A, Fifteenth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Adolph Bayler.

The name of Joseph M. Sexton, late of Stokes's Independent Battery, Illinois Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph M. Sexton.

The name of Thomas Bolan, late of Company H, Nineteenth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas Bolan.

The name of Michael Kenney, late of Company B, First Regiment Wisconsin Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael Kenney.

The name of Cornelius Hare, late of Company A, Fifth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Cornelius Hare.

The name of David Hatcher, late of Company L, Third Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

David Hatcher.

The name of Ezra W. Myers, late of Company E, Twenty-second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Ezra W. Meyers.

The name of Jefferson Worster, late of Company C, Second Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jefferson Worster.

- Samuel Minnich.** The name of Samuel Minnich, late of Company E, Fifteenth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Jacob Weingartner.** The name of Jacob Weingartner, late of Company C, Forty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Emma J. Winward.** The name of Emma J. Winward, widow of Edwin Winward, late of Company B, Fifth Regiment Massachusetts Militia Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Andrew P. Webber.** The name of Andrew P. Webber, late of Company G, Ninth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Anthony Ciesielskie.** The name of Anthony Ciesielskie, late of Company L, Third Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Marion S. Day.** The name of Marion S. Day, late of Company F, Eighty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert Spice.** The name of Robert Spice, late of Company H, Fourth Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Francis Fuller.** The name of Francis Fuller, late of Company C, Twenty-fifth Regiment Missouri Volunteer Infantry, and Company B, First Regiment Missouri Volunteer Engineers, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles M. Everett.** The name of Charles M. Everett, late of Company E, One hundred and twenty-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of sixty dollars per month in lieu of that he is now receiving.
- John D. Oakley.** The name of John D. Oakley, late of Company G, One hundred and twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John Torbenson.** The name of John Torbenson, late of Company C, Hatch's independent battalion Minnesota Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Lucinda A. Hughes.** The name of Lucinda A. Hughes, widow of Joseph W. Hughes, late of Company D, Eighth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Edwin B. Foy.** The name of Edwin B. Foy, late of Company K, Twentieth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Henry Jacobs.** The name of Henry Jacobs, late of Company K, Ninth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George McMillin.** The name of George McMillin, late of Company K, Ninety-first Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John N. Chamberlin.** The name of John N. Chamberlin, late of Company I, Twenty-third Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Frank A. Hoyt.** The name of Frank A. Hoyt, late of Company A, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alfred Highbarger.** The name of Alfred Highbarger, late of Company A, First Regiment Potomac Home Brigade, Maryland Volunteer Infantry, and pay him

a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Arthur Wilson, late of Company H, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Arthur Wilson.

The name of Oliver Raplee, late of Company I, Thirty-third Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Oliver Raplee.

The name of James E. F. Lovell, late of Company D, Third Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James E. F. Lovell.

The name of Patrick Keating, late of Company M, Ninth Regiment, and Company M, Second Regiment, New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Patrick Keating.

The name of John R. Miller, late of Company C, One hundred and first Regiment, and Company G, Eighteenth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

John R. Miller.

The name of Michael G. Kauffmann, late of Company A, Twenty-fourth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael G. Kauffmann.

The name of John C. Moore, late of Companies D and E, Sixty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John C. Moore.

The name of Thomas Kelly, late of United States Marine Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas Kelly.

The name of William Nutt, late captain Company D, and lieutenant-colonel Fifty-fifth Regiment Massachusetts Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Nutt.

The name of James D. Place, late of Company F, Seventy-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James D. Place.

The name of George W. Wade, late of Company A, One hundred and forty-eighth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Wade.

The name of Coleman D. Benton, late captain Company B, Eighth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Coleman D. Benton.

The name of Thomas Cullin, late second lieutenant Company G, Twelfth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Thomas Cullin.

The name of William Hardy, late of Company E, Ninth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Hardy.

The name of Ira A. Wood, late of Company D, One hundred and twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Ira A. Wood.

The name of William Garrett, late of Company E, Eighth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Garrett.

- Charles F. Schlorff. The name of Charles F. Schlorff, late of Company B, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- James Graham. The name of James Graham, late of Company D, Seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Hamlin F. Eaton. The name of Hamlin F. Eaton, late first lieutenant, Fourth Battery, Maine Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Benjamin Hornbeck. The name of Benjamin Hornbeck, late of Company B, Second Regiment New Jersey Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Sylvanus L. Hanscom. The name of Sylvanus L. Hanscom, late of Company F, First Regiment Maine Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Pension.  
Ansil B. Chapin. The name of Ansil B. Chapin, late acting assistant surgeon, United States Army, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.  
William H. Sumption. The name of William H. Sumption, late first lieutenant Company E, Eleventh Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Robert Nelson. The name of Robert Nelson, late of Company D, Sixtieth Regiment New York Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Amanda Ferrero. The name of Amanda Ferrero, widow of Edward Ferrero, late brigadier-general, United States Volunteers, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Henry E. Buckingham. The name of Henry E. Buckingham, late of Company K, Twenty-third Regiment Connecticut Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Samuel F. Johnson. The name of Samuel F. Johnson, late of Company A, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.
- Approved, March 3, 1909.

March 3, 1909.  
[H. R. 28046.]  
[Private, No. 201.]

**CHAP. 288.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

- Pensions. *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—*
- Pensions increased.  
Turner Bartley. The name of Turner Bartley, late second lieutenant Company H, Ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- William F. Russell. The name of William F. Russell, late of Company F, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Charles F. Sisson. The name of Charles F. Sisson, late of Company M, First Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Emulus M. Dearborn, late of Fourth Battery, Maine Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Emulus M. Dearborn.

The name of James H. Davidson, late of Company C, Fourth Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James H. Davidson.

The name of Isaac D. Hamilton, late of Company A, Sixth Regiment, and Company F, Seventh Regiment, Delaware Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Isaac D. Hamilton.

The name of John Davis, late of First Battery, Kansas Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
John Davis.

The name of Miles B. Baswell, late of Twenty-fifth Battery, Indiana Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Miles B. Baswell.

The name of John M. Durham, late of Company K, Thirteenth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

John M. Durham.

The name of George B. Hail, late of Company F, Thirty-second Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George B. Hail.

The name of Benjamin F. Lee, late of Company C, Forty-seventh Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin F. Lee.

The name of Thomas W. Williamson, late of Company K, Eighty-second Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Thomas W. Williamson.

The name of Andrew T. Brewer, late of Company K, Thirty-sixth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Andrew T. Brewer.

The name of Squire Smith, late of Company E, One hundred and twenty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Squire Smith.

The name of Nathan Foreman, late of Company B, Twenty-eighth Regiment, Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Nathan Foreman.

The name of Zachary T. Lyons, late of Company A, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Zachary T. Lyons.

The name of George A. Currier, late of Company G, Thirteenth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George A. Currier.

The name of Charles Zimmerman, alias Charles Seeman, late of Company A, Second Regiment New York Volunteer Mounted Rifles, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Zimmerman,  
alias Charles Seeman.

The name of Madison B. Butler, late of Company L, Ninth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Madison B. Butler.

The name of Jeremiah Suver, late of Company A, Fortieth Regiment, and Company K, Fifty-first Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Jeremiah Suver.

The name of David C. Damron, late of Company E, Forty-fifth Regiment Kentucky Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

David C. Damron.

Silas W. Traber.

The name of Silas W. Traber, late of Company G, First Regiment, Company E, Twenty-first Regiment, and Company F, Third Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Carroll.

The name of George W. Carroll, late of Company A, First Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Isaac P. Force.

The name of Isaac P. Force, late of Company K, Twenty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John P. Huff.

The name of John P. Huff, late of Company K, Fortieth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles A. Keller.

The name of Charles A. Keller, late of Company A, Seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.

William Macbeth.

The name of William Macbeth, late of Company A, Sixth Regiment, and Company F, Seventh Regiment, New York State Militia Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.

John Smith.

The name of John Smith, late of Company C, Thirty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Loucks, jr.

The name of Henry Loucks, junior, late of Company G, Fifteenth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William Anderson.

The name of William Anderson, late of Company C, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Hiram M. Stacey.

The name of Hiram M. Stacey, late first lieutenant Company A, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Curtis W. Brown.

The name of Curtis W. Brown, late of Company C, Ninety-eighth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Schortz.

The name of Charles Schortz, late of Company B, First Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Margaret Ann Fay.

The name of Margaret Ann Fay, widow of John Fay, late of Company F, Fourteenth Regiment New York Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Franklin Granger.

The name of Franklin Granger, late of Company E, One hundred and forty-first Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Horace A. Vail.

The name of Horace A. Vail, late of Company C, First Regiment District of Columbia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Benjamin F. McRaven.

The name of Benjamin F. McRaven, late of Company E, Sixtieth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas J. Sanders.

The name of Thomas J. Sanders, late of Company K, One hundred and twenty-fourth Regiment Illinois Volunteer Infantry, and pay

him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Charles Wood, late of Company I, One hundred and forty-first Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles Wood.

The name of John W. Lamb, late of Company H, Third Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John W. Lamb.

The name of Daniel Knauss, late first lieutenant Company B, One hundred and seventy-sixth Regiment Pennsylvania Drafted Militia Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Daniel Knauss.

The name of William Skillen, late of Company G, One hundred and forty-seventh Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

William Skillen.

The name of Lyman Blowers, late of Company G, Forty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lyman Blowers.

The name of Elizabeth Ewert, former widow of Louis Droege, late of Company A, One hundred and sixty-fifth Regiment Ohio Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Elizabeth Ewert.

The name of Christian Wendling, late of Company G, Ninety-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased.  
Christian Wendling.

The name of Orlando Van Buren, late of Company E, Sixty-ninth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Orlando Van Buren.

The name of Samuel Letteer, late of Company H, One hundred and ninety-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Samuel Letteer.

The name of John Neugebauer, late of Company E, Twenty-ninth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Neugebauer.

The name of Joseph Chartier, late of Company D, Seventy-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Chartier.

The name of Maggie Crane, helpless and dependent child of Isaac D. Crane, late of Company A, Eighth Regiment Indiana Volunteer Cavalry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Maggie Crane.

The name of James A. Sutton, late of Company H, One hundred and nineteenth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
James A. Sutton.

The name of Josiah Prosser, late of Company E, One hundred and fourteenth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Josiah Prosser.

The name of Nicholas S. Lovett, late of Company H, One hundred and thirty-fourth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Nicholas S. Lovett.

The name of Ida M. Holmes, widow of Philip W. Holmes, late of Company G, Thirteenth Regiment New York State Militia Infantry,

Ida M. Holmes.

and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Michael Doran.

The name of Michael Doran, late of Company D, Second Regiment Maryland Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John Frost.

The name of John Frost, late of Companies L and C, First Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Amos Potter.

The name of Amos Potter, late of Company C, Ninety-fourth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.

Frederick J. Conkey.

The name of Frederick J. Conkey, helpless and dependent child of William J. Conkey, late of Company E, Fifth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.

George M. Austin.

The name of George M. Austin, late of Company E, Second Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Michael Shoffner.

The name of Michael Shoffner, late of Company A, Fourth Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jacob J. Bohner.

The name of Jacob J. Bohner, late of Company C, One hundredth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James McClellan.

The name of James McClellan, late of Company A, Sixth Regiment Indiana Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Kiger, jr.

The name of John Kiger, junior, late of Company A, Twenty-first Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.

Charles T. Wolfe.

The name of Charles T. Wolfe, late unassigned, Second Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twelve dollars per month.

Pension increased.

John T. Darr.

The name of John T. Darr, late of Company D, Twelfth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension.

George M. Patterson.

The name of George M. Patterson, late of Company F, Eighty-eighth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.

Harvey Hilton.

The name of Harvey Hilton, late of Company A, Eleventh Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Edwin R. Hunt.

The name of Edwin R. Hunt, late of Company H, Second Regiment Massachusetts Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Daniel C. Boswell.

The name of Daniel C. Boswell, late of Company C, Seventh Regiment Provisional Enrolled Missouri Militia, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Herbert A. Ballou.

The name of Herbert A. Ballou, late of Company E, First Regiment Rhode Island Volunteer Light Artillery, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Charles H. Stinchfield.

The name of Charles H. Stinchfield, late captain Company E, Fourth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Roger A. Sprague, late of Company B, Second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Roger A. Sprague.

The name of James N. Iliff, late of Company F, Third Regiment, and Company F, Second Regiment, Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James N. Iliff.

The name of John Q. Barnum, late of Company C, Fifteenth Regiment New York Volunteer Cavalry, and Company C, Second Regiment New York Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Q. Barnum.

The name of Joseph Smith, late of Company C, Ninth Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Joseph Smith.

The name of Charles M. Bailey, late of Company E, Twenty-first Regiment Maine Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Charles M. Bailey.

The name of John E. Z. Malcolm, alias James F. Malone, late of Company K, Seventeenth Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

John E. Z. Malcolm,  
alias James F. Malone.

The name of Thomas L. Waldeck, late of Company D, Second Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Thomas L. Waldeck.

The name of Philander R. Baldwin, late of Company L, Twenty-second Regiment New York Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Philander R. Baldwin.

The name of John M. Mills, late of Company H, Twenty-eighth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John M. Mills.

The name of James P. Fraser, late of Company B, One hundred and ninety-eighth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James P. Fraser.

The name of James N. Kirk, late of Company C, Second Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James N. Kirk.

The name of Henry E. Smith, late of Company F, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry E. Smith.

The name of George F. Black, late of Company D, Twelfth Regiment Pennsylvania Volunteer Infantry, and Company H, First Regiment Pennsylvania Provisional Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George F. Black.

The name of John M. Martin, late of Company I, Eleventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John M. Martin.

The name of John Cox, junior, late of Company A, One hundred and fortieth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Cox, jr.

The name of Mary A. Viers, former widow of John Reich, late of Company F, Eightieth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Mary A. Viers.

- Pensions increased.**  
**Alfred Rumsey.** The name of Alfred Rumsey, late of Troop K, Sixth Regiment United States Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Harriet E. Rice.** The name of Harriet E. Rice, widow of James Q. Rice, late major, Second Regiment Connecticut Volunteer Heavy Artillery, and pay her a pension at the rate of thirty-five dollars per month in lieu of that she is now receiving.
- Pension.**  
**Lewis Fish.** The name of Lewis Fish, late of Company C, Twentieth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of fifteen dollars per month, the same to be paid to him under the rules of the Pension Bureau as to mode and times of payment without any deduction or rebate on account of former alleged overpayments or erroneous payments of pension.
- No rebate, etc.**
- Pensions increased.**  
**Thomas Hutchison.** The name of Thomas Hutchison, late of Company B, One hundred and twenty-second Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Mary Jane Smith.** The name of Mary Jane Smith, widow of Girdin Smith, late of Company H, Third Regiment Vermont Volunteer Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of either Frank W. Smith or Earle S. Smith, helpless and dependent sons of said Girdin Smith, this pension shall be reduced to twenty dollars per month from and after the date of death of either of said children, and in the event of the death of both of said children this pension shall be reduced to twelve dollars per month from and after the date of death of the last surviving child: *And provided further*, That in the event of the death of Mary Jane Smith, the names of said Frank W. Smith and Earle S. Smith shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month each, from and after the date of death of said Mary Jane Smith.
- Provisos.**  
**Increase to cease on death of children, etc.**
- Pension to children on death of mother.**
- Nicholas O. Bower.** The name of Nicholas O. Bower, late of Company G, Fifth Regiment Michigan Volunteer Infantry, and Company F, Eighteenth Regiment Veteran Reserve Corps, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George E. Hall.** The name of George E. Hall, late first lieutenant Company D, Fifty-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.
- Martin J. Cole.** The name of Martin J. Cole, late of Company H, First Regiment Michigan Volunteer Engineers and Mechanics, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Pension.**  
**Edwin R. Walston.** The name of Edwin R. Walston, helpless and dependent child of Amos Walston, late of Companies F and B, Ninth Regiment Vermont Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**Francis M. Vedder.** The name of Francis M. Vedder, late of Company C, Thirtieth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- William M. Elder.** The name of William M. Elder, late of Companies H and K, Twenty-first Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Mary Kelaher.** The name of Mary Kelaher, dependent mother of James J. Kelaher, late of Military Academy Detachment of Cavalry, United States Army, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- John H. Langley.** The name of John H. Langley, late of Company I, Third Regiment Kentucky Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of James T. Scott, late of Company M, First Regiment Wisconsin Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James T. Scott.

The name of Caleb S. Hicks, late of Company G, Seventh Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Caleb S. Hicks.

The name of Joseph D. Brown, late of Company B, One hundred and sixtieth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph D. Brown.

The name of Alonzo Parmalee, late of Company C, First Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Alonzo Parmalee.

The name of George Lashure, late of Company K, Twenty-ninth Regiment, and Company K, Fourteenth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George Lashure.

The name of Alonzo M. Varney, late of Company D, First Regiment New Hampshire Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Alonzo M. Varney.

The name of Edward Trumble, late of Company F, Sixteenth Regiment, and Company K, Sixth Regiment, Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Edward Trumble.

The name of Allen Martin, late of Captain S. C. Smith's independent company, Acting Engineers, Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Allen Martin.

The name of John H. G. Meadows, late of United States ships North Carolina and Commodore Hull, United States Navy, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John H. G. Meadows.

The name of Julia McPhail, widow of Perry McPhail, late of Company G, First Regiment Wisconsin Volunteer Cavalry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Luella McPhail, helpless and dependent daughter of said Perry McPhail, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Julia McPhail, the name of said Luella McPhail shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Julia McPhail.

Julia McPhail.

*Provisos.*  
Increase to cease on death of child.

Pension to child on death of mother.

The name of Charles W. Charter, late of Company E, One hundred and forty-second Regiment Illinois Volunteer Infantry, and Company M, Eleventh Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles W. Charter.

The name of Norben Arterburn, late of Company H, Seventy-ninth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Norben Arterburn.

The name of George W. Rowe, late of Company F, Fourth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Rowe.

The name of William W. Lichty, late of Companies L and F, Sixteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William W. Lichty.

Jeremiah R. Jones.

The name of Jeremiah R. Jones, late of Company H, Second Regiment Missouri Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George W. Blake.

The name of George W. Blake, late of Company A, Seventh Regiment Kansas Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Approved, March 3, 1909.

March 3, 1909.

[H. R. 28047.]

[Private, No. 202.]

**CHAP. 289.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the Regular Army and Navy, and certain soldiers and sailors of wars other than the civil war, and to widows and dependent relatives of such soldiers and sailors.

Pensions.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions increased.  
Richard H. Atkinson.

The name of Richard H. Atkinson, late captain Company F, Third Regiment Virginia Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Peter De Moss.

The name of Peter De Moss, late of Company B, Second Regiment Oregon Mounted Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions.  
Edward Johnson.

The name of Edward Johnson, dependent father of Stirl Johnson, late of Company F, Eighteenth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

George W. Newman.

The name of George W. Newman, late of Twenty-eighth Battery Indiana Volunteer Light Artillery, war with Spain, and pay him a pension at the rate of ten dollars per month.

William E. Anderson.

The name of William E. Anderson, late of Company A, First Regiment South Carolina Volunteer Infantry, war with Spain, and pay him a pension at the rate of seventeen dollars per month.

Lemuel G. Meade.

The name of Lemuel G. Meade, late of Company I, Second Regiment Alabama Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Jason L. Alford.

The name of Jason L. Alford, of Captain Wright's mounted company, number one special battalion Smith's Florida Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Richard Smith.

The name of Richard Smith, late of Captain Abel George's Company B, Second Regiment Oregon Volunteers, Oregon and Washington Territory Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Allen Demarer.

The name of Allen Demarer, late of Company I, Third Regiment Kentucky Volunteers, war with Mexico, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Pensions.  
Andrew J. Sturgill.

The name of Andrew J. Sturgill, late of United States ship *Prairie*, United States Navy.

John P. Bloodworth.

The name of John P. Bloodworth, late of Company D, Third Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
Francis M. Townsend.

The name of Francis M. Townsend, late of Captain William H. Kendrick's independent company, Florida Mounted Volunteers, Florida Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The names of Mabel E. Hasty and Edwin E. Hasty, minor children of Elmer H. Hasty, late of Company K, Twenty-first Regiment United States Infantry.

Pension.  
Mabel E. Hasty and  
Edwin E. Hasty.

The name of Howard Boling, late of Company E, Thirty-sixth Regiment United States Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Howard Boling.

The name of Charles S. Swain, late of Company E, First Regiment Pennsylvania Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
Charles S. Swain.

The name of John S. LaFleur, late of Company F, Eighth Regiment Massachusetts Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

John S. LaFleur.

The name of Minnie Landers, widow of Alexander H. Landers, late of Company M, Third Regiment Illinois Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account each of the two minor children of said Alexander H. Landers until they reach the age of sixteen years.

Minnie Landers.

The name of Jackson T. Mygatt, late of Company K, Ninth Regiment Illinois Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Jackson T. Mygatt.

The name of Annie T. McLaughlin, widow of James F. McLaughlin, late of Company D, Ninth Regiment Massachusetts Volunteer Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said James F. McLaughlin until he reaches the age of sixteen years.

Annie T. McLaughlin.

The name of Frank A. Meier, late of Company M, First Regiment Alabama Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Frank A. Meier.

The name of August J. Sunden, late of Company A, Fifth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month in lieu of that he is now receiving.

August J. Sunden.

The name of Andrew S. Hicks, late of Companies B and C, Battalion United States Engineers, war with Spain, and pay him a pension at the rate of fifteen dollars per month in lieu of that he is now receiving.

Andrew S. Hicks.

The name of Christopher Williams, late of Hospital Corps, United States Army, and pay him a pension at the rate of twelve dollars per month.

Pension.  
Christopher Williams.

The name of Helen D. Rogers, widow of William W. Rogers, late captain, Ninth Regiment United States Infantry, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Pensions increased.  
Helen D. Rogers.

The name of Howard Farrell, late of Troop B, Eighth Regiment United States Cavalry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Howard Farrell.

The name of Frederick C. Thruelsen, late of United States ships Texas and Prairie, United States Navy, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Frederick C. Thruelsen.

The name of Marten J. Boatwright, who served as Martin Boatwright, late of Captain Quattlebaum's company, South Carolina Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Martin J. Boatwright.

The name of George T. Keith, late of Company C, First Regiment Alabama Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
George T. Keith.

The name of Bayard Fern, late of Company E, Eighteenth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Bayard Fern.

- Hans Hansen.** The name of Hans Hansen, late of Captain Lyman L. Stevens's company, Colonel George A. Smith's Nauvoo Legion, Utah Volunteers, Utah Indian war, and pay him a pension at the rate of eight dollars per month.
- Pension increased.  
Annie L. Benton.** The name of Annie L. Benton, widow of John L. Benton, late of Captain Reedy's company, South Carolina Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.
- Pensions.  
William A. Knipshield.** The name of William A. Knipshield, late of Company A, First Regiment Wisconsin Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Charles Brock.** The name of Charles Brock, late of Company I, Fifth Regiment Ohio Volunteer Infantry, war with Spain, and pay him a pension at the rate of twenty-four dollars per month.
- William H. Regan.** The name of William H. Regan, late of Company I, Second Regiment Mississippi Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Patrick Collins.** The name of Patrick Collins, late of Company D, Second Regiment United States Volunteer Infantry, and pay him a pension at the rate of twelve dollars per month.
- Elsie Boettcher.** The name of Elise Boettcher, widow of Edward Boettcher, late of United States ships Cushing and Vermont, United States Navy, and pay her a pension at the rate of twelve dollars per month, and two dollars per month additional on account of the minor child of said Edward Boettcher until he reaches the age of sixteen years.
- Wilbur VanHouten.** The name of Wilbur Van Houten, late of Company B, Second Regiment New Jersey Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- William Walker Scott.** The name of William Walker Scott, late of Troop A, Ninth Regiment United States Cavalry, and pay him a pension at the rate of forty-six dollars per month.
- Bedy Wheeler.** The name of Bedy Wheeler, widow of James F. Wheeler, late of Company K, First Regiment Texas Volunteer Rifles, war with Mexico, and pay her a pension at the rate of twelve dollars per month.
- Charles Wilson.** The name of Charles Wilson, late of Troop G, Tenth Regiment United States Cavalry, and pay him a pension at the rate of twenty dollars per month.
- George A. Ritchey.** The name of George A. Ritchey, late of Company C, Third Regiment Missouri Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.
- Harry E. Wood.** The name of Harry E. Wood, late of Company K, Third Regiment United States Infantry, and pay him a pension at the rate of sixteen dollars per month.
- Pensions increased.  
Thomas S. Barnett.** The name of Thomas S. Barnett, late of Captain Bourland's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Oliver C. Searcy.** The name of Oliver C. Searcy, late of Captain J. S. Ford's first and second companies, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Philip H. Yelton.** The name of Philip H. Yelton, late of Captain James Bourland's second company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Thomas S. Butler.** The name of Thomas S. Butler, late of Captain William Tom's company, Texas Rangers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Leroy F. Roberts.** The name of Leroy F. Roberts, late of William Tom's company, Texas Rangers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- George B. Ely.** The name of George B. Ely, late of Captain J. H. Brown's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Samuel J. P. McDowell, late of Captain Nat Benton's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Samuel J. P. McDowell.

The name of Griffin Tinney, late of Captain W. R. Henry's company, Texas Mounted Volunteers, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Griffin Tinney.

The name of Thomas J. Eanes, late of Captain John S. Ford's second company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Thomas J. Eanes.

The name of William McComb, late of Captain P. H. Rogers's company, Mounted Battalion, Texas Volunteers, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William McComb.

The name of Merrywether W. Blackburn, late of Captain John S. Ford's second company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Merrywether W. Blackburn.

The name of Thaddeus P. Sparks, late of Captain J. H. Brown's first detachment, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Thaddeus P. Sparks.

The name of James F. Bandy, late of Captain William G. Preston's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

James F. Bandy.

The name of William A. Pitts, late of Captain McCulloch's company of Texas Mounted Volunteers, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William A. Pitts.

The name of William C. Shaw, late of Captain J. H. Conner's company, Texas Rangers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

William C. Shaw.

The name of David C. Burleson, late of Captain James H. Callahan's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

David C. Burleson.

The name of Frederick Willie, late of Captain John S. Ford's second company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Frederick Willie.

The name of Wilson W. Bebout, late of Captain John S. Ford's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Wilson W. Bebout.

The name of James L. Pogue, late of Captain James H. Callahan's company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

James L. Pogue.

The name of Frederic A. Kirk, late of Captain J. S. Ford's first and second companies, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Frederic A. Kirk.

The name of Joseph D. Parish, late of Captain J. S. Ford's first company, Texas Volunteers, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Joseph D. Parish.

The name of Algon E. Cole, late of Company B, First Regiment Kentucky Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions.  
Algon E. Cole.

The name of William Banks, late of Captain William M. Allred's company, Nauvoo Legion, Utah Volunteer Infantry, Utah Indian war, and pay him a pension at the rate of eight dollars per month.

William Banks.

The name of Horace B. Case, late of Company A, Nineteenth Regiment United States Infantry, and pay him a pension at the rate of twelve dollars per month.

Horace B. Case.

The name of Enoch B. Phelps, late of Captain William H. Kendrick's company, Florida Mounted Volunteers, Seminole Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pensions increased.  
Enoch B. Phelps.

- Joseph E. Walter. The name of Joseph E. Walter, late of Troop G, Second Regiment United States Dragoons, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- James Hutchens. The name of James Hutchens, late of Companies E and F, Second Regiment United States Dragoons, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Pension.  
William J. McGreevy. The name of William J. McGreevy, late of Company A, Sixteenth Regiment Pennsylvania Volunteer Infantry, war with Spain, and pay him a pension at the rate of fifty dollars per month.
- Pension increased.  
Lydia H. Morris. The name of Lydia H. Morris, widow of Louis M. Morris, late first lieutenant Company E, Twentieth Regiment United States Infantry, and pay her a pension at the rate of twenty-five dollars per month in lieu of that she is now receiving.
- Pension.  
Martha A. Turner. The name of Martha A. Turner, widow of Asa L. Turner, late unassigned recruit, Second Regiment Mississippi Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.  
Sanford Brown. The name of Sanford Brown, late of Captain William R. Henry's Company C, Mounted Battalion, Texas Volunteers, Texas and New Mexico Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.
- Lucinda M. McDonald. The name of Lucinda M. McDonald, widow of Andrew J. McDonald, late of Captain T. Bradley's company, Tennessee Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.
- Kate G. Bengless. The name of Kate G. Bengless, widow of John D. Bengless, late chaplain, United States Navy, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.
- Approved, March 3, 1909.

March 3, 1909.  
[H. R. 28285.]

[Private, No. 208.]

**CHAP. 290.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of the civil war and certain widows and dependent relatives of such soldiers and sailors.

- Pensions. *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—
- Pensions increased.  
James Welsh. The name of James Welsh, late of Company E, Fourth Regiment, and Company B, Battalion, Seventh Regiment Rhode Island Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Jonas F. Fortney. The name of Jonas F. Fortney, late of Company B, Forty-ninth Regiment Kentucky Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- George A. White. The name of George A. White, late of Company E, Ninth Regiment New York Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Valentine Lapham. The name of Valentine Lapham, late first lieutenant Company E, Ninety-sixth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George W. Vanschoyck. The name of George W. Vanschoyck, late of Company D, Twelfth Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

The name of Louis S. Wyatt, late of Company C, Thirty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Louis S. Wyatt.

The name of Emma Bonds, widow of John W. Bonds, late of Company K, Twenty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving: *Provided*, That in the event of the death of Andrew W. Bonds, helpless and dependent son of said John W. Bonds, the additional pension herein granted shall cease and determine: *And provided further*, That in the event of the death of Emma Bonds the name of said Andrew W. Bonds shall be placed on the pension roll, subject to the provisions and limitations of the pension laws, at the rate of twelve dollars per month from and after the date of death of said Emma Bonds.

Emma Bonds.

*Provisos.*  
Increase to cease on death of child.  
Pension to child on death of mother.

The name of Charles B. Skinner, late of Company D, Seventy-fifth Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles B. Skinner.

The name of Louis Ackerman, late of Company G, Thirty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Louis Ackerman.

The name of Henry Hinckley, late of Company G, Fifth Regiment, and Company I, Seventh Regiment, Vermont Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Henry Hinckley.

The name of James F. Youngblood, late of Company H, Fifth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

James F. Youngblood.

The name of William Lobdell, late of Company D, Third Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William Lobdell.

The name of Simeon Shirrell, late of Company I, Twenty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Simeon Shirrell.

The name of Albert Ray, late of Company H, Thirteenth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Albert Ray.

The name of Arie Koning, late of Company I, Twenty-fifth Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Arie Koning.

The name of William W. Sechler, late of Company H, Ninety-third Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William W. Sechler.

The name of Lafayette Jaques, late of Company I, Twenty-seventh Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Lafayette Jaques.

The name of Mary Kilburn, former widow of Henry Sayre, late of Company B, One hundred and sixty-sixth Regiment Ohio National Guard Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Mary Kilburn.

The name of Milton Nelson, late of Company H, Twelfth Regiment Illinois Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pensions increased  
Milton Nelson.

The name of John M. Scoville, late of Company D, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John M. Scoville.

The name of George W. Derby, late of Company H, First Regiment New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

George W. Derby.

- Nelson Matteson.** The name of Nelson Matteson, late of Nineteenth Independent Battery, New York Volunteer Light Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- John W. Flowers.** The name of John W. Flowers, late of Companies I and C, Twelfth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Warren Myers.** The name of Warren Myers, late of Company E, Fifteenth Regiment New York Volunteer Engineers, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Julia C. E. Hubbard.** The name of Julia C. E. Hubbard, widow of Edwin L. Hubbard, late major, Third Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.
- Hiram Rice.** The name of Hiram Rice, late of Company C, Second Regiment North Carolina Volunteer Mounted Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Pension.**  
**Martha Dalrymple.** The name of Martha Dalrymple, widow of Thomas Dalrymple, late of Company C, Eighth Regiment Indiana Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.
- Pensions increased.**  
**William Thomas Langston.** The name of William Thomas Langston, late of Company A, Eighty-fifth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- John C. Davidson.** The name of John C. Davidson, late of Company B, Eighteenth Regiment Pennsylvania Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Alfred Spence.** The name of Alfred Spence, late of Company E, Third Regiment Iowa Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Andrew R. Ladd.** The name of Andrew R. Ladd, late of Company E, Thirtieth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- Josiah U. Luyster.** The name of Josiah U. Luyster, late of Company F, First Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.
- James Cafferty.** The name of James Cafferty, late of Company C, First Regiment New Jersey Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- Samuel Uplinger.** The name of Samuel Uplinger, late of Company A, Two hundred and second Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- William V. Yeager.** The name of William V. Yeager, late of Company H, First Regiment Ohio Volunteer Heavy Artillery, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.
- Thomas J. Perry.** The name of Thomas J. Perry, late of Company B, Thirty-fourth Regiment Iowa Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.
- Charles J. Brown.** The name of Charles J. Brown, late of Company C, One hundred and twenty-eighth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.
- George T. Kelly.** The name of George T. Kelly, late of Company E, One hundred and twenty-sixth Regiment New York Volunteer Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

The name of John C. Lloyd, late of Company B, Fifth Regiment Pennsylvania Reserve Volunteer Infantry, and pay him a pension at the rate of fifteen dollars per month in lieu of that he is now receiving.

John C. Lloyd.

The name of Elizabeth T. Hardiman, widow of Thomas W. Hardiman, late captain Company G, Twenty-third Regiment Kentucky Volunteer Infantry, and captain Company F, Fifty-fifth Regiment Kentucky Mounted Volunteer Infantry, and pay her a pension at the rate of twenty dollars per month in lieu of that she is now receiving.

Elizabeth T. Hardiman.

The name of Sallie Conn, widow of James R. Conn, late of Captain H. J. Springfield's company, Alabama Scouts and Guides, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sallie Conn.

The name of James W. Murphy, late of Company F, Ninth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
James W. Murphy.

The name of Francis M. Huston, late of Company K, Ninth Regiment Missouri State Militia Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Francis M. Huston.

The name of August Scheer, late of Company K, Ninth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

August Scheer.

The name of Michael Larkins, late of Company A, Ninety-sixth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Michael Larkins.

The name of Nicholas Shuman, late of Company B, Eighth Regiment New York State Militia Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Nicholas Shuman.

The name of Milton B. Tompkins, late of Company D, One hundred and thirty-fourth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Milton B. Tompkins.

The name of Archibald O. Rose, late of Company G, Forty-sixth Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Archibald O. Rose.

The name of Thomas A. Conlee, late of Company K, Ninety-sixth Regiment Illinois Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Thomas A. Conlee.

The name of Florence E. Stewart, widow of James W. Stewart, late of Company K, One hundred and thirty-ninth Regiment Illinois Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Florence E. Stewart.

The name of Josiah Yoder, late of Company F, One hundred and twenty-ninth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
Josiah Yoder.

The name of James S. Brand, late of Company B, Thirty-eighth Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James S. Brand.

The name of Timothy Donahue, late of Company K, Seventh Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Timothy Donahue.

The name of John Crawford, late of Company D, One hundred and thirty-seventh Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John Crawford.

The name of Moses Phillips, late of Company D, First Regiment Tennessee Volunteer Mounted Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Moses Phillips.

The name of Elias G. Pike, late of Company A, Tenth Regiment Minnesota Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Elias G. Pike.

Pensions.  
Eliza Girvan.

The name of Eliza Girvan, late nurse, Medical Department, United States Volunteers, and pay her a pension at the rate of twelve dollars per month.

Elizabeth Jane Merrill.

The name of Elizabeth Jane Merrill, dependent sister of Charles H. Merrill, late of Company C, First Regiment Maine Volunteer Cavalry, and Company I, Fourth Regiment United States Veteran Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Stewart Gorton.

The name of Stewart Gorton, late of Company B, Twenty-second Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

John H. Robinson.

The name of John H. Robinson, late of Company G, Nineteenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

William T. Locke.

The name of William T. Locke, late of Company G, Sixteenth Regiment Maine Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Anna Franks.

The name of Anna Franks, widow of Charles Franks, late of Company I, Thirty-seventh Regiment Wisconsin Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
John G. Richardson.

The name of John G. Richardson, late of Company G, Forty-seventh Regiment Wisconsin Volunteer Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Adolph Frey.

The name of Adolph Frey, late first lieutenant Company E, One hundred and sixty-fifth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

John R. Barlow.

The name of John R. Barlow, late of Company M, Eighth Regiment New York Volunteer Heavy Artillery, and Company G, Tenth Regiment New York Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Pension.  
Seaborn F. Kennamer.

The name of Seaborn F. Kennamer, late of Captain John B. Kennamer's Company, Alabama Scouts and Guides, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
Charles Campbell.

The name of Charles Campbell, late of Company A, One hundred and forty-ninth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of thirty-six dollars per month in lieu of that he is now receiving.

Pension.  
Harriet Benson.

The name of Harriet Benson, widow of Arnold Benson, late of Company A, Fourteenth Regiment United States Colored Volunteer Heavy Artillery, and pay her a pension at the rate of twelve dollars per month.

Pension increased.  
Eli D. Johnson.

The name of Eli D. Johnson, late of Company F, Third Regiment Michigan Volunteer Infantry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Pension.  
Emily D. Aldrich.

The name of Emily D. Aldrich, widow of Benjamin S. Aldrich, late of Company K, Twenty-second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Stephen P. Taylor.

The name of Stephen P. Taylor, late of Company A, First Regiment Indiana Volunteer Heavy Artillery, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles E. Collins.

The name of Charles E. Collins, late of Third Battery Indiana Volunteer Light Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Sanford R. Walker.

The name of Sanford R. Walker, late of Company D, Forty-third Regiment Missouri Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Joseph S. Patton.

The name of Joseph S. Patton, late of Company G, Eleventh Regiment Ohio Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

The name of Benjamin H. Perkins, late of Company A, Ninth Regiment New Hampshire Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Benjamin H. Perkins.

The name of Hannah Edgerly, widow of George H. Edgerly, late of unassigned company, Thirty-second Regiment Massachusetts Volunteer Infantry, and pay her a pension at the rate of twelve dollars per month.

Pensions.  
Hannah Edgerly.

The name of David Woods, late of Captain H. J. Springfield's company, Alabama Scouts and Guides, and pay him a pension at the rate of twelve dollars per month.

David Woods.

The name of William Coleman, late of Company K, Eighth Regiment West Virginia Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pensions increased.  
William Coleman.

The name of Charles Richards, late of Company D, Fourth Regiment Wisconsin Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Charles Richards.

The name of Jacob M. Pruitt, late of Company H, Tenth Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of forty dollars per month in lieu of that he is now receiving.

Jacob M. Pruitt.

The name of Jerome B. Brooks, late of Eleventh Battery Ohio Volunteer Light Artillery, and Company B, Ninth Regiment United States Veteran Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Jerome B. Brooks.

The name of Stephen Davis, late of Company K, Sixty-seventh Regiment Ohio Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Stephen Davis.

The name of James W. Pringle, late of Company I, One hundred and forty-sixth Regiment Ohio National Guard Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

James W. Pringle.

The name of Reuben H. Lynch, late of Company E, Second Regiment Pennsylvania Volunteer Heavy Artillery, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Reuben H. Lynch.

The name of Dennis Maher, late of Ordnance Detachment, United States Army (Allegheny Arsenal), and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Dennis Maher.

The name of William F. Green, late surgeon, First Regiment Tennessee Volunteer Cavalry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

William F. Green.

The name of John A. Burns, late of Company C, Second Regiment West Virginia Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

John A. Burns.

The name of Henry Woods, late of Company H, Twenty-fifth Regiment Indiana Volunteer Infantry, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Henry Woods.

The name of Gilbert B. Merrow, late of Company C, Seventh Regiment Michigan Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Gilbert B. Merrow.

The name of Enos K. Strawn, late of Company D, Eighth Regiment Pennsylvania Reserve Volunteer Infantry, and Company B, Eighty-fifth Regiment Pennsylvania Volunteer Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Enos K. Strawn.

The name of Albert G. Call, late of Company D, First Regiment Vermont Volunteer Cavalry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Albert G. Call.

Approved, March 3, 1909.

March 3, 1909.  
[S. 8899.]

[Private, No. 204.]

**CHAP. 291.**—An Act Granting pensions and increase of pensions to soldiers and sailors of wars other than the civil war, and to certain widows and dependent relatives of such soldiers and sailors.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

Clara J. Sitton.

The name of Clara J. Sitton, widow of Felix G. Sitton, late of Company H, First Regiment Doniphan's Missouri Mounted Volunteer Infantry, war with Mexico, and pay her a pension at the rate of twelve dollars per month.

Thomas B. Stewart.

The name of Thomas B. Stewart, late of Company I, Eighth Regiment Massachusetts Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pension increased.  
Alanza A. Bailey.

The name of Alanza A. Bailey, late of Battery A, Wyoming Volunteer Light Artillery, war with Spain, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pension.  
Caroline Oliver.

The name of Caroline Oliver, widow of Edward Oliver, late of Captain Parker's Company A, Iowa Dragoon Volunteers, war with Mexico, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
Prudencio Ortagus.

The name of Prudencio Ortagus, late of Captain Mickler's Independent company, Florida Mounted Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Benjamin B. Turner.

The name of Benjamin B. Turner, late of Captain Thomas Ledwith's company, Florida Militia, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Approved, March 3, 1909.

March 3, 1909.  
[S. 9278.]

[Private, No. 206.]

**CHAP. 292.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of wars other than the civil war and to certain dependent relatives of such soldiers and sailors.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

Thomas H. Reynolds.

The name of Thomas H. Reynolds, late major Thirty-second Regiment Michigan Volunteer Infantry.

Perry Duncan.

The name of Perry Duncan, late of Company G, Sixth Regiment Ohio Volunteer Infantry, war with Spain, and pay him a pension at the rate of ten dollars per month.

Anna Sterr.

The name of Anna Sterr, dependent mother of Frank Sterr, late of Company I, Fifth Regiment United States Cavalry, war with Spain, and pay her a pension at the rate of twelve dollars per month.

Pensions increased.  
George W. Webb.

The name of George W. Webb, late second lieutenant Company H, Twenty-fifth Regiment United States Infantry, and pay him a pension at the rate of twenty-four dollars per month in lieu of that he is now receiving.

Frances G. Webster.

The name of Frances G. Webster, dependent mother of James C. Webster, late of Company A, Ninth Regiment United States Infantry, war with Spain, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Calvin W. Cooke.

The name of Calvin W. Cooke, late captain, First Regiment Oregon Riflemen, Cayuse Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

The name of Mary R. Greer, widow of John E. Greer, late colonel, Ordnance Corps United States Army, and pay her a pension at the rate of forty dollars per month in lieu of that she is now receiving.

Mary R. Greer.

The name of Byron H. Bronson, late of Company I, Fifth Regiment United States Infantry, and first-class private, Signal Corps United States Army, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Byron H. Bronson.

The name of Alexander Snodgrass, late of Company G, Eighth Regiment, and Company K, First Regiment United States Infantry, and pay him a pension at the rate of twenty dollars per month in lieu of that he is now receiving.

Alexander Snodgrass.

The name of George Stevens, late of Company C, Twelfth Regiment United States Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

George Stevens.

The name of Thomas H. Beck, late of Colonel Markham's Regiment, Nauvoo Legion, Utah Volunteers, Utah Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Thomas H. Beck.

The name of Martha E. Bradley, widow of Samuel Bradley, late of Captain Robinson's company, Tennessee Militia, war of eighteen hundred and twelve, and pay her a pension at the rate of twenty-four dollars per month in lieu of that she is now receiving.

Martha E. Bradley.

The name of Sarah B. Hatch, widow of Davis W. Hatch, late of Captain Walker's independent company, Texas Mounted Rangers, war with Mexico, and pay her a pension at the rate of twelve dollars per month.

Pension.  
Sarah B. Hatch.

The name of John W. Ragan, late of Captain Tatom's company, Tennessee Volunteers, Florida Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Pension increased.  
John W. Ragan.

Approved, March 3, 1909.

**CHAP. 293.**—An Act Granting pensions and increase of pensions to certain soldiers and sailors of wars other than the civil war and to certain widows and dependent and helpless relatives of such soldiers and sailors.

March 3, 1909.  
[S. 9421.]

[Private, No. 206.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws—

Pensions.

The name of Jay B. Sessions, late of Company I, Thirty-seventh Regiment United States Volunteer Infantry, war with Spain, and pay him a pension at the rate of thirty dollars per month in lieu of that he is now receiving.

Pension increased.  
Jay B. Sessions.

The name of John Sexton, late of Company E, Fourth Regiment Tennessee Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pension.  
John Sexton.

The name of Winslow H. Reaves, late second lieutenant, Artillery Corps, United States Army, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pension increased.  
Winslow H. Reaves.

The name of Marianna C. Rockwell, widow of Charles H. Rockwell, late rear-admiral, United States Navy, and pay her a pension at the rate of forty dollars per month.

Pension.  
Marianna C. Rockwell.

The name of Samuel H. Askew, late first lieutenant Company A, Second Regiment Georgia Volunteer Infantry, war with Spain, and pay him a pension at the rate of fifty dollars per month in lieu of that he is now receiving.

Pension increased.  
Samuel H. Askew.

Pension.  
William G. Glasgow.

The name of William G. Glasgow, late of Company C, Second Regiment Nebraska Volunteer Infantry, war with Spain, and pay him a pension at the rate of twelve dollars per month.

Pensions increased.  
Culbert King, alias  
Culbert Kenney.

The name of Culbert King, alias Culbert Kenney, late of Captain Standage's company, Nauvoo Legion, Utah Volunteers, Utah Indian war, and pay him a pension at the rate of sixteen dollars per month in lieu of that he is now receiving.

Flora R. Turner.

The name of Flora R. Turner, widow of Thomas J. Turner, late medical director, United States Navy, and pay her a pension at the rate of thirty dollars per month in lieu of that she is now receiving.

Agnes L. Miller.

The name of Agnes L. Miller, widow of James M. Miller, late rear-admiral, United States Navy, and pay her a pension at the rate of fifty dollars per month in lieu of that she is now receiving.

Pension.  
John A. Browne.

The name of John A. Browne, late of Thirty-sixth and Fourth Companies, United States Coast Artillery, and pay him a pension at the rate of thirty dollars per month.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 8568.]

**CHAP. 294.**—An Act For the relief of R. J. B. Newcombe.

[Private, No. 207.]

R. J. B. Newcombe.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to R. J. B. Newcombe, his representatives or assigns, the sum of nine hundred and sixty dollars and four cents, out of any money in the Treasury not otherwise appropriated, the same to be for loss sustained in constructing wharf and boathouse at the life-saving station on South Manitou Island, Michigan.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 8661.]

**CHAP. 295.**—An Act For the relief of the Richmond Light Infantry Blues, of Virginia.

[Private, No. 208.]

Richmond Light In-  
fantry Blues, of Vir-  
ginia.  
Payment to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and is hereby, authorized and directed to pay to the Richmond Light Infantry Blues, of the State of Virginia, out of any money in the Treasury not otherwise appropriated, the sum of one thousand seven hundred and eighty-eight dollars and forty-eight cents, in full settlement for their claim for clothing and other quartermaster supplies which were taken by the members thereof into the service of the United States in eighteen hundred and ninety-eight during the war with Spain, and worn out or lost or destroyed therein through no fault of their own.

Approved, March 3, 1909.

March 3, 1909.  
[H. R. 8947.]

**CHAP. 296.**—An Act For the relief of the Herman Andrae Electrical Company, of Milwaukee, Wisconsin.

[Private, No. 209.]

Herman Andrae  
Electrical Company.  
Milwaukee, Wis.  
Payment to, from  
Indian tribal fund.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to cause to be paid from the proper Indian tribal fund, to the Herman Andrae Electrical Company, of Milwaukee, Wisconsin, the sum of four hundred and eighty dollars, deducted by the Secretary of the Interior as a penalty under contract numbered fifteen thousand and forty-two, dated December fourth, nineteen hundred and six.

Approved, March 3, 1909.

**CHAP. 322.**—An Act To correct the naval record of Peter H. Brodie, alias Patrick Torbett.

March 4, 1909.  
[S. 1163.]

[Private, No. 210.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized and directed to correct the naval record of Peter H. Brodie, alias Patrick Torbett, late a sailor in the United States Navy, serving on the United States battle ship Ohio, the United States ship Maria Denning, and the Undine, and to issue to said Brodie a discharge from the service of the United States.

Peter H. Brodie,  
alias Patrick Torbett.  
Naval record cor-  
rected.

Approved, March 4, 1909.

**CHAP. 323.**—An Act To reimburse Garrett R. Bradley, late postmaster at Tonopah, Nevada, for money expended for clerical assistance.

March 4, 1909.  
[S. 1752.]

[Private, No. 211.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Garrett R. Bradley, late postmaster at Tonopah, Nevada, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and forty-two dollars and fourteen cents, to reimburse him for money expended for necessary clerical assistance.

Garrett R. Bradley.  
Payment to.

Approved, March 4, 1909.

**CHAP. 324.**—An Act For the relief of Harry G. Rupp.

March 4, 1909.  
[S. 2489.]

[Private, No. 212.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Harry G. Rupp, quartermaster's clerk at Seattle, Washington, the sum of one thousand five hundred and fifty-six dollars and seventy cents, out of any money in the Treasury not otherwise appropriated, to reimburse him for household goods destroyed by a fire which consumed the quartermaster's warehouse at Seattle, Washington, May seventh, nineteen hundred and six, which goods were in the custody of the United States for shipment on a Government bill of lading from Seattle, Washington, to Spokane, Washington.

Harry G. Rupp.  
Payment to.

Approved, March 4, 1909.

**CHAP. 325.**—An Act For the relief of Joseph Schrembs.

March 4, 1909.  
[S. 3462.]

[Private, No. 213.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to reimburse Joseph Schrembs, out of any money in the Treasury not otherwise appropriated, the sum of two hundred and sixty-two dollars and twenty cents, which amount was paid by said Schrembs, under protest, to the surveyor of the port of Grand Rapids and covered into the Treasury, as duty unlawfully assessed and collected by said surveyor on four cases of statuary for the use of Saint Mary's Church, Grand Rapids, Michigan, December sixteenth, nineteen hundred and two.

Joseph Schrembs.  
Reimbursement.

Approved, March 4, 1909.

**CHAP. 326.**—An Act For the relief of Howard B. Carpenter.

March 4, 1909.  
[S. 3810.]

[Private, No. 214.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Howard B.

Howard B. Carpen-  
ter.  
Payment to.

Carpenter the sum of two thousand four hundred and forty-six dollars and thirty-four cents, the balance due him for survey of boundary line between the States of Idaho and Montana, under contract dated February tenth, nineteen hundred and four.

Approved, March 4, 1909.

March 4, 1909.  
[S. 4108.]

[Private, No. 215.]

O bah baum.  
Payment for timber  
cut from allotment of.

Payment from In-  
dian funds.

Vol. 25, p. 642.

Effect.

**CHAP. 327.**—An Act Authorizing the Secretary of the Interior to ascertain the amount due O bah baum, and pay the same out of the fund known as "For the relief and civilization of the Chippewa Indians."

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior is hereby authorized and directed to ascertain the value of the timber heretofore and during the years of eighteen hundred and ninety-six, eighteen hundred and ninety-seven, and eighteen hundred and ninety-eight cut upon the allotment of O bah baum, an allottee of the White Earth Diminished Reservation, upon lot numbered two of the northeast quarter and lot numbered three of the northwest quarter of section sixteen, township one hundred and forty-two, range thirty-seven, and, after deducting from the value of said timber the amount heretofore paid the said O bah baum, to pay over to the said O bah baum the balance of the value of said timber, said payment to be made from the funds carried on the books of the office of the Secretary of the Interior under the head "For the relief and civilization of the Chippewa Indians in the State of Minnesota," created by the Act of January fourteenth, eighteen hundred and eighty-nine.

**SEC. 2.** That this Act shall take effect and be in force from and after the date of its passage.

Approved, March 4, 1909.

March 4, 1909.  
[S. 5349.]

[Private, No. 216.]

Madison County,  
Ky.  
Adjustment of cer-  
tain claims of, au-  
thorized.

Payment.

**CHAP. 328.**—An Act For the relief of Madison County, Kentucky.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury and the Commissioner of Internal Revenue be, and are hereby, authorized and required to audit and adjust the claim of Madison County, State of Kentucky, for internal-revenue taxes on dividends on shares of stock or bonds owned by said county in the Louisville and Nashville Railroad to the extent that such taxes were deducted from any dividends due and payable to said county, any statute of limitations to the contrary notwithstanding; and the Secretary of the Treasury is authorized to pay to Madison County, State of Kentucky, out of any money in the Treasury not otherwise appropriated, the amount of the claim so audited and adjusted.

Approved, March 4, 1909.

March 4, 1909.  
[S. 5510.]

[Private, No. 217.]

Tug Juno.  
Payment to own-  
ers of.

**CHAP. 329.**—An Act For the relief of the owners of the tug Juno.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the owners of the tug Juno, the sum of three hundred and seventy-six dollars and fifty cents, in full compensation for damages occasioned by collision with the United States Marine-Hospital Service steamer Neptune in Wilmington Creek, Delaware, on June fourth, nineteen hundred and seven.

Approved, March 4, 1909.

**CHAP. 330.**—An Act For the relief of the executors of the estate of Harold Brown, deceased.

March 4, 1909.  
[S. 5905.]

[Private, No. 218.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the executors of the estate of Harold Brown, late a citizen of Newport, in the State of Rhode Island, the sum of eight hundred and sixty-one dollars and seventy-five cents, being an excess of taxes improperly levied and collected on legacies and distributive shares of the personal property of the said estate, which tax was paid by the executors on October twentieth, nineteen hundred, said payment to be in full for all claims by reason of such assessment and collection.

Harold Brown.  
Payment to estate  
of.

Approved, March 4, 1909.

**CHAP. 331.**—An Act Waiving the statute of limitations as to the claim of the Nestler Brewing Company, and authorizing the Commissioner of Internal Revenue to adjudicate the same.

March 4, 1909.  
[S. 6373.]

[Private, No. 219.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the time within which the Nestler Brewing Company, a corporation organized under the laws of the State of Utah, or its agents or legal representatives, may file a claim for the redemption of revenue stamps is hereby extended for a period of ninety days from and after the approval of this Act, notwithstanding the provisions of the Act of May twelfth, nineteen hundred, amended by the Act of June thirtieth, nineteen hundred and two; and the Commissioner of Internal Revenue is authorized to consider and adjudicate said claim upon its merits, notwithstanding any prior determination thereof.

Nestler Brewing  
Company.  
Time extended to,  
for redemption of  
revenue stamps.

Vol. 31, p. 178.

Vol. 32, p. 506.

Approved, March 4, 1909.

**CHAP. 332.**—An Act For the relief of James H. Owen.

March 4, 1909.  
[S. 7782.]

[Private, No. 220.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of nine hundred and thirty dollars to James H. Owen, of Los Angeles, California, found and held to be due him by the Secretary of the Interior under contract of May thirty-first, nineteen hundred and six, for the construction of buildings and irrigation works at the Truxton Canyon Indian School, Arizona.

James H. Owen.  
Payment to.

Approved, March 4, 1909.

**CHAP. 333.**—An Act For the relief of B. D. Crocker.

March 4, 1909.  
[S. 7861.]

[Private, No. 221.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to credit B. D. Crocker, collector of internal revenue for the district of Washington, and his accounts with the sum of two thousand five hundred dollars, being the value of a book of retail liquor dealers' special tax stamps charged to him, destroyed by accidental burning in the building in Tacoma, Washington, in which the collector's office is located.

B. D. Crocker.  
Credit in accounts.

Approved, March 4, 1909.

March 4, 1909.  
[S. 8379.]

**CHAP. 334.**—An Act For the relief of the owners of the British steamship Maroa.

[Private, No. 222.]  
British steamship  
Maroa.  
Claim of owners of,  
referred to district  
court, eastern district  
of Virginia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of the owners of the British steamship Maroa for reimbursement for the cost of repairs and for demurrage as the result of a collision with the United States ship Rocket on the night of February second, nineteen hundred and seven, in the harbor at Norfolk, Virginia, be, and the same is hereby, referred to the United States district court, eastern district of Virginia, with jurisdiction to hear and determine the same to judgment: *Provided,* That the petition is filed within twelve months from the passage of this Act.

*Proviso.*  
Filing petition.

Approved, March 4, 1909.

March 4, 1909.  
[S. 8555.]

**CHAP. 335.**—An Act To relinquish the interest of the United States in and to certain land in Dade County, Florida, to John M. Bryan, junior.

[Private, No. 223.]

John M. Bryan, jr.  
Land in Dade  
County, Fla., released  
to.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the interest of the United States in and to the land situated in Dade County, in the State of Florida, to wit: The northwest quarter of the northeast quarter of section one, township fifty-one, range forty-one south and east, is hereby relinquished and released unto John M. Bryan, junior, of Dade County, Florida, and patent issue therefor: *Provided,* The said John M. Bryan, junior, pay one dollar and a quarter an acre for the land referred to prior to the issuance of the patent to him.

*Proviso.*  
Price per acre.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 1549.]

**CHAP. 336.**—An Act Granting a pension to Lela L. Ellis.

[Private, No. 224.]

Lela L. Ellis.  
Pension.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Lela L. Ellis, widow of Luke T. Ellis, late of Company C, First Regiment Tennessee Infantry, war with Spain, and pay her a pension at the rate of twelve dollars per month.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 2960.]

**CHAP. 337.**—An Act For the relief of certain officers of the United States Signal Corps.

[Private, No. 225.]

Signal Corps, Army.  
Relief of officers of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the expenses of operating and keeping in repair the northwestern section of the United States military telegraph lines (from Bismarck to Fort Ellis and connections), constructed under Act of Congress approved June twentieth, eighteen hundred and seventy-eight, which, between the twentieth day of June, eighteen hundred and seventy-eight, and the thirtieth day of June, eighteen hundred and eighty-three, may have been paid out of moneys received from dispatches sent over said section, be, and the same are hereby, authorized and allowed; and the several officers making such payments are entitled to and shall receive proper credit therefor upon examination of their respective accounts: *Provided,* That said accounts conform in all other respects to the rules of the War and Treasury Departments governing the disbursements of public moneys.

*Proviso.*  
Restriction.

Approved, March 4, 1909.

**CHAP. 338.**—An Act For the relief of John D. McLain.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay John D. McLain, of Johnson County, Indiana, out of any money in the Treasury not otherwise appropriated, the sum of one hundred dollars, being for one horse taken by or furnished to the military authorities of the United States for their use during the war for the suppression of the rebellion.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 3622.]  
[Private, No. 226.]  
John D. McLain.  
Payment to.

**CHAP. 339.**—An Act For the relief Mrs. M. E. West.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the claim of one thousand five hundred dollars of Martha E. West, for lumber composing a sawmill and taken in eighteen hundred and sixty-five by United States troops in the Sioux Indian war in Minnesota and used for the construction of a stable, is hereby referred for adjudication on principles upon which claims were paid by the commission under the Act of Congress of February sixteenth, eighteen hundred and sixty-three, to the Court of Claims, which may regard as competent evidence any affidavits or papers relating to the claim and on file in the departments or in the courts, and give such weight thereto as is proper. Any judgment rendered by the court for the claimant shall be paid to her or to her personal representative out of any money in the Treasury not otherwise appropriated.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 3674.]  
[Private, No. 227.]  
Martha E. West.  
Claim referred to  
Court of Claims.

Vol. 12, p. 652.

Payment of judgment.

**CHAP. 340.**—An Act To carry out the findings of the Court of Claims in the case of James A. Paulk.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of three thousand three hundred and ninety dollars to James A. Paulk, of Bullock County, Alabama, being the amount found due him by the Court of Claims on January twenty-ninth, nineteen hundred and six.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 4168.]  
[Private, No. 228.]

James A. Paulk.  
Payment to.

**CHAP. 341.**—An Act For the relief of John W. Wood.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That John W. Wood, postmaster at Pasadena, Los Angeles County, California, be, and is hereby, released from all liability on account of stamps to the amount of thirteen thousand dollars, stolen from his office on or about May seventeenth, nineteen hundred and seven, and the said sum of thirteen thousand dollars is hereby ordered credited to him on his accounts as such postmaster, and the payment to him of the balance due after allowing such credit is hereby authorized, and that there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, a sum sufficient to pay the amount, if any, found due said John W. Wood hereunder.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 15603.]  
[Private, No. 229.]  
John W. Wood.  
Credit in accounts.

March 4, 1909.  
[H. R. 15691.]

**CHAP. 342.**—An Act For the relief of Compania de los Ferrocarriles de Puerto Rico.

[Private, No. 230.]  
Compañia de los  
Ferrocarriles, Porto  
Rico.  
Claims of, referred  
to Court of Claims.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction be, and is hereby, given to the Court of Claims (notwithstanding any statutory bar of limitation) over the claims, legal or equitable, of the Compañia de los Ferrocarriles de Puerto Rico, with power to hear and determine the same, finding the facts, and render judgment against the United States, for the reasonable value of the services performed by said company in the island of Porto Rico in transporting the municipal police and guardia civille between the twelfth day of August, eighteen hundred and ninety-eight, and the thirty-first day of August, nineteen hundred and two, and in transporting the troops, munitions of war, supplies, and the like, and for alleged expense of repair and maintenance of telegraph lines of the Signal Corps, all of said services having been performed during the military occupation of said island.

Approved, March 4, 1909.

March 4, 1909.  
[H. R. 12612.]

**CHAP. 343.**—An Act For the relief of persons who sustained damage by explosion near Frankford Arsenal, Philadelphia.

[Private, No. 231.]  
Frankford Arsenal,  
Philadelphia, Pa.  
Appropriation to pay  
damages caused by  
explosion near.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of one thousand eight hundred and forty-eight dollars and fifty-five cents, being the sum found just by a board of officers convened at Frankford Arsenal on February sixth, nineteen hundred and three, under post orders numbered four, issued by order of Major (now Lieutenant-Colonel) Frank Heath, commanding officer of Frankford Arsenal, which sum is recommended by him, with the concurrence of the Secretary of War, be, and the same is hereby, appropriated to pay the awards of said board for damages to property according to the following schedule, as set forth in the said report of the board dated May fifteenth, nineteen hundred and three, to wit: Mary Altemus, five dollars and seventy cents; E. F. Cooper, one hundred and sixty-three dollars and twenty cents; David Clark, one hundred and twenty-three dollars and eighty-four cents; James Chatterton, one hundred and ninety-one dollars and twenty-eight cents; Marshall W. Gold, twenty-five dollars and seventy-five cents; Annie B. Hall, five hundred and seventy-six dollars and forty-six cents; Oren N. Hillegas, one hundred dollars and seventy-five cents; Charles H. Himmelwright, eighty-five dollars and thirty-eight cents; Charles Hanksverfer, sixty-seven dollars; William E. Hillegas, three dollars and eighty cents; Mary Hafer, three dollars and seventy-five cents; Catherine Keely, thirty-three dollars and ninety-nine cents; Edward P. Ludy, one dollar; Thomas McGee, eighty-seven dollars and thirty cents; Frank McMillan, one dollar and fifty cents; William E. McMillan, nineteen dollars and six cents; Ella M. Newberry, six dollars; Dollie E. Banes, forty dollars and eighty-five cents; Anton Steeb, fifty-one dollars and ninety-two cents; Pauline Voltz, sixty-six dollars and fourteen cents; Fannie K. Webster, one hundred and ninety-three dollars and eighty-eight cents.

List of awards.

Payment.

**SEC. 2.** That the Secretary of the Treasury be, and he hereby is, authorized and directed to pay, out of any moneys in the United States Treasury not otherwise appropriated, the sum of one thousand eight hundred and forty-eight dollars and fifty-five cents in settlement of the above claims.

Approved, March 4, 1909.

**CHAP. 344.**—An Act For the relief of the estate of Samuel J. Rogers.March 4, 1909.  
[H. R. 12712.]

[Private, No. 232.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to redeem, in favor of the estate of Samuel J. Rogers, United States four per centum registered bond, funded loan of nineteen hundred and seven, numbered twenty-seven thousand one hundred and one, for five hundred dollars, inscribed in name of Samuel J. Rogers and alleged to have been lost: *Provided,* That the legal representative of said estate shall first file in the Treasury a bond in the penal sum equal to the amount of the principal and the accrued interest thereon, with good and sufficient sureties, to be approved by the Secretary of the Treasury, with condition to indemnify and save harmless the United States from any claim on account of the lost bond hereinbefore described and the accrued interest thereon.

Samuel J. Rogers.  
Redemption of lost  
registered bond, in  
favor of estate of.*Proviso.*  
Bond.

Approved, March 4, 1909.

**CHAP. 345.**—An Act For the relief of James W. Sears.March 4, 1909.  
[H. R. 21029.]

[Private, No. 233.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to James W. Sears (now residing at Albion, in the State of Michigan) the sum of three thousand dollars, being in full for the payment of the canal boat P. G. Dennison, owned by said Sears, but which was destroyed by fire at the port of New York in the year eighteen hundred and sixty-three, the said boat at that time being loaded with Government stores, having been impressed and taken by the officers of the United States for the use of the Government. The sum of three thousand dollars is hereby appropriated to pay the said James W. Sears for the loss of his property out of any money in the Treasury not otherwise appropriated.

James W. Sears.  
Payment to.

Appropriation.

Approved, March 4, 1909.

**CHAP. 346.**—An Act For the relief of Sarah J. Fowler.March 4, 1909.  
[H. R. 25980.]

[Private, No. 234.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Commissioners of the District of Columbia be, and they are hereby, authorized to place the name of Sarah J. Fowler, widow of the late John H. Fowler, on the pension roll of the police department of the said District at the rate of fifty dollars per month.

District of Columbia  
police department.  
Sarah J. Fowler  
placed on pension roll  
of.

Approved March 4, 1909.

## RESOLUTION.

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[No. 30.] Joint Resolution Authorizing the Secretary of War to award gold medals to Orville Wright and Wilbur Wright.

March 4, 1909.  
[S. J. R. 119.]

[Priv. Res., No. 1.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in recognition and appreciation of the great service of Orville Wright and Wilbur Wright, of Ohio, rendered the science of aerial navigation in the invention of the Wright aeroplane, and for their ability, courage, and success in navigating the air, the Secretary of War be, and he hereby is, authorized and directed to cause to be struck and presented to Orville Wright and Wilbur Wright appropriate gold medals with suitable emblems, devices, and inscriptions, to be determined by him; and that to enable the said Secretary to carry this resolution into effect a sufficient sum of money not to exceed three hundred dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated.*

Orville Wright and  
Wilbur Wright.  
Gold medals to, for  
service rendered the  
science of aerial navigation.

Approved, March 4, 1909.

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# CONCURRENT RESOLUTIONS

OF THE

TWO HOUSES OF CONGRESS.

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# CONCURRENT RESOLUTIONS OF CONGRESS.

## FIRST SESSION SIXTIETH CONGRESS.

### HOLIDAY RECESS.

December 17, 1907.

[H. Con. Res. No. 11.]

Holiday recess.

*Resolved by the House of Representatives (the Senate concurring), That when the two Houses adjourn on Saturday, December twenty-first, they stand adjourned until twelve o'clock meridian, Monday, January sixth, nineteen hundred and eight.*

Passed December 17, 1907.

### STATUE OF JABEZ LAMAR MONROE CURRY.

April 6, 1908.

[H. Con. Res. No. 17.]

Statue of Jabez Lamar Monroe Curry. Acceptance, and thanks of Congress to Alabama for.

*Resolved by the House of Representatives (the Senate concurring), That the statue of Jabez Lamar Monroe Curry, presented by the State of Alabama to be placed in Statuary Hall, is accepted in the name of the United States, and that the thanks of Congress be tendered the State for the contribution of the statue of one of its most eminent citizens, illustrious for his distinguished civic services.*

Second. That a copy of these resolutions, suitably engrossed and duly authenticated, be transmitted to the Governor of Alabama.

Passed April 6, 1908.

### EMPLOYERS' LIABILITY.

April 14, 1908.

[H. Con. Res. No. 37.]

Employers' liability. Enrollment corrected. Liability corrected.

*Resolved by the House of Representatives (the Senate concurring), That in enrolling the bill (H. R. 20310) relating to the liability of common carriers by railroad to their employees in certain cases, the enrolling clerk be directed to correct said bill by inserting in Section 3, after the word "railroad" in line 2, the words "under or by virtue of any of the provisions of this Act," so that said section 3 will read as follows:*

**SEC. 3.** That in all actions hereafter brought against any such common carrier by railroad under or by virtue of any of the provisions of this Act to recover damages for personal injuries to an employee, or where such injuries have resulted in his death, the fact that the employee may have been guilty of contributory negligence shall not bar a recovery, but the damages shall be diminished by the jury in proportion to the amount of negligence attributable to such employee: *Provided*, That no such employee who may be injured or killed shall be held to have been guilty of contributory negligence in any case where the violation by such common carrier of any statute enacted for the safety of employees contributed to the injury or death of such employee.

Passed April 14, 1908.

May 22, 1908.

[H. Con. Res. No. 44.]

District of Columbia  
appropriation bill.  
Enrollment cor-  
rected.

*Resolved by the House of Representatives (the Senate concurring),* That the Clerk be authorized in enrolling the District of Columbia appropriation bill, to transpose the word "hereafter" in the second proviso in the matter inserted by the conference report in connection with Senate amendment numbered one hundred and forty-one, so as to follow and not precede the word "teachers."

Passed May 22, 1908.

## DISTRICT OF COLUMBIA APPROPRIATIONS.

May 27, 1908.

[H. Con. Res. No. 41.]

Conference of gov-  
ernors.  
Proceedings of, or-  
dered printed.

Distribution.

*Resolved by the House of Representatives (the Senate concurring),* That there be printed and bound fifty thousand copies of the proceedings of the conference of the governors of the States and Territories, called by the President of the United States, to be held May thirteenth, fourteenth, and fifteenth, nineteen hundred and eight, to consider measures for the conservation of the country's natural resources, of which fourteen thousand copies shall be for the use of the Senate, twenty-six thousand copies for the use of the House of Representatives, and ten thousand copies for distribution by the President of the United States.

Passed May 27, 1908.

## CONFERENCE OF GOVERNORS.

May 30, 1908.

[S. Con. Res. No. 50.]

Inland Waterways  
Commission.  
Report of, ordered  
printed.  
Distribution.

*Resolved by the Senate (the House of Representatives concurring),* That there be printed and bound at the Government Printing Office ten thousand copies of the preliminary report of the Inland Waterways Commission, with illustrations, of which five thousand copies shall be for the House of Representatives, two thousand five hundred copies for the Senate, and two thousand five hundred copies for the use of the Commission.

Passed May 30, 1908.

## INLAND WATERWAYS COMMISSION.

May 30, 1908.

[H. Con. Res. No. 45.]

Adjournment of  
Congress.

*Resolved by the House of Representatives (the Senate concurring),* That the President of the Senate and the Speaker of the House of Representatives be authorized to close the present session by adjourning their respective Houses on the calendar day thirtieth of May, nineteen hundred and eight, at eleven o'clock and fifty minutes post meridian.

*Resolved,* That a committee of three members be appointed by the Chair to join a similar committee to be appointed by the Senate to wait upon the President of the United States and inform him that the two Houses have completed the business of the present session and are ready to adjourn unless the President has some other communication to make to them.

Passed May 30, 1908.

## ADJOURNMENT.

# CONCURRENT RESOLUTIONS OF CONGRESS.

## SECOND SESSION SIXTIETH CONGRESS.

### HOLIDAY RECESS.

*Resolved by the House of Representatives (the Senate concurring), That when the two Houses adjourn on Saturday, December nineteenth, they stand adjourned until twelve o'clock, meridian, Monday, January fourth, nineteen hundred and nine.*

Passed December 15, 1908.

December 15, 1908.

[H. Con. Res. No. 46.]

Holiday recess.

### INAUGURAL COMMITTEE.

*Resolved by the Senate (the House of Representatives concurring), That a joint committee consisting of three Senators and three Representatives, to be appointed by the President of the Senate and the Speaker of the House of Representatives, respectively, is authorized to make the necessary arrangements for the inauguration of the President-elect of the United States on the fourth day of March next.*

Passed December 17, 1908.

December 17, 1908.

[S. Con. Res. No. 52.]

Inaugural committee to be appointed.

### COUNTING ELECTORAL VOTES.

*Resolved by the Senate (the House of Representatives concurring), That the two Houses of Congress shall assemble in the Hall of the House of Representatives on Wednesday, the tenth day of February, nineteen hundred and nine, at one o'clock in the afternoon, pursuant to the requirements of the Constitution and laws relating to the election of President and Vice-President of the United States, and the President of the Senate shall be their presiding officer; that two tellers shall be previously appointed on the part of the Senate and two on the part of the House of Representatives, to whom shall be handed, as they are opened by the President of the Senate, all the certificates and papers purporting to be certificates of the electoral votes, which certificates and papers shall be opened, presented and acted upon in the alphabetical order of the States, beginning with the letter A; and said tellers, having then read the same in the presence and hearing of the two Houses, shall make a list of the votes as they shall appear from the said certificates; and the votes having been ascertained and counted in the manner and according to the rules by law provided, the result of the same shall be delivered to the President of the Senate, who shall thereupon announce the state of the vote, which announcement shall be deemed a sufficient declaration of the persons, if any, elected President and Vice-President of the United States, and, together with a list of the votes, be entered on the journals of the two Houses.*

Passed January 28, 1909.

January 28, 1909.

[S. Con. Res. No. 57.]

Counting electoral votes.  
Proceedings in the Hall of the House of Representatives.

February 16, 1909.

[S. Con. Res. No. 92.]

G. S. Bingham.  
Return of bill requested.

*Resolved by the Senate (the House of Representatives concurring),* That the President be requested to return to the Senate the bill (S. 6891) for the relief of Major G. S. Bingham.

Passed February 16, 1909.

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G. S. BINGHAM.

February 16, 1909.

[S. Con. Res. No. 95.]

C. DeW. Wilcox.  
Return of bill requested.  
Infra.

*Resolved by the Senate (the House of Representatives concurring),* That the President be requested to return to the Senate the bill (S. 5989) authorizing the Department of State to deliver to Major C. DeW. Wilcox decoration and diploma presented by Government of France.

Passed February 16, 1909.

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C. DeW. WILCOX.

February 16, 1909.

[H. Con. Res. No. 67.]

Salary of Secretary of State.  
Conferees on legislative, etc., appropriation bill to consider change in.

## SALARY OF SECRETARY OF STATE.

*Resolved by the House of Representatives (the Senate concurring),* That the conferees on the disagreements of the two Houses on the amendments of the Senate to the bill (H. R. 23464) Making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, nineteen hundred and ten, and for other purposes, be, and hereby are, authorized to take into consideration as if in disagreement the portion of the said bill relating to the salary of the Secretary of State, and also to report on any provision in relation to the law affecting said salary.

Passed February 18, 1909.

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February 18, 1909.

[S. Con. Res. No. 99.]

Adolphus Erwin Wells.  
Enrollment corrected.

## ADOLPHUS ERWIN WELLS.

*Resolved by the Senate (the House of Representatives concurring),* That the action of the Speaker of the House of Representatives and of the Vice-President of the United States and the President of the Senate in signing the enrolled bill (H. R. 10752) To complete the military record of Adolphus Erwin Wells, be, and is hereby rescinded, and that in the reenrollment of the bill the following amendment be made so as to comply with the form adopted by the Secretary of War.

Strike out all after the enacting clause and insert as follows:

That in the administration of the pension laws Adolphus Erwin Wells, of North Carolina, shall hereafter be held and considered to have been mustered into the military service of the United States as a private of Company E, Ninth Regiment, Tennessee Cavalry, on the sixteenth day of June, eighteen hundred and sixty-four, to have served continuously as such to the date of the muster-out of said Company and Regiment, and to have been honorably discharged from the military service of the United States on the date of the muster-out of said company and regiment.

Passed February 18, 1909.

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February 19, 1909.

[S. Con. Res. No. 100.]

C. DeW. Willcox.  
Enrollment corrected.  
Supra.

## C. DeW. WILLCOX.

*Resolved by the Senate (the House of Representatives concurring),* That the action of the Speaker of the House of Representatives and of the Vice-President of the United States and President of the Senate in signing the enrolled bill (S. 5989) authorizing the Department of State to deliver to Major C. DeW. Wilcox decoration and diploma

presented by Government of France, be, and is hereby, rescinded, and that in the reenrollment of the bill the word "Wilcox" in line three of the bill be stricken out and the word "Willcox" substituted therefor; also amend the title so as to read: "An Act authorizing the Department of State to deliver to Major C. DeW. Willcox decoration and diploma presented by Government of France," so as to correctly spell the name of the prospective recipient, inaccurately stated in the bill.

Passed February 19, 1909.

JOHN H. HAMAKER.

*Resolved by the Senate (the House of Representatives concurring),* That the President be, and he is hereby, requested to return to the Senate the bill (S. 4024) for the relief of John H. Hamaker.

Passed February 22, 1909.

February 22, 1909.

[S. Con. Res. No. 98.]

John H. Hamaker.  
Return of pension bill of, requested.

CRIMINAL CODE.

*Resolved by the House of Representatives (the Senate concurring),* That the Secretary of the Senate be authorized to renumber the sections consecutively; to strike out the headnotes at the beginning of each chapter to sections which have been omitted and to renumber the headnotes to correspond to the numbers given the sections; to correct the references in one section to other sections; to correct typographical errors; and to correct punctuation as indicated by the Committee on Conference.

Passed February 23, 1909.

February 23, 1909.

[H. Con. Res. No. 78.]

Criminal Code.  
Typographical corrections.

NOTES ON TARIFF REVISION.

*Resolved by the House of Representatives (the Senate concurring),* That there be printed and bound thirteen hundred copies of "Notes on Tariff Revision," prepared under the direction of the clerk of the Committee on Ways and Means, one thousand copies for the use of the House and three hundred copies for the use of the Senate; that there be printed and bound thirteen hundred copies of "Imports and Duties," eighteen hundred and ninety-four to nineteen hundred and seven, prepared under the direction of the Committee on Ways and Means, one thousand copies for the use of the House and three hundred copies for the use of the Senate; that there be printed and bound two thousand five hundred copies of "Tariff Hearings" before the Committee on Ways and Means of the House of Representatives since the tenth day of November last, one thousand seven hundred copies for the use of the House and eight hundred copies for the use of the Senate.

Passed February 23, 1909.

February 23, 1909.

[H. Con. Res. No. 77.]

Notes on tariff revision.  
Printing ordered.  
Distribution.

Imports and Duties.

Distribution.

Tariff Hearings.

Distribution.

INVESTIGATION OF PULP WOOD, PULP, AND PAPER.

*Resolved by the House of Representatives (the Senate concurring),* That there be printed and bound two thousand copies of the hearings, including index, of the select committee of the House to investigate as to pulp wood, pulp, and paper, of which one thousand five hundred copies shall be for the use of the House, including three hundred copies to be distributed under the direction of the members of said committee elected to the Sixty-first Congress, and five hundred copies for the use of the Senate.

Passed February 23, 1909.

February 23, 1909.

[H. Con. Res. No. 69.]

Investigation of pulp wood, pulp, and paper.

Copies of hearings, etc., of select House committee ordered printed.

Distribution.

February 26, 1909.

HARRY KIMMEL.

[H. Con. Res. No. 71.]

Harry Kimmel.  
Return of bill for  
relief of, requested.

*Resolved by the House of Representatives (the Senate concurring),* That the President be requested to return to the House of Representatives the bill (H. R. 17214) for the relief of Harry Kimmel, a commander on the retired list of the United States Navy.

Passed February 26, 1909.

March 1, 1909.

ADDITIONAL JUDGES, ETC.

[H. Con. Res. No. 75.]

Additional judges,  
etc.  
Return of bill re-  
quested.

*Resolved by the House of Representatives (the Senate concurring),* That the President be requested to return to the House of Representatives (H. R. 21896), Sixtieth Congress, "An Act to amend section eighty-six of an act to provide a government for the Territory of Hawaii, and to provide for additional judges, and for other judicial purposes."

Passed March 1, 1909.

March 2, 1909.

ADDITIONAL JUDGES.

[H. Con. Res. No. 76.]

Additional judges,  
etc.  
Enrollment of, cor-  
rected.

*Resolved by the House of Representatives (the Senate concurring),* That the Speaker of the House and the President of the Senate be authorized to cancel their signatures to (H. R. 21896) "An Act to amend section eighty-six of an Act to provide a government for the Territory of Hawaii, to provide for additional judges, and for other judicial purposes," and that the bill be re-enrolled, with the correction in Section twenty-three, line two, after the word "and" strike out the word "eight" and insert "nine", so that the sentence shall read: "SEC. 23. That this Act shall take effect and be in force on and after the first day of July, nineteen hundred and nine."

Passed March 2, 1909.

March 3, 1909.

CUSTOMS TARIFF.

[S. Con. Res. No. 102.]

Customs tariff.  
Senate document  
relating to, addi-  
tional copies ordered  
printed.

*Resolved by the Senate (the House of Representatives concurring),* That there be printed fifteen thousand additional copies of Senate document five hundred and forty-seven, Sixtieth Congress, Second session, relating to customs tariffs and consisting of Senate and House reports of eighteen hundred and eighty-eight, eighteen hundred and ninety, eighteen hundred and ninety-four and eighteen hundred and ninety-seven; five thousand copies for the use of the Senate and ten thousand copies for the use of the House of Representatives.

Passed March 3, 1909.

March 3, 1909.

REPORT OF ISTHMIAN CANAL COMMISSION.

[S. Con. Res. No. 105.]

Isthmian Canal  
Commission.  
Additional copies  
of report of, ordered  
printed.

*Resolved by the Senate (the House of Representatives concurring),* That there be printed three thousand additional copies of the annual report of the Isthmian Canal Commission for nineteen hundred and eight, with accompanying illustrations; one thousand copies for the use of the Senate and two thousand copies for the use of the House of Representatives.

Passed March 3, 1909.

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TREATIES AND CONVENTIONS

CONCLUDED BY THE

UNITED STATES OF AMERICA

WITH

FOREIGN NATIONS.

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# TREATIES AND CONVENTIONS.

*Universal Postal Convention concluded between Germany and German Protectorates, United States of America and the Island Possessions of the United States of America, Argentine Republic, Austria, Belgium, Bolivia, Bosnia-Herzegovina, Brazil, Bulgaria, Chili, Chinese Empire, Republic of Colombia, Congo Free State, Empire of Corea, Republic of Costa Rica, Crete, Republic of Cuba, Denmark and Danish Colonies, Dominican Republic, Egypt, Ecuador, Spain and Spanish Colonies, Ethiopian Empire, France, Algeria, French Colonies and Protectorates of Indo-China, the whole of the other French Colonies, Great Britain and various British Colonies, British India, the Commonwealth of Australia, Canada, New Zealand, British Colonies of South Africa, Greece, Guatemala, Republic of Hayti, Republic of Honduras, Hungary, Italy and the Italian Colonies, Japan, Republic of Liberia, Luxemburg, Mexico, Montenegro, Nicaragua, Norway, Republic of Panama, Paraguay, Netherlands, the Dutch Colonies, Peru, Persia, Portugal and Portuguese Colonies, Roumania, Russia, Salvador, Servia, Kingdom of Siam, Sweden, Switzerland, Tunis, Turkey, Uruguay, and United States of Venezuela.*

May 26, 1906.

Contracting powers.

Les soussignés, plénipotentiaires des Gouvernements des pays ci-dessus énumérés, s'étant réunis en Congrès à Rome, en vertu de l'article 25 de la Convention postale universelle conclue à Washington le 15 juin 1897, ont, d'un commun accord et sous réserve de ratification, révisé ladite Convention conformément aux dispositions suivantes :

## ARTICLE 1<sup>er</sup>.

### *Définition de l'Union postale.*

Les pays entre lesquels est conclue la présente Convention, ainsi que ceux qui y adhéreront ultérieurement, forment, sous la dénomination d'*Union postale universelle*, un seul territoire postal pour l'échange réciproque des correspondances entre leurs bureaux de poste.

The undersigned, plenipotentiaries of the Governments of the above-named countries, being assembled in Congress at Rome, by virtue of Article 25 of the Universal Postal Convention concluded at Washington on the 15th of June, 1897, have, by common consent and subject to ratification, revised the said Convention in conformity with the following stipulations:

## ARTICLE 1.

### *Definition of the Postal Union.*

The countries between which the present Convention is concluded, as well as those which may adhere to it hereafter, form, under the title of Universal Postal Union, a single postal territory for the reciprocal exchange of correspondence between their Post Offices.

Universal Postal Union.  
Preamble.

Vol. 30, p. 1646.

Object of convention.

## ARTICLE 2.

*Envois auxquels s'applique la Convention.*

Scope of convention.

Les dispositions de cette Convention s'étendent aux lettres, aux cartes postales simples et avec réponse payée, aux imprimés de toute nature, aux papiers d'affaires et aux échantillons de marchandises originaires de l'un des pays de l'Union et à destination d'un autre de ces pays. Elles s'appliquent également à l'échange postal des objets ci-dessus entre les pays de l'Union et les pays étrangers à l'Union, toutes les fois que cet échange emprunte les services de deux des parties contractantes au moins.

## ARTICLE 3.

*Transport des dépêches entre pays limitrophes; services tiers.*

Special agreements by contiguous countries.

1. Les Administrations des postes des pays limitrophes ou aptes à correspondre directement entre eux sans emprunter l'intermédiaire des services d'une tierce Administration, déterminent, d'un commun accord, les conditions du transport de leurs dépêches réciproques à travers la frontière ou d'une frontière à l'autre.

Maritime conveyance.

2. A moins d'arrangement contraire, on considère comme services tiers les transports maritimes effectués directement entre deux pays, au moyen de paquebots ou bâtiments dépendant de l'un d'eux, et ces transports, de même que ceux effectués entre deux bureaux d'un même pays, par l'intermédiaire de services maritimes ou territoriaux dépendant d'un autre pays, sont régis par les dispositions de l'article suivant.

## ARTICLE 4.

*Frais de transit.*

Rates.

Transit guaranteed.

1. La liberté du transit est garantie dans le territoire entier de l'Union.

## ARTICLE 2.

*Articles to which the Convention applies.*

The stipulations of this Convention extend to letters, post cards, both single and with reply paid, printed papers of every kind, commercial papers, and samples of merchandise originating in one of the countries of the Union and intended for another of those countries. They also apply to the exchange by mail of the articles above-mentioned between the countries of the Union and countries foreign to the Union, whenever the services of two of the contracting parties at least are used for that exchange.

## ARTICLE 3.

*Conveyance of mails between contiguous countries; third services.*

1. The Postal Administrations of contiguous countries or countries able to correspond directly with each other without availing themselves of the services of a third Administration determine, by common consent, the conditions of the conveyance of the mails which they exchange across the frontier or from one frontier to the other.

2. In the absence of any contrary arrangement, the direct sea conveyance between two countries by means of Packets or vessels depending upon one of them is considered as a third service; and this conveyance, as well as any performed between two Offices of the same country, by the medium of sea or territorial services maintained by another country, is regulated by the stipulations of the following Article.

## ARTICLE 4.

*Transit rates.*

1. The right of transit is guaranteed throughout the entire territory of the Union.

2. En conséquence, les diverses Administrations postales de l'Union peuvent s'expédier réciproquement par l'intermédiaire d'une ou de plusieurs d'entre elles, tant des dépêches closes que des correspondances à découvert, suivant les besoins du trafic et les convenances du service postal.

3. Les correspondances échangées en dépêches closes entre deux Administrations de l'Union, au moyen des services d'une ou de plusieurs autres Administrations de l'Union, sont soumises, au profit de chacun des pays traversés ou dont les services participent au transport, aux frais de transit suivants, savoir :

1° pour les parcours territoriaux :

- a. à 1 franc 50 centimes par kilogramme de lettres et de cartes postales et à 20 centimes par kilogramme d'autres objets, si la distance parcourue n'excède pas 3,000 kilomètres;
- b. à 3 francs par kilogramme de lettres et de cartes postales et à 40 centimes par kilogramme d'autres objets, si la distance parcourue est supérieure à 3,000 kilomètres, mais n'excède pas 6,000 kilomètres;
- c. à 4 francs 50 centimes par kilogramme de lettres et de cartes postales et à 60 centimes par kilogramme d'autres objets, si la distance parcourue est supérieure à 6,000 kilomètres, mais n'excède pas 9,000 kilomètres;
- d. à 6 francs par kilogramme de lettres et de cartes pos-

2. Consequently, the several Postal Administrations of the Union may send reciprocally through the medium of one or of several of them, either closed mails or articles in open-mail, according to the needs of the traffic and the convenience of the postal service.

3. Articles exchanged in closed mails between two Administrations of the Union, by means of the services of one or of several other Administrations of the Union are subject to the following transit charges to be paid to each of the countries traversed or whose services participate in the conveyance, viz.:

1° For territorial transits:

- a. 1 franc 50 centimes per kilogramme of letters and post cards and 20 centimes per kilogramme of other articles, if the distance traversed does not exceed 3,000 kilometres;
- b. 3 francs per kilogramme of letters and post cards and 40 centimes per kilogramme of other articles, if the distance traversed exceeds 3,000 kilometres but does not exceed 6,000 kilometres;
- c. 4 francs 50 centimes per kilogramme of letters and post cards and 60 centimes per kilogramme of other articles, if the distance traversed exceeds 6,000 kilometres but does not exceed 9,000 kilometres;
- d. 6 francs per kilogramme of letters and post cards

Reciprocal rights.

Closed mails, transit charges.

Land transit.

tales et à 80 centimes par kilogramme d'autres objets, si la distance parcourue excède 9,000 kilomètres.

and 80 centimes per kilogramme of other articles if the distance traversed exceeds 9,000 kilometres.

Sea transit.

2° pour les parcours maritimes:

2° For sea transits:

a. à 1 franc 50 centimes par kilogramme de lettres et de cartes postales et à 20 centimes par kilogramme d'autres objets, si le trajet n'exécède pas 300 milles marins. Toutefois, le transport maritime sur un trajet n'exécédant pas 300 milles marins est gratuit si l'Administration intéressée reçoit déjà, du chef des dépêches transportées, la rémunération afférente au transit territorial;

a. 1 franc 50 centimes per kilogramme of letters and post cards and 20 centimes per kilogramme of other articles if the distance traversed does not exceed 300 nautical miles. Sea conveyance over a distance not exceeding 300 nautical miles is, however, gratuitous if the Administration concerned already receives, on account of the mails conveyed, the remuneration applicable to territorial transit;

b. à 4 francs par kilogramme de lettres et de cartes postales et à 50 centimes par kilogramme d'autres objets, pour les échanges effectués sur un parcours excédant 300 milles marins, entre pays d'Europe, entre l'Europe et les ports d'Afrique et d'Asie sur la Méditerranée et la mer Noire ou de l'un à l'autre de ces ports, et entre l'Europe et l'Amérique du Nord. Les mêmes prix sont applicables aux transports assurés dans tout le ressort de l'Union entre deux ports d'un même Etat, ainsi qu'en-

b. 4 francs per kilogramme of letters and post cards and 50 centimes per kilogramme of other articles, exchanged over a distance exceeding 300 nautical miles between European countries, between Europe and ports of Africa and Asia on the Mediterranean and the Black Sea, or between one of these ports and another, and between Europe and North America. The same rates are applicable to conveyance, by services open to the whole Union, between two ports of a single State, as well as between the

tre les ports de deux Etats desservis par la même ligne de paquebots lorsque le trajet maritime n'excède pas 1,500 milles marins;

c. à 8 francs par kilogramme de lettres et de cartes postales et à 1 franc par kilogramme d'autres objets, pour tous les transports ne rentrant pas dans les catégories énoncées aux alinéas a et b ci-dessus.

En cas de transport maritime effectué par deux ou plusieurs Administrations, les frais du parcours total ne peuvent pas dépasser 8 francs par kilogramme de lettres et de cartes postales et 1 franc par kilogramme d'autres objets; ces frais sont, le cas échéant, répartis entre les Administrations participant au transport, au prorata des distances parcourues, sans préjudice des arrangements différents qui peuvent intervenir entre les parties intéressées.

4. Les correspondances échangées à découvert entre deux Administrations de l'Union sont soumises, par article et sans égard au poids ou à la destination, aux frais de transit suivants, savoir:

lettres..... 6 centimes pièce;  
cartes postales... 2½ centimes pièce;  
autres objets.... 2½ centimes pièce.

5. Les prix de transit spécifiés au présent article ne s'appliquent pas aux transports dans l'Union au moyen de services extraordinaires spécialement créés ou entretenus par une Administration sur la demande d'une ou de plusieurs autres Administrations. Les conditions de cette catégorie de transports sont réglées de gré à gré entre les Administrations intéressées.

En outre, partout où le transit, tant territorial que maritime, est actuellement gratuit ou soumis à

ports of two States served by the same line of Packets when the sea transit involved does not exceed 1,500 nautical miles;

c. 8 francs per kilogramme of letters and post cards and 1 franc per kilogramme of other articles, for all transits not included in the categories given above in paragraphs a and b.

In the case of sea conveyance effected by two or more Administrations, the charges paid for the entire transit cannot exceed 8 francs per kilogramme of letters and post cards, and 1 franc per kilogramme of other articles; these charges are, when occasion arises, shared between the Administrations participating in the service, in proportion to the distances traversed, without prejudice to any other arrangement which may be made between the parties interested.

4. Correspondence exchanged in open-mail between two Administrations of the Union are subject to the following transit charges per article, and irrespective of weight or destination, namely:

letters..... 6 centimes each;  
post cards..... 2½ centimes each;  
other articles.... 2½ centimes each.

5. The transit rates specified in the present article do not apply to conveyance within the Union by means of extraordinary services specially established or maintained by one Administration at the request of one or several other Administrations. The conditions of this category of conveyance are regulated by mutual consent between the Administrations concerned.

Moreover, in all cases where the transit, either by land or by sea, is at present gratuitous or

Maximum charges.

Open-mail, transit charges.

Rates not applicable to conveyance by extraordinary services.

Free, etc., conveyance.

des conditions plus avantageuses, ce régime est maintenu.

Transit services  
of more than 3,000  
kilometres.

Ante, p. 1641.

Expenses of trans-  
sit.

Accounts.

Post, p. 1660.

Post, p. 1660.

Vol. 30, p. 1631.

Exemptions.

Post, p. 1652.

Debtor adminis-  
tration relieved of  
payment.

Toutefois, les services de transit territorial dépassant 3,000 kilomètres peuvent bénéficier des dispositions du § 3 du présent article.

6. Les frais de transit sont à la charge de l'Administration du pays d'origine.

7. Le décompte général de ces frais a lieu sur la base de relevés établis une fois tous les six ans, pendant une période de 28 jours à déterminer dans le Règlement d'exécution prévu par l'article 20 ci-après.

Pour la période entre la date de la mise à exécution de la Convention de Rome et le jour de l'entrée en vigueur des statistiques de transit, dont fait mention le Règlement d'exécution prévu à l'article 20, les frais de transit seront payés d'après les prescriptions de la Convention de Washington.

8. Sont exempts de tous frais de transit territorial ou maritime, les correspondances mentionnées aux §§ 3 et 4 de l'article 11 ci-après; les cartes postales réponse renvoyées au pays d'origine; les objets réexpédiés ou mal dirigés; les rebuts; les avis de réception; les mandats de poste et tous autres documents relatifs au service postal.

9. Lorsque le solde annuel des décomptes des frais de transit entre deux Administrations ne dépasse pas 1,000 francs, l'Administration débitrice est exonérée de tout payement de ce chef.

subject to more advantageous conditions, such state of things is maintained.

Nevertheless, territorial transit services exceeding 3,000 kilometres may profit by the provisions of paragraph 3 of the present Article.

6. The expenses of transit are borne by the Administration of the country of origin.

7. The general accounting for those expenses takes place on the basis of statements prepared once in every six years, during a period of 28 days to be determined in the Detailed Regulations provided for in Article 20 hereafter.

For the period between the date on which the Convention of Rome comes into force and the date on which the transit statistics mentioned in the Detailed Regulations provided for in Article 20 become operative, transit rates will be paid in accordance with the stipulations of the Convention of Washington.

8. The articles mentioned in paragraphs 3 and 4 of Article 11 hereafter, the reply halves of double postcards returned to the country of origin, articles re-directed or missent, undelivered articles, advices of delivery, post office money orders, and all other documents relative to the postal service are exempt from all charges for territorial or sea transit.

9. When the annual balance of the Transit Accounts between two Administrations does not exceed 1,000 francs, the debtor Administration is relieved of all payment on that account.

#### ARTICLE 5.

*Taxes et conditions générales applicables aux envois.*

Rates of postage.

1. Les taxes pour le transport des envois postaux dans toute l'étendue de l'Union, y compris leur remise au domicile des destinataires dans les pays de l'Union où le service de distribution est ou

#### ARTICLE 5.

*Rates of Postage and General Conditions.*

1. The rates of postage for the conveyance of postal articles throughout the entire extent of the Union, including their delivery at the residence of the addressees in the countries of the

sera organisé, sont fixées comme suit :

Union where a delivery is or shall be organised, are fixed as follows :

1° pour les lettres, à 25 centimes en cas d'affranchissement, et au double dans le cas contraire, par chaque lettre ne dépassant pas le poids de 20 grammes, et à 15 centimes en cas d'affranchissement, et au double dans le cas contraire, par chaque poids de 20 grammes ou fraction de 20 grammes au-dessus du premier poids de 20 grammes ;

1° For letters, 25 centimes in case of prepayment, and double that amount in the contrary case, for each letter not exceeding 20 grammes in weight, and 15 centimes in case of prepayment, and double that amount in the contrary case, for every weight of 20 grammes or fraction of 20 grammes above the initial weight of 20 grammes ;

Letters.

2° pour les cartes postales, en cas d'affranchissement, à 10 centimes pour la carte simple ou pour chacune des deux parties de la carte avec réponse payée, et au double dans le cas contraire ;

2° For post cards, in case of prepayment, 10 centimes for single cards or for each of the two halves of reply post cards, and double that amount in the contrary case ;

Post cards.

3° pour les imprimés de toute nature, les papiers d'affaires et les échantillons de marchandises, à 5 centimes par chaque objet ou paquet portant une adresse particulière et par chaque poids de 50 grammes ou fraction de 50 grammes, pourvu que cet objet ou paquet ne contienne aucune lettre ou note manuscrite ayant le caractère de correspondance actuelle et personnelle, et soit conditionné de manière à pouvoir être facilement vérifié.

3° For printed papers of every kind, commercial papers, and samples of merchandise, 5 centimes for each article or packet bearing a particular address and for every weight of 50 grammes or fraction of 50 grammes, provided that such article or packet does not contain any letter or manuscript note having the character of actual and personal correspondence, and that it be made up in such a manner as to admit of its being easily examined.

Printed papers, etc.

La taxe des papiers d'affaires ne peut être inférieure à 25 centimes par envoi, et la taxe des échantillons ne peut être inférieure à 10 centimes par envoi.

The charge on commercial papers cannot be less than 25 centimes per packet, and the charge on samples cannot be less than 10 centimes per packet.

Minimum charges on samples, etc.

2. Il peut être perçu, en sus des taxes fixées par le paragraphe précédent :

2. In addition to the rates fixed by the preceding paragraph there may be levied :

Surtax on sea transit.

1° pour tout envoi soumis aux frais de transit maritime prévus au §

1° For every article subject to the sea transit charges prescribed in paragraph

3, 2°, c, de l'art. 4 et dans toutes les relations auxquelles ces frais de transit sont applicables, une surtaxe uniforme qui ne peut pas dépasser 25 centimes par port simple pour les lettres, 5 centimes par carte postale et 5 centimes par 50 grammes ou fraction de 50 grammes pour les autres objets;

Matter to non-Union countries.

2° pour tout objet transporté par des services dépendant d'Administrations étrangères à l'Union, ou par des services extraordinaires dans l'Union donnant lieu à des frais spéciaux, une surtaxe en rapport avec ces frais.

Surcharges on reply-paid post card.

Lorsque le tarif d'affranchissement de la carte postale simple comprend l'une ou l'autre des surtaxes autorisées par les deux alinéas précédents, ce même tarif est applicable à chacune des parties de la carte postale avec réponse payée.

Penalty on insufficient postage.

3. En cas d'insuffisance d'affranchissement, les objets de correspondance de toute nature sont passibles, à la charge des destinataires, d'une taxe double du montant de l'insuffisance, sans que cette taxe puisse dépasser celle qui est perçue dans le pays de destination sur les correspondances non affranchies de mêmes nature, poids et origine.

Prepayment required.

4. Les objets autres que les lettres et les cartes postales doivent être affranchis au moins partiellement.

Samples.

5. Les paquets d'échantillons de marchandises ne peuvent renfermer aucun objet ayant une valeur marchande; ils ne doivent pas dépasser le poids de 350 grammes, ni présenter des dimensions supérieures à 30 centimètres en longueur, 20 centimètres en largeur et 10 centimètres en épaisseur ou, s'ils ont la forme de rouleau, à 30 centimètres de longueur et 15 centimètres de diamètre.

Limit of weight.

6. Les paquets de papiers d'affaires et d'imprimés ne peu-

3, 2°, c, of Article 4, and in all the relations to which these transit rates are applicable, a uniform surtax which may not exceed 25 centimes per single rate for letters, 5 centimes per post card, and 5 centimes per 50 grammes or fraction of 50 grammes for other articles.

2° For every article conveyed by means of services maintained by Administrations foreign to the Union, or of extraordinary services in the Union giving rise to special expenses, a surcharge in proportion to those expenses.

When the rate of prepayment for the single post card comprises one or other of the surcharges authorised in the two preceding paragraphs, the same rate is applicable to each half of the reply-paid post card.

3. In case of insufficient prepayment, correspondence of every kind is liable to a charge equal to double the amount of the deficiency, to be paid by the addressees; but that charge may not exceed that which is levied in the country of destination on unpaid correspondence of the same nature, weight, and origin.

4. Articles other than letters and post cards must be prepaid at least partly.

5. Packets of samples of merchandise may not contain any article having a saleable value; they must not exceed 350 grammes in weight, or measure more than 30 centimetres in length, 20 centimetres in breadth, and 10 centimetres in depth, or, if they are in the form of a roll, 30 centimetres in length and 15 centimetres in diameter.

6. Packets of commercial papers and printed papers may not

vent pas dépasser le poids de 2 kilogrammes, ni présenter, sur aucun de leurs côtés, une dimension supérieure à 45 centimètres. On peut, toutefois, admettre au transport par la poste les paquets en forme de rouleau dont le diamètre ne dépasse pas 10 centimètres et dont la longueur n'exède pas 75 centimètres.

7. Sont exclus de la modération de taxe les timbres ou formules d'affranchissement, oblitérés ou non, ainsi que tous imprimés constituant le signe représentatif d'une valeur, sauf les exceptions autorisées par le Règlement d'exécution prévu à l'article 20 de la présente Convention.

exceed 2 kilogrammes in weight, or measure more than 45 centimetres in any direction. Packets in the form of a roll may, however, be allowed to pass through the post so long as they do not exceed 10 centimetres in diameter and 75 centimetres in length.

7. Stamps or forms of prepayment obliterated or not, as well as all printed papers constituting the sign of a monetary value, save the exceptions authorised by the Detailed Regulations provided for in Article 20 of the present Convention are excluded from transmission at the reduced rate.

Reduced rates prohibited.

Post, p. 1660.

ARTICLE 6.

*Objets recommandés; avis de réception; demandes de renseignements.*

1. Les objets désignés dans l'article 5 peuvent être expédiés sous recommandation.

Toutefois, les parties "Réponse" adhérentes aux cartes postales ne peuvent être recommandées par les expéditeurs primitifs de ces envois.

2. Tout envoi recommandé est possible, à la charge de l'expéditeur:

1° du prix d'affranchissement ordinaire de l'envoi, selon sa nature;

2° d'un droit fixe de recommandation de 25 centimes au maximum, y compris la délivrance d'un bulletin de dépôt à l'expéditeur.

3. L'expéditeur d'un objet recommandé peut obtenir un avis de réception de cet objet, en payant, au moment où il demande cet avis, un droit fixe de 25 centimes au maximum. Le même droit peut être perçu pour les demandes de renseignements relatives aux objets recommandés, si l'expéditeur n'a pas déjà acquitté la taxe spéciale pour obtenir un avis de réception.

ARTICLE 6.

*Registered Articles; Return-receipts; Requests for Information.*

1. The articles specified in Article 5 may be registered.

The reply halves of reply-paid post cards cannot, however, be registered by the original senders of such cards.

2. Every registered article is liable, at the charge of the sender:

1° To the ordinary prepaid rate of postage on the article, according to its nature;

2° To a fixed registration fee of 25 centimes at most, including a receipt given to the sender.

3. The sender of a registered article may obtain an advice of the delivery of such article, by paying, at the time when he asks for such an advice, a fixed fee of 25 centimes at most. The same fee may be charged for enquiries concerning registered articles, if the sender has not already paid the special fee for an advice of delivery.

Registration. Ante, p. 1644.

Restriction.

Charges.

Fee for notice of delivery.

Advices of receipt.

## ARTICLE 7.

## ARTICLE 7.

Trade charges. *Envois contre remboursement.*

*Articles marked with Trade Charges.*

Collections. 1. Les correspondances recommandées peuvent être expédiées grevées de remboursement dans les relations entre les pays dont les Administrations conviennent d'assurer ce service.

1. Registered articles may be sent marked with trade charges to be collected on delivery between countries of which the Administrations agree to provide this service.

Regulations, etc. Les objets contre remboursement sont soumis aux formalités et aux taxes des envois recommandés.

These articles are subject to the same regulations and rates as registered articles.

Maximum trade charges. Le maximum du remboursement est fixé, par envoi, à 1,000 francs ou à l'équivalent de cette somme.

The maximum trade charge which may be collected on any one registered article is fixed at 1,000 francs or at the equivalent of that sum.

Collections transmitted by money order. 2. A moins d'arrangement contraire entre les Administrations des pays intéressés, le montant encaissé du destinataire doit être transmis à l'expéditeur au moyen d'un mandat de poste, après déduction d'un droit d'encaissement de 10 centimes et de la taxe ordinaire des mandats calculée sur le montant du reliquat.

2. In the absence of any contrary arrangement between the Administrations of the countries concerned, the amount collected from the addressee is to be transmitted to the sender by means of a money order, after deducting a commission of 10 centimes for the service of collection and the ordinary rate chargeable for money orders calculated on the amount of the balance.

Undeliverable money orders. Le montant d'un mandat de remboursement tombé en rebut reste à la disposition de l'Administration du pays d'origine de l'envoi grevé de remboursement.

The amount of an undeliverable money order of this kind remains at the disposal of the Administration of the country in which the article marked with a trade charge originated.

Lost registered articles. 3. La perte d'une correspondance recommandée grevée de remboursement engage la responsabilité du service postal dans les conditions déterminées par l'article 8 ci-après pour les envois recommandés non suivis de remboursement.

3. For the loss of a registered article marked with a trade charge the responsibility of the postal service is fixed under the conditions laid down in Article 8 hereafter for registered articles not marked with trade charges.

Responsibility for trade charges. Après la livraison de l'objet, l'Administration du pays de destination est responsable du montant du remboursement, à moins qu'elle ne puisse prouver que les dispositions prescrites en ce qui concerne les remboursements, par le Règlement prévu à l'article 20 de la présente Convention, n'ont pas été observées. Toutefois, l'omission éventuelle dans la feuille d'avis de la mention "Remb." et du montant du remboursement n'altère pas la responsabilité de

After the delivery of the article the Administration of the country of destination is responsible for the amount of the trade charge, unless it can prove that the conditions prescribed for such articles by the Detailed Regulations contemplated in Article 20 of the present Convention have not been fulfilled. Nevertheless the omission from the Letter Bill of the entry "Remb." and of the amount of the trade charge does not affect the responsibility of the Admin-

l'Administration du pays de destination pour le non encaissement du montant.

istration of the Country of destination for failing to collect the amount.

ARTICLE 8.

ARTICLE 8.

*Responsabilité en matière d'envois recommandés.*

*Responsibility for registered Articles.*

1. En cas de perte d'un envoi recommandé et sauf le cas de force majeure, l'expéditeur ou sur sa demande, le destinataire a droit à une indemnité de 50 francs.

1. In case of the loss of a registered article, and except in cases beyond control, the sender, or at the request of the sender, the addressee is entitled to an indemnity of 50 francs.

Indemnity for lost registered articles.

2. Les pays disposés à se charger des risques pouvant dériver du cas de force majeure sont autorisés à percevoir de ce chef sur l'expéditeur une surtaxe de 25 centimes au maximum pour chaque envoi recommandé.

2. Countries prepared to undertake risks arising from causes beyond control are authorised to collect from the sender on this account a supplementary rate of not more than 25 centimes for each registered article.

Collection of supplementary rates.

3. L'obligation de payer l'indemnité incombe à l'Administration dont relève le bureau expéditeur. Est réservé à cette Administration le recours contre l'Administration responsable, c'est-à-dire contre l'Administration sur le territoire ou dans le service de laquelle la perte a eu lieu.

3. The obligation of paying the indemnity rests with the Administration to which the despatching office is subordinate. To that Administration is reserved a remedy against the Administration responsible, that is to say, against the Administration on the territory or in the service of which the loss took place.

Obligation to pay indemnity.

En cas de perte, dans des circonstances de force majeure, sur le territoire ou dans le service d'un pays se chargeant des risques mentionnés au paragraphe précédent, d'un objet recommandé provenant d'un autre pays, le pays où la perte a eu lieu en est responsable devant l'Office expéditeur, si ce dernier se charge, de son côté, des risques en cas de force majeure à l'égard de ses expéditeurs.

In case of the loss, under circumstances beyond control, on the territory or in the service of a country undertaking the risks mentioned in the preceding paragraph, of a registered article sent from another country, the country where the loss occurred is responsible for it to the despatching Office, if the latter undertake risks in cases beyond control in dealing with its own public.

Force majeure risks. Responsibility for losses.

4. Jusqu'à preuve du contraire, la responsabilité incombe à l'Administration qui, ayant reçu l'objet sans faire d'observation, ne peut établir ni la délivrance au destinataire, ni, s'il y a lieu, la transmission régulière à l'Administration suivante. Pour les envois adressés poste restante, ou conservés en instance à la disposition des destinataires, la responsabilité cesse par la délivrance à une personne qui a justifié de son identité suivant les règles en vigueur dans le pays de destination,

4. Until the contrary be proved, the responsibility rests with the Administration which, having received the article without making any observation, cannot establish the delivery to the addressee or the regular transfer to the following Administration, as the case may be. For articles addressed "Poste Restante," or held at the disposition of the addressees, the responsibility ceases on delivery to a person who has proved his identity according to the rules in force in the country of destina-

Responsibility for lost registered articles.

Articles addressed poste restante.

et dont les noms et qualité sont conformes aux indications de l'adresse.

Payment of indemnity.

5. Le paiement de l'indemnité par l'Office expéditeur doit avoir lieu le plus tôt possible et, au plus tard, dans le délai d'un an à partir du jour de la réclamation. L'Office responsable est tenu de rembourser sans retard, à l'Office expéditeur, le montant de l'indemnité payée par celui-ci.

Office of origin to pay.

L'Office d'origine est autorisé à désintéresser l'expéditeur pour le compte de l'Office intermédiaire ou destinataire qui, régulièrement saisi, a laissé une année s'écouler sans donner suite à l'affaire. En outre, dans le cas où un Office dont la responsabilité est dûment établie, a tout d'abord décliné le paiement de l'indemnité, il doit prendre à sa charge, en plus de l'indemnité, les frais accessoires résultant du retard non justifié apporté au paiement.

Time limit.

6. Il est entendu que la réclamation n'est admise que dans le délai d'un an, à partir du dépôt à la poste de l'envoi recommandé; passé ce terme, le réclamant n'a droit à aucune indemnité.

Sharing liability

7. Si la perte a eu lieu en cours de transport sans qu'il soit possible d'établir sur le territoire ou dans le service de quel pays le fait s'est accompli, les Administrations en cause supportent le dommage par parts égales.

Responsibility ended by delivery.

8. Les Administrations cessent d'être responsables des envois recommandés dont les ayants droit ont donné reçu et pris livraison.

tion, and whose name and description correspond to those indicated in the address.

5. The payment of the indemnity by the despatching Office ought to take place as soon as possible, and at the latest within a year of the date of the application. The responsible Office is bound to refund to the despatching Office, without delay, the amount of the indemnity paid by the latter.

The Office of origin is authorized to make payment to the sender on account of the Office, whether intermediate or of destination, which, after application has been made in due course, has let a year pass without settling the matter. Moreover, in cases where an Office whose responsibility is duly established has at the outset declined to pay the indemnity such Office must take upon itself, in addition to the indemnity, the subsidiary expenses resulting from the unwarranted delay in payment.

6. It is understood that the application for an indemnity is only entertained if made within a year of the posting of the registered article; after this term the applicant has no right to any indemnity.

7. If the loss has occurred in course of conveyance without its being possible to ascertain on the territory or in the service of what country the loss took place, the Administrations concerned bear the loss in equal shares.

8. Administrations cease to be responsible for registered articles for which the owners have given a receipt and accepted delivery.

#### ARTICLE 9.

*Retrait de correspondances; modification d'adresse ou des conditions d'envoi.*

Withdrawal of articles, etc.

1. L'expéditeur d'un objet de correspondance peut le faire retirer du service ou en faire modifier l'adresse, tant que cet objet n'a pas été livré au destinataire.

#### ARTICLE 9.

*Withdrawal of Articles, Correction of Address, &c.*

1. The sender of a letter or other article can have it withdrawn from the post or have its address altered, so long as such article has not been delivered to the addressee.

2. La demande à formuler à cet effet est transmise par voie postale ou par voie télégraphique aux frais de l'expéditeur, qui doit payer, savoir :

2. The request for such withdrawal is sent by mail or by telegraph at the expense of the sender, who must pay as follows:

Requests for withdrawal, expense.

1° Pour toute demande par voie postale, la taxe applicable à une lettre simple recommandée;

1° For every request by mail, the amount payable for a registered single letter;

2° Pour toute demande par voie télégraphique, la taxe du télégramme d'après le tarif ordinaire.

2° For every request by telegraph, the charge for a telegram according to the ordinary tariff.

3. L'expéditeur d'un envoi recommandé grevé de remboursement peut, aux conditions fixées pour les demandes de modification de l'adresse, demander le dégrèvement total ou partiel du montant du remboursement.

3. The sender of a registered article marked with a trade charge can, under the conditions laid down for requests for alteration of address, demand the total or partial cancelling of the amount of the trade charge.

Cancellation of trade charges.

4. Les dispositions du présent article ne sont pas obligatoires pour les pays dont la législation ne permet pas à l'expéditeur de disposer d'un envoi en cours de transport.

4. The stipulations of this Article are not obligatory for countries of which the legislation does not permit the sender to dispose of an article in its course through the post.

Exceptions.

ARTICLE 10.

ARTICLE 10.

*Fixation des taxes en monnaie autre que le franc.*

*Fixing of Rates in Money other than the Franc.*

Ceux des pays de l'Union qui n'ont pas le franc pour unité monétaire fixent leurs taxes à l'équivalent, dans leur monnaie respective, des taux déterminés par les divers articles de la présente Convention. Ces pays ont la faculté d'arrondir les fractions conformément au tableau inséré au Règlement d'exécution mentionné à l'article 20 de la présente Convention.

Those countries of the Union which have not the franc for their monetary unit fix their charges at the equivalents, in their respective currencies, of the rates determined by the various Articles of the present Convention. Such countries have the option of rounding fractions in conformity with the table inserted in the Detailed Regulations mentioned in Article 20 of the present Convention.

Equivalent rates in currency of each country.

Post, p. 1660.

Les Administrations qui entretiennent des bureaux de poste relevant de l'Union dans des pays étrangers à l'Union fixent leurs taxes dans la monnaie locale, de la même manière. Lorsque deux ou plusieurs Administrations entretiennent de ces bureaux dans un même pays étranger à l'Union, les équivalents locaux à adopter par tous ces bureaux sont fixés de gré à gré entre les Administrations intéressées.

The Administrations which maintain post offices forming part of the Union in non-Union countries fix their rates in the local currency, in the same manner. When two or several Administrations maintain such offices in the same non-Union country, the local equivalents to be adopted by all such offices are fixed by mutual arrangement between the Administrations concerned.

Offices in non-Union countries.

## ARTICLE 11.

## ARTICLE 11.

*Affranchissement des envois; coupons-réponse; franchise de port.*

*Prepayment; Reply Coupons; Exemptions from Postage.*

Stamps required.

1. L'affranchissement de tout envoi quelconque ne peut être opéré qu'au moyen de timbres-poste valables dans le pays d'origine pour la correspondance des particuliers. Toutefois, il n'est pas permis de faire usage, dans le service international, de timbres-poste créés dans un but spécial et particulier au pays d'émission, tels que les timbres-poste dit commémoratifs d'une validité transitoire.

1. Prepayment of postage on every description of article can be effected only by means of postage stamps valid in the country of origin for the correspondence of private individuals. It is not, however, permitted to make use, in the international service, of postage stamps produced with an object special and peculiar to the country of issue, such as the so-called commemorative postage stamps of temporary validity.

Stamps issued for a special purpose.

Reply post cards, etc.

Sont considérés comme dûment affranchis les cartes-réponse portant des timbres-poste du pays d'émission de ces cartes et les journaux ou paquets de journaux non munis de timbres-poste, mais dont la suscription porte la mention "Abonnements-poste" et qui sont expédiés en vertu de l'Arrangement particulier sur les abonnements aux journaux, prévu à l'article 19 de la présente Convention.

Reply post cards bearing postage stamps of the country in which these cards were issued are considered as duly prepaid, as also are newspapers or packets of newspapers without postage stamps but with the superscription "Abonnements-poste" (subscription by mail), which are sent in virtue of the Special Arrangement for newspaper subscriptions, provided for in Article 19 of the present Convention.

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Reply coupons.

2. Des coupons-réponse peuvent être échangés entre les pays dont les Administrations ont accepté de participer à cet échange. Le prix de vente minimum du coupon-réponse est de 28 centimes ou de l'équivalent de cette somme dans la monnaie du pays qui le débite.

2. Reply coupons can be exchanged between the countries of which the Administrations have agreed to participate in such exchange. The minimum selling price of a reply coupon is 28 centimes, or the equivalent of this sum in the money of the country which sells it.

Exchangeability of.

Ce coupon est échangeable dans tout pays participant contre un timbre de 25 centimes ou de l'équivalent de cette somme dans la monnaie du pays où l'échange est demandé. Le Règlement d'exécution prévu à l'article 20 de la Convention détermine les autres conditions de cet échange et notamment l'intervention du Bureau international dans la confection, l'approvisionnement et la comptabilité desdits coupons.

This coupon is exchangeable in all countries parties to the arrangement for a postage stamp of 25 centimes or the equivalent of that sum in the money of the country where the exchange is requested. The Detailed Regulations contemplated in Article 20 of the Convention determine the other conditions of this exchange, and in particular the intervention of the International Bureau in manufacturing, supplying, and accounting for the coupons.

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Official postal matter free.

3. Les correspondances officielles relatives au service postal, échangées entre les Administrations postales, entre ces Administrations et le Bureau international et entre les bureaux de

3. Official correspondence relative to the Postal Service exchanged between Postal Administrations, between these Administrations and the International Bureau, and between Post Offices

poste des pays de l'Union, sont exemptées de l'affranchissement en timbres-poste ordinaires et sont admises à la franchise.

4. Il en est de même des correspondances concernant les prisonniers de guerre, expédiées ou reçues, soit directement, soit à titre d'intermédiaire, par les bureaux de renseignements qui seraient établis éventuellement pour ces personnes, dans des pays belligérants ou dans des pays neutres ayant recueilli des belligérants sur leur territoire.

Les correspondances destinées aux prisonniers de guerre ou expédiées par eux sont également affranchies de toutes taxes postales, aussi bien dans les pays d'origine et de destination que dans les pays intermédiaires.

Les belligérants recueillis et internés dans un pays neutre sont assimilés aux prisonniers de guerre proprement dits, en ce qui concerne l'application des dispositions ci-dessus.

5. Les correspondances déposées en pleine mer à la boîte d'un paquebot ou entre les mains des agents des postes embarqués ou des commandants de navires peuvent être affranchies au moyen des timbres-poste et d'après le tarif du pays auquel appartient ou dont dépend ledit paquebot. Si le dépôt à bord a lieu pendant le stationnement aux deux points extrêmes du parcours ou dans l'une des escales intermédiaires, l'affranchissement n'est valable qu'autant qu'il est effectué au moyen de timbres-poste et d'après le tarif du pays dans les eaux duquel se trouve le paquebot.

in Union countries, is exempt from prepayment by means of ordinary postage stamps, and is free from liability to charge.

4. The same privilege is accorded to correspondence concerning prisoners of war, despatched or received, either directly or, as intermediary, by the special Information Offices established on behalf of such persons, in belligerent countries or in neutral countries which have received belligerents on their territories.

Correspondence intended for prisoners of war or despatched by them is likewise exempt from all postal charges, not only in the countries of origin and destination, but in intermediary countries.

Belligerents received and held in a neutral country are assimilated to prisoners of war, properly so-called in so far as the application of the above-mentioned stipulations is concerned.

5. Articles posted on the high seas in the letter box on board a vessel or placed in the hands of postal agents on board or of the commanders of ships may be prepaid by means of the postage stamps, and according to the tariff of the country to which the said vessel belongs or by which it is maintained. If the mailing on board takes place during the stay at one of the two terminal points of the voyage or at any intermediate port of call, prepayment can only be effected by means of the postage stamps and according to the tariff of the country in the waters of which the vessel happens to be.

Correspondence concerning prisoners of war.

Correspondence intended for prisoners of war, etc.

Belligerents held in neutral countries.

Stamps for matter mailed on ships.

ARTICLE 12.

*Attribution des taxes.*

1. Chaque Administration garde en entier les sommes qu'elle a perçues en exécution des articles 5, 6, 7, 10 et 11 précédents, sauf la bonification due pour les mandats prévus au § 2 de l'article 7 et ex-

ARTICLE 12.

*Postage kept by collecting country.*

1. Each Administration keeps the whole of the sums which it collects by virtue of the foregoing Articles 5, 6, 7, 10, and 11, exceptions being made in the case of the credit due for the money

Retention of collections.

Ante. pp. 1644-1648, 1651-1653.

ception faite en ce qui concerne les coupons-réponse (art. 11).

Accounting not necessary.

2. En conséquence, il n'y a pas lieu, de ce chef, à un décompte entre les diverses Administrations de l'Union, sous les réserves prévues au § 1 du présent article.

Limit of charges.

3. Les lettres et autres envois postaux ne peuvent, dans le pays d'origine, comme dans celui de destination, être frappés à la charge des expéditeurs ou des destinataires, d'aucune taxe ni d'aucun droit postal autres que ceux prévus par les articles susmentionnés.

#### ARTICLE 13.

##### *Envois-express.*

Special delivery.

1. Les objets de correspondance de toute nature sont, à la demande des expéditeurs, remis à domicile par un porteur spécial immédiatement après l'arrivée, dans les pays de l'Union qui consentent à se charger de ce service dans leurs relations réciproques.

Special charges.

2. Ces envois, qui sont qualifiés "express", sont soumis à une taxe spéciale de remise à domicile; cette taxe est fixée à 30 centimes et doit être acquittée complètement et à l'avance, par l'expéditeur, en sus du port ordinaire. Elle est acquise à l'Administration du pays d'origine.

Delivery where no office exists.

3. Lorsque l'objet est destiné à une localité où il n'existe pas de bureau de poste chargé de la remise à domicile des express, l'Administration des postes destinataire peut percevoir une taxe complémentaire, jusqu'à concurrence du prix fixé pour la remise par express dans son service interne, déduction faite de la taxe fixe payée par l'expéditeur, ou de son équivalent dans la monnaie du pays qui perçoit ce complément.

Additional charges recoverable.

La taxe complémentaire prévue ci-dessus, reste exigible en cas de réexpédition ou de mise en rebut de l'objet; elle est acquise à l'Administration qui l'a perçue.

orders referred to in paragraph 2 of Article 7, and also in regard to reply coupons (Article 11).

2. Consequently, there is no necessity under this head for any accounts between the several Administrations of the Union, subject always to the reservations made in paragraph 1 of the present Article.

3. Letters and other postal articles cannot be subjected, either in the country of origin or in that of destination, to any postal tax or postal fee at the expense of the senders or addressees other than those contemplated by the Articles above mentioned.

#### ARTICLE 13.

##### *Special-delivery articles.*

1. At the request of the senders, all classes of articles are delivered at the addresses by a special messenger immediately on arrival, in those countries of the Union which consent to undertake this service in their reciprocal relations.

2. Such articles, which are marked "express," are subject to a special charge for delivery; this charge is fixed at 30 centimes, and must be fully paid in advance by the sender, in addition to the ordinary postage. It belongs to the Administration of the country of origin.

3. When an article is destined for a place where there is no Post Office authorised to deliver correspondence by express messenger the Postal Administration of the country of destination can levy an additional charge up to the amount of the fee fixed for express delivery in its inland service, less the fixed charge paid by the sender, or its equivalent in the money of the country which levies this additional charge.

The additional charge provided for above is recoverable in case of redirection or non-delivery, and is retained by the Administration which has raised it.

4. Les objets exprès non complètement affranchis pour le montant total des taxes payables à l'avance sont distribués par les moyens ordinaires, à moins qu'ils n'aient été traités comme exprès par le bureau d'origine.

4. "Express" articles upon which the total amount of the charges payable in advance has not been prepaid are delivered by the ordinary means, unless they have been treated as expressed by the Office of origin.

Ordinary delivery if not prepaid.

ARTICLE 14.

*Réexpédition; rebuts.*

ARTICLE 14.

*Reforwarding: Undelivered articles.*

1. Il n'est perçu aucun supplément de taxe pour la réexpédition d'envois postaux dans l'intérieur de l'Union.

1. No additional postage is charged for the reforwarding of postal articles within the Union.

Reforwarding.

2. Les correspondances tombées en rebut ne donnent pas lieu à restitution des droits de transit revenant aux Administrations intermédiaires, pour le transport antérieur desdites correspondances.

2. Undelivered articles do not, when returned, give rise to the restitution of the transit charges due to intermediate Administrations for the previous conveyance of such correspondence.

Undeliverable articles.

3. Les lettres et les cartes postales non affranchies et les correspondances de toute nature insuffisamment affranchies, qui font retour au pays d'origine par suite de réexpédition ou de mise en rebut, sont passibles, à la charge des destinataires ou des expéditeurs, des mêmes taxes que les objets similaires directement adressés du pays de la première destination au pays d'origine.

3. Unpaid letters and post cards and insufficiently paid articles of every description, which are returned to the country of origin as redirected or as undeliverable, are liable, at the expense of the addressees or senders, to the same rates as similar articles addressed directly from the country of the first destination to the country of origin.

Charges on return matter.

ARTICLE 15.

*Échange de dépêches closes avec les bâtiments de guerre.*

ARTICLE 15.

*Mails exchanged with warships.*

1. Des dépêches closes peuvent être échangées entre les bureaux de poste de l'un des pays contractants et les commandants de divisions navales ou bâtiments de guerre de ce même pays en station à l'étranger ou entre le commandant d'une de ces divisions navales ou bâtiments de guerre et le commandant d'une autre division ou bâtiment du même pays, par l'intermédiaire des services territoriaux ou maritimes dépendant d'autres pays.

1. Closed mails may be exchanged between the Post Offices of any one of the contracting countries and the commanding officers of naval divisions or ships of war of the same country stationed abroad, or between the commanding officer of one of those naval divisions or ships of war and the commanding Officer of another division or ship of the same country, through the medium of the sea or land services maintained by other countries.

Exchange of closed mails with war ships.

2. Les correspondances de toute nature comprises dans ces dépêches doivent être exclusivement à l'adresse ou en provenance des états-majors et des équipages des

2. Articles of every description enclosed in these mails must consist exclusively of such as are addressed to or sent by the officers and crews of the ships to or from

Restriction.

bâtiments destinataires ou expéditeurs des dépêches; les tarifs et conditions d'envoi qui leur sont applicables sont déterminés, d'après ses règlements intérieurs, par l'Administration des postes du pays auquel appartiennent les bâtiments.

Transit expenses.

3. Sauf arrangement contraire entre les Offices intéressés, l'Office postal expéditeur ou destinataire des dépêches dont il s'agit est redevable, envers les Offices intermédiaires, de frais de transit calculés conformément aux dispositions de l'article 4.

Ante, p. 1640.

#### ARTICLE 16.

##### *Interdictions.*

Commercial papers, etc.

1. Il n'est pas donné cours aux papiers d'affaires, échantillons et imprimés qui ne remplissent pas les conditions requises, pour ces catégories d'envois, par l'article 5 de la présente Convention et par le Règlement d'exécution prévu à l'article 20.

Ante, p. 1644.

Post, p. 1660.  
Return to sender.

2. Le cas échéant, ces objets sont renvoyés au timbre d'origine et remis, s'il est possible, à l'expéditeur, sauf le cas, s'il s'agit d'objets affranchis au moins partiellement, où l'Administration du pays de destination serait autorisée, par sa législation ou par ses règlements intérieurs, à les mettre en distribution.

Prohibited articles.

3. Il est interdit :

1° d'expédier par la poste :

(a) des échantillons et autres objets qui, par leur nature, peuvent présenter du danger pour les agents postaux, salir ou détériorer les correspondances;

(b) des matières explosives, inflammables ou dangereuses; des animaux et insectes, vivants ou morts, sauf les exceptions mentionnées au Règlement d'exécution prévu à l'article 20 de la Convention;

which the mails are forwarded; the rates and conditions of despatch applicable to them are determined, according to its internal regulations, by the Postal Administration of the country to which the ships belong.

3. In the absence of any arrangement to the contrary between the Offices concerned, the Post Office which despatches or receives the mails in question is accountable to the intermediate offices for transit charges calculated in accordance with the stipulations of Article 4.

#### ARTICLE 16.

##### *Prohibitions.*

1. Commercial papers, samples, and printed papers which do not fulfil the conditions laid down for articles of these categories in Article 5 of the present Convention and in the Regulations contemplated in Article 20 are not to be forwarded.

2. If occasion arise, these articles are sent back to the Post Office of origin and returned, if possible, to the sender, save where, in the case of articles prepaid at least partially, the Administration of the country of destination is authorised by its laws or by its internal regulations to deliver them.

3. It is forbidden :

1° To send by post :

(a) Samples and other articles which, from their nature, may expose the postal officials to danger or soil or damage the correspondence.

(b) Explosive, inflammable, or dangerous substances; animals and insects, living or dead, except in the cases provided for in the Regulations contemplated in Article 20 of the Convention;

2° d'insérer dans les correspondances ordinaires ou recommandées consignées à la poste:

- (a) des pièces de monnaie;
- (b) des objets passibles de droits de douane;
- (c) des matières d'or ou d'argent, des pierres, des bijoux et autres objets précieux, mais seulement dans le cas où leur insertion ou expédition serait défendue d'après la législation des pays intéressés;
- (d) des objets quelconques dont l'entrée ou la circulation sont interdites dans le pays de destination.

2° To insert in ordinary or registered correspondence, consigned to the post:

- (a) Coin;
- (b) Articles liable to Customs duty;
- (c) Articles of gold and silver, precious stones, jewelry and other precious articles, but only where their insertion or transmission is forbidden by the legislation of the countries concerned;
- (d) Any articles whatsoever of which the importation or circulation is prohibited in the country of destination.

4. Les envois tombant sous les prohibitions du paragraphe 3 qui précède et qui auraient été à tort admis à l'expédition doivent être renvoyés au timbre d'origine, sauf le cas où l'Administration du pays de destination serait autorisée, par sa législation ou par ses règlements intérieurs, à en disposer autrement.

4. Packets falling under the prohibitions of the foregoing paragraph 3, which have been erroneously admitted to transmission, should be returned to the Post Office of origin, except in cases where the Administration of the country of destination is authorised by its laws or by its internal regulations to dispose of them otherwise.

Return of prohibited articles.

Toutefois, les matières explosibles, inflammables ou dangereuses ne sont pas renvoyées au timbre d'origine; elles sont détruites sur place par les soins de l'Administration qui en constate la présence.

Explosive, inflammable, or dangerous substances, however, are not returned to the country of origin; they are destroyed on the spot under the direction of the Administration which has detected their presence.

Destruction of explosives, etc.

5. Est d'ailleurs réservé le droit du Gouvernement de tout pays de l'Union de ne pas effectuer, sur son territoire, le transport ou la distribution, tant des objets jouissant de la modération de taxe à l'égard desquels il n'a pas été satisfait aux lois, ordonnances ou décrets qui règlent les conditions de leur publication ou de leur circulation dans ce pays, que des correspondances de toute nature qui portent ostensiblement des inscriptions, dessins, etc., interdits par les dispositions légales ou réglementaires en vigueur dans le même pays.

5. The right is, moreover, reserved to the Government of every country of the Union to refuse to convey over its territory, or to deliver, articles passing at reduced rates in regard to which the laws, ordinances, or decrees which regulate the conditions of their publication or circulation in that country have not been complied with, or correspondence of any kind bearing ostensibly inscriptions, designs, &c., forbidden by the legal enactments or regulations in force in the same country.

Reserved rights.

## ARTICLE 17.

*Relations avec les pays étrangers à l'Union.*

Privileges extended to non-Union countries.

1. Les Offices de l'Union qui ont des relations avec des pays situés en dehors de l'Union, doivent prêter leur concours à tous les autres Offices de l'Union :

1° pour la transmission, par leur intermédiaire, soit à découvert, soit en dépêches closes, si ce mode de transmission est admis d'un commun accord par les Offices d'origine et de destination des dépêches, des correspondances à destination ou provenant des pays en dehors de l'Union ;

2° pour l'échange des correspondances, soit à découvert, soit en dépêches closes, à travers les territoires ou par l'intermédiaire de services dépendant desdits pays en dehors de l'Union ;

3° pour que les correspondances soient soumises en dehors de l'Union, comme dans le ressort de l'Union, aux frais de transit déterminés par l'article 4.

Maximum charges for maritime conveyance.

2. Les frais totaux de transit maritime dans l'Union et en dehors de l'Union ne peuvent pas excéder 15 francs par kilogramme de lettres et de cartes postales et 1 franc par kilogramme d'autres objets. Le cas échéant, ces frais sont répartis au prorata des distances, entre les Offices intervenant dans le transport.

Ascertainment of charges.

3. Les frais de transit, territorial ou maritime, en dehors des limites de l'Union comme dans le ressort de l'Union, des correspondances auxquelles s'applique le présent article, sont constatés dans la même forme que les frais de transit afférents aux correspondances échangées entre pays de l'Union au moyen des services d'autres pays de l'Union.

## ARTICLE 17.

*Relations with Countries outside the Union.*

1. Offices of the Union which have relations with countries situate outside the Union are to lend their assistance to all the other Offices of the Union :

1° For the transmission, by their services, either in open-mail or in closed mails, if this method of transmission is admitted by mutual agreement between the Offices of origin and destination of the mails, of articles addressed to or originating in Countries outside the Union ;

2° For the exchange of articles either in open-mail or in closed mails across the territories or by means of services maintained by the said Countries outside the Union ;

3° That the articles conveyed may be subject outside the Union, as within the Union, to the transit rates determined by Article 4.

2. The charges for the total sea transit, within and without the Union, may not exceed 15 francs per kilogramme of letters and post cards and 1 franc per kilogramme of other articles. If occasion arise these charges are divided, in the ratio of distances, between the Offices taking part in the sea conveyance.

3. The charges for transit, by land or sea, without as well as within the limits of the Union, on the articles to which the present Article applies are established in the same manner as the transit charges relating to articles exchanged between Union countries by means of the services of other countries of the Union.

4. Les frais de transit des correspondances à destination des pays en dehors de l'Union postale sont à la charge de l'Office du pays d'origine, qui fixe les taxes d'affranchissement dans son service desdites correspondances, sans que ces taxes puissent être inférieures au tarif normal de l'Union.

4. The transit charges on articles for countries outside the Postal Union are payable by the Office of the country of origin, which fixes the postage rates in its services for the said articles, but these rates may not be lower than the normal Union tariff.

Charges on articles for non-Union countries, where payable, etc.

5. Les frais de transit des correspondances originaires des pays en dehors de l'Union ne sont pas à la charge de l'Office du pays de destination. Cet Office distribue sans taxe les correspondances qui lui sont livrées comme complètement affranchies; il taxe les correspondances non affranchies au double du tarif d'affranchissement applicable dans son propre service aux envois similaires à destination du pays d'où proviennent lesdites correspondances, et les correspondances insuffisamment affranchies au double de l'insuffisance, sans que la taxe puisse dépasser celle qui est perçue sur les correspondances non affranchies de mêmes nature, poids et origine.

5. The transit charges on articles originating in countries outside the Union are not payable by the Office of the country of destination. That Office delivers without charge articles transmitted to it as fully prepaid; it charges unpaid articles double the prepaid rate applicable in its own service to similar articles addressed to the country where the said articles originate, and insufficiently prepaid articles double the deficiency; but the charge may not exceed that which is levied on unpaid articles of the same nature, weight, and origin.

On articles from non-Union countries.

6. A l'égard de la responsabilité en matière d'objets recommandés, les correspondances sont traitées:

6. With regard to responsibility in the matter of registered articles, the articles are treated:

Registered articles.

pour le transport dans le ressort de l'Union, d'après les stipulations de la présente Convention;

For transmission within the limits of the Union in accordance with the stipulations of the present Convention;

pour le transport en dehors des limites de l'Union, d'après les conditions notifiées par l'Office de l'Union qui sert d'intermédiaire.

For transmission without the limits of the Union in accordance with the conditions notified by the Office of the Union which serves as the intermediate Office.

ARTICLE 18.

ARTICLE 18.

*Timbres-poste contrefaits.*

*Counterfeit postage stamps.*

Les hautes parties contractantes s'engagent à prendre, ou à proposer à leurs législatures respectives, les mesures nécessaires pour punir l'emploi frauduleux, pour l'affranchissement de correspondances, de timbres-poste contrefaits ou ayant déjà servi. Elles s'engagent également à

The high contracting parties undertake to adopt, or to propose to their respective legislatures, the necessary measures for punishing the fraudulent use of counterfeit postage stamps or stamps already used for the prepayment of correspondence. They also undertake to adopt, or

Legislation to punish counterfeiting, etc.

prendre, ou à proposer à leurs législatures respectives, les mesures nécessaires pour interdire et réprimer les opérations frauduleuses de fabrication, vente, colportage ou distribution de vignettes et timbres en usage dans le service des postes, contrefaits ou imités de telle manière qu'ils pourraient être confondus avec les vignettes et timbres émis par l'Administration d'un des pays adhérents.

to propose to their respective legislatures, the necessary measures for prohibiting and repressing the fraudulent manufacture, sale, offering for sale, or distribution of embossed and adhesive stamps in use in the postal service, forged or imitated in such a manner as to be mistakable for the embossed and adhesive stamps issued by the Administration of any one of the contracting countries.

## ARTICLE 19.

*Services faisant l'objet d'arrangements particuliers.*

Special arrangements.

Le service des lettres et boîtes avec valeur déclarée, et ceux des mandats de poste, des colis postaux, des valeurs à recouvrer, des livrets d'identité, des abonnements aux journaux, etc., font l'objet d'arrangements particuliers entre les divers pays ou groupes de pays de l'Union.

## ARTICLE 19.

*Special arrangements for particular services.*

The services concerning letters and boxes of declared value, postal money orders, postal parcels, collection of bills and drafts, certificates of identity, subscriptions to newspapers, &c., form the subject of special arrangements between the various countries or groups of countries composing the Union.

## ARTICLE 20.

*Règlement d'exécution; arrangements spéciaux entre Administrations.*

Regulations.

1. Les Administrations postales des divers pays qui composent l'Union sont compétentes pour arrêter d'un commun accord, dans un Règlement d'exécution, toutes les mesures d'ordre et de détail qui sont jugées nécessaires.

Special conventions.

2. Les différentes Administrations peuvent, en outre, prendre entre elles les arrangements nécessaires au sujet des questions qui ne concernent pas l'ensemble de l'Union, pourvu que ces arrangements ne dérogent pas à la présente Convention.

Lower postage.

3. Il est toutefois permis aux Administrations intéressées de s'entendre mutuellement pour l'adoption de taxes réduites dans un rayon de 30 kilomètres.

## ARTICLE 20.

*Regulations of Execution; Special agreement between Administrations.*

1. The Postal Administrations of the various countries composing the Union are competent to draw up, by common consent, in the form of Regulations of Execution, all the measures of order and detail which are judged necessary.

2. The several Administrations may, moreover, make amongst themselves the necessary arrangements on the subject of questions which do not concern the Union generally, provided that those arrangements do not derogate from the present Convention.

3. The Administrations concerned are, however, permitted to come to mutual arrangements for the adoption of lower rates of postage within a radius of 30 kilometres.

ARTICLE 21.

ARTICLE 21.

*Législation interne; unions restreintes.*

*Internal Laws; restricted Unions.*

1. La présente Convention ne porte point altération à la législation de chaque pays dans tout ce qui n'est pas prévu par les stipulations contenues dans cette Convention.

1. The present Convention does not involve alteration in the legislation of any country as regards anything which is not provided for by the stipulations contained in this Convention.

Limitation of effect.

2. Elle ne restreint pas le droit des parties contractantes de maintenir et de conclure des traités, ainsi que de maintenir et d'établir des unions plus restreintes, en vue de la réduction des taxes ou de toute autre amélioration des relations postales.

2. It does not restrict the right of the contracting parties to maintain and to conclude treaties, as well as to maintain and establish more restricted Unions, with a view to the reduction of postage rates or to any other improvement of postal relations.

ARTICLE 22.

ARTICLE 22.

*Bureau international.*

*International Bureau.*

1. Est maintenue l'institution, sous le nom de Bureau international de l'Union postale universelle, d'un Office central qui fonctionne sous la haute surveillance de l'Administration des postes suisses, et dont les frais sont supportés par toutes les Administrations de l'Union.

1. Under the name of the International Bureau of the Universal Postal Union a central Office is maintained which is conducted under the supervision of the Swiss Postal Administration, and of which the expenses are borne by all the Administrations of the Union.

International Bureau.

2. Ce Bureau demeure chargé de réunir, de coordonner, de publier et de distribuer les renseignements de toute nature qui intéressent le service international des postes; d'émettre, à la demande des parties en cause, un avis sur les questions litigieuses; d'instruire les demandes en modification des actes du Congrès; de notifier les changements adoptés, et, en général, de procéder aux études et aux travaux dont il serait saisi dans l'intérêt de l'Union postale.

2. This Bureau is charged with the duty of collecting, collating, publishing, and distributing information of every kind which concerns the international postal service; of giving, at the request of the parties concerned, an opinion upon questions in dispute; of making known proposals for modifying the acts of the Congress; of notifying alterations adopted; and, in general, of taking up such studies and labours as may be confided to it in the interest of the Postal Union.

Expenses.

Duties.

ARTICLE 23.

ARTICLE 23.

*Litiges à régler par arbitrage.*

*Disputes to be settled by Arbitration.*

1. En cas de dissentiment entre deux ou plusieurs membres de l'Union, relativement à l'interprétation de la présente Convention ou à la responsabilité dérivant, pour une Administration, de l'ap-

1. In case of disagreement between two or more members of the Union as to the interpretation of the present Convention, or as to the responsibility resting on an Administration by the ap-

Arbitration of disagreements.

plication de la dite Convention, la question en litige est réglée par jugement arbitral. A cet effet, chacune des Administrations en cause choisit un autre membre de l'Union qui n'est pas directement intéressé dans l'affaire.

Decisions.

2. La décision des arbitres est donnée à la majorité absolue des voix.

Additional arbitrator.

3. En cas de partage des voix, les arbitres choisissent, pour trancher le différend, une autre Administration également désintéressée dans le litige.

Application of stipulations.

4. Les dispositions du présent article s'appliquent également à tous les Arrangements conclus en vertu de l'article 19 précédent.

Ante, p. 1660.

#### ARTICLE 24.

##### *Adhésions à la Convention.*

Adhesion of other countries.

1. Les pays qui n'ont point pris part à la présente Convention sont admis à y adhérer sur leur demande.

Notification.

2. Cette adhésion est notifiée, par la voie diplomatique, au Gouvernement de la Confédération suisse et, par ce Gouvernement, à tous les pays de l'Union.

Rights, etc.

3. Elle emporte, de plein droit, accession à toutes les clauses et admission à tous les avantages stipulés par la présente Convention.

Share of expenses.

4. Il appartient au Gouvernement de la Confédération suisse de déterminer, d'un commun accord avec le Gouvernement du pays intéressé, la part contributive de l'Administration de ce dernier pays dans les frais du Bureau international, et, s'il y a lieu, les taxes à percevoir par cette Administration en conformité de l'article 10 précédent.

Ante, p. 1651.

#### ARTICLE 25.

##### *Congrès et Conférences.*

Congresses and conferences.

1. Des Congrès de plénipotentiaires des pays contractants ou de simples Conférences administratives, selon l'importance des

plication of the said Convention, the question in dispute is decided by arbitration. To that end each of the Administrations concerned chooses another member of the Union not directly interested in the matter.

2. The decision of the arbitrators is given by an absolute majority of votes.

3. In case of an equality of votes the arbitrators choose, with the view of settling the difference, another Administration equally uninterested in the question in dispute.

4. The stipulations of the present Article apply equally to all the Agreements concluded by virtue of the foregoing Article 19.

#### ARTICLE 24.

##### *Adhesions to the Convention.*

1. Countries which have not taken part in the present Convention are admitted to adhere to it upon their demand.

2. This adhesion is notified through the diplomatic channel to the Government of the Swiss Confederation, and by that Government to all the countries of the Union.

3. It implies, as a right, accession to all the clauses and admission to all the advantages for which the present Convention stipulates.

4. It devolves upon the Government of the Swiss Confederation to determine, by common consent with the Government of the country concerned, the share to be contributed by the Administration of this latter country towards the expenses of the International Bureau, and, if necessary, the rates to be levied by that Administration in conformity with the foregoing Article 10.

#### ARTICLE 25.

##### *Congresses and Conferences.*

1. Congresses of plenipotentiaries of the contracting countries, or simple administrative Conferences, according to the impor-

questions à résoudre, sont réunis lorsque la demande en est faite ou approuvée par les deux tiers, au moins, des Gouvernements ou Administrations, suivant le cas.

2. Toutefois, un Congrès doit avoir lieu au plus tard cinq ans après la date de la mise à exécution des actes conclus au dernier Congrès.

3. Chaque pays peut se faire représenter, soit par un ou plusieurs délégués, soit par la délégation d'un autre pays. Mais il est entendu que le délégué ou les délégués d'un pays ne peuvent être chargés que de la représentation de deux pays, y compris celui qu'ils représentent.

4. Dans les délibérations, chaque pays dispose d'une seule voix.

5. Chaque Congrès fixe le lieu de la réunion du prochain Congrès.

6. Pour les Conférences, les Administrations fixent les lieux de réunion sur la proposition du Bureau international.

tance of the questions to be solved, are held, when a demand for them is made or approved by two thirds, at least, of the Governments or Administrations, as the case may be.

2. A Congress shall, in any case, be held not later than five years after the date of the entry into force of the Acts concluded at the last Congress.

3. Each country may be represented either by one or several delegates, or by the delegation of another country. But it is understood that the delegate or delegates of one country can be charged with the representation of two countries only, including the country they represent.

4. In the deliberations each country has one vote only.

5. Each Congress settles the place of meeting of the next Congress.

6. For Conferences, the Administrations settle the places of meeting on the proposal of the International Bureau.

Regular Congress.

Representation.

Votes.

Place of meeting.

Conference meetings.

ARTICLE 26.

*Propositions dans l'intervalle des réunions.*

1. Dans l'intervalle qui s'écoule entre les réunions, toute Administration des postes d'un pays de l'Union a le droit d'adresser aux autres Administrations participantes, par l'intermédiaires du Bureau international, des propositions concernant le régime de l'Union.

Pour être mise en délibération, chaque proposition doit être appuyée par au moins 2 Administrations, sans compter celle dont la proposition émane. Lorsque le Bureau international ne reçoit pas, en même temps que la proposition, le nombre nécessaire de déclarations d'appui, la proposition reste sans aucune suite.

2. Toute proposition est soumise au procédé suivant :

Un délai de six mois est laissé aux Administrations de l'Union pour examiner les propositions et pour faire parvenir au Bureau

ARTICLE 26.

*Proposals made between Congresses.*

1. In the interval which elapses between the meetings, any postal Administration of a country of the Union has the right to address to the other Administrations belonging to it, through the medium of the International Bureau, proposals concerning the régime of the Union.

In order to be considered, every proposal must be supported by at least two Administrations, without counting that from which the proposal emanates. When the International Bureau does not receive, at the same time as the proposal, the necessary number of declarations of support, the proposal falls.

2. Every proposal is subject to the following procedure :

A period of six months is allowed to the Administrations of the Union to examine the pro-

Changes proposed.

Support necessary.

Procedure.

international, le cas échéant, leurs observations. Les amendements ne sont pas admis. Les réponses sont réunies par les soins du Bureau international et communiquées aux Administrations avec l'invitation de se prononcer pour ou contre. Celles qui n'ont point fait parvenir leur vote dans un délai de six mois, à compter de la date de la seconde circulaire du Bureau international leur notifiant les observations apportées, sont considérées comme s'abstenant.

posals and to communicate their observations, if any, to the International Bureau. Amendments are not admitted. The answers are tabulated by the International Bureau, and communicated to the Administrations, with an invitation to declare themselves for or against. Those who have not furnished their vote within a period of six months, counting from the date of the second circular of the International Bureau notifying to them the observations which have been received, are considered as abstaining.

**Votes necessary.**

3. Pour devenir exécutoires, les propositions doivent réunir, savoir :

3. In order to become binding, the proposals must obtain :

**Unanimous.**

1° l'unanimité des suffrages, s'il s'agit de l'addition de nouvelles dispositions ou de la modification des dispositions du présent article et des articles 2, 3, 4, 5, 6, 7, 8, 9, 12, 13, 15, 18, 27, 28 et 29;

1° Unanimity of votes if they involve the addition of new stipulations or any modification of the stipulations of the present Article or of Articles 2, 3, 4, 5, 6, 7, 8, 9, 12, 13, 15, 18, 27, 28, and 29;

**Two-thirds.**

2° les deux tiers des suffrages, s'il s'agit de la modification des dispositions de la Convention autres que celles des articles 2, 3, 4, 5, 6, 7, 8, 9, 12, 13, 15, 18, 26, 27, 28 et 29;

2° Two-thirds of the votes if they involve a modification of the stipulations of the Convention other than those of Articles 2, 3, 4, 5, 6, 7, 8, 9, 12, 13, 15, 18, 26, 27, 28, and 29;

**Majority.**

3° la simple majorité absolue, s'il s'agit de l'interprétation des dispositions de la Convention, hors le cas de litige prévu à l'article 23 précédent.

3° Simply an absolute majority, if they affect the interpretation of the stipulations of the Convention, except in the case of dispute contemplated by the foregoing Article 23.

*Ante*, p. 1661.

**Notice of changes.**

4. Les résolutions valables sont consacrées, dans les deux premiers cas, par une déclaration diplomatique que le Gouvernement de la Confédération suisse est chargé d'établir et de transmettre à tous les Gouvernements des pays contractants, et, dans le troisième cas, par une simple notification du Bureau international à toutes les Administrations de l'Union.

4. Resolutions duly adopted are sanctioned in the first two cases, by a diplomatic declaration, which the Government of the Swiss Confederation is charged with the duty of preparing and transmitting to all the Governments of the contracting countries, and in the third case by a simple notification from the International Bureau to all the Administrations of the Union.

**Time limit.**

5. Toute modification ou résolution adoptée n'est exécutoire que trois mois, au moins, après sa notification.

5. No modification or resolution adopted is binding until at least three months after its notification.

ARTICLE 27.

*Protectorats et colonies dans l'Union.*

Sont considérés comme formant, pour l'application des articles 22, 25 et 26 précédents, un seul pays ou une seule Administration, suivant le cas :

- 1° Les protectorats allemands de l'Afrique;
- 2° Les protectorats allemands de l'Asie et de l'Australasie;
- 3° L'Empire de l'Inde britannique;
- 4° Le Dominion du Canada;
- 5° La Confédération australienne (Commonwealth of Australia) avec la Nouvelle-Guinée britannique;
- 6° L'ensemble des colonies et protectorats britanniques de l'Afrique du Sud;
- 7° L'ensemble de toutes les autres colonies britanniques;
- 8° L'ensemble des possessions insulaires des Etats-Unis d'Amérique comprenant actuellement les îles Hawaï, les îles Philippines et les îles de Porto-Rico et de Guam;
- 9° L'ensemble des colonies danoises;
- 10° L'ensemble des colonies espagnoles;
- 11° L'Algérie;
- 12° Les colonies et protectorats français de l'Indo-Chine;
- 13° L'ensemble des autres colonies françaises;
- 14° L'ensemble des colonies italiennes;
- 15° L'ensemble des colonies néerlandaises;
- 16° Les colonies portugaises de l'Afrique;
- 17° L'ensemble des autres colonies portugaises.

ARTICLE 27.

*Protectorates and colonies included in the Union.*

For the application of the foregoing Articles 22, 25 and 26, the following are considered as forming a single country or Administration, as the case may be:

Colonies forming single administrations. *Ante*, pp. 1661, 1662, 1663.

- 1° The German Protectorates of Africa;
- 2° The German Protectorates of Asia and Australasia;
- 3° The Empire of British India;
- 4° The Dominion of Canada;
- 5° The Commonwealth of Australia with British New Guinea;
- 6° The whole of the British Colonies and Protectorates of South Africa;
- 7° The whole of all the other British Colonies;
- 8° The whole of the Island possessions of the United States of America, comprising at present the islands of Hawaii, the Philippine islands and the islands of Porto-Rico and of Guam;
- 9° The whole of the Danish Colonies;
- 10° The whole of the Spanish Colonies;
- 11° Algeria;
- 12° The French Colonies and Protectorates in Indo-China;
- 13° The whole of the other French Colonies;
- 14° The whole of the Italian Colonies;
- 15° The whole of the Dutch Colonies;
- 16° The Portuguese Colonies of Africa;
- 17° The whole of the other Portuguese Colonies.

## ARTICLE 28.

*Durée de la Convention.*

Duration of convention.

La présente Convention sera mise à exécution le 1<sup>er</sup> octobre 1907 et demeurera en vigueur pendant un temps indéterminé; mais chaque partie contractante a le droit de se retirer de l'Union, moyennant un avertissement donné une année à l'avance par son Gouvernement au Gouvernement de la Confédération suisse.

## ARTICLE 29.

*Abrogation des traités antérieurs; ratification.*

Prior treaties, etc., abrogated.

1. Sont abrogées à partir du jour de la mise à exécution de la présente Convention toutes les dispositions des Traités, Conventions, Arrangements ou autres Actes conclus antérieurement entre les divers pays ou Administrations, pour autant que ces dispositions ne seraient pas conciliables avec les termes de la présente Convention, et sans préjudice des droits réservés par l'article 21 ci-dessus.

Ante, p. 1662.

Ratification.

2. La présente Convention sera ratifiée aussitôt que faire se pourra. Les actes de ratification seront échangés à Rome.

Signatures.

3. En foi de quoi les plénipotentiaires des pays ci-dessus énumérés ont signé la présente Convention à Rome, le vingt-six mai mil neuf cent six.

Pour l'Allemagne et les Protectorats allemands:

GIESEKE.  
KNOF.

Pour les Etats-Unis d'Amérique et les possessions insulaires des Etats-Unis d'Amérique:

N. M. BROOKS.  
EDWARD ROSEWATER.

Pour la République Argentine:

ALBERTO BLANCAS.

Pour l'Autriche:

STIBRAL.  
EBERAN.

## ARTICLE 28.

*Duration of the Convention.*

The present Convention shall come into operation on the 1st of October 1907, and shall remain in force for an indefinite period; but each contracting party has the right of withdrawing from the Union by means of a notice given one year in advance by its Government to the Government of the Swiss Confederation.

## ARTICLE 29.

*Abrogation of previous Conventions; Ratification.*

1. From the date on which the present Convention comes into effect, all the stipulations of the Treaties, Conventions, Agreements, or other Acts previously concluded between the various countries or Administrations, in so far as those stipulations are not in accordance with the terms of the present Convention, are abrogated, without prejudice to the rights reserved by the foregoing Article 21.

2. The present Convention shall be ratified as soon as possible. The acts of ratification shall be exchanged at Rome.

3. In faith of which the plenipotentiaries of the above-named countries have signed the present Convention at Rome on the twenty-sixth of May, one thousand nine hundred and six.

Pour la Belgique:

J. STERPIN.  
L. WODON.  
A. LAMBIN.

Pour la Bolivie:

J. DE LEMOINE.

Pour la Bosnie-Herzégovine:

SCHLEYER.  
KOWARSCHIK.

Pour le Brésil:

JOAQUIM CARNEIRO DE  
MIRANDA E HORTA.

Pour la Bulgarie:

IV. STOYANOVITCH.  
T. TZONTCHEFF.

Pour le Chili:

CARLOS LARRAIN CLARO.  
M. LUIS SANTOS RODRIGUEZ.

Pour l'Empire de Chine:

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Pour la République de Colom-  
bie:

G. MICHELSEN.

Pour l'Etat indépendant du  
Congo:

J. STERPIN.  
L. WODON.  
A. LAMBIN.

Pour l'Empire de Corée:

KANICHIRO MATSUKI.  
TAKEJI KAWAMURA.

Pour la République de Costa-  
Rica:

RAFAEL MONTEALEGRE.  
ALF. ESQUIVEL.

Pour la Crète:

ELIO MORPURGO.  
CARLO GAMOND.  
PIRRONE.  
GIUSEPPE GREBORIO.  
E. DELMATI.

Pour la République de Cuba:

Dr. CARLOS DE PEDROSO.

Pour le Danemark et les colo-  
nies danoises:

KIÓRBOE.

Pour la République Domini-  
caine:

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Pour l'Egypte:

Y. SABA.

Pour l'Equateur:

HECTOR R. GÓMEZ.

Pour l'Espagne et les colonies  
espagnoles:

CARLOS FLOREZ.

Pour l'Empire d'Ethiopie:

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- Pour la France et l'Algérie:  
 JACOTÉY.  
 LUCIEN SAINT.  
 HERMAN.
- Pour les colonies et protectorats français de l'Indo-Chine:  
 G. SCHMIDT.
- Pour l'ensemble des autres colonies françaises:  
 MORGAT.
- Pour la Grande-Bretagne et diverses colonies britanniques:  
 H. BABINGTON SMITH.  
 A. B. WALKLEY.  
 H. DAVIES.
- Pour l'Inde britannique:  
 H. M. KISCH.  
 E. A. DORAN.
- Pour la Commonwealth de l'Australie:  
 AUSTIN CHAPMAN.
- Pour le Canada:  
 R. M. COULTER.
- Pour la Nouvelle-Zélande:  
 J. G. WARD  
 par AUSTIN CHAPMAN.
- Pour les colonies britanniques de l'Afrique du Sud:  
 SOMERSET R. FRENCH.  
 SPENCER TODD.  
 J. FRANK BROWN.  
 A. FALCK.
- Pour la Grèce:  
 CHRIST. MIZZOPOULOS.  
 C. N. MARINOS.
- Pour le Guatemala:  
 THOMÁS SEGARINI.
- Pour la République d'Haïti:  
 RUFFY.
- Pour la République de Honduras:  
 JEAN GIORDANO DUC D'ORATINO.
- Pour la Hongrie:  
 PIERRE DE SZALAY.  
 DR. DE HENNYEY.
- Pour l'Italie et les colonies italiennes:  
 ELIO MORPURGO.  
 CARLO GAMOND.  
 PIRRONE.  
 GIUSEPPE GREBORIO.  
 E. DELMATI.
- Pour le Japon:  
 KANICHIRO MATSUKI.  
 TAKEJI KAWAMURA.

Pour la République de Libéria :

R. DE LUCHI.

Pour le Luxembourg :

pour M. MONGENAST

A. W. KYMMELL.

Pour le Mexique :

G. A. ESTEVA.

N. DOMINGUEZ.

Pour le Monténégro :

EUG. POPOVITCH.

Pour le Nicaragua :

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Pour la Norvège :

THB. HEYERDAHL.

Pour la République de Panama :

MANUEL E. AMADOR.

Pour le Paraguay :

F. S. BENUCCI.

Pour les Pays-Bas :

pour M. G. J. C. A. POP :

A. W. KYMMELL.

A. W. KYMMELL.

Pour les colonies néerlandaises :

PERK.

Pour le Pérou :

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Pour la Perse :

HADJI MIRZA ALI KHAN.

MOEZ ES SULTAN.

C. MOLITOR.

Pour le Portugal et les colonies portugaises :

ALFREDO PEREIRA.

Pour la Roumanie :

GR. CERKEZ.

G. GABRIELESCU.

Pour la Russie :

VICTOR BILIBINE.

Pour le Salvador :

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Pour la Serbie :

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Pour le Royaume de Siam :

H. KEUCHENIUS.

Pour la Suède :

FREDR. GRÖNWALL.

Pour la Suisse :

J. B. PIODA.

A. STÄGER.

C. DELESSERT.

Pour la Tunisie :

ALBERT LEGRAND.

E. MAZOYER.

Pour la Turquie:

AH. FAHRY.

A. FUAD HIKMET.

Pour l'Uruguay:

HECTOR R. GÓMEZ.

Pour les Etats-Unis de Venezuela:

CARLOS E. HAHN.

DOMINGO B. CASTILLO.

Approval.

Having examined and considered the provisions of the foregoing Convention signed at Rome on the twenty-sixth day of May, A. D. 1906, revising the Universal Postal Convention which was concluded in Washington on the fifteenth day of June, A. D. 1897; the same is by me, by virtue of the powers vested by law in the Postmaster General, hereby ratified and approved by and with the advice and consent of the President of the United States.

In witness whereof, I have caused the seal of the Post Office Department of the United States to be hereto affixed, this thirteenth day of October 1906.

[SEAL.]

GEO. B. CORTELYOU,  
*Postmaster-General.*

I hereby approve the above mentioned Convention, and in testimony thereof have caused the seal of the United States to be hereto affixed.

[SEAL.]

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

WASHINGTON, October 16, 1906.

## FINAL PROTOCOL.

Final protocol.

Au moment de procéder à la signature des Conventions arrêtées par le Congrès postal universel de Rome, les plénipotentiaires soussignés sont convenus de ce qui suit:

At the moment of proceeding to sign the Conventions settled by the Universal Postal Congress of Rome, the undersigned plenipotentiaries have agreed as follows:

I.

I.

Vote of British South African Colonies.

Il est pris acte de la déclaration faite par la délégation britannique au nom de son Gouvernement et portant qu'il a cédé à la Nouvelle-Zélande avec les îles Cook et autres îles dépendantes, la voix que l'article 27, 7°, de la Convention attribue à "l'ensemble de toutes les autres colonies britanniques."

Note is taken of the declaration made by the British delegates in the name of their Government to the effect that it has assigned to New Zealand, with the Cook Islands and other island dependencies, the vote which Article 27, 7°, of the Convention attributes to "the whole of the other British colonies."

Ante, p. 1665.

II.

II.

Netherlands Colonies.

En dérogation à l'article 27 de la Convention principale, une

In modification of Article 27 of the Convention, a second vote

deuxième voix est accordée aux colonies néerlandaises en faveur des Indes néerlandaises.

is accorded to the Netherlands Colonies, in favour of the Netherlands East Indies.

III.

En dérogation aux dispositions du § 1 de l'article 5, il est entendu que, par mesure de transition, les Administrations postales qui, en raison de l'organisation de leur service intérieur, ou pour d'autres causes, ne pourraient adopter le principe de l'élévation du poids unitaire des lettres de 15 à 20 grammes et celui de l'abaissement de la taxe au-dessus de la première unité de poids à 15 centimes par port supplémentaire au lieu de 25 centimes, sont autorisées à ajourner l'application de ces deux dispositions ou de l'une ou l'autre, en ce qui concerne les lettres originaires de leur service, jusqu'au jour où elles seront en mesure de le faire, et à se conformer entre temps, aux prescriptions établies à ce sujet par le Congrès de Washington.

In modification of the stipulations of paragraph 1 of Article 5, it is agreed that, as a temporary measure, Postal Administrations, which in consequence of the organisation of their internal service, or for other causes, cannot adopt the principle of the increase of the unit of weight for letters from 15 to 20 grammes, and that of the reduction of the charge above the first unit of weight to 15 centimes for each supplementary rate instead of 25 centimes, are authorised to postpone the application of these two stipulations or of one or other of them, so far as regards letters originating in their service, until the day when they are in a position to apply them, and to conform in the meantime to the measures prescribed on this subject by the Congress of Washington.

Modification of stipulations.  
*Ante*, p. 1644.

IV.

En dérogation à l'article 6 de la Convention, qui fixe à 25 centimes au maximum le droit de recommandation, il est convenu que les Etats hors d'Europe sont autorisés à maintenir ce maximum à 50 centimes, y compris la délivrance d'un bulletin de dépôt à l'expéditeur.

In modification of Article 6 of the Convention, which fixes at 25 centimes the maximum charge for registration, it is agreed that countries out of Europe are authorised to maintain this maximum at 50 centimes, inclusive of the delivery of a registry receipt to the sender.

Registration fee outside of Europe.  
*Ante*, p. 1647.

V.

Par exception aux dispositions du § 3 de l'article 12 de la Convention, la Perse a la faculté de percevoir sur les destinataires des imprimés de toute sorte arrivant de l'étranger une taxe de 5 centimes par envoi distribué. Cette faculté lui est accordée à titre provisoire.

By way of exception to the provisions of paragraph 3 of Article 12 of the Convention, Persia has the right of collecting from the addressees of printed papers of all kinds received from foreign countries a tax of 5 centimes per article distributed. This right is accorded to it provisionally.

Provisional right accorded Persia, etc.  
*Ante*, p. 1654.

V.

La même faculté est accordée à la Chine pour le cas où elle adhérerait à la Convention principale.

The same right is accorded to China in the event of its adhering to the principal Conventions.

China.

## VI.

## VI.

Transit rates, Si-  
berian Railway.  
Ante, p. 1640.

Par exception aux dispositions de l'article 4 de la Convention principale et des paragraphes correspondants du Règlement relatif à cette Convention, il est convenu ce qui suit en ce qui concerne les frais de transit à payer à l'Administration russe du chef des correspondances échangées par la voie du chemin de fer sibérien:

By way of exception to the provisions of Article 4 of the Convention and to the corresponding paragraphs of the Regulations relative thereto, it is agreed as follows in regard to the transit rates to be paid to the Russian Administration on account of correspondence exchanged by way of the Siberian Railway:

Accounts.

1° Le décompte des frais de transit concernant les correspondances susmentionnées aura lieu, à partir de la date de l'ouverture du chemin de fer précité, sur la base de relevés spéciaux établis tous les trois ans pendant les vingt-huit premiers jours du mois de mai ou du mois de novembre (alternativement) de la deuxième année de chaque période triennale, pour sortir leurs effets rétroactivement à partir de la première année.

1° The accounting for transit charges in respect of the articles mentioned above shall be based, from the date of the opening of the aforesaid railway, on special returns taken every three years during the first 28 days of the month of May or of the month of November (alternately) of the second year of each triennial period, such returns to take effect retrospectively from the first year.

Payments.

2° La statistique de mai 1908 réglera les paiements à faire depuis la date du commencement éventuel du trafic dont il s'agit jusqu'à la fin de l'année 1909. La statistique de novembre 1911 s'appliquera aux années 1910, 1911 et 1912, et ainsi de suite.

2° The statistics of May 1908 shall regulate the payments to be made from the date of the commencement of the traffic in question until the end of the year 1909. The statistics of November 1911 shall apply to the years 1910, 1911, and 1912, and so on.

Separate statis-  
tics.

3° Si un pays de l'Union commence l'expédition de ses correspondances en transit par le chemin de fer sibérien, pendant l'application de la statistique susmentionnée, la Russie a la faculté de réclamer une statistique à part se rapportant exclusivement à cette correspondance.

3° If a country of the Union commences the despatch of its articles by way of the Siberian Railway during the period covered by the above-mentioned statistics, Russia has the right to demand the taking of separate statistics relating exclusively to such articles.

Provisional pay-  
ments.

4° Les paiements des frais de transit dus à la Russie pour la première et, au besoin, pour la seconde

4° The payment of transit charges due to Russia for the first and, if necessary, for the second

année de chaque période triennale, s'effectuent provisoirement, à la fin de l'année, sur les bases de la statistique précédente, sauf règlement ultérieur des comptes d'après les résultats de la statistique nouvelle.

5° Le transit à découvert n'est pas admis par le chemin de fer précité.

Le Japon a la faculté d'appliquer les dispositions de chaque paragraphe du présent article en ce qui concerne le décompte des frais de transit dus au Japon pour le transit territorial ou maritime des correspondances échangées par la voie du chemin de fer japonais en Chine (Mandchourie) et en ce qui concerne la non-admission du transit à découvert.

VII.

Le Salvador, qui fait partie de l'Union postale, ne s'étant pas fait représenter au Congrès, le Protocole lui reste ouvert pour adhérer aux Conventions qui y ont été conclues, ou seulement à l'une ou à l'autre d'entre elles.

Il reste aussi ouvert dans le même but :

- a. Au Nicaragua et au Pérou dont les délégués au Congrès n'étaient pas munis de pleins pouvoirs;
- b. A la République Dominicaine, dont le délégué a dû s'absenter au moment de la signature des actes.

Le Protocole reste également ouvert en faveur de l'Empire de Chine et de l'Empire de l'Éthiopie dont les délégués au Congrès ont déclaré l'intention de ces pays d'entrer dans l'Union postale universelle à partir d'une date à fixer ultérieurement.

year of each triennial period, is to be made provisionally at the end of the year on the basis of the preceding statistics, subject to a subsequent settlement of accounts in accordance with the results of the new statistics.

5° Transit in open-mail is not admitted by the aforesaid railway.

Japan has the right to apply the stipulations of each paragraph of the present article in regard to the settlement of transit rates due to Japan for the land or sea transit of articles exchanged by way of the Japanese railway in China (Manchuria) and so far as concerns the inadmissibility of transit in open-mail.

Transit in open mail not admitted.

Transit rates due Japan, etc.

VII.

Salvador, which forms part of the Postal Union, not having been represented at the Congress, the Protocol remains open to it in order that it may adhere to the conventions which have been concluded there or only to one or other of them.

It remains open with the same object :

- a. To Nicaragua and to Peru, whose delegates at the Congress were not furnished with full powers;
- b. To the Dominican Republic, whose delegate was obliged to be absent when the Acts were signed.

The Protocol likewise remains open to the Chinese Empire and the Empire of Ethiopia, whose delegates to the Congress have announced the intention of those countries to enter the Universal Postal Union on a date to be fixed hereafter.

Adhesion. Salvador.

Nicaragua and Peru.

Dominican Republic.

China and Ethiopia.

## VIII.

Protocol left open  
for certain coun-  
tries.

Le Protocole demeure ouvert en faveur des pays dont les représentants n'ont signé aujourd'hui que la Convention principale, ou un certain nombre seulement des Conventions arrêtées par le Congrès, à l'effet de leur permettre d'adhérer aux autres Conventions signées ce jour, ou à l'une ou l'autre d'entre elles.

## IX.

Notification of  
adhesion.

Les adhésions prévues à l'article VII ci-dessus devront être notifiées au Gouvernement de l'Italie par les Gouvernements respectifs, en la forme diplomatique. Le délai qui leur est accordé pour cette notification expirera le 1<sup>er</sup> juillet 1907.

## X.

Convention bind-  
ing on States rati-  
fying.

Dans le cas où une ou plusieurs des parties contractantes aux Conventions postales signées aujourd'hui à Rome ne ratifieraient pas l'une ou l'autre de ces Conventions, cette Convention n'en sera pas moins valable pour les Etats qui l'auront ratifiée.

Signatures.

En foi de quoi les plénipotentiaires ci-dessous ont dressé le présent Protocole final, qui aura la même force et la même valeur que si ses dispositions étaient insérées dans le texte même des Conventions auxquelles il se rapporte, et ils l'ont signé en un exemplaire qui restera déposé aux Archives du Gouvernement de l'Italie et dont une copie sera remise à chaque partie.

Fait à Rome, le vingt-six mai mil neuf cent six.

Pour l'Allemagne et les protectorats allemands:

GIESEKE.  
KNOF.

Pour les Etats-Unis d'Amérique et les possessions insulaires des Etats-Unis d'Amérique:

N. M. BROOKS.  
EDWARD ROSEWATER.

## VIII.

The Protocol remains open to those countries whose representatives have to-day signed only the principal Convention, or only a certain number of the Conventions settled by the Congress, in order to admit of their adherence to the other Conventions signed this day, or to one or other of them.

## IX.

The adhesions contemplated in the foregoing Article VII. must be notified to the Government of Italy by the respective Governments in diplomatic form. The term accorded to them for that notification will expire on the 1st of July 1907.

## X.

In the event of one or more of the contracting parties to the Postal Conventions signed to-day at Rome not ratifying one or other of those Conventions, this Convention shall be none the less valid for the States which shall have ratified it.

In faith of which the undermentioned plenipotentiaries have drawn up the present final Protocol, which shall have the same force and validity as if its provisions were inserted in the text itself of the Conventions to which it relates, and they have signed it on a single copy which shall remain in the Archives of the Government of Italy and of which a copy shall be delivered to each party.

Done at Rome, the 26th of May, 1906.

Pour la République Argentine:

ALBERTO BLANCAS.

Pour l'Autriche:

STIBRAL.  
EBERAN.

Pour la Belgique:

J. STERPIN.  
L. WODON.  
A. LAMBIN.

Pour la Bolivie:

J. DE LEMOINE.

Pour la Bosnie-Herzégovine:

SCHLEYER.  
KOWARSCHIK.

Pour le Brésil:

JOAQUIM CARNEIRO  
DE MIRANDA E HORTA.

Pour la Bulgarie:

IV. STOYANOVITCH.  
T. TZONTCHEFF.

Pour le Chili:

CARLOS LARRAIN CLARO.  
M. LUIS SANTOS RODRIGUEZ.

Pour l'Empire de Chine:

-----  
Pour la République de Colom-  
bie:

G. MICHELSEN.

Pour l'Etat indépendant du  
Congo:

J. STERPIN.  
L. WODON.  
A. LAMBIN.

Pour l'Empire de Corée:

KANICHIRO MATSUKI.  
TAKEJI KAWAMURA.

Pour la République de Costa-  
Rica:

RAFAEL MONTEALEGRE.  
ALF. ESQUIVEL.

Pour la Crète:

ELIO MORPURGO.  
CARLO GAMOND.  
PIRRONE.  
GIUSEPPE GREBORIO.  
E. DELMATI.

Pour la République de Cuba:

Dr. CARLOS DE PEDROSO.

Pour le Danemark et les colo-  
nies danoises:

KIÓRBOE.

Pour la République Domini-  
caine:

-----  
Pour l'Egypte:

Y. SABA.

- Pour l'Équateur:  
HECTOR R. GÓMEZ.
- Pour l'Espagne et les colonies  
espagnoles:  
CARLOS FLOREZ.
- Pour l'Empire d'Éthiopie:  
-----
- Pour la France et l'Algérie:  
JACOTEY.  
LUCIEN SAINT.  
HERMAN.
- Pour les Colonies et protecto-  
rats française de l'Indo-Chine:  
G. SCHMIDT.
- Pour l'ensemble des autres colo-  
nies françaises:  
MORGAT.
- Pour la Grande-Bretagne et di-  
verses colonies britanniques:  
H. BABINGTON SMITH.  
A. B. WALKLEY.  
H. DAVIES.
- Pour l'Inde britannique:  
H. M. KISCH.  
E. A. DORAN.
- Pour la Commonwealth de  
l'Australie:  
AUSTIN CHAPMAN.
- Pour le Canada:  
R. M. COULTER.
- Pour la Nouvelle-Zélande:  
J. G. WARD  
par AUSTIN CHAPMAN.
- Pour les colonies britanniques  
de l'Afrique du Sud:  
SOMERSET R. FRENCH.  
SPENCER TODD.  
J. FRANK BROWN.  
A. FALCK.
- Pour la Grèce: -  
CHRIST. MIZZOPOULOS.  
C. N. MARINOS.
- Pour le Guatémala:  
THOMÁS SEGARINI.
- Pour la République d'Haïti:  
RUFFY.
- Pour la République de Hon-  
duras:  
JEAN GIORDANO DUC D'ORATINO.
- Pour la Hongrie:  
PIERRE DE SZALAY.  
DR. DE HENNYEY.

Pour l'Italie et les colonies  
italiennes:

ELIO MORPURGO.  
CARLO GAMOND  
PIRRONE.  
GIUSEPPE GREBORIO.  
E. DELMATI.

Pour le Japon:

KANICHIRO MATSUKI.  
TAKEJI KAWAMURA.

Pour la République de Libéria:

R. DE LUCHI.

Pour le Luxembourg:

pour M. MONGENAST  
A. W. KYMMELL.

Pour le Mexique:

G. A. ESTEVA.  
N. DOMINGUEZ.

Pour le Monténégro:

EUG. POPOVITCH.

Pour le Nicaragua:

-----  
Pour la Norvège:

THB. HEYERDAHL.

Pour la République de Pa-  
nama:

MANUEL E. AMADOR.

Pour le Paraguay:

F. S. BENUCCI.

Pour les Pays-Bas:

pour M. G. J. C. A. POP:

A. W. KYMMELL.  
A. W. KYMMELL.

Pour les colonies néerlandaises:

PERK.

Pour le Pérou:

-----  
Pour la Perse:

HADJI MIRZA ALI KHAN.  
MOEZ ES SULTAN.  
C. MOLITOR.

Pour le Portugal et les colonies  
portugaises:

ALFREDO PEREIRA.

Pour la Roumanie:

GR. CERKEZ.  
G. GABRIELESCU.

Pour la Russie:

VICTOR BILIBINE.

Pour le Salvador:

-----  
Pour la Serbie:

-----  
Pour le Royaume de Siam:

H. KEUCHENIUS.

Pour la Suède :

FREDR. GRÖNWALL.

Pour la Suisse :

J. B. PIODA.

A. STÄGER.

C. DELESSERT.

Pour la Tunisie :

ALBERT LEGRAND.

E. MAZOYER.

Pour la Turquie :

AH. FAHRY.

A. FUAD HIKMET.

Pour l'Uruguay :

HECTOR R. GÓMEZ.

Pour les Etats-Unis de Venezuela :

CARLOS E. HAHN.

DOMINGO B. CASTILLO.

Approval.

Having examined and considered the provisions of the foregoing final protocol, signed in Rome on the 26th of May, A. D. 1906, relative to the Universal Postal Convention of Rome, signed the same day; the same is by me, by virtue of the powers vested by law in the Postmaster-General, hereby ratified and approved by and with the advice and consent of the President of the United States.

In witness whereof I have caused the seal of the Post Office Department of the United States to be hereto affixed this thirteenth day of October, A. D. 1906.

[SEAL.]

GEO. B. CORTELYOU,  
*Postmaster-General.*

I hereby approve the above-mentioned final protocol, and in testimony thereof have caused the seal of the United States to be hereto affixed.

[SEAL.]

By the President:

ELIHU ROOT,

*Secretary of State.*

WASHINGTON, *October 16, 1906.*

THEODORE ROOSEVELT.

REGULATIONS.

*Detailed Regulations for the Execution of the Convention concluded between Germany and German Protectorates, United States of America, and the Island Possessions of the United States of America, Argentine Republic, Austria, Belgium, Bolivia, Bosnia-Herzegovina, Brazil, Bulgaria, Chili, Chinese Empire, Republic of Colombia, Congo Free State, Empire of Corea, Republic of Costa Rica, Crete, Republic of Cuba, Denmark and Danish Colonies, Dominican Republic, Egypt, Ecuador, Spain and Spanish Colonies, Ethiopian Empire, France, Algeria, French Colonies and Protectorates of Indo-China, the whole of the other French Colonies, Great Britain and various British Colonies, British India, the Commonwealth of Australia, Canada, New Zealand, British Colonies of South Africa, Greece, Guatemala, Republic of Hayti, Republic of Honduras, Hungary, Italy and the Italian Colonies, Japan, Republic of Liberia, Luxemburg, Mexico, Montenegro, Nicaragua, Norway, Republic of Panama, Paraguay, Netherlands, the Dutch Colonies, Peru, Persia, Portugal and Portuguese Colonies, Roumania, Russia, Salvador, Servia, Kingdom of Siam, Sweden, Switzerland, Tunis, Turkey, Uruguay, and United States of Venezuela.*

Countries affected.

Les soussignés, vu l'article 20 de la Convention postale universelle, conclue à Rome le 26 mai 1906 ont, au nom de leurs Administrations respectives, arrêté d'un commun accord les mesures suivantes, pour assurer l'exécution de ladite Convention.

The undersigned, having regard to Article 20 of the Universal Postal Convention concluded at Rome on the 26th of May, 1906, have, in the name of their respective Administrations, settled by common consent the following measures for ensuring the execution of the said Convention.

Measures adopted. Ante, p. 1660.

I.

I.

*Direction des correspondances.*

*Forwarding of the mails.*

1. Chaque Administration est obligée d'expédier, par les voies les plus rapides dont elle peut disposer pour ses propres envois, les dépêches closes et les correspondances à découvert qui lui sont livrées par une autre Administration.

1. Each Administration is bound to forward, by the most rapid routes at its disposal for its own mails, the closed mails and the articles in open-mail which are delivered to it by another Administration.

Forwarding by most rapid route.

Dans le cas où une Administration, par des circonstances extraordinaires, se voit obligée de suspendre temporairement l'expédition des dépêches closes et des correspondances à découvert qui

In the event of an Administration finding itself obliged, by exceptional circumstances, to suspend temporarily the despatch of closed mails and articles in open-mail which are delivered to

Notice of temporary suspension of despatch of closed mails, etc.

lui sont livrées par une autre Administration, elle est tenue d'en donner immédiatement avis, au besoin par télégraphe, à l'Administration ou aux Administrations intéressées.

Supplemental charges.

2. Les Administrations qui usent de la faculté de percevoir des taxes supplémentaires, en représentation des frais extraordinaires afférents à certaines voies, sont libres de ne pas diriger par ces voies, lorsqu'il existe d'autres moyens de communication, celles des correspondances insuffisamment affranchies pour lesquelles l'emploi desdites voies n'a pas été réclamé expressément par les envoyeurs.

it by another Administration, it is bound at once to notify the fact, if necessary by telegraph, to the Administration or Administrations concerned.

2. Administrations which avail themselves of the option to levy supplementary charges, as representing the extraordinary expenses pertaining to certain routes, are free not to forward by those routes, when other means of communication exist, any insufficiently paid articles for which the employment of the said routes has not been expressly prescribed by the senders.

## II.

### *Echange en dépêches closes.*

Arrangement of exchanges in closed mails.

1. L'échange des correspondances en dépêches closes, entre les Administrations de l'Union, est réglé d'un commun accord et selon les nécessités du service entre les Administrations en cause.

Notice of exchange.

2. S'il s'agit d'un échange à faire par l'entremise d'un ou de plusieurs pays tiers, les Administrations de ces pays doivent en être prévenues en temps opportun.

When closed mails are obligatory.

3. Il est, d'ailleurs, obligatoire, dans ce dernier cas, de former des dépêches closes toutes les fois qu'une des Administrations intermédiaires en fait la demande, se basant sur le fait que le nombre des correspondances à découvrir est de nature à entraver ses opérations.

Notice of changes in routes.

4. En cas de changement dans un service d'échange en dépêches closes établi entre deux Administrations par l'entremise d'un ou de plusieurs pays tiers, l'Administration qui a provoqué le changement en donne connaissance aux Administrations des pays par l'entremise desquels cet échange s'effectue.

## II.

### *Exchange in Closed Mails.*

1. The exchange of articles in closed mails between the Administrations of the Union is regulated by common consent between the Administrations concerned, and according to the necessities of the service.

2. If an exchange is to take place through the medium of one or more countries, timely notice must be given to the Administrations of those countries.

3. It is, moreover, obligatory, in this latter case, to make up closed mails whenever a request to that effect is made by one of the intermediate Administrations on the ground that the number of articles sent in open-mail is such as to hinder its work.

4. In case of alteration in a service of closed mails established between two Administrations through the medium of one or several other countries the Administration which has originated the alteration gives notice thereof to the Administrations of the countries through the medium of which this exchange is effected.

III.

*Services extraordinaires.*

Les services extraordinaires de l'Union donnant lieu à des frais spéciaux dont la fixation est réservée, par l'article 4 de la Convention, à des arrangements entre les Administrations intéressées, sont exclusivement:—

- 1° ceux qui sont entretenus pour le transport territorial accéléré de la Malle dit des Indes;
- 2° celui qui est établi pour le transport des dépêches par chemin de fer entre Colon et Panama.

IV.

*Fixation des taxes.*

1. En exécution de l'article 10 de la Convention, les Administrations des pays de l'Union qui n'ont pas le franc pour unité monétaire ou qui entretiennent des agences postales en dehors de l'Union perçoivent leurs taxes d'après les équivalents ci-dessous:—

III.

*Extraordinary Services.*

The extraordinary services of the Union giving rise to special charges, the fixing of which is reserved by Article 4 of the Convention for arrangement between the Administrations concerned, are exclusively:—

- 1° Those which are maintained for the accelerated conveyance by land of the Indian Mail;
- 2° That which is established for the conveyance of mails by railway between Colon and Panama.

Special charges for extraordinary services.

*Ante*, p. 1640.

Indian mail.

Colon and Panama.

IV.

*Fixing the Rates of Postage.*

1. In execution of Article 10 of the Convention, the Administrations of the countries of the Union which have not the franc for their monetary unit, or which maintain postal Agencies outside the Union, levy their rates of postage according to the following equivalents:—

Rates of postage. *Ante*, p. 1651.

Pays de l'Union.	Countries of the Union.	25 centimes.	15 centimes.	10 centimes.	5 centimes.
Allemagne .....	Germany .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Protectorats allemands:	German Protectorates:				
Afrique orientale allemande (territoire de l' —) .....	German East Africa (territory of —) .....	15 heller .....		7½ heller .....	4 heller.
Afrique du sud-ouest allemande (territoire de l' —) .....	German South-West Africa (territory of —) .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Cameroun .....	Cameroons .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Carolines et Palaos (îles) .....	Carolines and Palaos (Islands) .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Kiautschou .....	Kiautschou .....	10 cents .....		4 cents .....	2 cents.
Mariannes (îles), moins l'île de Guam .....	Marianne (Islands) excluding the island of Guam .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Marshall (îles) .....	Marshall Islands .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Nouvelle Guinée allemande .....	German New Guinea .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Samoa .....	Samoa .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Togo (territoire de —) .....	Territory of Togo .....	20 pfennig .....		10 pfennig .....	5 pfennig.
Amérique (Etats-Unis d' —) .....	United States of America .....	5 cents .....		2 cents .....	1 cent.
Possessions insulaires des Etats-Unis d'Amérique:	Island Possessions of the United States of America:				
Guam (île de —) .....	Island of Guam .....	5 centavos .....		2 centavos .....	1 centavo.
Philippines (îles) .....	Philippine Islands .....	5 centavos .....		2 centavos .....	1 centavo.
Porto-Rico .....	Porto Rico .....	5 centavos .....		2 centavos .....	1 centavo.
Argentine (République) .....	Argentine Republic .....	12 centavos .....		6 centavos .....	3 centavos.
Autriche .....	Austria .....	25 deniers de couronne .....		10 deniers de couronne .....	5 deniers de couronne.
Bolivie .....	Bolivia .....	10 centavos .....		4 centavos .....	2 centavos.
Bosnie-Herzégovine .....	Bosnia-Herzegovina .....	25 deniers de couronne .....		10 deniers de couronne .....	5 deniers de couronne.
Brazil .....	Brazil .....	200 reis .....		100 reis .....	50 reis.
Chili .....	Chili .....	5 centavos .....		2 centavos .....	1 centavo.
Colombie .....	Colombia .....	5 centavos (gold) .....	3 centavos (gold) .....	2 centavos (gold) .....	1 centavo (gold).
Corée .....	Corea .....	10 sen .....	6 sen .....	4 sen .....	2 sen.
Costa-Rica .....	Costa Rica .....	10 centimos de colon .....	7 centimos de colon .....	4 centimos de colon .....	2 centimos de colon.
Cuba .....	Cuba .....	5 centavos .....		2 centavos .....	1 centavo.
Danemark .....	Denmark .....	20 øre .....		10 øre .....	5 øre.
Colonie danoise:	Danish Colony:				
Groenland .....	Greenland .....	20 øre .....		10 øre .....	5 øre.
Dominicaine (République —) .....	Dominican Republic .....	5 centavos .....		2 centavos .....	1 centavo.
Egypte .....	Egypt .....	10 millèmes de livre .....	6 millèmes de livre .....	4 millèmes de livre .....	2 millèmes de livre.
Equateur .....	Ecuador .....	5 centavos .....	3 centavos .....	2 centavos .....	1 centavo.
*Etablissements espagnols du golfe de Guinée .....	Spanish Settlements in the Gulf of Guinea .....	5 centavos .....		2 centavos .....	1 centavo.
Grande Bretagne .....	Great Britain .....	2½ pence .....	1½ pence .....	1 penny .....	½ penny.
Colonies et possessions britanniques:	British Colonies and Possessions:				
Afrique du Sud—	South Africa—				
Bechuanaland (protectorat) .....	Bechuanaland (Protectorate) .....				
Cap de Bonne-Espérance .....	Cape of Good Hope .....				
Natal et Zoulouland .....	Natal and Zululand .....				

Orange River Colony.....	Orange River Colony.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Rhodesia du Sud.....	Southern Rhodesia.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Transvaal.....	Transvaal.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Australie (avec la Nouvelle-Guinée britannique).....	Australia (with British Guinea).....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Canada.....	Canada.....	5 cents.....	3 cents.....	2 cents.....	1 cent.....
Inde britannique.....	British India.....	2½ annas.....	1½ annas.....	1 anna.....	½ anna.....
Nouvelle-Zélande (avec les îles Cook).....	New Zealand (with the Cook Islands).....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Autres colonies et possessions britanniques:					
Other British Colonies and Possessions:					
Afrique orientale et Uganda.....	East Africa and Uganda.....	2½ annas.....	1½ annas.....	1 anna.....	½ anna.....
Antigua.....	Antigua.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Ascension.....	Ascension.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Bahama (îles).....	Bahama Islands.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Barbades.....	Bardados.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Bermudes.....	Bermudas.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Bornéo du nord britannique.....	British North Borneo.....	10 cents de dollar.....	6 cents de dollar.....	4 cents de dollar.....	2 cents de dollar.....
Cayman (îles).....	Cayman Islands.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Ceylan.....	Ceylon.....	15 centièmes de roupie.....	9 centièmes de roupie.....	6 centièmes de roupie.....	3 centièmes de roupie.....
Chypre.....	Cyprus.....	2 piastres ou 80 paras.....	1½ piastres ou 60 paras.....	1 piastre ou 40 paras.....	½ piastre ou 20 paras.....
Côte-d'or.....	Gold Coast.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Dominique.....	Dominica.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Falkland (îles).....	Falkland Islands.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Fidji (îles).....	Fiji Islands.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Gambie.....	Gambia.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Gibraltar.....	Gibraltar.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Grenade et Grenadines.....	Grenada and the Grenadines.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Guyane britannique.....	British Guiana.....	5 cents.....	3 cents.....	2 cents.....	1 cent.....
Honduras britannique.....	British Honduras.....	5 cents.....	3 cents.....	2 cents.....	1 cent.....
Hong-Kong.....	Hong Kong.....	10 cents de dollar.....	6 cents de dollar.....	4 cents de dollar.....	2 cents de dollar.....
Jamaïque.....	Jamaica.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Labuan.....	Labuan.....	10 cents de dollar.....	6 cents de dollar.....	4 cents de dollar.....	2 cents de dollar.....
Malte.....	Malta.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Maurice et dépendances.....	Mauritius and Dependencies.....	15 centièmes de roupie.....	9 centièmes de roupie.....	6 centièmes de roupie.....	3 centièmes de roupie.....
Montserrat.....	Montserrat.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Nevis.....	Nevis.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Nigéria du sud.....	Southern Nigeria.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
St.-Christophe.....	St. Christopher.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
St.-Hélène.....	St. Helena.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
St.-Lucie.....	St. Lucia.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
St.-Vincent.....	St. Vincent.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Sarawak.....	Sarawak.....	10 cents de dollar.....	6 cents de dollar.....	4 cents de dollar.....	2 cents de dollar.....
Sierra-Leone.....	Sierra Leone.....	2½ pence.....	1½ pence.....	1 penny.....	½ penny.....
Somaliland.....	Somaliland.....	2½ annas.....	1½ annas.....	1 anna.....	½ anna.....

\*Since the Regulations were signed the franc currency has been introduced in the Spanish Settlements in the Gulf of Guinea.

Table of currency equivalents—Con.

Pays de l'Union.	Countries of the Union.	25 centimes.	15 centimes.	10 centimes.	5 centimes.
<b>Autres colonies et possessions britanniques—Continued.</b>	<b>Other British Colonies and Possessions—Cont'd.</b>				
Straits-Settlements .....	Straits Settlements .....	8 cents de dollar.		8 cents de dollar.	1 cent de dollar.
Tabago .....	Tobago .....	2½ pence .....	1½ pence .....	1 penny .....	½ penny.
Terre-Neuve .....	Newfoundland .....	5 cents .....	3 cents .....	2 cents .....	1 cent.
Trinité .....	Trinidad .....	2½ pence .....	1½ pence .....	1 penny .....	½ penny.
Turques (Iles) .....	Turks Islands .....	2½ pence .....	1½ pence .....	1 penny .....	½ penny.
Vierges (Iles) .....	Virgin Islands .....	2½ pence .....	1½ pence .....	1 penny .....	½ penny.
Zanzibar .....	Zanzibar .....	2½ annas .....	1½ annas .....	1 anna .....	½ anna.
Guatemala .....	Guatemala .....	25 centavos .....		10 centavos .....	5 centavos.
Haiti .....	Hayti .....	5 centavos de piastre.		2 centavos de piastre.	1 centavo de piastre.
Honduras (République) .....	Republic of Honduras .....	10 centavos .....		4 centavos .....	2 centavos.
Hongrie .....	Hungary .....	25 deniers de couronne.	15 deniers de couronne.	10 deniers de couronne.	5 deniers de couronne.
<b>Colonie Italienne:</b>	<b>Italian Colony:</b>				
Benadir .....	Benadir .....	2½ annas .....		1 anna .....	2 besas.
Japon .....	Japan .....	10 sen .....	6 sen .....	4 sen .....	2 sen.
Libéria .....	Liberia .....	5 cents .....		2 cents .....	1 cent.
Mexique .....	Mexico .....	10 centavos .....	6 centavos .....	4 centavos .....	2 centavos.
Monténégro .....	Montenegro .....	25 deniers de couronne.		10 deniers de couronne.	5 deniers de couronne.
Nicaragua .....	Nicaragua .....	25 centavos .....		10 centavos .....	5 centavos.
Norvège .....	Norway .....	20 öre .....		10 öre .....	5 öre.
Panama .....	Panama .....	10 centavos (silver).		4 centavos (silver)	2 centavos (silver).
Paraguay .....	Paraguay .....	45 centavos de peso.		18 centavos de peso.	9 centavos de peso.
<b>Pays-Bas</b>	<b>Netherlands</b>				
<b>Colonies néerlandaises:</b>	<b>Dutch Colonies:</b>				
Antilles néerlandaises .....	Dutch Antilles .....	12½ cents .....	7½ cents .....	5 cents .....	2½ cents.
Guyane néerlandaise .....	Dutch Guiana .....	12½ cents .....	7½ cents .....	5 cents .....	2½ cents.
Indes néerlandaises .....	Dutch Indies .....	12½ cents .....	7½ cents .....	5 cents .....	2½ cents.
Pérou .....	Peru .....	10 centavos .....		4 centavos .....	2 centavos.
Perse .....	Persia .....	18 chahis .....		6 chahis .....	3 chahis.
Portugal (y compris Açores et Madère) .....	Portugal (including Azores and Madeira) .....	60 reis .....	30 reis .....	20 reis .....	10 reis.
<b>Colonies portugaises:</b>	<b>Portuguese Colonies:</b>				
Colonies portugaises de l'Afrique .....	Portuguese African Colonies .....	50 reis .....	30 reis .....	20 reis .....	10 reis.
Inde portugaise .....	Portuguese India .....	2 tangas .....	15 reis .....	10 reis .....	5 reis.
Macao et Timor Portugais .....	Portuguese Macao and Timor .....	10 avos .....	6 avos .....	4 avos .....	2 avos.
Russie .....	Russia .....	10 kopeks .....		4 kopeks .....	2 kopeks.
Salvador .....	Salvador .....	5 centavos .....		2 centavos .....	1 centavo.
Siam .....	Siam .....	12 atts .....	8 atts .....	5 atts .....	3 atts.
Suède .....	Sweden .....	20 öre .....		10 öre .....	5 öre.
Turquie .....	Turkey .....	40 paras .....		20 paras .....	10 paras.
Uruguay .....	Uruguay .....	5 centésimos de peso.	3 centésimos de peso.	2 centésimos de peso.	1 centésimo de peso.

2. En cas de changement du système monétaire dans l'un des pays susmentionnés ou de modification importante dans la valeur de sa monnaie, l'Administration de ce pays doit s'entendre avec l'Administration des postes suisses pour modifier les équivalents ci-dessus; il appartient à cette dernière Administration de faire notifier la modification à tous les autres Offices de l'Union par l'intermédiaire du Bureau international.

2. In case of alteration in the monetary system of any one of the countries above-mentioned or of an important modification in the value of its money, the Administration of that country must come to an understanding with the Swiss Postal Administration in order to modify the above equivalents; it devolves upon this latter Administration to notify the change to all the other Offices of the Union through the medium of the International Bureau.

Notice of monetary changes.

3. Les fractions monétaires résultant, soit du complément de taxe applicable aux correspondances insuffisamment affranchies, soit de la fixation des taxes des correspondances échangées avec les pays étrangers à l'Union ou de la combinaison des taxes de l'Union avec les surtaxes prévues par l'article 5 de la Convention, peuvent être arrondies par les Administrations qui en effectuent la perception. Mais la somme à ajouter de ce chef ne peut, dans aucun cas, excéder la valeur d'un vingtième de franc (cinq centimes).

3. The monetary fractions resulting either from the complement of the charge applicable to insufficiently paid articles, or from the fixing of the charges for articles exchanged with countries foreign to the Union, or from the combination of the Union charges with the surcharges contemplated by Article 5 of the Convention, may be rounded by the Administrations which levy the payments. But the sum to be added on this account must in no case exceed the value of one-twentieth of a franc (five centimes).

Adjustment of fractions.

V.

V.

*Exceptions en matière de poids.*

*Exceptions in the matter of weight.*

Il est admis, par mesure d'exception, que les États qui, à cause de leur régime intérieur, ne peuvent adopter le type de poids décimal métrique, ont la faculté d'y substituer l'once avoir-dupois (28,3465 grammes) en assimilant une once à 20 grammes pour les lettres et deux onces à 50 grammes pour les autres objets, et d'élever, au besoin, la limite du port simple des journaux à quatre onces, mais sous la condition expresse que, dans ce dernier cas, le port des journaux ne soit pas inférieur à 10 centimes et qu'il soit perçu un port entier par numéro de journal, alors même que plusieurs journaux se trouveraient groupés dans un même envoi.

As an exceptional measure, it is agreed that States which, by reason of their internal regulations, are unable to adopt the decimal metrical system of weight, have the option of substituting for it the ounce avoir-dupois (28.3465 grammes) assimilating one ounce to 20 grammes for letters, and two ounces to 50 grammes for other articles and of raising, if needful, the limit of the single rate of postage of newspapers to four ounces, but under the express condition that, in the latter case, the postage on newspapers be not less than 10 centimes, and that an entire rate of postage be charged for each copy of the newspaper, even though several newspapers be included in the same packet.

Weight equivalents.

## VI.

*Timbres-poste.*

## Postage stamps.

1. Les timbres-poste représentant les taxes-types de l'Union ou leur équivalent dans la monnaie de chaque pays sont confectionnés dans les couleurs suivantes:

les timbres de 25 centimes en bleu foncé;

les timbres de 10 centimes en rouge;

les timbres de 5 centimes en vert.

2. Les timbres-poste doivent porter sur leur face l'inscription de la valeur qu'ils représentent effectivement pour l'affranchissement des correspondances d'après le tableau des équivalents inséré à l'article IV précédent.

L'indication du nombre d'unités ou de fraction de l'unité monétaire, servant à exprimer cette valeur, est faite en chiffres arabes.

3. Les timbres-poste peuvent être marqués à l'emporte-pièce de perforations distinctives (initiales ou autres) dans les conditions fixées par l'Administration qui les a émis.

4. Il est recommandé de coller les timbres-poste à l'angle droit supérieur du côté de la suscription. L'application de ces estampilles, soit en un autre endroit du recto, soit au verso, n'est toutefois pas interdite.

## VII.

*Coupons-réponse.*

## Reply coupons.

*Post.*, p. 1750.

1. Les coupons-réponse dont l'emploi facultatif est prévu à l'article 11 de la Convention, sont conformes au modèle A annexé au présent Règlement et imprimés par les soins du Bureau international sur papier portant en filigrane les mots:

25 c. ----- 25 c.

Union postale universelle

## Cost of coupons.

2. Ce Bureau fournit les coupons au prix d'impression, etc., aux Administrations qui en font la demande.

## VI.

*Postage Stamps.*

1. The postage stamps representing the typical rates of the Union or their equivalent in the currency of each country are manufactured in the following colours:—

Stamps of the value of 25 centimes in dark blue;

Stamps of the value of 10 centimes in red;

Stamps of the value of 5 centimes in green.

2. Postage stamps must be inscribed on their face with the value which they represent for the prepayment of articles in accordance with the table of equivalents inserted in the preceding Article IV.

The indication of the number of monetary units or fraction of the unit used to express this value is made in Arabic figures.

3. Postage stamps may be specially perforated by means of a punch (with initials or otherwise), subject to the conditions prescribed by the Administration issuing them.

4. It is recommended that the postage stamps be affixed in the upper right-hand corner of the address side. It is not forbidden, however, to affix the stamps in some other part either of the address side or on the back.

## VII.

*Reply-Coupons.*

1. The reply coupons of which optional use is provided for by Article 11 of the Convention are in conformity with the Form A annexed to the present Regulations and printed under the supervision of the International Bureau on paper bearing in watermark the words:

25 c. ----- 25 c.

Union postale universelle

2. The International Bureau furnishes the coupons at the cost of printing, &c., to the Administrations which apply for them.

3. Chaque Administration débite les coupons au prix qu'elle détermine, sans que ce prix puisse toutefois être inférieur au minimum de 28 centimes (or) fixé par l'article 11 de la Convention.

4. Les coupons présentés par le public sont échangés contre un timbre-poste ou des timbres-poste d'une valeur nominale de 25 centimes dans les pays qui adhèrent à ce service.

5. Les coupons ainsi échangés sont envoyés trimestriellement ou annuellement au Bureau international, après avoir été classés par pays d'origine; ils sont accompagnés d'un bordereau indiquant leur nombre pour chacun de ces pays.

6. A l'expiration de l'année, le Bureau international envoie à chaque Administration en cause un compte en double expédition indiquant:

(a) Au débit. La valeur en francs et centimes des coupons émis par cette Administration et échangés contre des timbres-poste d'autres Administrations dans le courant de l'année. Les coupons sont joints comme pièces justificatives;

(b) Au crédit. La valeur en francs et centimes des coupons émis par d'autres Offices et échangés contre des timbres-poste par ladite Administration pendant la même période;

(c) Le solde créditeur ou débiteur.

Pour l'établissement de ce compte, la valeur du coupon est calculée à 28 centimes par unité.

7. Après vérification, un des doubles du compte est renvoyé dûment accepté au Bureau international. Tout compte non renvoyé à ce Bureau au moment fixé pour la liquidation est considéré comme régulier.

8. Six mois après l'envoi des comptes, le Bureau international en règle la liquidation de manière

3. Each Administration sells the coupons at a price fixed by itself, but this price may not be lower than the minimum of 28 centimes (gold) fixed by Article 11 of the Convention.

4. Coupons tendered by the public are exchanged for a postage stamp or stamps of a nominal value of 25 centimes in the countries which adopt this service.

5. The coupons so exchanged are sent quarterly or annually to the International Bureau, after classification according to the countries of origin; they are accompanied by a list showing the number for each of those countries.

6. At the end of the year the International Bureau sends to each Administration concerned an account in duplicate showing—

(a) On the debit side, the value in francs and centimes of the coupons issued by that Administration and exchanged for postage stamps of other Administrations in the course of the year. The coupons are attached as vouchers;

(b) On the credit side, the value in francs and centimes of the coupons issued by other Offices and exchanged for postage stamps by the Administration in question during the same period;

(c) The credit or debit balance.

For purposes of preparing this account the value of the coupon is calculated at 28 centimes per unit.

7. After examination one copy of the account is returned, duly accepted, to the International Bureau. All accounts not returned to the Bureau by the time appointed for the settlement are regarded as regular.

8. Six months after the despatch of the accounts the International Bureau effects the settle-

Minimum price.

Exchanged for postage stamps.

Exchanged coupons.

Accounts in duplicate.

Accounts.

Settlement.

à réduire autant que possible le nombre des paiements à effectuer.

ment in such a manner as to reduce as far as possible the number of payments to be made.

## VIII.

*Correspondance avec les pays étrangers à l'Union.*

Correspondence with non-Union countries.

Les Offices de l'Union qui ont des relations avec des pays étrangers à l'Union fournissent aux autres Offices de l'Union la liste de ces pays avec les indications suivantes :

- 1° frais de transit maritime ou territorial applicables au transport en dehors des limites de l'Union ;
- 2° désignation des correspondances admises ;
- 3° affranchissement obligatoire ou facultatif ;
- 4° limite, pour chaque catégorie de correspondances, de la validité de l'affranchissement perçu (jusqu'à destination, jusqu'au port de débarquement, etc.) ;
- 5° étendue de la responsabilité pécuniaire en matière d'envois recommandés ;
- 6° possibilité d'admettre les avjs de réception ; et
- 7° autant que possible, tarif d'affranchissement en vigueur dans le pays en dehors de l'Union par rapport aux pays de l'Union.

## IX.

*Application des timbres.*

Application of postmarks.

1. Les correspondances originaires des pays de l'Union sont frappées d'un timbre indiquant autant que possible en caractères latins le lieu d'origine et la date du dépôt à la poste.

En outre, tous les timbres-poste valables doivent être oblitérés.

Rate stamps.

2. A l'arrivée, le bureau de destination applique son timbre à date au verso des lettres et au recto des cartes postales.

## VIII.

*Correspondence with Countries foreign to the Union.*

Offices of the Union which have relations with countries foreign to the Union furnish to the other Offices of the Union a list of those countries, indicating :

- 1° Rates for sea or land transit applicable to conveyance outside the limits of the Union ;
- 2° The kind of articles admitted ;
- 3° Whether prepayment is obligatory or optional ;
- 4° The limit, for each category of articles, of validity of postage prepaid (to destination, to port of disembarkation, &c.) ;
- 5° Extent of pecuniary responsibility as regards registered articles ;
- 6° Whether advices of delivery are obtainable or not ; and
- 7° As far as possible, the rates of postage from the country outside the Union to the countries of the Union.

## IX.

*Application of Stamps.*

1. Articles despatched from countries of the Union are impressed with a stamp indicating as far as possible in Roman characters the place of origin and the date of posting.

Moreover, all the valid postage stamps should be obliterated.

2. On arrival, the Office of destination impresses its date-stamp on the back of the letters and on the front of post cards.

Le bureau de la première destination peut, en outre, marquer une empreinte de son timbre à date au recto de la seconde partie des cartes postales avec réponse payée.

3. Les objets de correspondance mal dirigés doivent être frappés de l'empreinte du timbre à date du bureau auquel ils sont parvenus par erreur. Cette obligation incombe non seulement aux bureaux sédentaires, mais aussi aux bureaux ambulants autant que possible.

4. Le timbrage des correspondances déposées sur les paquebots dans les boîtes mobiles ou entre les mains des agents des postes embarqués ou des commandants incombe, dans les cas prévus par le paragraphe 5 de l'article 11 de la Convention, à l'agent des postes embarqué ou, s'il n'y en a pas, au bureau de poste auquel ces correspondances sont livrées en main. Le cas échéant, celui-ci les frappe de son timbre à date ordinaire et y appose la mention "Paquebot" soit à la main, soit au moyen d'une griffe ou d'un timbre.

5. Les correspondances originaires des pays étrangers à l'Union sont frappées, par l'Office de l'Union qui les a recueillies, d'un timbre indiquant le point et la date d'entrée dans le service de cet Office.

6. Les correspondances non affranchies ou insuffisamment affranchies sont, en outre, frappées du timbre T (taxe à payer), dont l'application incombe à l'Office du pays d'origine s'il s'agit de correspondances originaires de l'Union, et à l'Office du pays d'entrée s'il s'agit de correspondances originaires de pays étrangers à l'Union.

7. Les envois à remettre par exprès sont frappés d'un timbre portant en gros caractères le mot "Express." Les Administrations sont toutefois autorisées à remplacer ce timbre par une étiquette imprimée ou par une inscription manuscrite et soulignée en crayon de couleur.

The first Office of destination can, moreover, impress its date-stamp on the front of the second half of reply-paid post-cards.

3. Missent articles must be date-stamped by the Office to which they are sent in error. This obligation is imposed, not only on stationary Offices, but also on traveling Post Offices as far as possible.

Missent articles.

4. The stamping of articles deposited on board vessels in the movable boxes or in the hands of the postal agents on board or of the commanders devolves, in the cases contemplated by paragraph 5 of Article 11 of the Convention, upon the postal agent on board, or, if there be none, on the Post Office to which the articles are handed over for disposal. In the latter case this Office marks the articles with its ordinary date stamp, and with the word "Paquebot," either in manuscript or by means of an autograph stamp or an ordinary stamp.

Articles deposited on shipboard.

5. Articles originating in countries foreign to the Union are marked, by the Office of the Union which first received them, with a stamp indicating the place and date of entry into the service of that Office.

Articles from non-Union countries.

6. Unpaid or insufficiently paid articles are, in addition, impressed with the stamp T (tax to be paid), the application of which devolves upon the Office of the country of origin in the case of articles originating in the Union, and upon the Office of the country of entry in the case of articles originating in countries foreign to the Union.

Insufficient postage, etc.

7. Articles to be delivered by special delivery are impressed with a stamp bearing in large letters the word "Express." Administrations are, however, authorized to substitute for that stamp a printed label or a written inscription underlined with a colored pencil.

Special delivery articles.

Report of irregularity.

Les envois qui ont été munis de la mention "Exprès" par le bureau d'origine sont remis à domicile par porteur spécial, même en cas d'omission ou d'insuffisance de l'affranchissement. Le cas échéant, le bureau d'échange du pays de destination est tenu de signaler l'irrégularité par bulletin de vérification à l'Administration centrale dont relève le bureau d'origine. Ce bulletin doit relater très exactement l'origine et la date du dépôt de l'envoi.

Articles which have been marked "Express" by the Office of origin are delivered by special messenger, even when prepayment has been omitted or is insufficient. In such cases the Office of Exchange of the country of destination is bound to report the irregularity by Verification Note to the Central Administration to which the Office of origin is subordinate. This Verification Note must state very precisely the origin and date of mailing of the article.

Articles considered prepaid.

8. Tout objet de correspondance ne portant pas le timbre T est considéré comme affranchi et traité en conséquence, sauf erreur évidente.

8. Every article which does not bear the stamp T is considered to be paid and treated accordingly, unless there be an obvious error.

Uncanceled stamps.

9. Les timbres-poste non oblitérés ensuite d'erreur ou d'omission dans le service d'origine doivent l'être de la manière usuelle par le bureau qui constate l'irrégularité.

9. Postage stamps not cancelled in consequence of error or omission on the part of the Office of origin must be cancelled in the usual way by the Office which detects the irregularity.

### X.

*Indication du nombre de ports.*

### X.

*Indication of the Number of Rates.*

Rates due to be indicated.

Lorsqu'une lettre ou tout autre objet de correspondance non affranchi ou insuffisamment affranchi est passible, en raison de son poids, de plus d'un port simple, l'Office d'origine ou d'entrée dans l'Union, suivant le cas, indique, à l'angle gauche supérieur de la suscription, en chiffres ordinaires, le nombre des ports de l'objet.

When a letter or other article of correspondence, unpaid or insufficiently prepaid, is liable, by reason of its weight, to more than a single rate of postage, the Office of origin, or of entry into the Union, as the case may be, indicates in the upper left-hand corner of the address, in ordinary figures, the number of rates.

### XI.

*Affranchissement insuffisant.*

### XI.

*Insufficient Prepayment.*

Marking insufficient payments.

1. Lorsqu'un objet est insuffisamment affranchi au moyen de timbres-poste, l'Office expéditeur indique, au moyen d'un timbre ou d'un autre procédé, en chiffres bien lisibles apposés à côté des timbres-poste, le double du montant de l'insuffisance en l'exprimant en francs et centimes.

1. When an article is insufficiently prepaid by means of postage stamps, the despatching Office indicates by means of a stamp or other process in easily read figures placed by the side of the postage stamps, double the amount of the deficiency, expressing it in francs and centimes.

Exception.

Il est fait exception, toutefois, pour les correspondances qui sont devenues insuffisamment affranchies par suite de leur réexpédi-

An exception is made, however, in the case of articles which have become insufficiently prepaid in consequence of redirection

tion et auxquelles sont applicables les dispositions de l'article XXVII du présent Règlement.

2. D'après cette indication, le bureau d'échange du pays de destination frappe l'objet du montant de la taxe annotée, conformément aux dispositions du § 3 de l'article 5 de la Convention.

3. Dans le cas où il a été fait usage de timbres-poste non valables pour l'affranchissement, il n'en est tenu aucun compte. Cette circonstance est indiquée par le chiffre zéro (0), placé à côté des timbres-poste.

XII.

*Conditionnement des objets recommandés.*

1. Les objets de correspondance adressés sous des initiales et ceux qui portent une adresse écrite au crayon ne sont pas admis à la recommandation.

2. Aucune condition spéciale de forme ou de fermeture n'est exigée pour les objets recommandés. Chaque Office a la faculté d'appliquer à ces envois les règles établies dans son service intérieur.

3. Les objets recommandés doivent porter à l'angle gauche supérieur de la suscription une étiquette conforme ou analogue au modèle *B* annexé au présent Règlement, avec l'indication en caractères latins, du nom du bureau d'origine et du numéro d'ordre sous lequel l'envoi est inscrit dans le registre de ce bureau.

Toutefois, il est permis aux Administrations dont le régime intérieur s'oppose actuellement à l'emploi des étiquettes, d'ajourner la mise à exécution de cette mesure et de continuer à employer des timbres pour la désignation des objets recommandés.

Il est cependant de rigueur, pour les Offices qui n'ont pas adopté l'étiquette modèle *B*, de désigner chaque envoi recommandé par un numéro d'ordre. Ce numéro doit être inscrit à l'angle gauche supérieur de la

and to which the stipulations of Article XXVII of the present Regulations are applicable.

2. According to this indication, the office of exchange of the country of the destination taxes the article with the amount marked, in conformity with the provisions of paragraph 3 of Article 5 of the Convention.

3. If postage stamps not available for prepayment have been employed, no account is taken of them. This circumstance is indicated by the figure naught (0) placed by the side of the postage stamps.

XII.

*Conditions applicable to Registered Articles.*

1. Articles addressed to initials or in pencil are not admitted to registration.

2. No special conditions as to form or fastening are prescribed for registered articles. Each Office has the right to apply to such articles the regulations in force in its inland service.

3. Registered articles should bear in the upper left-hand corner of the address labels in conformity with or analogous to the Form *B* annexed to the present Regulations, indicating in Roman characters the name of the Office of origin and the number under which the article is entered in the records of that Office.

Nevertheless, Administrations whose inland regulations do not at present admit the use of labels may postpone the introduction of this arrangement, and continue the use of stamps to distinguish registered articles.

It is, however, compulsory for Offices which have not adopted the label Form *B* to designate each registered article by a number. This number must be written in the upper left-hand corner of the address. It is obligatory

Post, p. 1713.

Double rates charged.

Ante, p. 1646.

Invalid stamps.

Registered articles.

Addresses forbidden.

Form, etc.

Labels.

Post, p. 1750.

Exception.

Registered articles to be designated by a number  
Post, p. 1750.

suscription. Il est obligatoire pour les Offices réexpéditeurs de désigner l'envoi par le numéro original.

Unpaid, etc., articles.

4. Les envois recommandés non affranchis ou insuffisamment affranchis sont transmis aux destinataires sans taxe, mais le bureau qui reçoit un envoi dans ces conditions est tenu de signaler le cas par bulletin de vérification à l'Administration dont relève le bureau d'origine. Le bulletin doit relater très exactement l'origine, la date du dépôt, le poids, la nature et le numéro de l'envoi, ainsi que la valeur des timbres-poste apposés sur l'objet recommandé si l'affranchissement est insuffisant.

Exception.

Cette prescription ne s'applique pas aux envois recommandés qui, par suite de réexpédition, deviennent passibles d'une taxe supérieure. Ces derniers envois sont traités en conformité des dispositions du § 2 de l'article XXVII du présent Règlement.

Post, p. 1713.

### XIII.

*Indemnité pour la perte d'un envoi recommandé.*

Reimbursement of losses.

Lorsque l'indemnité due pour la perte d'un envoi recommandé a été payée par une Administration pour le compte d'une autre Administration, rendue responsable, celle-ci est tenue d'en rembourser le montant dans le délai de trois mois après avis du payement. Ce remboursement s'effectue, soit au moyen d'un mandat de poste ou d'une traite, soit en espèces ayant cours dans le pays créditeur. Lorsque le remboursement des frais, ils sont toujours à la charge de l'Office débiteur.

### XIV.

*Avis de réception des objets recommandés.*

Return receipts for registered articles.

1. Les envois dont l'expéditeur demande un avis de réception doivent porter l'annotation très

for forwarding Offices to designate the article by the original number.

4. Unpaid or insufficiently paid registered articles are forwarded to the addressees without charge, but the Office which receives an article in these conditions is bound to report the case by Bulletin of verification to the Administration to which the Office of origin is subordinate. The Bulletin must make precise mention of the origin, the date of mailing, the weight, the nature, and the number of the article, as well as the value of the postage stamps affixed to the registered article in the case of insufficient prepayment.

This rule does not apply to registered articles which, in consequence of redirection, became liable to higher postage. Such articles are treated in conformity with the provisions of § 2 of Article XXVII of the present Regulations.

### XIII.

*Indemnity for the Loss of a Registered Article.*

When the indemnity due for the loss of a registered article has been paid by one Administration, on behalf of another Administration which is responsible for the loss, the latter is bound to repay the amount within three months after receiving notice of the payment. This repayment is effected either by means of a postal money order or a draft, or in specie current in the country to which payment is due. When the repayment of the indemnity involves expenses, they are always borne by the indebted Office.

### XIV.

*Return-receipts for Registered Articles.*

1. Articles for which the sender requests a return-receipt must be marked very clearly with the in-

apparente "Avis de réception" ou l'empreinte d'un timbre portant: A. R.

2. Ils sont accompagnés d'une formule conforme ou analogue au modèle *C* ci-annexé; cette formule est établie par le bureau d'origine ou par tout autre bureau à désigner par l'Office expéditeur et réunie, au moyen d'un croisé de ficelle, à l'objet auquel elle se rapporte. Si elle ne parvient pas au bureau de destination, celui-ci dresse d'office un nouvel avis de réception.

Les avis de réception doivent être formulés en français ou porter une traduction sublinéaire en cette langue.

3. Le bureau de destination, après avoir dûment rempli la formule *C*, la renvoie sous enveloppe au bureau d'origine.

4. Lorsque l'expéditeur demande un avis de réception d'un objet recommandé postérieurement au dépôt de cet objet, le bureau d'origine reproduit sur une formule *C*, préalablement revêtue d'un timbre-poste représentant la taxe d'avis de réception, la description très exacte de l'objet recommandé (nature de l'objet, bureau d'origine, date de dépôt, numéro, adresse complète du destinataire).

Cette formule est attachée à une réclamation modèle *H* et traitée selon les prescriptions de l'article XXX du présent Règlement, à cette exception près, que, en cas de distribution régulière de l'envoi auquel l'avis de réception se rapporte, le bureau de destination retire la formule *H* et renvoie la formule *C*, dûment remplie, au bureau d'origine de la manière prescrite au § 3 précédent.

Chaque Administration a la faculté, le cas échéant, de réunir la formule *C* et la formule *H* en une seule formule.

5. Si un avis de réception régulièrement demandé par l'expéditeur au moment du dépôt, n'est pas parvenu dans les délais voulus au bureau d'origine, on procède, pour réclamer l'avis manquant, conformément aux règles

scription, "Avis de réception," or be stamped with the letters A. R.

2. They are accompanied by a form in accordance with or analogous to the Form *C* annexed; this form is made out by the office of origin or by any other office which the despatching office may appoint, and is attached by string tied crosswise to the article to which it relates. If it does not reach the office of destination, the latter makes one out for itself.

Return-receipts must be drawn up in French or must bear a sublineary translation in that language.

3. The office of destination, after having duly filled up form *C* returns it under cover to the Office of origin.

4. When the sender requests a return-receipt for a registered article after the article has been posted, the office of origin enters in a form *C*, after affixing to it a postage stamp representing the fee for an advice of delivery, an exact description of the registered article (its nature, office of origin, date of posting, number, complete address of the addressee).

This form is attached to a form *H* and treated according to the provisions of Article XXX. of the present Regulations, with the exception that, in case of the regular delivery of the article to which the advice of delivery relates, the office of destination withdraws the form *H* and returns form *C* duly completed, to the office of origin in the manner prescribed by the preceding paragraph 3.

Each Administration has the option, if it desires to combine form *C* and form *H* in one form.

5. If a return-receipt duly applied for by the sender at the time of posting is not received back after a proper interval in the office of origin, enquiry for the missing return-receipt is instituted in accordance with the pro-

Form.  
Post, p. 1751.

French language.

Return of form.

Post, p. 1751.

Request for return receipt after mailing of article.

Use of forms *C* and *H*.  
Post, p. 1717.

Post, pp. 1755, 1751.

Reclaiming missing return receipt.

tracées au § 4 précédent. Toutefois, dans ce dernier cas, au lieu de revêtir la formule *C* d'un timbre-poste, le bureau d'origine inscrit en tête la mention "Dupliquata de l'avis de réception, etc."

Transmission of  
enquiries.

Post, p. 1718.

6. Les dispositions particulières adoptées par les Administrations en vertu du § 5 de l'article XXX du présent Règlement, pour la transmission des réclamations d'objets recommandés sont applicables aux demandes d'avis de réception formulées postérieurement au dépôt des objets recommandés.

### XV.

*Envois recommandés grevés de remboursement.*

Registered arti-  
cles marked with  
trade charges.

1. Les envois recommandés grevés de remboursement doivent porter sur le recto l'entête "Remboursement" écrit ou imprimé d'une manière très apparente et suivi de l'indication du montant du remboursement dans la monnaie du pays de destination, sauf arrangement contraire entre les Administrations intéressées. Ce montant est exprimé en caractères latins, en toutes lettres et en chiffres, sans rature ni surcharge, même approuvées. L'expéditeur doit indiquer, sur le recto ou sur le verso, son nom et son adresse également en caractères latins.

Labels.

Post, p. 1751.

2. Les envois recommandés grevés de remboursement doivent être revêtus, au recto, d'une étiquette de couleur orange, conforme au modèle *D* annexé au présent Règlement.

Return of article  
on failure to pay  
charges.

3. Si le destinataire ne paye pas le montant du remboursement dans un délai de 7 jours dans les relations entre pays d'Europe et dans un délai de 15 jours dans les relations des pays d'Europe avec les pays hors d'Europe et de ces derniers pays entre eux, à partir du jour qui suit celui de l'arrivée au bureau destinataire, l'envoi est réexpédié au bureau d'origine.

Disposition of  
amounts collected.

4. Sauf autre arrangement, la somme recouvrée, déduction faite

cedure prescribed by the foregoing § 4. In this case, however, instead of affixing a postage stamp to form *C* the office of origin inscribes it with the heading "Duplicate of return-receipt, etc."

6. The special arrangements adopted by Administrations in pursuance of paragraph 5 of Article XXX of the present Regulations for the transmission of enquiries respecting registered articles are applicable to requests for advices of delivery made after the article has been posted.

### XV.

*Registered Articles marked with Trade Charges.*

1. Registered articles marked with trade charges must bear on the address side the heading "Remboursement," written or printed in a prominent manner, and followed by the indication of the amount of the trade charge in the money of the country of destination, unless there are arrangements to the contrary between the Administrations interested. This amount is expressed in Roman characters, in words and in figures, without erasure or correction, even if certified. The sender must indicate on the front or on the back his name and address likewise in Roman characters.

2. Registered articles marked with trade charges must bear on the address side an orange-coloured label similar to Form *D*, annexed to the present Regulations.

3. If the addressee does not pay the amount of the trade charges within an interval of seven days, in relations between European countries, and within an interval of 15 days in relations between countries of Europe and countries outside of Europe, or between these last mentioned countries themselves, reckoning from the day after that of arrival at the office of destination, the article is sent back to the office of origin.

4. In the absence of any other arrangement, the sum recovered,

du droit d'encaissement prévu à l'article 7, § 2, de la Convention et de la taxe ordinaire des mandats de poste, est convertie en un mandat de poste portant en tête du recto la mention " Remb." et établi pour le surplus en conformité du Règlement d'exécution de l'Arrangement concernant le service des mandats de poste. Il doit être fait mention, sur le coupon du mandat, du nom et de l'adresse du destinataire de l'envoi contre remboursement, ainsi que du lieu et de la date du dépôt de cet envoi.

5. Sauf arrangement contraire, les envois grevés de remboursement peuvent être réexpédiés d'un des pays participant à ce service sur un autre de ces pays. En cas de réexpédition, l'envoi conserve intacte la demande de remboursement originale, telle que l'expéditeur lui-même l'a formulée. L'Office de la destination définitive doit seul procéder à la conversion dans sa monnaie du montant du remboursement, d'après le taux en vigueur pour les mandats de poste dans le cas où il n'aurait pas le même système monétaire que celui dans lequel le remboursement est exprimé; il lui appartient aussi de transformer le remboursement en un mandat sur le pays d'origine.

XVI.

*Cartes postales.*

1. Les cartes postales doivent porter, en tête du recto, le titre " Carte postale " en français ou l'équivalent de ce titre dans une autre langue. Toutefois, ce titre n'est pas obligatoire pour les cartes postales simples émanant de l'industrie privée.

Les dimensions des cartes ne peuvent dépasser 14 centimètres en longueur et 9 centimètres en largeur, ni être inférieures à 10 centimètres en longueur et à 7 centimètres en largeur. Les cartes postales doivent être expédiées à découvert, c'est-à-dire sans bande ni enveloppe.

after deduction of the commission provided for in Article 7, § 2, of the Convention and of the ordinary money order rate, is converted into a money order with the heading " Remb." on the face, and made out for the amount of the surplus in accordance with the detailed regulations for the execution of the money order agreement. On the coupon of the order the name and address of the addressee of the article marked with a trade charge must be entered, as well as the date and place of posting of the article.

5. In the absence of any arrangement to the contrary articles marked with trade charges may be re-forwarded from one of the countries participating in this service to another of those countries. In case of redirection, the sender's marking of the trade charge is preserved intact. Upon the Office of final destination alone devolves the conversion into its currency of the amount of the trade charges, in accordance with the rate of exchange in force for money orders, in cases where its monetary system is not that in which the trade charges are expressed; it also devolves upon that Office to draw a money order for the amount of the trade charges on the country of origin.

XVI.

*Post Cards.*

1. Post cards must bear on the face the heading " *Carte postale* " in French, or the equivalent of this heading in another language. This heading is, however, not obligatory for single post cards emanating from private industry.

The dimensions of the cards may not exceed 14 centimetres in length and 9 centimetres in width, nor be less than 10 centimetres in length and 7 centimetres in width. Post cards must be sent unenclosed, that is to say, without wrapper or envelope.

*Ante*, p. 1648.

Forwarding of articles, etc.

Conversion of trade charges into currency.

Postal cards.

General provisions.

Dimensions.

Material used in manufacture.

Les cartes postales doivent être confectionnées en carton ou en papier assez consistant pour ne pas entraver la manipulation.

Post cards must be manufactured of cardboard or of paper of such consistency as not to hinder manipulation.

Affixing stamps, etc.

2. Les timbres d'affranchissement doivent, autant que possible, être appliqués à l'angle droit supérieur du recto. L'adresse du destinataire ainsi que les mentions relatives au service (recommandé, avis de réception, etc.) doivent figurer également au recto, dont la moitié droite au moins est réservée à ces indications. L'expéditeur dispose du verso et de la partie gauche du recto, sous réserve des dispositions du paragraphe suivant.

2. The postage stamps must, as far as possible, be affixed to the upper right-hand corner of the face. The address of the recipient as well as indications relating to the postal service (registered, advice of delivery, &c.) must likewise appear on the face, of which the right hand half at least is reserved for these indications. The sender may dispose of the back and of the left hand half of the face, subject to the stipulations of the following paragraph.

Restriction.

3. A l'exception des timbres d'affranchissement, il est interdit au public de joindre ou d'attacher aux cartes postales des objets quelconques. Toutefois, le nom et l'adresse du destinataire, ainsi que le nom et l'adresse de l'expéditeur peuvent figurer sur des étiquettes collées n'excédant pas 2 centimètres sur 5. Il est également permis d'appliquer sur le verso et sur la partie gauche du recto, des vignettes ou des photographies, sur papier très mince, à condition qu'elles soient complètement adhérentes à la carte.

3. With the exception of stamps for prepayment the public is forbidden to join or attach to post cards any objects whatever. Nevertheless, the name and address of the recipient, as well as the name and address of the sender may appear on gummed labels not exceeding 2 centimetres by 5. It is likewise permitted to affix on the back and on the left hand half of the face illustrations or photographs on very thin paper, provided that they adhere completely to the card.

Prepaid reply cards.

4. Les cartes postales avec réponse payée doivent présenter au recto, en langue française, comme titre sur la première partie: "Carte postale avec réponse payée"; sur la seconde partie, "Carte postale-réponse." Les deux parties doivent d'ailleurs remplir, chacune, les autres conditions imposées à la carte postale simple; elles sont repliés l'une sur l'autre et ne peuvent être fermées d'une manière quelconque.

4. Post cards with reply paid must display on the face in French, as heading on the first half "*Carte postale avec réponse payée*"; on the second half "*Carte postale-réponse.*" Each of the two halves must, moreover, fulfil the other conditions laid down for single post cards; one half is doubled over the other, and they must not be closed in any manner whatsoever.

Sender's address on reply.

Il est loisible à l'expéditeur d'une carte postale avec réponse payée d'indiquer son nom et son adresse au recto de la partie "Réponse," soit par écrit, soit en y collant une étiquette.

The sender of a post card with reply paid may indicate his name and address on the face of the "Reply" half, either in writing, or by affixing a label.

Prepayment limited to country of origin, etc.

L'affranchissement de la partie "Réponse" au moyen du timbre-poste du pays qui a émis la carte n'est valable que si les deux parties de la carte postale avec réponse payée sont parvenues adhérentes du pays d'origine et si la

The prepayment of the "Reply" half by means of the postage stamp of the country which has issued the card is valid only if the two halves of the reply-paid post card were attached to one another when received from the

partie "Réponse" est expédiée du pays où elle est parvenue par la poste à destination dudit pays d'origine. Si ces conditions ne sont pas remplies, elle est traitée comme carte postale non affranchie.

5. Les cartes postales ne remplissant pas, quant aux indications prescrites, aux dimensions, à la forme extérieure, etc., les conditions imposées par le présent article à cette catégorie d'envois, sont traitées comme lettres.

country of origin, and if the "Reply" half is despatched from the country where it has been received by post to the said country of origin. If these conditions are not fulfilled, it is treated as an unpaid post card.

5. Post cards not fulfilling, so far as regards the prescribed indications, dimensions, external form, &c., the conditions laid down by the present Article for this class of articles, are treated as letters.

Cards treated as letters.

## XVII.

### *Papiers d'affaires.*

1. Sont considérés comme papiers d'affaires, et admis comme tels à la modération de taxe consacrée par l'article 5 de la Convention, toutes les pièces et tous les documents écrits ou dessinés en tout ou partie à la main, qui n'ont pas le caractère d'une correspondance actuelle et personnelle, tels que les lettres ouvertes et les cartes postales de date ancienne qui ont déjà atteint leur but primitif, les pièces de procédure, les actes de tout genre dressés par les officiers ministériels, les lettres de voiture ou connaissements, les factures, les différents documents de service des Compagnies d'assurance, les copies ou extraits d'actes sous seing privé écrits sur papier timbré ou non timbré, les partitions ou feuilles de musique manuscrites, les manuscrits d'ouvrages ou de journaux expédiés isolément, les devoirs originaux et corrigés d'élèves à l'exclusion de toute appréciation sur le travail, etc.

2. Les papiers d'affaires sont soumis, en ce qui concerne la forme et le conditionnement, aux dispositions prescrites pour les imprimés (article XIX ci-après).

## XVIII.

### *Echantillons.*

1. Les échantillons de marchandises ne sont admis à bénéficier de la modération de taxe

## XVII.

### *Commercial Papers.*

1. The following are considered as commercial papers, and allowed to pass as such at the reduced postage specified in Article 5 of the Convention. All papers and all documents, whether writings or drawings, produced wholly or partly by hand, not having the character of an actual and personal correspondence, such as open letters and post cards of ancient date which have already fulfilled their original purpose, papers of legal procedure, deeds of all kinds drawn up by public functionaries, way bills or bills of lading, invoices, the various documents of insurance companies, copies of or extracts from Acts under private signature, written on stamped or unstamped paper, musical scores, or sheets of music in manuscript, the manuscripts of works or of newspapers forwarded separately, pupils' exercises in original or with corrections, but without any comment on the work, &c.

2. Commercial papers are subject, so far as regards form and conditions of transmission, to the regulations prescribed for printed papers (Article XIX following).

Commercial papers.

Definition of.

*Ante*, p. 1644.

Conditions.

*Post*, p. 1700.

## XVIII.

### *Samples.*

1. Samples of merchandise are only allowed to pass at the reduced postage which is fixed for

Samples.

Art. p. 1644.

qui leur est attribuée par l'article 5 de la Convention que sous les conditions suivantes.

them by Article 5 of the Convention under the following conditions:—

Wrapping.

Ils doivent être placés dans des sacs, des boîtes ou des enveloppes mobiles de manière à permettre une facile vérification.

They must be placed in bags, boxes, or removable envelopes, in such a manner as to admit of easy inspection.

Salable value, etc., forbidden.

Ils ne peuvent avoir aucune valeur marchande, ni porter aucune écriture à la main que le nom ou la raison sociale de l'envoyeur, l'adresse du destinataire, une marque de fabrique ou de marchand, des numéros d'ordre, des prix et des indications relatives au poids, au métrage et à la dimension, ainsi qu'à la quantité disponible, ou celles qui sont nécessaires pour préciser la provenance et la nature de la marchandise.

They must possess no salable value, nor bear any writing, except the name or the commercial style of the sender, the address of the person for whom they are intended, a manufacturer's or trade mark, numbers, prices, and indications relative to weight or measurement and dimensions or to the quantity to be disposed of, or such as are necessary to determine the origin and the nature of the goods.

Glass, etc., transmissible as samples.

2. Les objets en verre, les envois de liquides, huiles, corps gras, poudres sèches, colorantes, ou non, ainsi que les envois d'abeilles vivantes sont admis au transport comme échantillons de marchandises, pourvu qu'ils soient conditionnés de la manière suivante:—

2. Articles of glass, packets containing liquids, oils, fatty substances, dry powders, whether dyes or not, as well as packets of live bees, may be admitted to transmission as samples of merchandise, provided that they be packed in the following manner:—

Packing of glass.

1° Les objets en verre doivent être emballés solidement (boîtes en métal ou en bois) de manière à prévenir tout danger pour les correspondances et les agents.

1° Articles of glass must be securely packed (boxes of metal or of wood) in a way to prevent all danger to the correspondence and postal officers.

Liquids, etc.

2° Les liquides, huiles et corps facilement liquéfiables doivent être insérés dans des flacons en verre hermétiquement bouchés. Chaque flacon doit être placé dans une boîte en bois garnie de sciure de bois, de coton ou de matière spongieuse en quantité suffisante pour absorber le liquide en cas de bris du flacon. Enfin, la boîte elle-même doit être enfermée dans un étui en métal, en bois avec couvercle vissé ou en cuir fort et épais.

2° Liquids, oils, and substances easily liquefied must be enclosed in glass bottles hermetically sealed. Each bottle must be placed in a wooden box furnished with sawdust, cotton, or spongy material in sufficient quantity to absorb the liquid in the event of the bottle becoming broken. Finally, the box itself must be enclosed in a case of metal, of wood with a screwtop, or of strong and thick leather.

Second enclosures not required.

Lorsqu'on emploie des blocs en bois perforés ayant au moins 2½ milli-

When perforated wooden blocks are used having a thickness of at

mètres dans la partie la plus faible, suffisamment garnis à l'intérieur de matières absorbantes et munis d'un couvercle, il n'est pas nécessaire que ces blocs soient enfermés dans un second étui.

3° Les corps gras difficilement liquéfiables, tels que les onguents, le savon mou, les résines, etc., dont le transport offre moins d'inconvénients, doivent être enfermés sous une première enveloppe (boîte, sac en toile, parchemin, etc.), placée elle-même dans une seconde boîte en bois, en métal ou en cuir fort et épais.

4° Les poudres sèches colorantes doivent être placées dans des sacs en cuir, en toile gommée ou en papier huilé de forte consistance, et les poudres sèches non colorantes dans des boîtes en métal, en bois ou en carton. Ces sacs ou boîtes sont eux-mêmes enfermés dans un sac en toile ou en parchemin.

5° Les abeilles vivantes doivent être renfermées dans des boîtes disposées de façon à éviter tout danger et à permettre la vérification du contenu.

3. Sont également admis au tarif des échantillons, les clefs isolées, les fleurs fraîches coupées, les objets d'histoire naturelle (animaux et plantes séchés ou conservés, spécimens géologiques, etc.), tubes de sérum et objets pathologiques rendus inoffensifs par leur mode de préparation et d'emballage. Ces objets ne peuvent être envoyés dans un but commercial et l'emballage doit en être conforme aux prescriptions générales concernant les échantillons de marchandises.

least  $2\frac{1}{2}$  millimetres in the thinnest part, sufficiently provided inside with absorbent material and supplied with a lid, it is not necessary that the blocks shall be enclosed in a second case.

3° Fatty substances which are not easily liquefied, such as ointments, soft-soap, resin, &c., the transmission of which offers less inconvenience, must be enclosed in an inner cover (box, bag of linen or parchment, &c.), which must itself be placed in a second box of wood, metal, or strong and thick leather.

Fatty substances.

4° Dry coloring powders must be placed in bags of leather, rubber-dressed linen, or oiled paper of stout substance, and dry powders, not dyes, in boxes of metal, wood, or cardboard. These bags or boxes are themselves enclosed in a bag of linen or parchment.

Dry coloring powders, etc.

5° Live bees must be enclosed in boxes so constructed as to avoid all danger and to allow the contents to be ascertained.

Live bees.

3. Transmission at the sample rate is likewise accorded to keys sent singly, fresh cut flowers, articles of natural history (dried or preserved animals and plants, geological specimens, &c.), tubes of serum and pathological objects rendered innocuous by their mode of preparation and packing. These articles must not be sent for a commercial purpose, and the packing must be in accordance with the general regulations concerning samples of merchandise.

Dried plants, etc., admitted.

## XIX.

## XIX.

Printed matter.

*Imprimés de toute nature.**Printed Papers of every kind.*

Definition.

*Ante, p. 1644.*

1. Sont considérés comme imprimés, et admis comme tels à la modération de taxe consacrée par l'article 5 de la Convention, les journaux et ouvrages périodiques, les livres brochés ou reliés, les brochures, les papiers de musique, les cartes de visite, les cartes-adresse, les épreuves d'imprimerie avec ou sans les manuscrits s'y rapportant, les papiers revêtus de points ou de caractères en relief à l'usage des aveugles, les gravures, les photographies et les albums contenant des photographies, les images, les dessins, plans, cartes géographiques, catalogues, prospectus, annonces et avis divers, imprimés, gravés, lithographiés ou autographiés, et, en général, toutes les impressions ou reproductions obtenues sur papier, sur parchemin ou sur carton, au moyen de la typographie, de la gravure, de la lithographie et de l'autographie, ou de tout autre procédé mécanique facile à reconnaître, hormis le décalque et la machine à écrire.

Reproductions.

Sont assimilées aux imprimés, les reproductions d'une copie-typé faite à la plume ou à la machine à écrire lorsqu'elles sont obtenues par un procédé mécanique de polygraphie (chromographie, etc.), mais pour jouir de la modération de taxe, ces reproductions doivent être déposées aux guichets des bureaux de poste et au nombre minimum de vingt exemplaires parfaitement identiques.

Articles excluded from reduced rates.

2. Ne peuvent être expédiés à la taxe réduite les imprimés qui portent des signes quelconques susceptibles de constituer un langage conventionnel ni, sauf les exceptions explicitement autorisées par le présent article, ceux dont le texte a été modifié après tirage.

Modifications permitted.

3. Il est permis:

(a) d'indiquer à l'extérieur de l'envoi le nom, la raison de commerce,

1. The following are considered as printed papers, and allowed to pass as such at the reduced postage sanctioned by Article 5 of the Convention:—Newspapers and periodical works, books, stitched or bound, pamphlets, sheets of music, visiting cards, address cards, proofs of printing with or without the manuscripts relating thereto, papers impressed with points or with characters in relief for the use of the blind, engravings, photographs, and albums containing photographs, pictures, drawings, plans, maps, catalogues, prospectuses, announcements and notices of various kinds, printed, engraved, lithographed or autographed, and, in general, all impressions or copies obtained upon paper, parchment, or cardboard, by means of printing, engraving, lithography, autography, or any other mechanical process easy to recognise except the copying press and the typewriter.

To printed papers are assimilated reproductions of a manuscript or typewritten original when they are obtained by a mechanical process of polygraphy (chromography, &c.); but, in order to pass at the reduced postage, these reproductions must be brought to the Post Office counter to the number of at least twenty copies, precisely identical.

2. Printed papers which bear any marks whatever capable of constituting a conventional language or, save the exceptions specifically authorised by the present article, those of which the text has been modified after printing, cannot be sent at the reduced rate applicable to printed matter.

3. It is allowed:—

(a) to indicate on the outside of the missive the name, commercial

- la profession et le domicile de l'expéditeur.
- (b) d'ajouter à la main, sur les cartes de visite imprimées ainsi que sur les cartes de Noël et de nouvel an, l'adresse de l'expéditeur, son titre, ainsi que des souhaits, félicitations, remerciements, compliments de condoléance au autres formules de politesse exprimés en cinq mots au maximum ou au moyen d'initiales conventionnelles (p. f., etc.);
- (c) d'indiquer ou de modifier sur l'imprimé même, à la main ou par un procédé mécanique, la date de l'expédition, la signature ou la raison de commerce et la profession, ainsi que le domicile de l'expéditeur et du destinataire;
- (d) d'ajouter aux épreuves corrigées le manuscrit et de faire à ces épreuves les changements et additions qui se rapportent à la correction, à la forme et à l'impression. En cas de manque de place, ces additions peuvent être faites sur des feuilles spéciales;
- (e) de corriger les fautes d'impression aussi sur les imprimés autres que les épreuves;
- (f) de biffer certaines parties d'un texte imprimé;
- (g) de faire ressortir au moyen de traits et de souligner les mots ou les passages du texte sur lesquels on désire attirer l'attention;
- (h) de porter ou de corriger à la plume ou par un procédé mécanique les chiffres sur les listes de prix courants, les
- style, the profession, and the address of the sender;
- (b) to add in manuscript, on printed visiting cards and also on Christmas and New Year cards the address of the sender, his title, as well as good wishes, congratulations, thanks, condolences, or other formulas of courtesy, expressed in five words at most or by means of conventional initials (p. f., &c.);
- (c) to indicate or to alter in a printed paper, in manuscript or by a mechanical process, the date of despatch, the signature, or the commercial style, and the profession, as well as the address of the sender and of the addressee;
- (d) to enclose the "copy" with corrected proofs, and to make in those proofs alterations and additions which relate to accuracy, form, and printing. In case of want of space these additions may be made on separate sheets;
- (e) to correct also errors in printing in printed documents other than proofs;
- (f) to erase certain parts of a printed text;
- (g) to make prominent by means of marks and to underline words or passages of the text to which it is desired to draw attention;
- (h) to insert or correct in manuscript or by a mechanical process figures in prices current, tenders for ad-

Modifications permitted—Cont'd.

- offres d'annonce, les cotes de bourse, les circulaires de commerce et les prospectus, de même que le mon du voyageur, la date et le nom de la localité par laquelle il compte passer, sur les avis de passage;
- (i) d'indiquer à la main, sur les avis concernant les départs et les arrivées de navires, la date de ces départs et de ces arrivées, ainsi que les noms des navires;
- (j) d'indiquer à la main, sur les avis concernant les expéditions de marchandises, la date de ces expéditions;
- (k) d'indiquer sur les cartes d'invitation et de convocation le nom de l'invité, la date, le but et le lieu de la réunion;
- (l) d'ajouter une dédicace sur les livres, papiers de musique, journaux, photographies et gravures, ainsi que d'y joindre la facture se rapportant à l'objet lui-même;
- (m) dans les bulletins de commande ou de souscription relatifs à des ouvrages de librairie, livres, journaux, gravures, morceaux de musique, d'indiquer à la main les ouvrages demandés ou offerts, et de biffer ou de souligner tout ou partie des communications imprimées;
- (n) de peindre les images de mode, les cartes géographiques, etc.;
- (o) d'ajouter à la main ou par un procédé mécanique aux passages découpés des journaux et publications péri-
- vertisements, stock and share lists, trade circulars and prospectuses, as well as the traveller's name and the date and place of his intended visit, in travellers' announcements;
- (i) to indicate in manuscript, in advices of the departures and arrivals of ships, the dates of those departures and arrivals, as well as the names of the ships;
- (j) to indicate in manuscript in advices of the despatch of goods, the date of those despatches;
- (k) to indicate in cards of invitation and notices of meetings the name of the person invited, the date, the object, and the place of the gathering;
- (l) to add a dedication on books, sheets of music, newspapers, photographs, and engravings, as well as to enclose the relative invoice;
- (m) in forms of order or subscription for library works, books, newspapers, engravings, pieces of music, to indicate in manuscript the works required or offered, and to erase or underline the whole or part of the printed communications;
- (n) to paint fashion plates, maps, &c.;
- (o) to add, in manuscript or by a mechanical process, to cuttings from newspapers and periodical publications the

odiques le titre, la date, le numéro et l'adresse de la publication dont l'article est extrait.

title, date, number, and address of the publication from which the article is extracted.

4. Les imprimés doivent être, soit placés sous bande, sur rouleau, entre des cartons, dans un étui ouvert des deux côtés ou aux deux extrémités, ou dans une enveloppe non fermée, soit simplement pliés de manière à ne pas dissimuler la nature de l'envoi, soit enfin entourés d'une ficelle facile à dénouer.

4. Printed papers must be either placed in wrappers, upon rollers, between boards, in cases open at both sides or at both ends, or in unclosed envelopes, or be simply folded in such a manner as not to conceal the nature of the packet, or, lastly, tied with a string easy to unfasten.

Wrapping.

5. Les cartes-adresse et tous imprimés présentant la forme et la consistance d'une carte non pliée peuvent être expédiés sans bande, enveloppe, lien ou pli.

5. Address cards and all printed matter of the form and substance of an unfolded card may be forwarded without wrapper, envelope, fastening or fold.

Cards.

6. Les cartes portant le titre "Carte postale" ou l'équivalent de ce titre dans une langue quelconque, sont admises au tarif des imprimés, pourvu qu'elles répondent aux conditions générales stipulées dans le présent article pour ce genre d'envois. Celles qui ne remplissent pas ces conditions sont considérées comme cartes postales et traitées en conséquence, sous réserve de l'application éventuelle des dispositions du § 5 de l'article XVI du présent Règlement.

6. Cards bearing the inscription "Post Card" or the equivalent of this inscription in any language are allowed to pass at the rate for printed matter, provided that they conform to the general conditions prescribed in the present article for this category of articles. Those which do not fulfil these conditions are regarded as post cards and treated accordingly, subject always to the application of the provisions of paragraph 5 of Article XVI of the present Regulations.

Conditions.

Ante, p. 1697.

## XX.

### *Objets groupés.*

Il est permis de réunir dans un même envoi des échantillons de marchandises, des imprimés et des papiers d'affaires, mais sous réserve :

- 1° que chaque objet pris isolément ne dépasse pas les limites qui lui sont applicables quant au poids et quant à la dimension ;
- 2° que le poids total ne dépasse pas 2 kilogrammes par envoi ;
- 3° que la taxe soit au minimum de 25 centimes si l'envoi contient des papiers d'affaires, et de 10 centimes s'il se compose d'imprimés et d'échantillons.

## XX.

### *Articles grouped together.*

It is permitted to enclose in one and the same packet samples of merchandise, printed matter, and commercial papers, but subject to the following conditions:—

- 1° That each article taken singly does not exceed the limits which are applicable to it as regards weight and size ;
- 2° That the total weight does not exceed 2 kilograms per packet ;
- 3° That the minimum charge be 25 centimes if the packet contains commercial papers, and 10 centimes if it consists of printed matter and samples.

Grouping articles.

Conditions.

## XXI.

*Feuilles d'avis.*

Letter bills.

Post, p. 1752.

Numbering bags,  
etc.

Sea mail.

Indication on letter bill of number of registered articles, etc.

Individual entry.

Return receipt.

1. Les feuilles d'avis accompagnant les dépêches échangées entre deux Administrations de l'Union sont conformes au modèle *E* joint au présent Règlement. Elles sont placées sous des enveloppes de couleur portant distinctement l'indication "Feuille d'avis".

2. On indique, le cas échéant, à l'angle droit supérieur le nombre des sacs ou paquets détachés composant l'envoi auquel la feuille d'avis se rapporte.

Sauf arrangement contraire, dans les relations par mer, les bureaux expéditeurs doivent numéroter les feuilles d'avis à l'angle gauche supérieur, d'après une série annuelle par chaque bureau d'origine et pour chaque bureau de destination, en mentionnant autant que possible, au-dessus du numéro, le nom du paquebot ou du bâtiment qui emporte la dépêche.

3. On doit mentionner, en tête de la feuille d'avis, le nombre total des objets recommandés, des paquets ou sacs renfermant lesdits objets, et, au moyen d'une griffe, d'une étiquette ou d'une annotation manuscrite, la présence d'envois à faire remettre par exprès.

4. Les objets recommandés sont inscrits individuellement au tableau n<sup>o</sup>. 1 de la feuille d'avis, avec les détails suivants: le nom du bureau d'origine, le numéro d'inscription de l'objet à ce bureau et le lieu de destination, ou: le nom du bureau d'origine, le nom du destinataire et le lieu de destination.

Dans la colonne "Observations" la mention A. R. est ajoutée en regard de l'inscription des envois qui font l'objet de demandes d'avis de réception. Dans la même colonne, la mention "Remb.", suivie de l'indication en chiffres du montant du remboursement, est ajoutée en regard de l'inscription des envois recommandés grevés de remboursement.

## XXI.

*Letter Bills.*

1. The letter bills which accompany the mails exchanged between two Administrations of the Union are in conformity with the Form *E* appended to the present Regulations. They are placed in coloured envelopes marked distinctly "Feuille d'avis" ("Letter Bill").

2. If occasion arises the number of separate bags or packets composing the mail to which the letter bill relates is indicated in the upper right-hand corner.

If there be no arrangement to the contrary, in cases of exchanges by sea the despatching offices must number the letter bills in the upper left-hand corner, in an annual series for each Office of origin and for each Office of destination, mentioning as far as possible, above the number, the name of the steamer or vessel which carries the mail.

3. At the head of the letter bill there is to be an entry of the total number of registered articles, of the packets or bags containing those articles, and by means of a stamp, of a label, or of a manuscript note, of the presence of articles intended for Express delivery.

4. The registered articles are entered individually in Table No. 1 of the letter bill with the following details: the name of the Office of origin and the number given to the article at that Office and the place of destination; or the name of the Office of origin, the name of the addressee, and the place of destination.

In the column headed "Observations" the letters A. R. are inscribed against the entry of registered articles for which an advice of delivery is required. In the same column the note "Remb.", followed by the indication in figures of the amount of the trade charge, is added against the entry of articles marked with trade charges.

5. Lorsque le nombre des objets recommandés expédiés habituellement d'un bureau d'échange à un autre le comporte, il doit être fait usage d'une ou de plusieurs listes spéciales et détachées pour remplacer le tableau n<sup>o</sup>. 1 de la feuille d'avis.

Quand il est fait usage de plusieurs listes, le nombre des objets recommandés qui peuvent être inscrits sur une seule et même liste est limité à 30.

Le nombre des objets recommandés inscrits sur ces listes, le nombre des listes et le nombre des paquets ou des sacs qui renferment ces objets doivent être portés sur la feuille d'avis.

6. Au tableau n<sup>o</sup>. 2 on inscrit, avec les détails que ce tableau comporte, les dépêches closes insérées dans l'envoi direct auquel la feuille d'avis se rapporte.

7. Sous la rubrique "Recommandations d'office," on mentionne les lettres de service ouvertes, les communications ou recommandations diverses du bureau expéditeur ayant trait au service d'échange, ainsi que le nombre des sacs vides en retour.

8. Lorsqu'il est jugé nécessaire, pour certaines relations, de créer d'autres tableaux ou rubriques sur la feuille d'avis, la mesure peut être réalisée d'un commun accord entre les Administrations intéressées.

9. Lorsqu'un bureau d'échange n'a aucun objet à livrer à un bureau correspondant, il n'en doit pas moins envoyer, dans la forme ordinaire, une dépêche qui se compose uniquement d'une feuille d'avis négative.

10. Quand des dépêches closes sont confiées par une Administration à une autre, pour être transmises au moyen de bâtiments de commerce, le nombre ou le poids des lettres et autres objets doit être indiqué à la feuille d'avis et sur l'adresse de ces dépêches lorsque l'Office chargé d'assurer l'embarquement desdites dépêches le demande.

5. When the number of registered articles habitually sent from one office of exchange to another requires it, use must be made of one or more special and separate lists to take the place of Table No. 1 of the letter bill.

When use is made of several lists, the number of registered articles which can be entered on one and the same list is limited to 30.

The number of registered articles inscribed on the lists, the number of lists, and the number of packets or sacks containing those articles must be entered on the letter bill.

6. In Table No. 2 are to be entered, with such details as the Table requires, the closed mails contained in the direct mail to which the letter bill relates.

7. Under the heading "Recommandations d'office" ("Official Registrations") are entered open letters on official business, the various communications or registered articles sent by the office of despatch in connection with the service, as well as the number of returned empty sacks.

8. When it is deemed necessary, for certain exchanges, to make new tables or headings in the letter bill, such a measure may be adopted by common consent between the Administrations concerned.

9. When an office of exchange has no letters, &c., to forward to a corresponding office, it must, nevertheless, make up in the usual form a mail consisting simply of a blank letter bill.

10. When closed mails are sent by one Administration to another, to be conveyed by means of private ships, the number or weight of the letters and other articles must be indicated in the letter bill and on the address of the mails if the office of embarkation requires it.

Special, etc., lists.

Limit of number.

Entries on letter bill.

Closed mails.

Official registration.

Other details.

Bill with no article.

Closed mails on merchant ships.

## XXII.

*Transmission des objets recommandés.*

Transmission of registered articles.

1. Les objets recommandés, et, s'il y a lieu, les listes spéciales prévues au § 5 de l'article XXI, sont réunis en un ou plusieurs paquets ou sacs distincts, qui doivent être convenablement enveloppés ou fermés et cachetés de manière à en préserver le contenu. Les objets recommandés sont classés dans chaque paquet d'après leur ordre d'inscription. Quand on emploie plusieurs listes détachées, chacune d'elles est enliassée avec les objets recommandés auxquels elle se rapporte.

Restriction.

Dans aucun cas, les objets recommandés ne peuvent être confondus avec les correspondances ordinaires.

Special envelope containing letter bill.

2. Au paquet d'objets recommandés est attachée extérieurement, par un croisé de ficelle, l'enveloppe spécial contenant la feuille d'avis; lorsque les objets recommandés sont renfermés dans un sac, ladite enveloppe est fixée au col de ce sac.

Labels.

S'il y a plus d'un paquet ou sac d'objets recommandés, chacun des paquets ou sacs supplémentaires est muni d'une étiquette indiquant la nature du contenu.

Position of packages.

Les paquets ou sacs d'objets recommandés sont placés au centre de la dépêche et de manière à attirer l'attention de l'agent qui procède à l'ouverture.

Packing, etc., ordinary exchanges.

3. Le mode d'emballage et de transmission des objets recommandés, prescrit ci-dessus, s'applique seulement aux relations ordinaires. Pour les relations importantes, il appartient aux Administrations intéressés de prescrire, d'un commun accord, des dispositions particulières, sous réserve, dans l'un comme dans l'autre cas, des mesures exceptionnelles à prendre par les chefs des bureaux d'échange lorsqu'ils ont à assurer la transmission d'objets recommandés qui, par leur nature, leur forme ou leur volume, ne seraient pas susceptibles d'être insérés dans la dépêche.

Important exchanges.

## XXII.

*Transmission of registered articles.*

1. Registered articles, and, if there be any, the special lists contemplated in § 5 of Article XXI are collected in one or more separate packets or sacks, which are to be suitably made up or closed and sealed so as to preserve the contents. The registered articles are arranged in each packet in the order of their entry in the list. When several separate lists are used, each of them is tied up with the registered articles to which it relates.

In no case must the registered articles be mixed with ordinary correspondence.

2. To the outside of the packet of registered articles the special envelope containing the letter bill is attached by a string tied cross-wise, when the registered articles are enclosed in a sack the envelope in question is attached to the neck of the bag.

If there is more than one packet or sack of registered articles, each of the additional packets or sacks is supplied with a label, indicating the nature of the contents.

The packets or sacks of registered articles are placed in the centre of the mail in such a manner as to attract the attention of the officer who opens it.

3. The mode of packing and forwarding registered articles, prescribed above, applies only to ordinary exchanges. For important exchanges it is for the offices concerned to prescribe by common consent special arrangements, subject in the one case as in the other to exceptional measures to be taken by the heads of the offices of exchange, when they have to ensure the transmission of registered articles which, from their nature, form, or size, would not be capable of being enclosed in the principal mail.

XXIII.

XXIII.

*Transmission des correspondances à faire remettre par exprès.*

*Transmission of special delivery articles.*

Transmission of special delivery articles.

1. Les correspondances ordinaires à faire remettre par exprès sont réunies en une liasse spéciale et insérées, par les bureaux déchange, dans l'enveloppe contenant la feuille d'avis qui accompagne la dépêche.

1. Ordinary articles intended for special delivery are combined in a special bundle and inserted, by the offices of exchange, in the envelope containing the letter bill which accompanies the mail.

Ordinary articles.

Une fiche placée dans cette liasse indique, le cas échéant, la présence, dans la dépêche, des correspondances de l'espèce, qui, en raison de leur forme ou de leurs dimensions, n'ont pu être jointes à la feuille d'avis.

When the case arises, a label placed in this bundle indicates the presence in the mail of correspondence of this nature which by reason of its form or size cannot be placed with the letter bill.

Labels.

2. Les correspondances recommandées à faire remettre par exprès sont classées, à leur ordre, parmi les autres correspondances recommandées et la mention "Express" est portée dans la colonne "Observations" des feuilles d'avis, en regard de l'inscription de chacune d'elles.

2. Registered articles intended for special delivery are arranged in order among the other registered articles, and the entry "Express" is made in the column headed "Observations" of the letter bill in respect of each article.

Registered articles.

XXIV.

XXIV.

*Confection des dépêches.*

*Making up the mails.*

Making up mails.

1. En règle générale, les objets qui composent les dépêches doivent être classés et enliassés par nature de correspondances, en séparant les objets affranchis des objets non ou insuffisamment affranchis.

1. As a general rule, the articles of which the mails consist must be classified and tied up in bundles according to the nature of the articles, the prepaid articles being separated from the unpaid and insufficiently prepaid.

Classification and separation.

Les lettres portant des traces d'ouverture ou d'avarie doivent être munies d'une mention du fait et frappées du timbre à date du bureau qui a constaté ce fait.

Letters bearing traces of violation or damage must have the fact noted on them and be marked with the date stamp of the office making the note.

Damaged, etc., letters.

Les mandats de poste expédiés à découvert sont réunis en un paquet distinct, après subdivision, s'il y a lieu, en autant de liasses qu'il y a de pays destinataires. Ce paquet est inséré autant que faire se peut, par les bureaux déchange, dans l'enveloppe contenant la feuille d'avis qui accompagne la dépêche.

Money Orders sent in open-mail are made up in a separate packet after subdivision, if necessary, into as many bundles as there are countries of destination. This packet is inserted, whenever practicable, by the offices of exchange in the envelope containing the Letter Bill which accompanies the Mail.

Money orders.

2. Dans les échanges par voie de terre toute dépêche, après avoir été ficelée, est enveloppée de papier fort en quantité suffisante pour éviter toute détérioration du contenu, puis ficelée extérieure-

2. In territorial exchanges every mail, after having been tied with string, is wrapped in strong paper sufficient in quantity to prevent damage to the contents, then tied again with string on

Territorial exchanges.

ment et cachetée à la cire au moyen du cachet du bureau. Elle est munie d'une suscription imprimée portant, en petits caractères, le nom du bureau expéditeur et, en caractères plus forts, le nom du bureau destinataire: "de ----- pour -----."

Mails sent by sea,  
etc.

Les dépêches expédiées par voie de mer sont renfermées dans des sacs convenablement fermés, cachetés ou plombés et étiquetés. Il en est de même des dépêches expédiées par la voie de terre lorsque leur volume le comporte.

Labels.

3. Pour les dépêches renfermées dans des sacs, les étiquettes doivent être en toile, cuir ou parchemin ou en papier collé sur une planchette. L'étiquette doit indiquer d'une façon lisible le bureau d'origine et celui de destination.

Use of separate  
sacks.

4. Lorsque le nombre ou le volume des envois exige l'emploi de plus d'un sac, des sacs distincts doivent, autant que possible, être utilisés:

(a) pour les lettres et cartes postales;

(b) pour les autres objets.

Chaque sac doit porter l'indication de son contenu.

Le paquet ou sac des objets recommandés est placé dans un des sacs de lettres.

Ce sac est désigné par la lettre *F* tracée d'une manière apparente sur l'étiquette.

5. Le poids de chaque sac doit ne pas dépasser 40 kilogrammes.

6. Les sacs doivent être renvoyés vides au pays d'origine par le prochain courrier, sauf autre arrangement entre les Offices correspondants.

Return of empty  
sacks.

Le renvoi des sacs vides doit être effectué entre les bureaux d'échange des pays correspondants, qui sont respectivement désignés à cet effet par les Administrations intéressées, après entente préalable.

Les sacs vides doivent être enroulés et attachés ensemble en paquets convenables; le cas échéant, les planchettes à étiquettes doivent être placées à l'intérieur des sacs. Les paquets doivent

the outside, and sealed with wax by means of the official seal. The mail is furnished with a printed address bearing, in small characters, the name of the despatching office, and in larger characters the name of the office of destination: "From ----- for -----."

Mails sent by sea are enclosed in sacks properly closed, sealed with wax or with lead and labelled. The same rule applies in the case of Mails sent by land when their size requires it.

3. The labels used for mails sent in sacks must be of linen, leather or parchment, or of paper affixed to blocks. The label should indicate in a legible manner the office of origin and that of destination.

4. When the number or bulk of the mails necessitates the use of more than one sack, separate sacks must as far as possible be utilised:

(a) For letters and post cards;

(b) For other articles.

Each sack must bear the indication of its contents.

The packet or sack of registered articles is placed in one of the sacks of letters.

This sack is distinguished by the letter *F* marked plainly on the label.

5. No sack must exceed 40 kilogrammes in weight.

6. The sacks must be returned empty to the country of origin by the next mail, in the absence of other arrangements between the corresponding Offices.

The return of empty sacks must be effected by such offices of exchange of the corresponding countries as are respectively appointed for the purpose by the Administrations interested, after previous understanding.

The empty sacks must be rolled up and tied together in suitable bundles; the label blocks, if any, being placed in the inside of the sacks. The bundles must be supplied with a label showing the

être revêtus d'une étiquette indiquant le nom du bureau d'échange d'où les sacs ont été reçus, chaque fois qu'ils sont renvoyés par l'intermédiaire d'un autre bureau d'échange.

Si les sacs vides à renvoyer ne sont pas trop nombreux, ils peuvent être placés dans les sacs contenant la correspondance; dans le cas contraire, ils doivent être placés à part dans des sacs cachetés, étiquetés au nom des bureaux d'échange respectifs. Les étiquettes doivent porter la mention "Sacs vides."

XXV.

*Vérification des dépêches.*

1. Le bureau d'échange qui reçoit une dépêche constate si les inscriptions sur la feuille d'avis et, s'il y a lieu, sur la liste des objets recommandés, sont exactes.

Les dépêches doivent être livrées en bon état. Cependant, la réception d'une dépêche ne peut pas être refusée à cause de son mauvais état. S'il s'agit d'une dépêche pour un autre bureau que celui qui en a pris livraison, elle doit être emballée de nouveau, tout en conservant, autant que possible, l'emballage original. Le remballage est précédé de la vérification du contenu s'il est à présumer que celui-ci n'est pas resté intact.

2. Lorsque le bureau d'échange reconnaît des erreurs ou des omissions, il opère immédiatement les rectifications nécessaires sur les feuilles ou listes, en ayant soin de biffer, d'un trait de plume, les indications erronées de manière à laisser reconnaître les inscriptions primitives.

3. Ces rectifications s'effectuent par le concours de deux agents. A moins d'une erreur évidente, elles prévalent sur la déclaration originale.

4. Un bulletin de vérification, conforme au modèle *F* annexé au présent Règlement, est dressé par le bureau destinataire et envoyé sans délai, sous recommandation d'office, au bureau expéditeur.

name of the office of exchange whence the sacks have been received on every occasion when they are returned through another office of exchange.

If the sacks to be returned are not too numerous they may be placed in the sacks containing correspondence. In the contrary case, they must be placed separately in sealed sacks, labelled with the name of the respective offices of exchange. The labels must be marked "Sacs vides" (empty sacks).

XXV.

*Verification of the mails.*

1. The office of exchange which receives a mail ascertains whether the entries in the letter bill and in the registered letter list, if there be one, are correct.

The mails must be delivered in good condition. Nevertheless, the receipt of a mail cannot be refused on account of its bad condition. In the case of a mail for an office other than that which has received it, it must be packed up afresh, but the original packing should be preserved as far as possible. The repacking is preceded by a verification of the contents, if there is reason to suppose that they are not intact.

2. When the office of exchange detects errors or omissions, it immediately makes the necessary corrections on the letter bills or lists, taking care to erase by a stroke of the pen the erroneous entries in such a manner as to leave the original entries legible.

3. These corrections are made by two officers. Except in the case of an obvious error, they are accepted in preference to the original statement.

4. A Bulletin of Verification, in conformity with the Form *F* annexed to the present Regulations, is prepared by the receiving office, and sent without delay, officially registered, to the despatching office.

Verification of mails.

Correct entries.

Mails to be delivered in good condition.

Correction of errors, etc.

Corrections to be accepted.

Bulletin of verification.  
Post, p. 1753.

Dans le cas prévu au § 1 du présent article, une copie du bulletin de vérification est insérée dans la dépêche remballée.

Return of Bulletins.

5. Le bureau expéditeur, après examen, renvoie le bulletin, avec ses observations, s'il y a lieu.

Report of Irregularities, etc.

6. En cas de manque d'une dépêche, d'un ou de plusieurs objets recommandés de la feuille d'avis ou de la liste spéciale, le fait est constaté immédiatement, dans la forme voulue, par deux agents du bureau d'échange destinataire et porté à la connaissance du bureau d'échange expéditeur, au moyen d'un bulletin de vérification recommandé d'office. Toutefois, lorsque l'absence d'une dépêche est le résultat d'un défaut de coïncidence des courriers, le bulletin de vérification n'est pas soumis à la formalité de la recommandation. Si le cas le comporte, le bureau d'échange expéditeur peut, en outre, être avisé par télégramme, aux frais de l'Office expéditeur du télégramme. En même temps, un duplicata du bulletin de vérification est envoyé, par le bureau destinataire, dans les mêmes conditions que le primata, à l'Administration dont relève le bureau expéditeur et, lorsqu'il s'agit du manque d'un ou de plusieurs objets recommandés, de la feuille d'avis ou de la liste spéciale des objets recommandés, ce duplicata doit être accompagné du sac ou de l'enveloppe et du cachet du paquet desdits objets ou du sac, de la ficelle, de l'étiquette et du cachet de la dépêche, si ce paquet lui-même n'a pas été trouvé.

Receipt of missing mail to be reported.

Dès la rentrée d'une dépêche dont l'absence avait été signalée au bureau d'origine ou à un bureau intermédiaire, il y a lieu d'adresser au même bureau un second bulletin de vérification annonçant la réception de cette dépêche.

Lorsque le manque d'une dépêche est dûment expliqué sur le bordereau de remise et si cette dépêche parvient au bureau destinataire par le plus prochain

In the case contemplated in paragraph 1 of the present Article, a copy of the Bulletin of verification is inserted in the re-packed mail.

5. The despatching office, after examination, returns the Bulletin with any observations to which it may give rise.

6. In case of the failure of a mail, of one or more registered articles, of the letter bill, or of the special list, the fact is immediately verified in the prescribed manner by two officers of the Exchange office of destination, and notified to the despatching office by means of a Bulletin of verification officially registered. Nevertheless, when the absence of a mail is the result of a failure of connections the verification note is not sent registered. If circumstances require, the despatching office of exchange may also be advised by telegram, at the expense of the Office which sends the telegram. At the same time a duplicate of the Bulletin of verification is sent by the office of destination in the same conditions as the original to the Administration to which the despatching office is subordinate, and when it is a case of the non-receipt of one or more registered articles, of the letter bill, or of the special list of registered articles, this duplicate must be accompanied by the sack or envelope, and by the seal of the packet of the articles in question, or of the sack and by the string, the label, and the seal of the mail, if the packet itself has not been found.

As soon as a mail which had been reported to the office of origin or an intermediate office as missing comes to hand, a second Bulletin of verification is to be addressed to such office announcing the receipt of the mail.

When the failure of a mail is duly explained on the way bill, and if this mail reaches the office of destination by the next opportunity, the preparation of a Bul-

courrier, l'établissement d'un bulletin de vérification n'est pas nécessaire.

7. En cas de perte d'une dépêche close, les offices intermédiaires sont rendus responsables des objets recommandés que renfermait la dépêche, dans les limites de l'art. 8 de la Convention, à condition que la non-réception de cette dépêche leur ait été signalée aussitôt que possible.

8. Lorsque le bureau destinataire n'a pas fait parvenir au bureau expéditeur, par le premier courrier après la vérification, un bulletin constatant des erreurs ou des irrégularités quelconques, l'absence de ce document vaut comme accusé de réception de la dépêche et de son contenu, jusqu'à preuve du contraire.

letin of verification is not necessary.

7. In the event of the loss of a closed mail, intermediate offices become responsible for the registered articles contained in the mail, within the limits of Article 8 of the Convention, provided that the non-receipt of such mail shall have been notified to them as soon as possible.

8. Where the office of destination has not forwarded to the despatching office by the first mail after verification, a Bulletin reporting errors or irregularities of any kind, the absence of that document is to be regarded as evidence of the due receipt of the mail and its contents, until the contrary be proved.

Responsibility for losses.

Ante, p. 1649.

Failure to send Bulletin evidence of receipt of mail.

XXVI.

*Dépêches échangées avec des bâtiments de guerre.*

1. L'établissement d'un échange, en dépêches closes, entre un Office postal de l'Union et des divisions navales ou bâtiments de guerre de même nationalité, ou entre une division navale ou bâtiment de guerre et une autre de même nationalité, doit être notifié, autant que possible à l'avance aux Offices intermédiaires.

2. La suscription de ces dépêches est rédigée comme suit :

Du bureau de.....  
 Pour { la division navale (nationalité) de (désignation de la division) à.....  
 le bâtiment (nationalité) le (nom du bâtiment) à.....  
 à..... (Pays)

ou  
 De la division navale (nationalité) de (désignation de la division) à.....  
 Du bâtiment (nationalité) le (nom du bâtiment) à.....  
 Pour le bureau de..... (Pays)

ou  
 De la division navale (nationalité) de (désignation de la division) à.....

XXVI.

*Mails exchanged with Ships of War.*

1. The establishment of an exchange of closed mails between a Post Office of the Union and naval divisions or ships of war of the same nationality or between one naval division or ship of war and another of the same nationality must be notified, as far as possible in advance, to the intermediate offices.

2. The address of such mails should be in the following form:

From the Post Office of.....  
 For { the (nationality) naval division of (name of the division) at.....  
 the (nationality) ship (name of the ship) at..... (Country)

or  
 From the (nationality) naval division of (name of the division) at.....  
 From the (nationality) ship (name of the ship) at.....  
 For the Post Office of..... (Country)

or  
 From the (nationality) naval division of (name of the division) at.....

Mails exchanged with naval vessels.

Notice of establishment of exchange of closed mails.

Address.

Du bâtiment (nationalité) le  
(nom du bâtiment) à \_\_\_\_\_  
 Pour { la division navale (nationalité) de désignation  
 de la division) à \_\_\_\_\_  
 le bâtiment (nationalité)  
 le (nom du bâtiment)  
 à \_\_\_\_\_  
 (Pays)

Forwarding.

3. Les dépêches à destination ou provenant de divisions navales ou de bâtiments de guerre sont acheminées, sauf indication d'une voie spéciale sur l'adresse, par les voies les plus rapides et dans les mêmes conditions que les dépêches échangées entre bureaux de poste.

Disposal of un-  
enclosed mails.

Quand les dépêches à destination d'une division navale ou d'un bâtiment de guerre sont expédiées en dehors, le capitaine du paquebot postal qui les transporte les tient à la disposition du commandant de la division ou du bâtiment destinataire pour le cas où celui-ci viendrait demander au paquebot en route la livraison de ces dépêches.

Reforwarding.

4. Si les bâtiments ne se trouvent pas au lieu de destination quand les dépêches à leur adresse y arrivent, ces dépêches sont conservées au bureau de poste, en attendant leur retrait par le destinataire ou leur réexpédition sur un autre point. La réexpédition peut être demandée, soit par l'Office postal d'origine, soit par le commandant de la division navale ou du bâtiment destinataire, soit enfin par un Consul de même nationalité.

Mails in care of  
consuls.

5. Celles des dépêches dont il s'agit qui portent la mention "Aux soins du Consul de \_\_\_\_\_" sont consignés au Consulat du pays d'origine. Elles peuvent être ultérieurement, à la demande du Consul, réintégrées dans le service postal et réexpédiées sur le lieu d'origine ou sur une autre destination.

Delivery.

6. Les dépêches à destination d'un bâtiment de guerre sont considérées comme étant en transit jusqu'à leur remise au commandant de ce bâtiment de guerre, alors même qu'elles auraient été primitivement adressées aux

From the (nationality) ship  
(name of the ship) at \_\_\_\_\_  
 For { the (nationality) naval di-  
 vision (name of the di-  
 vision) at \_\_\_\_\_  
 the (nationality) ship  
 (name of the ship)  
 at \_\_\_\_\_  
 (Country)

3. Mails addressed to or sent from naval divisions or ships of war are forwarded, unless specially addressed as to route, by the most rapid routes, and in the same conditions as mails exchanged between Post Offices.

When mails for a naval division or ship of war are sent unenclosed, the captain of the steamer conveying them holds them at the disposal of the commanding officer of the naval division or ship addressed, in case the latter should require delivery of the mails while the steamer is on her way.

4. If the ships are not at the place of destination when mails addressed to them arrive there, the mails are kept at the Post Office until taken away by the addressee or forwarded to another place. Reforewarding may be demanded, either by the Post Office of origin, or by the commanding officer of the naval division or the ship addressed, or, lastly, by a Consul of the same nationality.

5. Such of the mails in question as bear the inscription "To the care of the Consul at \_\_\_\_\_" are delivered at the Consulate of the country of origin. At the request of the Consul they may afterwards be received back into the postal service and reforwarded to the place of origin or to another address.

6. Mails addressed to a ship of war are regarded as being in transit up to the time of their delivery to the commanding officer of that ship of war, even when they shall have been originally addressed to the care of a

soins d'un bureau de poste ou à un Consul chargé de servir d'agent de transport intermédiaire; elles ne sont donc pas considérées comme étant parvenues à leur adresse tant qu'elles n'auront pas été délivrées au bâtiment de guerre respectif.

Post Office or to a Consul entrusted with the duty of acting as forwarding agent; they are not, therefore, regarded as having arrived at their address so long as they shall not have been delivered to the ship of war concerned.

XXVII.

XXVII.

*Correspondances réexpédiées.*

*Reforwarded articles.*

Reforwarding articles.

*Ante*, p. 1655.

1. En exécution de l'article 14 de la Convention, et sauf les exceptions prévues au paragraphe 2 suivant, les correspondances de toute nature adressées, dans l'Union, à des destinataires ayant changé de résidence, sont traitées par l'Office distributeur comme si elles avaient été adressées directement du lieu d'origine au lieu de la nouvelle destination.

1. In execution of Article 14 of the Convention, and subject to the exceptions specified in paragraph 2 following, articles of every kind circulating in the Union, addressed to persons who have changed their residence, are treated by the delivering Office as if they had been addressed directly from the place of origin to the place of the new destination.

2. A l'égard, soit des envois du service interne de l'un des pays de l'Union qui entrent par suite de réexpédition dans le service d'un autre pays de l'Union, soit des envois échangés entre deux pays de l'Union qui ont adopté dans leurs relations réciproques une taxe inférieure à la taxe ordinaire de l'Union, mais entrant, par suite de réexpédition, dans le service d'un troisième pays de l'Union vis-à-vis duquel la taxe est la taxe ordinaire de l'Union, soit, enfin, des envois échangés pour leur premier parcours entre localités de deux services limitrophes pour lesquels il existe une taxe réduite, mais réexpédiés sur d'autres localités de ces pays de l'Union ou sur un autre pays de l'Union, on observe les règles suivantes:

2. With regard to articles in the domestic service of one country of the Union, which enter, in consequence of reforwarding, into the service of another country of the Union, or to articles exchanged between two countries of the Union, which have adopted in their reciprocal relations a lower rate than the ordinary Union postage, but entering, in consequence of reforwarding, into the service of a third country of the Union as regards which the rate is the ordinary Union postage, or, lastly, to letters or packets exchanged, so far as their first transmission is concerned, between places in two neighbouring countries of the Union within a radius for which there exists a reduced rate, but redirected to other places in these countries or to another country of the Union, the following rules are observed:

Domestic service.

Insufficiently prepaid articles.

1° Les envois non affranchis ou insuffisamment affranchis pour leur premier parcours sont frappés, par l'Office distributeur, de la taxe applicable aux envois de même nature directement adressés du point d'origine au lieu de la destination nouvelle.

1° Articles unpaid or insufficiently paid for their first transmission are subjected by the delivering Office to the charge applicable to articles of the same nature addressed directly from the place of origin to that of the new destination.

Paid for first transmission.

2° Les envois régulièrement affranchis pour leur premier parcours et dont le complément de taxe afférent au parcours ultérieur n'a pas été acquitté avant leur réexpédition, sont frappés, suivant leur nature, par l'Office distributeur, d'une taxe égale à la différence entre le prix d'affranchissement déjà acquitté et celui qui aurait été perçu si les envois avaient été expédiés primitivement sur leur nouvelle destination. Le montant de cette différence doit être exprimé en francs et centimes, à côté des timbresposte, par l'Office réexpéditeur.

2° Articles regularly prepaid for their first transmission, on which the complementary postage pertaining to the further transmission has not been paid before their second despatch, are subjected, according to their nature, by the delivering Office to a charge equal to the difference between the amount of postage already prepaid and that which would have been chargeable if the articles had been despatched in the first instance to the new destination. The amount of this difference must be expressed in francs and centimes, by the side of the postage stamps, by the reforwarding Office.

Charges paid by addressees.

Dans l'un et l'autre cas, les taxes prévues ci-dessus restent exigibles du destinataire alors même que, par suite de réexpéditions successives, les envois reviennent dans le pays d'origine.

In both cases the charges provided for above are leviable from the addressees, even if, owing to successive redirections, the articles should return to the country of origin.

Reforwarding to another country.

3. Lorsque des objets primitivement adressés à l'intérieur d'un pays de l'Union et affranchis en numéraire sont réexpédiés à un autre pays, l'Office réexpéditeur doit indiquer, sur l'objet, le montant, en monnaie de franc, de la différence entre la taxe perçue et la taxe internationale.

3. When articles originally addressed from one part to another of a country of the Union, and prepaid in money, are reforwarded to another country, the reforwarding Office must indicate on each article the amount, expressed in francs and centimes, of the difference between the amount paid and the international rate.

Missent articles.

4. Les objets de toute nature mal dirigés sont, sans aucun délai, réexpédiés par la voie la plus prompte sur leur destination.

4. Mis-sent articles of all kinds are reforwarded without delay, by the quickest route, to destination.

Insufficient address.

5. Les correspondances de toute nature ordinaires ou recommandées, qui, portant une adresse incomplète ou erronée, sont renvoyées aux expéditeurs pour qu'ils la complètent ou la rectifient, ne sont pas, quand elles sont remises dans le service avec une suscription complétée ou rectifiée, considérées comme des correspondances réexpédiées, mais bien comme de nouveaux envois, et deviennent, par suite, passibles d'une nouvelle taxe.

5. Articles of all kinds, ordinary or registered, which, being wrongly or insufficiently addressed, are returned to the senders in order that they may rectify or complete the address, are not, when posted with the direction rectified or completed, regarded as reforwarded articles, but as being really fresh articles; and they are consequently liable to fresh postage.

## XXVIII.

## XXVIII.

*Correspondances tombées en rebut.**Undelivered articles.*

Undelivered articles.

1. Les correspondances de toute nature qui sont tombées en rebut pour quelque cause que ce soit, doivent être renvoyées, aussitôt après les délais de conservation voulus par les règlements du pays destinataire, et au plus tard dans un délai de six mois dans les relations avec les pays d'outre-mer et de deux mois pour les autres relations, par l'intermédiaire des bureaux d'échange respectifs et en une liasse spéciale étiquetée: "Rebuts" et portant l'indication du pays d'origine des correspondances. Les termes de deux mois et de six mois comptent à partir de la fin du mois dans lequel les correspondances sont parvenues au bureau de destination.

2. Toutefois, les correspondances recommandées tombées en rebut sont renvoyés au bureau d'échange du pays d'origine comme s'il s'agissait de correspondance recommandées à destination de ce pays, sauf qu'en regard de l'inscription nominative au tableau n<sup>o</sup>. 1 de la feuille d'avis ou sur la liste détachée, la mention "Rebuts" est consignée dans la colonne "Observations" par le bureau réexpéditeur.

3. Par exception, deux Offices correspondants peuvent, d'un commun accord, adopter un autre mode de renvoi de rebuts. Ils peuvent aussi s'entendre pour se dispenser de se renvoyer réciproquement certains imprimés considérés comme dénués de valeur, ainsi que les "chain-letters" (lettres dites boules de neige) insuffisamment affranchies qui ont été refusées par le destinataire, lorsque l'Office de destination a constaté, après avoir consulté le destinataire, que les envois en cause sont en effet des "chain-letters."

4. Avant de renvoyer à l'Office d'origine les correspondances non distribuées pour un motif quelconque, l'Office destinataire doit indiquer d'une manière claire et

1. Articles of all kinds which are not delivered, from whatever cause, must be returned, as soon as possible after the period for keeping them required by the regulations of the country of destination, and at latest at the expiration of six months in relations with countries beyond sea, and of two months in other relations, through the medium of the respective offices of exchange, and in a special bundle labelled "Rebuts" and bearing indication of the country where the articles originated. The periods of two months and six months are reckoned from the end of the month in which the articles have reached the office of destination.

2. Nevertheless, undelivered registered articles are returned to the office of exchange of the country of origin, as if they were registered correspondence addressed to that country, except that opposite the detailed advice in Table No. 1 of the letter bill, or in the separate list, the word "Rebuts" is entered in the column of observations by the returning office.

3. As an exception, two corresponding Offices may, by mutual consent, adopt a different mode of returning undelivered articles. They may also come to an understanding to dispense with the reciprocal return of certain printed papers considered as destitute of value, as well as insufficiently prepaid "chain letters" (known as snowball letters) which have been refused by the addressee, when the Office of destination has ascertained after consultation with the addressee, that the letters in question are actually "chain letters."

4. Before returning to the Office of origin articles which for any reason have not been delivered, the Office of destination must indicate in a clear and concise man-

Return of.

Registered articles.

Special agreements.

Cause of non-delivery to be indicated.

concise, en langue française, sur ces objets, la cause de la non remise sous la forme suivante: inconnu, refusé, en voyage, parti, non réclamé, décédé, etc. Cette indication est fournie par l'application d'un timbre ou l'apposition d'une étiquette. Chaque Office a la faculté d'ajouter la traduction, dans sa propre langue, de la cause de non-remise et les autres indications qui lui conviennent.

Return of articles to foreign senders.

5. Si les correspondances mises à la poste dans un pays de l'Union et adressées à l'intérieur de ce même pays ont pour expéditeurs des personnes habitant un autre pays et doivent, par suite de non-distribution et de mise en rebut, être renvoyées à l'étranger pour être rendues à leurs auteurs, elles deviennent des envois de l'échange international. En pareil cas, l'Office réexpéditeur et l'Office distributeur font application aux dites correspondances des dispositions des §§ 2 et 3 de l'article XXVII précédent.

Articles in care of consuls returned unclaimed.

6. Les correspondances pour les marins et autres personnes adressées aux soins d'un Consul et rendues par celui-ci au bureau de poste local comme non-réclamées doivent être traitées de la manière prescrite par le § 1 ou le § 2, suivant le cas, pour les rebuts en général. Le montant des taxes perçues à la charge du Consul sur ces correspondances doit en même temps lui être rendu par le bureau de poste local.

## XXIX.

Ordinary articles not received.

*Réclamation d'objets ordinaires non parvenus.*

Applications for.

1. Toute réclamation relative à un objet de correspondance ordinaire non parvenu à destination donne lieu au procédé suivant:

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1° Il est remis au réclamant une formule conforme au modèle *G* ci-annexé, avec prière d'en remplir, aussi exactement que possible, la partie qui le concerne.

ner in the French language, on each article, the cause of the non-delivery in the following form: "not known," "refused," "traveling," "gone away," "not claimed," "deceased," &c. This indication is made by the application of a stamp or by affixing a label. Each Office has the option of adding a translation, in its own language, of the cause of non-delivery, and any other useful particulars.

5. If articles mailed in one country of the Union to an address within that country are sent by persons resident in another country, and have, in consequence of non-delivery, to be returned to the senders abroad, they enter into the international system. In such a case, the re-directing Office and the delivering Office apply to the said articles the provisions of §§ 2 and 3 of the preceding Article XXVII.

6. Articles for seamen and others addressed to the care of a Consul, and returned by him to the local Post Office as unclaimed, are to be treated in the manner prescribed by § 1 or § 2 as the case may be, for returned articles in general. The amount of the charges paid by the Consul on these articles is at the same time to be refunded to him by the local Post Office.

## XXIX.

*Applications for ordinary articles not received.*

1. Every application respecting an ordinary article which has failed to reach its destination gives rise to the following procedure:

1° A form in conformity with the Form *G* annexed hereto is handed to the applicant, who is requested to fill up as exactly as possible the portion which concerns him.

2° Le bureau où la réclamation s'est produite transmet la formule directement au bureau correspondant. La transmission s'effectue d'office et sans aucun écrit.

3° Le bureau correspondant fait présenter la formule au destinataire ou à l'expéditeur, selon le cas, avec prière de fournir des renseignements à ce sujet.

4° Munie de ces renseignements, la formule est renvoyée d'office au bureau qui l'a dressée.

5° Dans le cas où la réclamation est reconnue fondée, elle est transmise à l'Administration centrale pour servir de base aux investigations ultérieures.

6° A moins d'entente contraire, la formule est rédigée en français ou porte une traduction française.

2° The office at which the application originates transmits the form directly to the corresponding office. It is transmitted officially without any written communication.

3° The corresponding office causes the form to be handed to the addressee or sender, as the case may be, with the request that particulars on the subject may be furnished.

4° With these particulars added, the form is sent back officially to the office which prepared it.

5° When the application proves to be well founded, it is transmitted to the central Administration in order to serve as a basis for further investigations.

6° In the absence of any understanding to the contrary, the form is drawn up in French or bears a French translation.

2. Toute Administration peut exiger, par une notification adressée au Bureau international, que les réclamations qui concernent son service soient transmises à son Administration centrale à un bureau spécialement désigné par elle.

2. Any Administration can demand, by notification addressed to the International Bureau, that applications which concern its service shall be transmitted to its central Administration or to an office specially designated by it.

Transmission of applications.

XXX.

XXX.

*Réclamation d'objets recommandés.*

*Application for registered Articles.*

Registered articles.

1. Pour les réclamations d'objets recommandés, il est fait usage d'une formule conforme ou analogue au modèle H annexé au présent Règlement. L'Office du pays d'origine, après avoir établi les dates de transmission des envois en question au service suivant, transmet cette formule directement à l'Office de destination.

1. For applications for registered articles a form is used in conformity with or similar to the Form H. annexed to the present regulations. The Office of the country of origin, after having entered the dates of despatch of the articles in question to the next service, transmits this form directly to the Office of destination.

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Transmission of application.

2. Toutefois, dans les relations avec les pays d'outre-mer et de ces pays entre eux, la réclamation est transmise de bureau à bureau en suivant la même voie d'acheminement que l'envoi qui fait l'objet de la réclamation.

2. Nevertheless, in relations with countries beyond sea and of those countries between each other, the application is sent from office to office, following the same route as the article under inquiry.

Location of article by office of destination.

3. Dans le cas prévu au § 1 ci-dessus, lorsque l'Office destinataire est en état de fournir les renseignements sur le sort définitif de l'envoi réclamé, il renvoie cette formule, revêtue des renseignements que le cas comporte, à l'Office d'origine.

3. In the case contemplated in § 1 above, when the Office of destination is in a position to furnish information as to the ultimate fate of the article under inquiry, it returns the form, filled in with the proper information, to the Office of origin.

Ascertaining ultimate fate of missing article.

Lorsque le sort d'un envoi qui a passé à découvert par plusieurs services ne peut être immédiatement constaté dans le service du pays de destination, l'Office destinataire transmet la formule au premier Office intermédiaire, qui, après avoir établi les données de la transmission de l'objet au service suivant, transmet la réclamation à l'Office suivant et ainsi de suite, jusqu'à ce que le sort définitif de l'objet réclamé soit établi. L'Office qui a effectué la remise au destinataire, ou qui, le cas échéant, ne peut établir, ni la remise, ni la transmission régulière à une autre Administration, constate le fait sur la formule et la renvoie à l'Office d'origine.

When the fate of an article which has passed in open-mail through several services cannot be immediately ascertained in the service of the country of destination, the Office of destination sends the form to the first intermediate Office, which, after having entered the particulars of the transmissions of the article to the next service, forwards the application to the next Office, and so on, until the ultimate fate of the article under inquiry is ascertained. The Office which has effected delivery to the addressee, or which, should it so happen, is unable to furnish proof either of delivery or of regular transmission to another Administration, records the fact on the form and returns it to the Office of origin.

Prosecuting inquiries.

4. Dans le cas prévu au § 2 ci-dessus, les recherches se poursuivent depuis l'Office d'origine jusqu'à l'Office de destination. Chaque Office établit sur la formule les données de la transmission à l'Office suivant et l'envoi ensuite à celui-ci. L'Office qui a effectué la remise au destinataire, ou qui, le cas échéant, ne peut établir ni la remise ni la transmission régulière à une autre Administration, constate le fait sur la formule et la renvoie à l'Office d'origine.

4. In the case contemplated in § 2 above, the inquiries are prosecuted from the Office of origin to the Office of destination. Each Office enters on the form the particulars of the transmission to the next Office, and sends it forward to that Office. The Office which has effected delivery to the addressee, or which, should it so happen, is unable to furnish proof either of the delivery or of regular transmission to another Administration, records the fact on the form and returns it to the Office of origin.

Form, language of, etc.  
Post, p. 1755.

5. Les formules *H* sont rédigées en français ou portent une traduction sublinéaire en cette langue. Elles doivent indiquer l'adresse complète du destinataire et être accompagnées, autant que possible, d'un fac-similé de l'enveloppe ou de la suscription de

5. The forms *H*. are drawn up in French, or bear a sublineary translation in that language. They must indicate the full address of the addressee, and be accompanied, as far as possible, by a facsimile of the envelope or of the address of the article.

l'envoi. Elles sont transmises sans lettre d'envoi sous enveloppe fermée. Chaque Administration est libre de demander, par une notification adressée au Bureau international, que les réclamations qui concernent son service soient transmises, soit à son Administration centrale, soit à un bureau spécialement désigné, soit enfin directement au bureau de destination ou, si elle est seulement intéressée à titre d'intermédiaire, au bureau d'échange auquel l'envoi a été expédié.

6. Les dispositions qui précèdent ne s'appliquent pas aux cas de spoliation de dépêche, manque de dépêche, etc., qui comportent une correspondance plus étendue entre les Administrations.

## XXXI.

*Retrait de correspondances et rectification d'adresses.*

1. Pour les demandes de renvoi ou de réexpédition de correspondances, ainsi que pour les demandes de rectification d'adresses, l'expéditeur doit faire usage d'une formule conforme au modèle I annexé au présent Règlement. En remettant cette réclamation au bureau de poste, l'expéditeur doit y justifier de son identité et produire s'il y a lieu, le bulletin du dépôt. Après la justification, dont l'Administration du pays d'origine assume la responsabilité, il est procédé de la manière suivante :

1° Si la demande est destinée à être transmise par voie postale, la formule, accompagnée d'un facsimilé parfait de l'enveloppe ou suscription de l'envoi, est expédiée directement, sous pli recommandé, au bureau de poste destinataire.

2° Si la demande doit être faite par voie télégraphique, la formule est déposée au service télégraphique chargé d'en transmettre les termes au bureau de poste destinataire.

They are transmitted without covering letter in a closed envelope. Each Administration is free to require, by notification addressed to the International Bureau, that applications concerning its service shall be transmitted either to its central Administration, or to an office specially designated, or, lastly, directly to the office of destination, or, if the Administration in question is only concerned as an intermediary, to the office of exchange to which the article was sent.

6. The foregoing provisions do not apply to cases of violation of mails, loss of mails, &c., which require a fuller correspondence between Administrations.

Exceptions.

## XXXI.

*Withdrawal of articles and correction of addresses.*

Withdrawing articles or correcting addresses.

1. For requests to have articles returned or reforwarded, as well as for requests to have addresses corrected, the sender must use a form in accordance with the Form I. annexed to the present regulations. In handing this application to the post-office, the sender must establish his identity and produce the certificate of posting, if there be one. The Administration of the country of origin assumes the responsibility in regard to identity, and, after its establishment, the course is as follows:—

1° If the request is meant to be sent by post, the form, together with a perfect facsimile of the envelope or address of the missive, is despatched in a registered cover directly to the office of destination.

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Request by mail.

2° If the request is to be made by telegraph, the form is handed over to the telegraph service, charged with the transmission of its terms to the office of destination.

By telegraph.

Compliance.  
Post. p. 1756.

2. A la réception de la formule *I* ou du télégramme en tenant lieu, le bureau de poste destinataire recherche la correspondance signalée et donne à la demande la suite nécessaire.

Toutefois, s'il s'agit d'un changement d'adresse demandé par voie télégraphique, le bureau destinataire se borne à retenir la lettre et attend, pour faire droit à la demande, l'arrivée du fac-similé nécessaire.

Si la recherche est infructueuse, si l'objet a déjà été remis au destinataire, ou si la demande par voie télégraphique n'est pas assez explicite pour permettre de reconnaître sûrement l'objet de correspondance indiqué, le fait est signalé immédiatement au bureau d'origine, qui en prévient le réclamant.

3. A moins d'entente contraire, la formule *I* est rédigée en français ou porte une traduction sublinéaire en cette langue, et, dans le cas d'emploi de la voie télégraphique, le télégramme est formulé en langue française.

4. Une simple correction d'adresse (sans modification du nom ou de la qualité du destinataire) peut aussi être demandée directement au bureau destinataire, c'est-à-dire, sans l'accomplissement des formalités prescrites pour le changement d'adresse proprement dit.

5. Toute Administration peut exiger, par une notification adressée au Bureau international, que l'échange des réclamations, en ce qui la concerne, soit effectué par l'entremise de son Administration centrale ou d'un bureau spécialement désigné.

Dans le cas où l'échange des réclamations s'effectue par l'entremise des Administrations centrales, il doit être tenu compte des demandes expédiées directement par les bureaux d'origine aux bureaux de destination, dans ce sens que les correspondances y relatives sont exclues de la distribution jusqu'à l'arrivée de la réclamation de l'Administration centrale.

2. On receipt of the form *I* or of the telegram taking its place, the office of destination searches for the articles in question and takes such steps as may be necessary.

If, however, the case be one of an alteration of address requested by telegraph, the office of destination only retains the letter and awaits the arrival of the necessary fac-simile before complying with the request.

If the search is fruitless, or if the article has already been delivered to the addressee, or if the request by telegraph is not sufficiently explicit to admit of the identification of the article in question with certainty, the fact is at once communicated to the office of origin, which informs the applicant accordingly.

3. In the absence of any understanding to the contrary, form *I* is drawn up in French, or bears a sublineary translation in that language, and, in cases where the telegraph is resorted to, the telegram is sent in French.

4. A simple correction of address (without modification of the name or description of the addressee) can also be claimed directly from the delivering office, that is to say, without fulfilling the formalities prescribed for the alteration of address properly so called.

5. Any Administration can require, by notification addressed to the International Bureau, that the exchange of applications, so far as such Administration is concerned, shall be effected through the medium of its central Administration, or of an office specially designated.

In cases where the exchange of applications is effected through the medium of the central Administrations, requests sent directly by the offices of origin to the offices of destination must be taken into account to the extent that the articles concerned shall be withheld from delivery until the arrival of the application from the central Administration.

Notice to applicant.

Language.

Simple correction.

Specially designated offices.

Articles withheld from delivery.

Les Administrations qui usent de la faculté prévue par le premier alinéa du présent paragraphe prennent à leur charge les frais que peut entraîner la transmission, dans leur service intérieur, par voie postale ou télégraphique, des communications à échanger avec le bureau destinataire.

Le recours à la voie télégraphique est obligatoire lorsque l'expéditeur a lui-même fait usage de cette voie et que le bureau destinataire ne peut pas être prévenu en temps utile par la voie postale.

Administrations which avail themselves of the option accorded by the first paragraph of the present clause bear the charges involved by the transmission, in their inland service, by post or by telegraph, of the communications to be exchanged with the delivering office.

Expenses.

Recourse must be had to the telegraph when the sender has himself used it, and the office of destination cannot be advised in time by post.

Use of telegraph.

XXXII.

XXXII.

*Emploi de timbres-poste présumés frauduleux.*

*Use of postage stamps presumed to be fraudulent.*

Fraudulent stamps.

1. Sous réserve des dispositions que comporte la législation de chaque pays, même dans le cas où cette réserve n'est pas expressément stipulée dans les dispositions du présent article, le procédé ci-après est suivi pour la constatation de l'emploi, pour l'affranchissement, de timbres-poste frauduleux:

1. Subject to the regulations laid down by the laws of each country, even in cases where the provisions of the present Article do not expressly stipulate for this reservation, the undermentioned procedure is followed for reporting the use of fraudulent postage stamps for the prepayment of postage:—

Procedure in reporting use of.

(a) Lorsque la présence, sur un envoi quelconque, d'un timbre-poste frauduleux (contrefait ou ayant déjà servi) est constatée au départ, par un Office dont la législation particulière n'exige pas la saisie immédiate de l'envoi, la figurine n'est altérée d'aucune façon, et l'envoi, inséré dans une enveloppe à l'adresse du bureau destinataire, est acheminé sous recommandation d'office.

(a) When the presence of a fraudulent postage stamp (counterfeit or already used), on any article whatever, is detected at the time of despatch by the Post Office of a country whose law does not require the immediate seizure of the article, the stamp is not altered in any way, and the article, enclosed in an envelope addressed to the delivering office, is forwarded officially registered.

(b) Cette formalité est notifiée, sans délai, aux Administrations des pays d'origine et de destination, au moyen d'un avis conforme au modèle K annexé au présent Règlement. Un exemplaire de cet

(b) This formality is notified without delay to the Administrations of the countries of origin and destination, by means of an advice in conformity with Form K annexed to the present Regulations. A copy

avis est, en outre, transmis au bureau de destination dans l'enveloppe qui renferme l'objet revêtu du timbre-poste réputé frauduleux.

(c) Le destinataire est convoqué pour constater la contravention.

La remise de l'envoi n'a lieu que dans le cas où le destinataire ou son fondé de pouvoirs paye le port dû et consent à faire connaître le nom et l'adresse de l'expéditeur, et à mettre à la disposition de la poste, après avoir pris connaissance du contenu, l'objet entier s'il est inséparable du corps du délit ou bien la partie de l'objet (enveloppe, bande, portion de lettre, etc.) qui contient la suscription et le timbre signalé comme frauduleux.

(d) Le résultat de la convocation est constaté par un procès-verbal conforme au modèle *L* annexé au présent Règlement et où il est fait mention des incidents survenus tels que non-comparution, refus de recevoir l'envoi, de l'ouvrir ou d'en faire connaître l'expéditeur, etc. Ce document est signé par l'agent des postes et par le destinataire de l'envoi ou son fondé de pouvoirs; si ce dernier refuse de signer, le refus est constaté aux lieu et place de la signature.

of that advice is, moreover, transmitted to the delivering office in the envelope which encloses the article bearing the supposed fraudulent postage stamp.

(c) The addressee is summoned in order to establish the offense.

The delivery of the article takes place only if the addressee or his representative pays the charge due and consents to make known the name and address of the sender, and to place at the disposal of the Post Office, after having taken cognisance of the contents, the entire article, if it is inseparable from the offense itself, or else the part of the article (envelope, wrapper, portion of letter, etc.), which contains the address and the stamp stated to be fraudulent.

(d) The result of the investigation is set forth in a formal report in conformity with the Form *L* annexed to the present Regulations, in which report are recorded the incidents that have happened, such as failure to appear, refusal to receive the article or to open it, or to make known the sender, etc. This document is signed by the postal official and by the addressee of the article or his representative; if the latter refuses to sign, the refusal is recorded in place of the signature.

Establishing the offense.

Report.

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Transmission of report.

Le procès-verbal est transmis, avec pièces à l'appui, à l'Administration des postes du pays d'origine, qui, à l'aide de ces docu-

The formal report is transmitted, with the relative vouchers, to the Postal Administration of the country of origin, which,

ments, fait poursuivre, s'il y a lieu, la répression de l'infraction d'après sa législation intérieure.

with the aid of those documents, takes proceedings, if necessary, to repress the infringement according to its internal laws.

## XXXIII.

## XXXIII.

*Statistiques des frais de transit.**Transit Statistics.*

1. Les statistiques à effectuer en exécution des articles 4 et 17 de la Convention pour le décompte des frais de transit dans l'Union et en dehors des limites de l'Union, sont établies une fois tous les six ans d'après les dispositions des articles suivants, pendant les vingt-huit premiers jours du mois de novembre ou de mai alternativement.

1. The statistics to be taken in execution of Articles 4 and 17 of the Convention for the settlement of transit charges within and outside the limits of the Union, are prepared once in every six years according to the stipulations of the following Articles, during the first twenty-eight days of the month of November or of May alternately.

La statistique de novembre 1907 s'appliquera aux années 1908 à 1913 inclusivement; la statistique de mai 1913 s'appliquera aux années 1914 à 1919 inclusivement et ainsi de suite.

The statistics of November 1907 will apply to the years 1908 to 1913 inclusive; the statistics of May 1913 will apply to the years 1914 to 1919 inclusive, and so on.

2. Dans le cas d'accession à l'Union d'un pays ayant des relations importantes, les pays de l'Union dont la situation pourrait, par suite de cette circonstance, se trouver modifiée sous le rapport du paiement des frais de transit, ont la faculté de réclamer une statistique spéciale se rapportant exclusivement au pays nouvellement entré.

2. In the event of the accession to the Union of a country having important relations, countries of the Union who might, by reason of that circumstance, find their position modified as regards the payment of transit charges, have the right of demanding special statistics relating exclusively to the country which has lately entered.

3. Lorsqu'il se produit une modification importante dans le mouvement des correspondances et pour autant que cette modification affecte une période ou des périodes s'élevant à un total d'au moins douze mois, les Offices intéressés s'entendent pour régler entre eux, au besoin par la voie d'une nouvelle statistique, le partage des frais de transit proportionnellement à la part d'intervention desdits Offices dans le transport des correspondances auxquelles ces frais se rapportent.

3. When an important modification takes place in the movement of correspondence, and, provided that such modification affects a period or periods amounting to a total of twelve months at least, the Offices concerned come to an understanding for settling among themselves—if necessary, by means of new statistics—the division of the transit charges in proportion to the part taken by the said Offices in the conveyance of the correspondence to which these charges relate.

## XXXIV.

## XXXIV.

*Dépêches closes.**Closed mails.*

1. Les correspondances échangées en dépêches closes, entre deux Offices de l'Union ou entre un

1. Articles exchanged in closed mails between two Offices of the Union, or between an Office of

Transit statistics.

Settlement of transit charges. *Ante*, pp. 6, 24.

Special statistics.

Division of transit charges.

Closed mails.

Stipulations.

Office de l'Union et un Office étranger à l'Union, à travers le territoire ou au moyen des services d'un ou de plusieurs autres Offices, font l'objet d'un relevé conforme au modèle *M* annexé au présent Règlement, qui est établi d'après les dispositions suivantes.

Post, p. 1758.

the Union and an Office foreign to the Union, across the territory or by means of the services of one or several other Offices, form the subject of a statement in conformity with the form *M*, attached to the present Regulations, which is filled up in accordance with the following stipulations:—

Making up sacks, etc.

Pendant chaque période de statistique des sacs ou des paquets distincts doivent être employés pour les "lettres et les cartes postales" et pour les "autres objets." Ces sacs ou paquets doivent respectivement être munis d'une étiquette "L. C." et "A. O."

During each statistical period separate sacks or packets must be made up of "letters and post-cards" and "other articles." These bags or packets must be provided with a label "L. C." and "A. O." respectively.

Registered articles excepted.

Ante, p. 1707.

Par dérogation aux dispositions de l'article XXIV du présent Règlement, chaque Administration a la faculté, pendant la période de statistique, de comprendre les objets recommandés autres que les lettres et les cartes postales dans un des sacs ou paquets destinés aux autres objets, en faisant mention de ce fait sur la feuille d'avis; mais si, conformément audit article XXIV, ces objets recommandés sont compris dans un sac ou paquet à lettres, ils sont traités, en ce qui concerne la statistique de poids, comme faisant partie de l'envoi de lettres.

By way of exception to the stipulations of Article XXIV. of the present Regulations, each Administration has the option, during the statistical period, of enclosing registered articles other than letters or post cards in one of the sacks or packets intended for other articles, mentioning this fact on the letter bill; but if, in conformity with the said Article XXIV., these registered articles are enclosed in a sack or packet of letters, they are treated, so far as the weight statistics are concerned, as forming part of the letter correspondence.

Gross weight.

2. En ce qui concerne les dépêches d'un pays de l'Union pour un autre pays de l'Union, le bureau d'échange expéditeur inscrit, à la feuille d'avis pour le bureau d'échange destinataire de la dépêche, le poids brut des lettres et des cartes postales et celui des autres objets, sans distinction de l'origine ni de la destination des correspondances. Le poids brut comprend le poids de l'emballage, mais non pas celui des sacs vides emballés dans des sacs distincts. Ces indications sont vérifiées par le bureau destinataire, lequel signale immédiatement au bureau expéditeur, au moyen d'un bulletin de vérification, toute erreur dans la déclaration de ce bureau ayant pour objet une différence de poids supérieure à 50 grammes.

2. As regards mails from one Union country for another Union country, the despatching office of Exchange enters, on the letter bill for the Exchange office of destination the gross weight of the letters and post-cards and that of the other articles, without distinction of the origin or destination of the correspondence. The gross weight includes the weight of the packing, but not that of empty sacks packed in separate sacks. These entries are checked by the office of destination, which immediately informs the office of origin, by means of a Bulletin of verification, of any error in the statement of that office, amounting to a difference in weight of more than 50 grammes.

3. Aussitôt que possible après la clôture des opérations de statistique, les bureaux destinataires dressent les relevés (modèle *M*) en autant d'expéditions qu'il y a d'Offices intéressés, y compris celui du lieu de départ. Ces relevés sont transmis par les bureaux d'échange qui les ont établi aux bureaux d'échange de l'Office débiteur pour être revêtus de leur acceptation. Ceux-ci, après avoir accepté ces relevés, les transmettent à l'Administration centrale dont ils relèvent, chargée de les répartir entre les Offices intéressés.

4. En ce qui concerne les dépêches closes échangées entre un pays de l'Union et un pays étranger à l'Union, par l'intermédiaire d'un ou de plusieurs Offices de l'Union, les bureaux d'échange du pays de l'Union dressent, pour les dépêches expédiées ou reçues, un relevé (modèle *M*) qu'ils transmettent à l'Office de sortie ou d'entrée, lequel établit, à la fin de la période de statistique, un relevé général en autant d'expéditions qu'il y a d'Offices intéressés, y compris lui-même et l'Office de l'Union débiteur. Une expédition de ce relevé est transmise à l'Office débiteur, ainsi qu'à chacun des Offices qui ont pris part au transport des dépêches.

5. Après chaque période de statistique, les Administrations qui ont expédié des dépêches en transit envoient la liste de ces dépêches aux différentes Administrations dont elles ont emprunté l'intermédiaire.

6. Le simple entrepôt, dans un port, de dépêches closes apportées par un paquebot et destinées à être reprises par un autre paquebot, ne donne pas lieu au paiement de frais de transit territorial au profit de l'Office des postes du lieu d'entrepôt.

7. Il incombe aux Administrations des pays dont relèvent les bâtiments de guerre de dresser les relevés (modèle *M*) relatifs aux dépêches expédiées ou reçues par

3. As soon as possible after the conclusion of the statistical operations, the offices of destination prepare the statements (Form *M*) making out as many copies as there are Offices concerned, including that of the place of despatch. These statements are forwarded by the offices of Exchange which have prepared them to the offices of Exchange of the debtor Office for acceptance by signature. These offices, after having accepted the statements forward them to the central Administration to which they are subordinate for distribution among the Offices concerned.

4. As regards closed mails exchanged between a Union country and a country outside the Union, through the medium of one or several Union Offices, the offices of exchange of the Union country prepare, in respect of the mails sent or received, a statement (Form *M*) which they forward to the Office of exit or entry, and that Office prepares, at the end of the statistical period, a general statement in as many copies as there are Offices concerned, including itself and the debtor Union Office. A copy of this statement is forwarded to the debtor Office, as well as to each of the Offices which have taken part in the conveyance of the mails.

5. After each statistical period, the Administrations which have despatched mails in transit send the list of such mails to the different Administrations whose services they have made use of.

6. The mere warehousing at a port of closed mails brought by one vessel and intended to go on by another does not give rise to the payment of territorial transit charges to the Post Office of the place where the mails are warehoused.

7. It is incumbent on the Administrations of countries to which ships of war belong, to prepare statements (Form *M*), relative to the mails sent or received

Statements.

Post, p. 1758.

General statement of closed mails, etc.

Post, p. 1758.

Lists.

Warehousing closed mails.

Mails sent or received by naval ships.

Post, p. 1758.

Label indications.

ces bâtiments. Ces dépêches doivent, pendant la période de statistique, porter sur des étiquettes, les indications suivantes :

(a) la nature du contenu et le poids brut, d'après les dispositions du § 1 du présent article;

(b) la route suivie ou à suivre.

Reforwarding.

Dans le cas où une dépêche à l'adresse d'un bâtiment de guerre est réexpédiée pendant la période de statistique, l'Office réexpéditeur en informe l'Office du pays dont le bâtiment relève.

by such ships. These mails must, during the statistical period, bear on the labels the following indications:—

(a) the nature of the contents, and the gross weight, according to the stipulations of § 1 of the present article;

(b) the route followed or to be followed.

In the event of a mail addressed to a ship of war being re-forwarded during the statistical period, the re-forwarding Office notifies the fact to the Office of the country to which the ship belongs.

XXXV.

*Correspondances à découvert.*

Articles in open-mail.

Letter bill.

1. Les correspondances ordinaires et recommandées ainsi que les lettres de valeur déclarée transmises à découvert pendant une période de statistique font l'objet d'une inscription sur la feuille d'avis, par le bureau d'échange expéditeur rédigée comme suite:—

Correspondances à découvert.	Nombre.
Lettres .....	
Cartes postales .....	
Autres objets .....	

XXXV.

*Articles in open-mail.*

1. Ordinary and registered articles as well as insured letters forwarded in open-mail during a statistical period form the subject of an entry on the letter bill, by the despatching office of exchange in the following manner:—

Articles in open-mail.	Number.
Lettres .....	
Post-cards .....	
Other articles .....	

Exempted articles not included. *Ante*, p. 1644.

Les correspondances exemptes de tous frais de transit conformément aux dispositions du § 8 de l'article 4 de la Convention ne sont pas comprises dans ces chiffres.

2. Le bureau d'échange correspondant, après vérification de l'inscription sur la feuille d'avis, prend livraison des correspondances, pour les acheminer vers leurs destinations en les confondant avec les siennes propres.

3. Toute erreur dans la déclaration du bureau d'échange expéditeur est signalée immédiatement à ce bureau au moyen d'un bulletin de vérification.

4. A défaut de correspondances à découvert, le bureau expéditeur

Articles exempt from all transit charges in accordance with the stipulations of § 8 of Article 4 of the Convention are not included in these figures.

2. The corresponding office of exchange, after verification of the entry on the letter bill, takes over the articles for despatch to destination among its own correspondence.

3. Every error in the statement of the despatching office of exchange is reported immediately to that office by means of a verification note.

4. When no article is sent in open-mail, the despatching office

Errors.

inscrit en tête de la feuille d'avis la mention :

“ Pas de correspondances à découvert.”

enters at the head of the letter bill, the remark :

“ Pas de correspondances à découvert ” (No articles in open-mail).

XXXVI.

*Compte des frais de transit.*

1. Les nombres des correspondances transmises à découvert et les poids des dépêches closes multipliés tous deux par 13 servant de base à des comptes particuliers établissant en francs et centimes les prix annuels de transit revenant à chaque Office. Dans le cas où ce multiplicateur ne se rapporte pas à la périodicité du service, ou lorsqu'il s'agit d'expéditions extraordinaires faites pendant la période de statistique, les Administrations intéressées s'entendent pour l'adoption d'un autre multiplicateur. Le soin d'établir les comptes incombe à l'Office créditeur, qui les transmet à l'Office débiteur. Le multiplicateur admis fait chaque fois règle pour les 6 années d'une même période de statistique.

2. Afin de tenir compte du poids des sacs et de l'emballage et des catégories de correspondances exemptes de tous frais de transit en conformité des dispositions du § 8 de l'article 4 de la Convention, le montant total du compte des dépêches closes est réduit de 10 pour cent.

3. Les comptes particuliers sont dressés, en double expédition, autant que possible en conformité des modèles *N*, *O*, et *P* annexés au présent Règlement.

4. L'établissement et l'envoi des comptes particuliers doivent être effectués dans le plus bref délai possible et, au plus tard, avant l'expiration de l'année qui suit l'année de la statistique.

En tous cas si l'Office qui a envoyé le compte n'a reçu aucune observation rectificative dans un intervalle de 6 mois à compter de l'envoi, ce compte est considéré comme admis de plein droit.

XXXVI.

*Account of transit expenses.*

1. The number of articles forwarded in open-mail and the weight of the closed mails, both multiplied by 13, serve as the basis of special accounts determining in francs and centimes the yearly transit payments due to each Office. In cases where this multiplier does not correspond to the periodicity of the service, or when it is a question of extraordinary despatches made during the statistical period, the Administrations concerned come to an agreement for the adoption of another multiplier. The duty of preparing the account devolves on the creditor Office, which forwards them to the debtor Office. The multiplier agreed on holds good in each case for the 6 years of the same statistical period.

2. In order to take into account the weight of the sacks and packing and of the classes of articles exempt from all transit charges in conformity with the stipulations of § 8 of Article 4 of the Convention, the total amount of the account for closed mails is reduced by 10 per cent.

3. The detailed accounts are prepared, in duplicate, as nearly as possible in conformity with Forms *N*, *O*, and *P* attached to the present regulations.

4. The preparation and despatch of the detailed accounts should be effected with as little delay as possible, and, at the latest, before the expiration of the year following the statistical year.

In any case, if the Office which has sent the account has received no notice of amendments within an interval of 6 months, reckoning from the date of despatch, the account is regarded as fully accepted.

Transit expense account.

Procedure.

Articles, etc., exempt from transit charges.

Ante, p. 1644.

Detailed duplicate accounts.

Post. pp. 1759, 1760.

Time limitation.

Acceptance of accounts.

International Bureau to prepare general account.

5. Sauf entente contraire entre les Administrations intéressées, le décompte général comprenant les frais de transit territorial et maritime est établi par le Bureau international.

5. In the absence of any understanding to the contrary between the Administrations concerned, the general account, including the territorial and sea transit charges, is prepared by the International Bureau.

Statement of total amounts.

6. Dans ce but, aussitôt que les comptes particuliers réciproques entre deux Administrations auront été établis, un relevé (modèle Q) indiquant les montants totaux de ces comptes est dressé par chacune des deux Administrations et transmis par celles-ci sans aucun retard, et au plus tard avant l'expiration de la deuxième année qui suit l'année de la statistique, au Bureau international.

6. With this object, as soon as the reciprocal detailed accounts between two Administrations have been prepared, a statement (Form Q), showing the total amounts of these accounts is prepared by each of the two Administrations and forwarded by them without delay, and at the latest before the expiration of the second year following the statistical year, to the International Bureau.

Post, p. 1761.

Dans le cas où l'une des Administrations n'aurait pas fourni d'indications dans le délai fixé ci-dessus, les indications de l'autre Administration font foi.

In the event of one of the Administrations not having furnished items in the time fixed above, the items of the other Administration hold good.

Special settlements.

Dans le cas où deux Administrations se seraient mises d'accord pour faire un règlement spécial, le relevé portera la mention "Compte réglé à part—à titre d'information", et ne sera pas compris dans le décompte général.

In the event of two Administrations having agreed between themselves to effect a special settlement the statement shall bear the inscription "Compte réglé à part—à titre d'information" (Account settled separately—for purposes of information) and shall not be included in the general account.

En cas de différence entre les indications correspondantes de deux Administrations, le Bureau international les invite à se mettre d'accord et à lui communiquer les sommes définitivement fixées.

In case of difference between the corresponding items of two Administrations, the International Bureau invites them to come to an agreement, and to communicate to it the sums definitely fixed.

Dans le cas du § 4, 2<sup>e</sup> alinéa du présent article, les relevés doivent porter la mention "Aucune observation de l'Office débiteur n'est parvenue dans le délai réglementaire."

In the case provided for in § 4, section 2. of the present Article, the statements should bear the indication "Aucune observation de l'office débiteur n'est parvenue dans le délai réglementaire" (No comment has been received from the debtor Office within the prescribed period).

Ante, p. 1644.

7. Le Bureau international effectue les suppressions prévues dans l'article 4. § 9, de la Convention principale et en donne avis aux Offices intéressés.

7. The International Bureau effects the suppressions provided for in Article 4. § 9. of the Principal Convention, and notifies the same to the Offices concerned.

Annual account of transit charges.

8. A la fin du premier trimestre de l'année 1909 et de chaque année suivante, le Bureau international réunit, dans un dé-

8. At the end of the first quarter of the year 1909 and of each following year, the International Bureau combines in an annual

compte annuel des frais de transit, les relevés qui lui sont parvenus jusque-là. Ce décompte indique :

- (a) Le total du Doit et de l'Avoir de chaque Administration;
- (b) Le solde débiteur ou le solde créditeur de chaque Administration représentant la différence entre le total du Doit et le total de l'Avoir;
- (c) Les sommes à payer par les Administrations débitrices;
- (d) Les sommes à recevoir par les Administrations créditrices.

Les totaux des deux catégories des soldes sous les lettres (a) à (d) doivent nécessairement être égaux.

Le Bureau international pourvoira à ce que le nombre des paiements à effectuer par les Administrations débitrices soit restreint dans la mesure du possible.

9. Les décomptes annuels doivent être transmis aux Administrations de l'Union par le Bureau international, dans le plus bref délai possible.

XXXVII.

*Liquidation des frais de transit.*

1. Le solde annuel résultant du décompte du Bureau international est payé par l'Office débiteur à l'Office créditeur au moyen de traites. Si l'Office créditeur a le franc pour unité monétaire, les traites sont tirées en francs effectifs sur une place du pays créditeur au gré de l'Office débiteur. Si l'Office créditeur n'a pas le franc pour unité monétaire, les traites sont tirées au gré de l'Office débiteur soit en francs effectifs sur Paris ou sur une place du pays créditeur, soit dans la monnaie du pays créditeur et sur une place de ce pays; dans ce dernier cas, les Offices intéressés s'entendent sur la manière de procéder et, le cas échéant, sur le taux de conversion du solde dû en monnaie

account of transit charges the statements which have reached it up to that time. This account shows:

- (a) The total Debit and Credit of each Administration;
- (b) The debit balance or the credit balance of each Administration, representing the difference between the total of the Debit and the total of the Credit;
- (c) The sums to be paid by the Debtor Administrations;
- (d) The sums to be received by the Creditor Administrations.

The totals of the two classes of balances under the letters (a) to (d) must necessarily be equal.

The International Bureau shall arrange for the number of payments to be made by the Debtor Administrations to be reduced so far as practicable.

9. The annual accounts are to be forwarded by the International Bureau to the Administrations of the Union as early as possible.

XXXVII.

*Settlement of transit charges.*

1. The annual balance resulting from the account of the International Bureau is paid by the Debtor Office to the Creditor Office by means of drafts. If the Creditor Office has the franc for its monetary unit, the drafts are drawn in effective francs on a place in the Creditor country at the option of the Debtor Office. If the Creditor Office has not the franc for its monetary unit, the drafts are drawn at the option of the Debtor Office either in hard cash (francs) on Paris or on a place in the Creditor country or else in the money of the Creditor country and on a place in that country; in the latter case the Offices interested agree upon the course to be followed and, if nec-

Reducing payments.

Forwarding annual accounts.

Settlement of transit charges.

Payment of balance in account between two countries.

métallique du pays créditeur. Les frais de payement sont supportés par l'Office débiteur.

Payment of annual balance.

2. Le payement du solde annuel doit être effectué dans le plus bref délai possible, et, au plus tard, avant l'expiration d'un délai de 3 mois après réception du décompte pour les pays d'Europe et de 4 mois pour les autres pays. Passé ce délai, les sommes dues par un Office à un autre Office sont productives d'intérêts, à raison de 5 pour cent l'an et à dater du jour d'expiration dudit délai.

Interest.

essary, on the rate of conversion of the balance due into the metallic currency of the Creditor country. The costs of payment are borne by the Debtor Office.

2. The payment of the annual balance must be made with as little delay as possible and at latest before the expiration of a period of 3 months after the receipt of the liquidation account in the case of countries in Europe and of 4 months in the case of other countries. If this period is exceeded the sums due by one Office to another Office are chargeable with interest, at the rate of 5 per cent. per annum, from the date of the expiration of the period of grace mentioned.

XXXVIII.

Expenses of International Bureau.

*Répartition des frais du Bureau international.*

Maximum, ordinary expenses.

1. Les frais communs du Bureau international ne doivent pas dépasser, par année, la somme de 125,000 francs, non compris les frais spéciaux auxquels donne lieu la réunion d'un Congrès ou d'une Conférence.

Advances, etc.

2. L'Administration des postes suisses surveille les dépenses du Bureau international, fait les avances nécessaires et établit le compte annuel, qui est communiqué à toutes les autres Administrations.

Apportionment.

3. Pour la répartition des frais, les pays de l'Union sont divisés en sept classes, contribuant chacune dans la proportion d'un certain nombre d'unités, savoir :

1 <sup>re</sup> classe	-----	25 unités.
2 <sup>e</sup> " "	-----	20 " "
3 <sup>e</sup> " "	-----	15 " "
4 <sup>e</sup> " "	-----	10 " "
5 <sup>e</sup> " "	-----	5 " "
6 <sup>e</sup> " "	-----	3 " "
7 <sup>e</sup> " "	-----	1 unité.

Unit of expenses.

4. Ces coefficients sont multipliés par le nombre des pays de chaque classe, et la somme des produits ainsi obtenus fournit le nombre d'unités par lequel la dépense totale doit être divisée. Le quotient donne le montant de l'unité de dépense.

XXXVIII.

*Division of the expenses of the International Bureau.*

1. The ordinary expenses of the International Bureau must not exceed the sum of 125,000 francs annually, irrespective of the special expenses to which the meeting of a Congress or of a Conference gives rise.

2. The Swiss Postal Administration supervises the expenses of the International Bureau, makes the necessary advances, and prepares the annual account, which is communicated to all the other Administrations.

3. For the apportionment of the expenses, the countries of the Union are divided into seven classes, each contributing in the proportion of a certain number of units, viz. :—

1st class	-----	25 units.
2nd " "	-----	20 " "
3rd " "	-----	15 " "
4th " "	-----	10 " "
5th " "	-----	5 " "
6th " "	-----	3 " "
7th " "	-----	1 unit.

4. These co-efficients are multiplied by the number of countries of each class, and the total of the products thus obtained furnishes the number of units by which the whole expense is to be divided. The quotient gives the amount of the unit of expense.

5. Les pays de l'Union sont classés ainsi qu'il suit, en vue de la répartition des frais :

1<sup>re</sup> classe: Allemagne, Autriche, Etats-Unis d'Amérique, France, Grande-Bretagne, Hongrie, Inde britannique, Confédération australienne (Commonwealth of Australia), Canada, colonies et protectorats britanniques de l'Afrique du Sud, ensemble des autres colonies et protectorats britanniques, Italie, Japon, Russie, Turquie;

2<sup>e</sup> classe: Espagne.

3<sup>e</sup> classe: Belgique, Brésil, Egypte, Pays-Bas, Roumanie, Suède, Suisse, Algérie, colonies et protectorats français de l'Indo-Chine, ensemble des autres colonies françaises, ensemble des possessions insulaires des Etats-Unis d'Amérique, Indes néerlandaises;

4<sup>e</sup> classe: Danemark, Norvège, Portugal, colonies portugaises de l'Afrique, ensemble des autres colonies portugaises;

5<sup>e</sup> classe: Argentine (République), Bosnie-Herzégovine, Bulgarie, Chili, Colombie, Grèce, Mexique, Pérou, Serbie, Tunisie;

6<sup>e</sup> classe: Bolivie, Costa-Rica, Cuba, République Dominicaine, Equateur, Guatemala, Haïti, République de Honduras, Luxembourg, République de Nicaragua, République de Panama, Paraguay, Perse, République de Salvador, Royaume de Siam, Uruguay, Venezuela, protectorats allemands de l'Afrique, protectorats allemands de l'Asie et de l'Australasie, colonies danoises, colonie de Curaçao (ou Antilles néerlandaises), colonie de Surinam (ou Guyane néerlandaise);

7<sup>e</sup> classe: Etat indépendant du Congo, Corée, Crète, établissements espagnols du

5. The countries of the Union are classified as follows, in view of the division of expenses:

Classification of countries.

1st class: Germany, Austria, United States of America, France, Great Britain, Hungary, British India, Commonwealth of Australia, Canada, the British Colonies and Protectorates of South Africa, the whole of the other British Colonies and Protectorates, Italy, Japan, Russia, Turkey.

2nd class: Spain.

3rd class: Belgium, Brazil, Egypt, Netherlands, Roumania, Sweden, Switzerland, Algeria, French Colonies and Protectorates in Indo-China, the whole of the other French Colonies, the whole of the insular possessions of the United States of America, Dutch East Indies;

4th class: Denmark, Norway, Portugal, Portuguese Colonies in Africa, the whole of the other Portuguese Colonies;

5th class: Argentine Republic, Bosnia-Herzegovina, Bulgaria, Chili, Colombia, Greece, Mexico, Peru, Serbia, Tunis;

6th class: Bolivia, Costa Rica, Cuba, Dominican Republic, Ecuador, Guatemala, Hayti, Republic of Honduras, Luxemburg, Republic of Nicaragua, Republic of Panama, Paraguay, Persia, Republic of Salvador, Kingdom of Siam, Uruguay, Venezuela, German Protectorates in Africa, German Protectorates in Asia and Australasia, Danish Colonies, Colony of Curaçao (or Dutch West Indies), Colony of Surinam (or Dutch Guiana);

7th class: Congo Free State, Corea, Crete, Spanish Establishments in the Gulf of

golfe de Guinée, ensemble des colonies italiennes, Libéria, Monténégro.

Guinea, the whole of the Italian Colonies, Liberia, Montenegro.

## XXXIX.

## XXXIX.

Correspondence with International Bureau.

*Communications à adresser au Bureau international.*

*Communications to be addressed to the International Bureau.*

Notifications.

1. Le Bureau international sert d'intermédiaire aux notifications régulières et générales qui intéressent les relations internationales.

1. The International Bureau serves as the medium for regular notifications of a general kind concerning international relations.

Information for Union countries.

2. Les Administrations faisant partie de l'Union doivent se communiquer notamment, par l'intermédiaire du Bureau international:

2. The Administrations belonging to the Union must communicate to each other specially through the medium of the International Bureau:

Surcharges, etc.

1° l'indication des surtaxes qu'elles perçoivent par application de l'article 5 de la Convention, en plus de la taxe de l'Union, soit pour port maritime, soit pour frais de transport extraordinaires, ainsi que la nomenclature des pays par rapport auxquels ces surtaxes sont perçues, et, s'il y a lieu, la désignation des voies qui en motivent la perception;

1° The particulars of the surcharges which, by virtue of Article 5 of the Convention, they levy in addition to the Union rate, whether for sea postage or for expenses of extraordinary conveyance, as well as a list of the countries in relation to which these surcharges are levied, and, if needful, the designation of the routes giving rise to the surcharges;

*Ante*, p. 1644.

Sets of stamps.

2° la collection en trois exemplaires de leurs timbres-poste, avec indication, le cas échéant, de la date à partir de laquelle les timbres-poste des émissions antérieures cesseraient d'avoir cours;

2° Three complete sets of their postage stamps, with an indication, when the case arises, of the date on which postage stamps of previous issues cease to be valid;

Use of option.

3° l'avis si elles entendent user de la faculté qui est laissée aux Administrations d'appliquer ou de ne pas appliquer certaines dispositions générales de la Convention et du présent Règlement;

3° Notice whether they mean to use the option left to Administrations to apply or not to apply certain general stipulations of the Convention and of the present Regulations;

Reduced rates.

4° les taxes modérées qu'elles ont adoptées, soit en vertu d'arrangements particuliers conclus par application de l'article 21 de la Convention, soit en exécution de l'article 20 de la Convention, et

4° The reduced rates which they have adopted, either in virtue of special arrangements concluded under Article 21 of the Convention, or in execution of Article 20 of the Convention,

*Ante*, p. 1661.

l'indication des relations dans lesquelles ces taxes modérées sont applicables;

5° la liste des objets interdits à l'importation ou au transit et de ceux qui sont admis conditionnellement au transport dans leurs services respectifs. Cette liste devra indiquer séparément lesdits objets par mode de transport, savoir:

- (a) par la "poste aux lettres" (lettres, imprimés, échantillons);
- (b) sous forme de "colis postal" (dans les relations entre pays contractants ou non contractants); et
- (c) facultativement sous une autre forme (par l'intermédiaire des Administrations postales ou d'autres entreprises de transport).

3. Toute modification apportée ultérieurement, à l'égard de l'un ou l'autre des cinq points ci-dessus mentionnés, doit être notifiée sans retard de la même manière.

4. Le Bureau international reçoit également de toutes les Administrations de l'Union deux exemplaires de tous les documents qu'elles publient, tant sur le service intérieur que sur le service international

**XL.**

*Statistique générale.*

1. Chaque Administration fait parvenir, à la fin du mois de juillet de chaque année, au Bureau international, une série aussi complète que possible de renseignements statistiques se rapportant à l'année précédente, sous forme de ta-

and a statement of the relations in which these reduced rates are applicable;

5° The list of articles prohibited from importation or from transit and of those which are admitted conditionally to conveyance in their respective services. This list must show separately the articles in question according to the mode of conveyance, namely:

- (a) by "letter post" (letters, printed papers, samples);
- (b) by "parcel post" (in relations between participating or non-participating countries); and
- (c) optionally under another form (by the medium of postal administrations or of other carrying agencies).

3. Every modification subsequently introduced, in regard to one or other of the five points above mentioned, must be notified without delay in the same manner.

4. The International Bureau receives besides from all the Administrations of the Union two copies of all the documents which they publish, whether relating to the inland service or to the international service.

**XL.**

*General Statistics.*

1. Every Administration sends to the International Bureau, at the end of the month of July in each year, as complete a series as possible of statistical returns relating to the preceding year, arranged in tables in conformity

List of prohibited articles, etc.

Modifications to be notified.

Documents.

General statistics.

Annual returns.

Post, pp. 128, 134.  
 Periodical statements.  
 Periodical counts.

bleaux conformes ou analogues aux modèles ci-annexés *R* et *S*.

2. Les opérations de service qui donnent lieu à enregistrement font l'objet de relevés périodiques, d'après les écritures effectuées.

3. Pour toutes les autres opérations, il est procédé chaque année à un comptage en bloc les objets de correspondance de toute nature, sans faire de distinction entre les lettres, cartes postales, imprimés, papiers d'affaires et échantillons de marchandises, et tous les trois ans, au plus tard, à un dénombrement des différentes catégories de correspondances.

Les statistiques ont lieu pour les échanges quotidiens pendant une semaine, à partir du deuxième jeudi du mois d'octobre et pour les échanges non quotidiens pendant quatre semaines à partir du premier du même mois.

Dans l'intervalle qui s'écoule entre les statistiques spéciales, le dénombrement des différentes catégories est fait d'après des chiffres proportionnels tirés de la précédente statistique spéciale.

4. Le Bureau international est chargé de faire imprimer et de distribuer les formules de statistique à remplir par chaque Administration. Il est chargé, en outre, de fournir aux Administrations qui en feront la demande toutes les indications nécessaires sur les règles à suivre pour assurer, autant que possible, l'uniformité des opérations de statistique.

XLI.

Printing, etc. of statistical forms.

Duties of International Bureau.

*Attributions du Bureau international.*

Preparation of statistics.

1. Le Bureau international dresse une statistique générale pour chaque année.

Special journal.

2. Il rédige, à l'aide des documents qui sont mis à sa disposition, un journal spécial en langues allemande, anglaise et française.

Summary of notifications, etc.

3. Le Bureau international publie, d'après les informations fournies en vertu des prescriptions de l'article XXXIX précédent, un recueil officiel de tous

with or analogous to the forms *R* and *S* annexed.

2. Those services in which each transaction is recorded are dealt with in periodical statements based upon the entries made.

3. With regard to all other transactions, every year a count is made in bulk of correspondence of all kinds without distinction between letters, post cards, printed papers, commercial papers and samples of merchandise, and every three years, at latest, a count of the different classes of correspondence.

The statistics are taken for daily exchanges during one week, from the second Thursday of October, and for exchanges not daily during four weeks from the first of the same month.

In the interval which elapses between the special statistics the estimate of the different classes is made on the basis of the proportionate figures derived from the preceding special statistics.

4. To the International Bureau is entrusted the duty of printing and distributing the statistical forms to be filled up by each Administration, and of furnishing to any Administrations on application all necessary information as to the rules to be followed, in order to ensure, as far as possible, uniformity of practice in taking the statistics.

XLI.

*Duties of the International Bureau.*

1. The International Bureau prepares general statistics for each year.

2. It publishes, by the aid of the documents which are put at its disposal, a special journal in the German, English and French languages.

3. The International Bureau publishes, in accordance with information furnished in virtue of the stipulations of the foregoing article XXXIX an official sum-

les renseignements d'intérêt général concernant l'exécution de la Convention et du présent Règlement dans chaque pays de l'Union. Les modifications ultérieures sont publiées par suppléments semestriels. Toutefois, dans les cas d'urgence, lorsqu'une Administration demande expressément la publication immédiate d'un changement qui s'est produit dans son service, le Bureau international en fait l'objet d'une circulaire spéciale.

Des recueils analogues concernant l'exécution des Arrangements spéciaux de l'Union peuvent être publiés par le Bureau international sur la demande des Administrations participant à ces Arrangements.

4. Tous les documents publiés par le Bureau international sont distribués aux Administrations de l'Union dans la proportion du nombre d'unités contributives assignées à chacune d'elles par l'article XXXVIII précédent.

5. Les exemplaires et documents supplémentaires qui seraient réclamés par ces Administrations sont payés à part, d'après leur prix de revient.

6. Le Bureau international doit, d'ailleurs, se tenir en tout temps à la disposition des membres de l'Union, pour leur fournir, sur les questions relatives au service international des postes, les renseignements spéciaux dont ils pourraient avoir besoin.

7. Le Bureau international instruit les demandes de modification ou d'interprétation des dispositions qui régissent l'Union. Il notifie les résultats de chaque instruction, et toute modification ou résolution adoptée n'est exécutoire que trois mois, au moins, après sa notification.

8. Le Bureau international opère la balance et la liquidation des décomptes de toute nature entre les Administrations de l'Union qui déclarent vouloir emprunter l'intermédiaire de ce Bureau dans les conditions déterminées par l'article XLII ci-après.

mary of all the notifications of general interest concerning the execution of the Convention and the present Regulations in each country of the Union. Subsequent modifications are made known by means of half-yearly supplements. In urgent cases, however, when an Administration expressly demands the immediate publication of a change brought about in its service, the International Bureau makes it the subject of a special circular.

Similar summaries concerning the execution of the special arrangements of the Union may be published by the International Bureau at the request of the Administrations participating in those arrangements.

4. All the documents published by the International Bureau are distributed to the Administrations of the Union, in the proportion of the number of contributing units assigned to each by the foregoing Article XXXVIII.

5. Any additional copies and documents which may be applied for by these Administrations are paid for separately at prime cost.

6. The International Bureau must moreover hold itself always at the disposal of members of the Union for the purpose of furnishing them with any special information they may require upon questions relating to the international postal service.

7. The International Bureau makes known demands for the modification or interpretation of the stipulations which regulate the Union. It notifies the results of each application, and no modification or resolution adopted is binding until three months at least after its notification.

8. The International Bureau effects the balance and liquidation of accounts of every description between the Administrations of the Union which declare their wish to use that Bureau as a medium under the conditions laid down by Article XLII following.

Summaries of special arrangements.

Distribution of documents.

*Ante*, p. 1730.

Additional copies.

Special information.

Modifications.

Accounts.

Congresses and conferences.

9. Le Bureau international prépare les travaux des Congrès ou Conférences. Il pourvoit aux copies et impressions nécessaires, à la rédaction et à la distribution des amendements, procès-verbaux et autres renseignements.

9. The International Bureau prepares the business to be submitted to Congresses or Conferences. It undertakes the necessary copying and printing, the editing and distribution of amendments, minutes of proceedings, and other information.

Director.

10. Le Directeur de ce Bureau assiste aux séances des Congrès et Conférences et prend part aux discussions sans voix délibérative.

10. The Director of the International Bureau attends the sittings of the Congresses or Conferences, and takes part in the discussions, but without the power of voting.

Annual report.

11. Il fait sur sa gestion un rapport annuel qui est communiqué à toutes les Administrations de l'Union.

11. On the subject of his proceedings he makes an annual report, which is communicated to all the Administrations of the Union.

Language.

12. La langue officielle du Bureau international est la langue française.

12. The official language of the International Bureau is the French language.

Post office directory.

13. Le Bureau international est chargé de publier un dictionnaire alphabétique de tous les bureaux de poste du monde, avec une mention spéciale pour ceux de ces bureaux chargés de services qui ne sont pas encore généralisés. Ce dictionnaire est tenu au courant au moyen de suppléments ou de toute autre manière que le Bureau international jugera convenable.

13. It is the duty of the International Bureau to publish an alphabetical dictionary of all the Post Offices of the world, with special indication of such of those Offices as undertake services which have not yet become general. That dictionary is kept up to date by means of supplements or in any other manner which the International Bureau shall consider suitable.

Cost.

Le dictionnaire mentionné au présent paragraphe est livré au prix de revient aux Administrations qui en font la demande.

The dictionary mentioned in the present paragraph is issued at prime cost to the Administrations which apply for it.

Manufacture and supply of reply coupons, etc.

14. Le Bureau international est chargé de la confection et de l'approvisionnement des coupons-réponse prévus à l'article 11 de la Convention principale, ainsi que de l'établissement et de la liquidation des comptes se rapportant à ce service et dont il s'agit à l'article VII du présent Règlement.

14. It is the duty of the International Bureau to arrange for the manufacture and supply of the reply coupons provided for in Article 11 of the Principal Convention, as well as to prepare and liquidate the accounts connected with this service specified in Article VII of the present Regulations.

Antc. p. 1652.

Antc. p. 1686.

## XLII.

## XLII.

Central office of accounts.

*Office central de comptabilité et de liquidation des comptes entre les Administrations de l'Union.*

*Central office of settlement and liquidation of accounts between the Administrations of the Union.*

Liquidation, etc.

1. Le Bureau international de l'Union postale universelle est chargé d'opérer la balance et la

1. It is the duty of the International Bureau of the Universal Postal Union to effect the balance

liquidation des décomptes de toute nature relatifs au service international des postes entre les Administrations des pays de l'Union qui ont le franc pour unité monétaire ou qui se sont mises d'accord sur le taux de conversion de leur monnaie en francs et centimes métalliques.

Les Administrations qui ont l'intention de réclamer, pour ce service de liquidation, le concours du Bureau international, se concertent, à cet effet, entre elles et avec ce Bureau.

Malgré son adhésion, chaque Administration conserve le droit d'établir à son choix des décomptes spéciaux pour diverses branches du service et d'en opérer à sa convenance le règlement avec ses correspondants, sans employer l'intermédiaire du Bureau international, auquel, à teneur de l'alinéa qui précède, elle se borne à indiquer pour quelles branches de service et pour quels pays elle réclame ses offices.

Sur la demande des Administrations intéressées, les décomptes télégraphiques peuvent aussi être indiqués au Bureau international pour entrer dans la compensation des soldes.

Les Administrations qui auront emprunté l'intermédiaire du Bureau international pour la balance et la liquidation des décomptes peuvent cesser d'user de cet intermédiaire trois mois après qu'elles en auront averti ledit Bureau.

2. Après que les comptes particuliers ont été débattus et arrêtés d'un commun accord, les Administrations débitrices transmettent aux Administrations créditrices, pour chaque nature d'opérations, une reconnaissance, établie en francs et centimes, du montant de la balance des deux comptes particuliers, avec l'indication de l'objet de la créance et de la période à laquelle elle se rapporte.

Toutefois, en ce qui concerne l'échange des mandats, la recon-

and liquidation of accounts of every description relative to the international postal service between Administrations of countries of the Union which have the franc for their monetary unit, or which are agreed on the rate of conversion of their money into francs and centimes (specie).

The Administrations which intend to claim for this service of liquidation the assistance of the International Bureau, arrange accordingly with each other and with the Bureau.

Notwithstanding its adhesion, each Administration retains the right of preparing at will special accounts for different branches of the service, and of effecting the settlement of them at its own convenience with the corresponding Administrations, without employing the medium of the International Bureau, to which, according to the tenor of the preceding paragraph, it merely indicates for what branches of the service and in respect of what countries it applies for the help of the Bureau.

At the request of the Administrations concerned, telegraph accounts can also be notified to the International Bureau to be included in the setting-off of balances.

Administrations which have used the medium of the International Bureau for the balancing and liquidation of accounts may cease to use that medium three months after giving notice to the said Bureau to that effect.

2. After the detailed accounts have been checked and agreed upon, the Debtor Administrations transmit to the Creditor Administrations, for each class of operations, an acknowledgment made out in francs and centimes, of the amount of the balance of the two detailed accounts, indicating the object of the credit and the period to which it relates.

As regards money order business, however, the acknowledg-

Special accounts

Telegraph accounts.

Discontinuance of service of central office.

Notice.

Debt acknowledgment.

Money orders.

naissance doit être transmise par l'Office débiteur dès l'établissement de son propre compte particulier et la réception du compte particulier de l'Office correspondant, sans attendre qu'il ait été procédé à la vérification de détail. Les différences ultérieurement constatées sont reprises dans le premier compte à intervenir.

**General accounts.**

Sauf entente contraire, l'Administration qui désirerait, pour sa comptabilité intérieure, avoir des comptes généraux, aurait à les établir elle-même et à les soumettre à l'acceptation de l'Administration correspondante.

**Other systems.**

Les Administrations peuvent s'entendre pour pratiquer un autre système dans leurs relations.

**Monthly and quarterly accounts.**

3. Chaque Administration adresse mensuellement ou trimestriellement, si des circonstances spéciales le rendent désirable, au Bureau international, un tableau indiquant son Avoir du chef des décomptes particuliers, ainsi que le total des sommes dont elle est créditrice envers chacune des Administrations contractantes; chaque créance figurant dans ce tableau doit être justifiée par une reconnaissance de l'Office débiteur.

**Time limit.**

Ce tableau doit parvenir au Bureau international le 19 de chaque mois ou du premier mois de chaque trimestre au plus tard, sous peine de n'être compris que dans la liquidation du mois ou du trimestre suivant.

**Comparisons.**

4. Le Bureau international constate, en rapprochant les reconnaissances, si les tableaux sont exacts. Toute rectification nécessaire est notifiée aux Offices intéressés.

**Summary of debits.**

Le Doit de chaque Administration envers une autre est reporté dans un tableau récapitulatif; afin d'établir le total dont chaque Administration est débitrice, il suffit d'additionner les diverses colonnes de ce tableau récapitulatif.

**General balance sheet.**

5. Le Bureau international réunit les tableaux et les récapitula-

ment must be transmitted by the Debtor Office as soon as it has prepared its own detailed account, and has received the detailed account of the corresponding Office, without waiting for verification of details. The discrepancies subsequently brought to light are adjusted in the first account which offers.

In the absence of any understanding to the contrary, an Administration desiring for its own accounting purposes, to have general accounts, has to prepare them itself and to submit them to the corresponding Administration for acceptance.

Administrations may come to an understanding for the adoption of another system in their relations.

3. Each Administration addresses monthly or quarterly, if special circumstances render it desirable, to the International Bureau a table showing the total Credit due to it on the individual accounts, as well as the total of the sums which are due to it from each of the contracting Administrations; each credit appearing in this table must be substantiated by an acknowledgment from the indebted Office.

This table should reach the International Bureau not later than the 19th of each month or of the first month of each quarter, otherwise its liquidation is liable to be deferred until the month or the quarter following.

4. The International Bureau ascertains, by comparing the acknowledgments, if the tables are correct. Every correction that is necessary is notified to the Offices concerned.

The Debit of each Administration to another is carried forward into a summary; and in order to arrive at the total amount owing by each Administration, it suffices to add up the different columns of this summary.

5. The International Bureau combines the tables and the sum-

tions en une balance générale indiquant :

maries in one general balance sheet showing:

- (a) le total du Doit et de l'Avoir de chaque Administration;
- (b) le solde débiteur ou le solde créditeur de chaque Administration, représentant la différence entre le total du Doit et le total l'Avoir;
- (c) les sommes à payer par une partie des membres de l'Union à une Administration, ou réciproquement les sommes à payer par cette dernière à l'autre partie.

- (a) The total of the Debit and of the Credit of each Administration;
- (b) The balance against or in favour of each Administration, representing the difference between the total of the Debit and the total of the Credit;
- (c) The sums to be paid by some of the members of the Union to a single Administration, or, reciprocally, the sums to be paid by the latter to the former.

Les totaux des deux catégories de soldes sous (a) et (b) doivent nécessairement être égaux.

The totals of the two categories of balances under a and b must of necessity be equal.

Total of balances.

On pourvoira autant que possible à ce que chaque Administration n'ait à effectuer, pour se libérer, qu'un ou deux paiements distincts.

It shall be arranged, as far as possible, that each Administration, in order to liquidate its debts, shall have to make only one or two distinct payments.

Payments.

Toutefois, l'Administration qui se trouve habituellement à découvert vis-à-vis d'une autre Administration pour une somme supérieure à 50,000 francs a le droit de réclamer des acomptes.

Nevertheless, an Administration which habitually finds a sum exceeding 50,000 francs due to it from another Administration has the right to claim remittances on account.

Remittances on account.

Ces acomptes sont inscrits, tant par l'Administration créditrice que par l'Administration débitrice, au bas des tableaux à adresser au Bureau International (voir § 3).

These remittances on account are entered, both by the creditor Administration and by the debtor Administration, at the foot of the tables to be forwarded to the International Bureau (see § 3).

6. Les reconnaissances (voir § 3) transmises au Bureau international avec les tableaux sont classées par Administration.

6. The acknowledgments (see § 3) transmitted to the International Bureau with the tables are classified according to the different Administrations.

Classification of acknowledgments, etc.

Elles servent de base pour l'établissement de la liquidation de chacune des Administrations intéressées. Dans cette liquidation doivent figurer :

They serve as the basis for settling the accounts of each of the Administrations concerned. In this settlement there should appear:

Settlements.

- (a) les sommes afférentes aux décomptes spéciaux portant sur les divers échanges;
- (b) le total des sommes résultant de tous les décomptes spéciaux par rapport à chacune des Administrations intéressées;

- (a) The sums relating to the special accounts concerning the different exchanges;
- (b) The total of the sums resulting from all the special accounts with respect to each of the Administrations concerned;

(c) les totaux des sommes dues à toutes les Administrations créditrices pour chaque branche du service, ainsi que leur total général.

Ce total doit être égal au total du Doit qui figure dans la récapitulation.

Au bas de la liquidation, la balance est établie entre le total du Doit et le total de l'Avoir résultant des tableaux adressés par les Administrations au Bureau international (voir § 3). Le montant net du Doit ou de l'Avoir doit être égal au solde débiteur ou au solde créditeur porté dans la balance générale. En outre, la liquidation statue sur le mode de liquidation, c'est-à-dire qu'elle indique les Administrations en faveur desquelles le paiement doit être effectué par l'Administration débitrice.

Transmission of accounts.

Les liquidations doivent être transmises aux Administrations intéressées, par le Bureau international, au plus tard le 22 de chaque mois.

Payments.

7. Le paiement des sommes dues, en vertu d'une liquidation, par une Administration à une autre Administration, doit être effectué aussitôt que possible et au plus tard quinze jours après réception de la liquidation par l'Administration débitrice. Quant aux autres conditions de paiement, les dispositions du § 1 de l'article XXXVII précédent font loi. Les dispositions du § 2 dudit article sont, le cas échéant, applicables en cas de non-paiement du solde dans le délai fixé.

Ante, p. 1729.

Account of balances.

Les soldes débiteurs ou créditeurs n'excédant pas 500 francs peuvent être reportés à la liquidation du mois suivant, à la condition toutefois que les Administrations intéressées soient en rapport mensuel avec le Bureau international. Il est fait mention de ce report dans les récapitulations et dans les liquidations pour les Administrations créditrices et débitrices. L'Administration débitrice fait parvenir,

(c) The totals of the sums due to all the Creditor Administrations on account of each branch of the service, as well as their general total.

This total should be equal to the total of the Debit which appears in the summary.

At the foot of the account, the balance is prepared between the total of the Debit and the total of the Credit resulting from the tables forwarded by the Administrations to the International Bureau (*see* § 3). The net amount of the Debit or of the Credit should be equal to the debit balance or to the credit balance carried into the general balance sheet. Moreover, the account determines the manner of settlement, that is to say, it indicates the Administrations to which payment must be made by the Administration indebted.

The accounts must be transmitted to the Administrations interested by the International Bureau not later than the 22nd of each month.

7. Payment of the sums due, in virtue of an account, from one Administration to another, must be effected as soon as possible and at the latest a fortnight after receipt of the account by the debtor Administration. As regards other conditions of payment the stipulations of § 1 of the preceding Article XXXVII hold good. The stipulations of § 2 of the said Article are, if the case arise, applicable in case of non-payment of the balance within the fixed period.

Debit or credit balances not exceeding 500 francs can be carried forward to the settlement of the following month, provided, however, that the Administrations concerned are in monthly communication with the International Bureau. The amount brought forward is entered in the summaries and in the accounts for the Creditor and Debtor Administrations. The Debtor Administration furnishes, in such

le cas échéant, à l'Administration créditrice, une reconnaissance de la somme due, pour être portée au prochain tableau.

case, to the Creditor Administration an acknowledgment of the sum due, to be carried into the next table.

XLIII.

*Langue.*

1. Les feuilles d'avis, tableaux, relevés et autres formules à l'usage des Administrations de l'Union pour leurs relations réciproques doivent être rédigés en langue française, avec ou sans traduction interlinéaire dans une autre langue à moins que les Administrations intéressées n'en disposent autrement par une entente directe.

2. En ce qui concerne la correspondance de service, l'état de choses actuel est maintenu, sauf autre arrangement à intervenir ultérieurement et d'un commun accord entre les Administrations intéressées.

XLIII.

*Language.*

1. The letter bills, tables, statements, and other forms used by the Administrations of the Union in their reciprocal relations must be drawn up in the French language, with or without an interlineary translation in another language, unless the Administrations concerned arrange otherwise by direct agreement.

2. As regards official correspondence, the present state of things is maintained, unless any other arrangement should subsequently be arrived at by common consent between the Administrations concerned.

French language to be used.

Official correspondence.

XLIV.

*Ressort de l'Union.*

1. Sont considérés comme appartenant à l'Union postale universelle:

- 1° les bureaux de poste allemands établis en Chine et au Maroc, comme relevant de l'Administration des postes d'Allemagne;
- 2° la principauté de Liechtenstein, comme relevant de l'Administration des postes d'Autriche;
- 3° l'Islande et les îles Féroë, comme faisant partie du Danemark.
- 4° les possessions espagnoles de la côte septentrionale d'Afrique, comme faisant partie de l'Espagne; la République du Val d'Andorre et les bureaux de poste espagnols établis au Maroc, comme relevant de l'Administration des postes espagnoles;

XLIV.

*Jurisdiction of the Union.*

1. The following are considered as belonging to the Universal Postal Union:—

- 1° The German Post Offices established in China and in Morocco, as subordinate to the Postal Administration of Germany;
- 2° The Principality of Liechtenstein, as subordinate to the Postal Administration of Austria;
- 3° Iceland and the Farøe islands, as forming part of Denmark;
- 4° The Spanish possessions on the North Coast of Africa, as forming part of Spain; the Republic of Andorra, and the postal establishments of Spain in Morocco, as subordinate to the Postal Administration of Spain;

Jurisdiction of the Union.

- 5° la principauté de Monaco et les bureaux de poste français établis au Maroc et en Chine, comme relevant de l'Administration des postes de France;
  - 6° les bureaux de poste que l'Administration des colonies et protectorats français de l'Indo-Chine entretient en Chine, comme relevant de cette Administration;
  - 7° les agences postales que l'Administration des postes de Gibraltar entretient au Maroc;
  - 8° les bureaux de poste que l'Administration de la colonie anglaise de Hong-Kong entretient en Chine;
  - 9° les établissements de poste indiens d'Aden, de Mascate, du golfe Persique et de Guadir, comme relevant de l'Administration des postes de l'Inde britannique;
  - 10° la République de Saint-Marin et le bureau italien de Tripoli de Barbarie, comme relevant de l'Administration des postes d'Italie;
  - 11° les bureaux de poste que l'Administration japonaise a établis en Chine;
  - 12° le Grand-Duché de Finlande, comme faisant partie intégrante de l'Empire de Russie, les bureaux de poste russes établis en Chine, comme relevant de l'Administration des postes de Russie;
  - 13° Basutoland, comme relevant de l'Administration des postes de la colonie du Cap de Bonne-Espérance;
  - 14° Walfisch-Bay, comme faisant partie de la colonie du Cap de Bonne-Espérance;
  - 15° le bureau de poste norvégien établi dans l'Ad-
- 5° The Principality of Monaco and the French Post Offices established in Morocco and in China, as subordinate to the Postal Administration of France;
  - 6° The Post Offices which the Administration of the French Colonies and Protectorates of Indo-China maintains in China, as subordinate to that Administration;
  - 7° The postal agencies which the Postal Administration of Gibraltar maintains in Morocco;
  - 8° The Post Offices which the Administration of the British Colony of Hong Kong maintains in China;
  - 9° The Indian postal establishments of Aden, Muscat, the Persian Gulf, and Guadir, as subordinate to the Postal Administration of British India;
  - 10° The Republic of San Marino and the Italian Post Office at Tripoli in Barbary, as subordinate to the Postal Administration of Italy;
  - 11° The Post Offices which the Japanese Administration has established in China;
  - 12° The Grand Duchy of Finland, as forming an integral part of the Empire of Russia, the Russian Post Offices established in China, as subordinate to the Russian Postal Administration;
  - 13° Basutoland, as subordinate to the Postal Administration of the Colony of the Cape of Good Hope;
  - 14° Walfisch Bay, as forming part of the Colony of the Cape of Good Hope;
  - 15° The Norwegian Post Office established at Ad-

vent Bay, à l'Ouest du Spitzberg, comme relevant de l'Administration des postes de Norvège.

2. Dans l'intervalle qui s'écoule entre les réunions, les Administrations des pays de l'Union qui ouvrent dans des pays étrangers à l'Union des bureaux de poste qui doivent être considérés comme appartenant à l'Union, en font communication aux Administrations de tous les autres pays de l'Union, par l'intermédiaire du Bureau international.

vent Bay on the west of Spitzbergen as subordinate to the Administration of Posts of Norway.

2. In the interval which elapses between the meetings, the Administrations of Union countries opening in countries foreign to the Union Post Offices which are to be regarded as belonging to the Union, communicate the fact to the Administrations of all the other Union countries, through the medium of the International Bureau.

Notice of new post offices on countries foreign to the Union, etc.

## XLV.

*Propositions faites dans l'intervalle des réunions.*

1. Dans l'intervalle qui s'écoule entre les réunions, toute Administration des postes d'un pays de l'Union a le droit d'adresser aux autres Administrations participantes, par l'intermédiaire du Bureau international, des propositions concernant les dispositions du présent Règlement.

2. Toute proposition est soumise au procédé suivant :

Un délai de six mois est laissé aux Administrations pour examiner les propositions et pour faire parvenir au Bureau international, le cas échéant, leurs observations. Les amendements ne sont pas admis. Les réponses sont réunies par les soins du Bureau international et communiquées aux Administrations avec l'invitation de se prononcer pour ou contre. Les Administrations qui n'ont point fait parvenir leur vote dans un délai de six mois, à compter de la date de la seconde circulaire du Bureau international leur notifiant les observations apportées, sont considérées comme s'abstenant.

3. Pour devenir exécutoires, les propositions doivent réunir, savoir :

1° l'unanimité des suffrages, s'il s'agit de l'addition de nouvelles dispositions ou de la modification des dispositions

## XLV.

*Proposals made in the interval between meetings.*

1. In the interval which elapses between the meetings, the Postal Administration of every country of the Union has the right of addressing to the other participating Administrations, through the medium of the International Bureau, proposals concerning the present Regulations.

2. Every proposal is subject to the following procedure:—

A period of six months is allowed to Administrations to examine the proposals and communicate their observations, if any, to the International Bureau. Amendments are not admitted. The answers are tabulated by the International Bureau and communicated to the Administrations with an invitation to express themselves for or against. The Administrations which have not declared their votes within a period of six months, counting from the date of the second circular of the International Bureau notifying to them the observations made, are regarded as abstaining.

3. In order to become binding the proposals must obtain—

1° Unanimity of votes, if they relate to the addition of new stipulations or to the modification of the stipulations of the

Proposals concerning the Regulations.

Procedure.

Votes necessary.

Unanimity.

- |               |   |  |
|---------------|---|--|
|               | du présent article et des articles III, IV, VIII, XIII, XXXI, XXXII, XXXIII, XXXVII et XLVI;  | present Article and of Articles III, IV, VIII, XIII, XXXI, XXXII, XXXIII, XXXVII, and XLVI.  |
| Two thirds.   | 2° les deux tiers des suffrages, s'il s'agit de la modification des dispositions des articles I, II, V, VI, XI, XII, XIV, XV, XVI, XVII, XVIII, XIX, XX, XXII, XXV, XXVI, XXVII, XXXVI, XL, XLII, XLIII et XLIV;  | 2° Two thirds of the votes, if they relate to the modification of the stipulations of Articles I, II, V, VI, XI, XII, XIV, XV, XVI, XVII, XVIII, XIX, XX, XXII, XXV, XXVI, XXVII, XXXVI, XL, XLII, XLIII, and XLIV.  |
| Majority.     | 3° la simple majorité absolue, s'il s'agit, soit de la modification des dispositions autres que celles indiquées ci-dessus, soit de l'interprétation des diverses dispositions du Règlement, sauf le cas de litige prévu à l'article 23 de la Convention. | 3° Simply an absolute majority, if they relate to the modification of stipulations other than those indicated above, or to the interpretation of the various provisions of the Regulations, except in the case of litigation contemplated by Article 23 of the Convention. |
| Notification. | 4. Les résolutions valables sont consacrées par une simple notification du Bureau international à toutes les Administrations de l'Union.  | 4. Resolutions adopted in due form are made binding by a simple notification from the International Bureau to all the Administrations of the Union.  |
| Effect.       | 5. Toute modification ou résolution adoptée n'est exécutoire que trois mois, au moins, après sa notification.   | 5. No modification or resolution adopted is binding until at least three months after its notification.  |

## XLVI.

## XLVI.

Duration of regulations.

*Durée du Règlement.**Duration of the Regulations.*

Le présent Règlement sera exécutoire à partir du jour de la mise en vigueur de la Convention du 26 mai 1906. Il aura la même durée que cette Convention, à moins qu'il ne soit renouvelé d'un commun accord entre les parties intéressées.

The present Regulations shall be put into execution on the day on which the Convention of the 26th of May 1906 comes into force. They shall have the same duration as that Convention, unless they be renewed by common consent between the parties concerned.

Signatures.

Fait à Rome, le 26 mai 1906.

Done at Rome, the 26th of May 1906.

Pour l'Allemagne et les protectorats allemands:

GIESEKE.  
KNOP.

Pour les Etats-Unis d'Améri-  
que et les possessions insulaires  
des Etats-Unis d'Amérique:

N. M. BROOKS.  
EDWARD ROSEWATER.

Pour la République Argentine:  
ALBERTO BLANCAS.

Pour l'Autriche:  
STIBRAL.  
EBERAN.

Pour la Belgique:  
J. STERPIN.  
L. WODON.  
A. LAMBIN.

Pour la Bolivie:  
J. DE LEMOINE.

Pour la Bosnie-Herzégovine:  
SCHLEYER.  
KOWARSCHIK.

Pour le Brésil:  
JOAQUIM CARNEIRO DE  
MIRANDA E HORTA.

Pour la Bulgarie:  
IV. STOYANOVITCH.  
T. TZONTCHEFF.

Pour le Chili:  
CARLOS LARRAIN CLARO.  
M. LUIS SANTOS RODRIGUEZ.

Pour l'Empire de Chine:

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Pour la République de Colom-  
bie:

G. MICHELSEN.

Pour l'Etat indépendant du  
Congo:

J. STERPIN.  
L. WODON.  
A. LAMBIN.

Pour l'Empire de Corée:  
KANICHIRO MATSUKI.  
TAKEJI KAWAMURA.

Pour la République de Costa-  
Rica:

RAFAEL MONTEALEGRE.  
ALF. ESQUIVEL.

Pour la Crète:  
ELIO MORPURGO.  
CARLO GAMOND.  
PIRRONE.  
GIUSEPPE GREBORIO.  
E. DELMATI.

Pour la République de Cuba:  
DR. CARLOS DE PEDROSO.

Pour le Danemark et les colo-  
nies danoises:

KIÓRBOE.

Pour la République Domini-  
caine:

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Pour l'Égypte:  
Y. SABA.

Pour l'Équateur:  
HECTOR R. GÓMEZ.

Pour l'Espagne et les colonies  
espagnoles:  
CARLOS FLOREZ.

Pour l'Empire d'Éthiopie:

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Pour la France et l'Algérie:  
JACOTÉY.  
LUCIEN SAINT.  
HERMAN.

Pour les colonies et protecto-  
rats français de l'Indo-Chine:  
G. SCHMIDT.

Pour l'ensemble des autres colo-  
nies françaises:  
MORGAT.

Pour la Grande-Bretagne et  
diverses colonies britanniques:  
H. BABINGTON SMITH.  
A. B. WALKLEY.  
H. DAVIES.

Pour l'Inde britannique:  
H. M. KISCH.  
E. A. DORAN.

Pour la Commonwealth de  
l'Australie:  
AUSTIN CHAPMAN.

Pour le Canada:  
R. M. COULTER.

Pour la Nouvelle-Zélande:  
J. G. WARD  
par AUSTIN CHAPMAN.

Pour les colonies britanniques  
de l'Afrique du Sud:  
SOMERSET R. FRENCH.  
SPENCER TODD.  
J. FRANK BROWN.  
A. FALCK.

Pour la Grèce:  
CHRIST. MIZZOPOULOS.  
C. N. MARINOS.

Pour le Guatemala:  
THOMÁS SEGARINI.

Pour la République d'Haïti:  
RUFFY.

Pour la République de Hondu-  
ras:  
JEAN GIORDANO DUC D'ORATINO.

Pour la Hongrie:

PIERRE DE SZALAY.  
DR. DE HENNYEY.

Pour l'Italie et les colonies italiennes:

ELIO MORPURGO.  
CARLO GAMOND.  
PIRRONE.  
GIUSEPPE GREBORIO.  
E. DELMATI.

Pour le Japon:

KANICHIRO MATSUKI.  
TAKEJI KAWAMURA.

Pour la République de Libéria:

R. DE LUCHI.

Pour le Luxembourg:

POUR M. MONGENAST  
A. W. KYMMELL.

Pour le Mexique:

G. A. ESTEVA.  
N. DOMINGUEZ.

Pour le Monténégro:

EUG. POPOVITCH.

Pour le Nicaragua:

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Pour la Norvège:

THB. HEYERDAHL.

Pour la République de Panama:

MANUEL E. AMADOR.

Pour le Paraguay:

F. S. BENUCCI.

Pour les Pays-Bas:

POUR M. G. J. C. A. POP:  
A. W. KYMMELL.  
A. W. KYMMELL.

Pour les colonies néerlandaises:

PERK.

Pour le Pérou:

-----  
Pour la Perse:

HADJI MIRZA ALI KHAN.  
MOES ES SULTAN.  
C. MOLITOR.

Pour le Portugal et les colonies portugaises:

ALFREDO PEREIRA.

Pour la Roumanie:

GR. CERKEZ.  
G. GABRIELESCU.

Pour la Russie:

VICTOR BILIBINE.

Pour le Salvador:

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Pour la Serbie:  
-----

Pour le Royaume de Siam :  
H. KEUCHENTIUS.

Pour la Suède :  
FREDR. GRÖNWALL.

Pour la Suisse :  
J. B. PIODA.  
A. STÄGER.  
C. DELESSERT.

Pour la Tunisie :  
ALBERT LEGRAND.  
E. MAZOYER.

Pour la Turquie :

-----  
Pour l'Uruguay :  
HECTOR R. GÓMEZ.

Pour les Etats-Unis de Vene-  
zuela :  
CARLOS E. HAHN.  
DOMINGO B. CASTILLO.

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ANNEXES.

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Form A.

A

**COUPON-RÉPONSE INTERNATIONAL**

(a).....(b)

(c)

Timbre  
du bureau  
d'origine

(Dessin)

Timbre  
du bureau  
d'échange

(d) Ce coupon peut être échangé contre un timbre-poste de la valeur de 25 centimes  
ou de l'équivalent de cette somme, dans les pays qui ont adhéré à l'Arrangement.  
(Nom du pays d'émission.)

- (a) Traduction de l'entête dans la langue du pays d'émission.  
 (b) Prix de vente dans le pays d'émission.  
 (c) Cet espace est occupé par une traduction du texte (d) dans la langue du pays d'émission.  
 (d) Cette explication est répétée au verso dans les langues de plusieurs pays.

Form B.

B

R

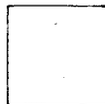
L A U S A N N E

No. 1460.

C

Form C.

Timbre du bureau expéditeur.

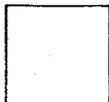


Administration de .....

AVIS DE RÉCEPTION

d'une lettre avec valeur déclarée de ..... } enregistré ..... au bureau .....  
 d'un objet recommandé (.....) (1) }  
 de ..... le ..... sous le n° ..... (2)  
 expédié par M .....  
 et adressé à M ..... à .....  
 (adresse complète) .....

Le soussigné déclare (qu'une lettre avec valeur déclarée } a l'adresse susmentionnée et provenant  
 (qu'un objet recommandé }  
 Timbre du bureau distributeur.



de ..... a été dûment  
 livré le ..... 19..

du destinataire,

Signature (3) de l'agent du bureau distributeur,

.....

(1) Nature de l'objet (lettre, échantillon, imprimé, etc.).

(2) Bureau d'origine; date de dépôt à ce bureau; n° d'enregistrement au même bureau.

(3) NOTA.—Cet avis doit être signé par les destinataires ou, si les règlements du pays de destination le comportent, par l'agent du bureau distributeur, puis être mis sous enveloppe et envoyé, par le premier courrier, au bureau d'origine de l'objet qu'il concerne.

D

Form D.



Form E.

E (recto)

Administration des postes  
d.....  
Numéro d'ordre de la  
dépêche.....  
Expédiés par le paque-  
bot.....

FEUILLE D'AVIS

Correspondance avec l'office  
d.....  
Nombre de sacs ou paquets  
composant l'envoi.....

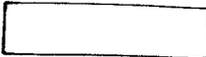
Dépêche (... envoi) du bureau d'échange  
d..... pour le bureau d'échange d.....  
Départ du ..... 19.., à ..... h..... m.  
Arrivée le ..... 19.., à ..... h..... m. du..

Timbre du bureau  
expéditeur.

Timbre du bureau  
destinataire.



Application éventuelle  
du timbre *express*.



- ..... objets recommandés [inscrits au tableau ci-dessous.
- ..... paquets ou sacs d'objets recommandés. [inscrits sur ..... listes distinctes.
- ..... paquets de valeurs déclarés. [attachés au paquet d'objets recommandés.
- ..... [insérés dans le sac d'objets recommandés.

I. LISTE DES ENVOIS RECOMMANDÉS.

Numéros d'ordre. 1	BUREAUX D'ORIGINE. 2	Numéros d'inscription au bureau d'origine. 3	Lieux de destinations. 4	Observations. 5
1.....				
2.....				
3.....				
4.....				
5.....				
6.....				
7.....				
8.....				
9.....				
10.....				
11.....				
12.....				
13.....				
14.....				
15.....				
16.....				
17.....				
18.....				
19.....				
20.....				

E (verso)

II. LISTE DES DÉPÊCHES CLOSES INSÉRÉES DANS LA PRÉSENTE DÉPÊCHE.

Bureaux d'origine. 1	Bureaux de destination. 2	Nombre des dépêches closes. 3	Observations. 4

RECOMMANDATIONS D'OFFICE

..... sacs vides en retour, dont ..... à dépêches et ..... pour objets recommandés.

(L'employé du bureau d'échange expéditeur.)

(L'employé du bureau d'échange destinataire.)

F

Form F.

Timbre du bureau expéditeur.

BULLETIN DE VÉRIFICATION

Timbre du bureau destinataire



Administration des postes

Correspondance avec l'office



d ..... d .....  
pour la rectification et la constatation des erreurs et irrégularités de toute nature reconnues dans la dépêche du bureau d'échange d .....  
pour le bureau d'échange d .....  
..... \* expédition du ..... 190.., à ..... h ..... du .....

ERREURS OU IRRÉGULARITÉS DIVERSES.

(Manque de la dépêche, manque d'objets recommandés ou de la feuille d'avis, dépêche spoliée, lacérée ou en mauvais état, etc.)

A ....., le ..... 190..  
Les employés du bureau d'échange destinataire,  
.....

A ....., le ..... 190..  
Vu et accepté:  
Le chef du bureau d'échange expéditeur,  
.....

Form G.

G (recto)

Timbre du bureau expéditeur.

Administration des postes  
d.....  
Bureau d.....



RENSEIGNEMENTS À FOURNIR EN CAS DE RÉCLAMATION D'UN OBJET DE CORRESPONDANCE ORDINAIRE NON PARVENU.

I. PAR LE RÉCLAMANT (EXPÉDITEUR OU DESTINATAIRE).

Demandes.	Réponses.
<p>a. Nature de l'envoi (lettre, carte postale, journal ou autre imprimé, échantillon ou paquet de papiers d'affaires).                      b. Quelle était l'adresse de l'envoi?                      c. Quelle est l'adresse exacte du destinataire?                      d. L'envoi était-il volumineux?                      e. Que renfermait-il? (Signalement aussi exact et complet que possible).                      f. Date précise ou approximative du dépôt à la poste.                      g. Nom et domicile de l'expéditeur.                      h. En cas de recherches fructueuses, à qui, de l'envoyeur ou du destinataire, doit-on faire parvenir l'envoi réclamé?</p>	

II. PAR L'EXPÉDITEUR.

<p>i. Était-il affranchi et, dans l'affirmative, quelle était la valeur des timbres-poste apposés?                      j. Date et heure du dépôt à la poste.                      k. Le dépôt a-t-il eu lieu au guichet ou à la boîte? Dans ce dernier cas, à quelle boîte?                      l. Le dépôt a-t-il été effectué par l'envoyeur lui-même ou par un tiers? Dans ce dernier cas, par quelle personne?</p>	
<p>m. Renseignements particuliers du bureau d'origine.                      n. Renseignements du 1<sup>er</sup> bureau intermédiaire.                      o. Renseignements du 2<sup>e</sup> bureau intermédiaire.</p>	

La présente formule doit être renvoyée à .....

G (verso)

Timbre du bureau expéditeur.

Administration des postes  
d.....  
Bureau d.....



III. RENSEIGNEMENTS À FOURNIR PAR LE DESTINATAIRE EN CAS DE RÉCLAMATION D'UN OBJET DE CORRESPONDANCE ORDINAIRE NON PARVENU.

Demandes.	Réponses.
<p>p. L'envoi est-il parvenu au destinataire?                      q. Les correspondances sont-elles d'ordinaire retirées au bureau de poste ou distribuées à domicile?                      r. A qui sont-elles confiées dans le premier cas?                      s. Dans le second cas, sont-elles remises directement au destinataire ou à une personne attachée à son service; ou bien déposées dans une boîte particulière? Le cas échéant, cette boîte est-elle bien fermée et régulièrement levée?                      t. La perte des correspondances s'est-elle déjà produite souvent? Dans le cas affirmatif, indiquer d'où provenaient les correspondances perdues.                      u. Renseignements particuliers du bureau de destination.</p>	

La présente formule doit être renvoyée à .....

H (recto)

Form H.

Administration de .....  
Bureau de .....

Timbre du bureau  
d'origine.



RECLAMATION

A remplir dans le service d'origine.  
d'un objet recommandé (.....) (a)  
ou d'un envoi de valeur déclarée de ..... (.....) (b)  
contenant (.....) (c)  
déposé par M. .... le .....  
sous le N° ..... au bureau de ..... à l'adresse  
suivante: .....  
..... (d)  
et faisant l'objet d'une demande d'avis de réception ..... (e)

L'envoi désigné ci-dessus a été expédié dans la dépêche du bureau d'échange de .....  
du ..... 19..... (..... \*envoi) pour le bureau d'échange de .....  
Il a été inscrit sous le N° ..... { du tableau I de la feuille d'avis.  
de la feuille d'envoi N. .... }

A remplir dans le service de destination.  
en cas de distribution. } Le soussigné déclare que l'envoi susmentionné a été dûment livré à l'ayant droit le .....  
.....  
Le chef du bureau distributeur, .....  
.....  
en cas de non-distribution. } Le soussigné déclare que l'envoi susmentionné .....  
est encore en instance au bureau de .....  
a été renvoyé au bureau d'origine le .....  
a été réexpédié le ..... à .....  
n'est pas parvenu au bureau de destination.  
Le chef du bureau de destination, .....  
.....  
Timbre du bureau distributeur.   
Timbre du bureau de destination. 

- (a) Lettre, échantillon, imprimé, &c.
- (b) Lettre ou boîte.
- (c) Description du contenu autant que possible.
- (d) Cadre à remplir par l'expéditeur ou, à défaut, par le bureau d'origine.
- (e) Biffer, le cas échéant.

H (verso)

A remplir dans les services intermédiaires

L'envoi désigné d'autre part a été inséré dans la dépêche du bureau d'échange de ..... du ..... 19..... (.....\* envoi) pour le bureau d'échange de .....

Il a été inscrit sous le N° ..... (du tableau I de la feuille d'avis. de la feuille d'envoi.

Timbre à date.

Signature

L'envoi désigné d'autre part a été inséré dans la dépêche du bureau d'échange de ..... du ..... 19..... (.....\* envoi) pour le bureau d'échange de .....

Il a été inscrit sous le N° ..... (du tableau I de la feuille d'avis. de la feuille d'envoi.

Timbre à date.

Signature

L'envoi désigné d'autre part a été inséré dans la dépêche du bureau d'échange de ..... du ..... 19..... (.....\* envoi) pour le bureau d'échange de .....

Il a été inscrit sous le N° ..... (du tableau I de la feuille d'avis. de la feuille d'envoi.

Timbre à date.

Signature

RÉPONSE DÉFINITIVE

de l'Office de destination ou, le cas échéant, de l'Office intermédiaire qui ne peut établir la transmission régulière de l'envoi réclamé à l'Office suivant.

Form I.

I (recto)

Administration des postes de .....

DEMANDE DE RETRAIT OU DE RECTIFICATION D ADRESSE.\*

RÉCLAMATION PAR VOIE POSTALE.

(Note à transmettre sous pli recommandé et aux frais du réclamant.)

I. DEMANDE DE RETRAIT.

Prière de renvoyer au bureau ..... (d'origine) pour être remis à l'expéditeur, l..... (nature de l'objet) adressé ..... à votre bureau le ..... 190.. et dont la suscription est conforme au fac-similé ci-joint.

A ..... le ..... 190..

Timbre du bureau:

Le ..... des postes,

II. DEMANDE DE RECTIFICATION D'ADRESSE.

Prière de substituer ..... (telle indication) à ..... (telle autre indication) sur la suscription de l..... (nature de l'objet) adressé à votre bureau le ..... 190.. du bureau de ..... et dont la suscription est conforme au fac-similé ci-joint.

A ..... le ..... 190..

Timbre du bureau:

Le ..... des postes,

\*Biffer le recto ou le verso, suivant le cas.

I (*verso*)

RECLAMATION PAR VOIE TÉLÉGRAPHIQUE.

(Télégramme aux frais du réclamant.)

I. DEMANDE DE RETRAIT.

Renvoyer à l'origine ..... (tel objet) adressé ..... (ce jour ou le ..... ) à M. .... (Adresse exacte du destinataire).  
 Griffe: ..... (Situation et description).  
 Cachet ..... (Description).  
 Suscription ..... (Format et couleur de l'envoi).  
 Particularité: ..... (Annotations et signes de toute nature).

Timbre du bureau:



(Signature)

.....  
 Receveur des postes.

II. DEMANDE DE RECTIFICATION D'ADRESSE.\*

Substi uer ..... (telle indication) à ..... (telle autre indication) sur l'adresse del ..... (nature de l'objet) expédié ..... (ce jour ou le ..... ) à votre bureau pour M ..... (Adresse exacte du destinataire).  
 Griffe: ..... (Situation et description).  
 Cachet ..... (Description).  
 Suscription ..... (Format et couleur de l'envoi).  
 Particularité: ..... (Annotations et signes de toute nature).

Timbre du bureau:



(Signature)

.....  
 Receveur des postes.

\* N. B.—Il ne peut être satisfait à cette demande qu'après réception du fac-similé par la poste.

Administration des postes  
 d.....

K.

Bureau  
 d.....  
 Département ou province  
 d.....

Form K.

AVIS DE L'ENVOI.

SOUS RECOMMANDATION D'OFFICE, DE L'OBJET DE CORRESPONDANCE DÉCRIT CI-APRÈS PARAISSANT REVÊTU D'UN TIMBRE-POSTE FRAUDULEUX.

Nature de l'objet.	Bureau d'origine et date d'expédition.	Copie textuelle de l'adresse.	Indication du timbre-poste présumé frauduleux (valeur).	Observations.
1.	2.	3.	4.	5.

Timbre du bureau expéditeur.



..... des postes

Form L.

L

Timbre à date du bureau de destination.

Administration des postes  
d.....



PROCÈS-VERBAL

dressé à ..... par application de l'article 18 de la Convention de l'Union postale universelle et de l'article XXXII du Règlement d'exécution de cette Convention.

EMPLOI D'UN TIMBRE-POSTE FRAUDULEUX.

L'an mil neuf cent ..... le ..... Nous soussigné ..... des postes à ..... agissant en vertu de l'article 18 de la Convention de l'Union postale universelle et de l'article XXXII du Règlement d'exécution de cette Convention, et assistant à la vérification d'.....<sup>1</sup> expédié le ..... de ..... à l'adresse de M..... à ..... pesant ..... et affranchi à raison de ..... avons constaté que cet envoi était revêtu d'un timbre-poste présumé frauduleux, ce qui constitue la contravention prévue par l'article 18 de la Convention précitée.

Le destinataire nous a déclaré <sup>2</sup> { qu'il refusait de faire connaître l'expéditeur  
que l'expéditeur lui est inconnu  
que l'expéditeur est M<sup>r</sup> <sup>3</sup>

..... En conséquence, nous lui avons remis ..... nous avons saisi ..... à l'effet de les transmettre à l'Administration des Postes de .....

De quoi nous avons dressé le présent procès-verbal en simple expédition pour qu'il y soit donné suite conformément à l'article 18 de la Convention et à l'article XXXII du Règlement susmentionnés.  
Signature du destinataire ou du fondé de pouvoirs ..... Signature d'..... des postes.

<sup>1</sup> Nature de l'envoi (lettre, échantillon, imprimé, papiers d'affaires, etc.).  
<sup>2</sup> Biffer, suivant le cas, l'une ou l'autre de ces indications.  
<sup>3</sup> Nom et adresse du contravenant (s'il habite une grande ville, indiquer la rue et le numéro de la maison).

Form M.

M

Office expéditeur ..... Office destinataire .....

TRANSIT EN DÉPÊCHES CLOSES.

Dépêches du bureau d'échange d'..... pour le bureau d'échange d'..... expédiées par l'intermédiaire d'.....

Dates	Première dépêche du bureau d'échange d'..... pour le bureau d'échange d'.....		Deuxième dépêche du bureau d'échange d'..... pour le bureau d'échange d'.....		Troisième dépêche du bureau d'échange d'..... pour le bureau d'échange d'.....	
	Poids brut		Poids brut		Poids brut	
	Lettres et cartes postales	Autres objets	Lettres et cartes postales	Autres objets	Lettres et cartes postales	Autres objets
	Grammes	Grammes	Grammes	Grammes	Grammes	Grammes
Totaux.....						

A ..... le ..... 19.. A ..... le ..... 19..  
Le chef du bureau d'échange destinataire, Vu et accepté:  
Le chef du bureau d'échange expéditeur,

N

Form N.

TRANSIT EN DÉPÊCHES CLOSES

Compte des sommes dues à ..... pour le transport des dépêches closes expédiées par ..... en transit par les services ..... pendant l'année 19..

Bureaux d'origine	Bureaux de destination	Poids des dépêches dans la période de la statistique		Multiplié par	Poids pour l'année	Prix de transit par kilog.		Avoir de		Observations
		Lettres et cartes postales	Autres objets			Fr.	c.	Fr.	c.	
		Grms.	Grms.	13	Grammes					
Total .....										
A déduire 10 pour cent .....										
Total à reporter au relevé (Formule Q) .....										

O

Form O.

Office expéditeur.

Office destinataire réexpéditeur.

TRANSIT À DÉCOUVERT.

Relevé des correspondances transmises à découvert dans les dépêches du bureau de ..... pour le bureau de ..... expédiées pendant les 28 premiers jours du mois de ..... à ..... h. du .....

Dates	Nombre de		
	Lettres	Cartes postales	Autres objets
Totaux .....			

Form P.

P.

Office expéditeur.

Office destinataire réexpéditeur.

TRANSIT À DÉCOUVERT.

Compte des sommes dues à l'Office d ..... pour le transit des correspondances  
transmises à découvert par l'Office d ..... pendant l'année 19..

Bureaux d'origine	Bureaux destinataires réexpéditeurs	Nombre de		
		Lettres	Cartes postales	Autres objets
.....	.....			
Totaux .....				
Multipliés par 13 .....		à 6 C..... Fr. C.....	à 24 C..... Fr. C.....	à 24 C..... Fr. C.....
Total à reporter au relevé (Formule Q) .....		Fr. C.		

Q

Form Q.

FRAIS DE TRANSIT ORDINAIRES.

RELEVÉ

indiquant les montants totaux des comptes particuliers réciproques entre les Administrations des postes de ..... et de .....

Sommes dues pour chacune des années 1908 à 1913 sur la base de la statistique de novembre 1907.				Avoir de l'Office		
				de .....	de .....	
				Fr.	C.	
<b>Nombre de</b>						
		Lettres	Cartes postales			Autres objets
<b>Poids brut</b>						
		Lettres et cartes postales	Autres objets			
		Gr.	Gr.			
<i>Correspondances à découvert</i>						
Envois de .....						
Envois de .....						
<i>Dépêches closes</i>						
Envois de .....						
Envois de .....						
Totaux .....						
Déduction .....						
Solde au crédit de l'Office de .....						

..... le ..... 19..

.....

Form B.

R.

TABLEAU STATISTIQUE DU  
ANNÉE

Année	I.		II. ORGANISATION DES POSTES										
	Superficie en kilomètres carrés	Nombre des habitants (d'après le recensement de ....)	Nombre des bureaux de poste							Total des bureaux de poste	Nombre des administrations des postes régionales	Nombre des boîtes aux lettres à l'usage du public.	
			à l'intérieur						A l'étranger			établies aux bureaux de poste, dans les villes et localités pourvues d'un bureau de poste	- établies dans les communes rurales
			Bureaux chargés de la réception et de la distribution des envois de poste de toute nature	Bureaux dont les attributions de réception et de distribution d'envois de poste sont restreintes	Autres bureaux établis pour l'expédition de malles	Bureaux ambulants, comptés d'après le nombre des convois de chaque route accompagnés de bureaux de poste.							
1	2	3	4	5	6	7	8	9	10	11	12		

II. ORGANISATION

Année	Relais de la poste aux chevaux			Chevaux de trait, etc.				Voitures et traîneaux			
	de l'Etat	privés	Total	de l'Etat	privés		Total	de l'Etat	privés		Total
					Services gratuits	Services subventionnés			Services gratuits	Services subventionnés	
					Nombre	Nombre			Nombre	Nombre	
29	30	31	32	33	34	35	36	37	38	39	

III. SERVICE

Année	Envois soumis à la taxe							
	Lettres		Cartes postales		Imprimés	Papiers d'affaires	Echantillons de marchandises	
	affranchies	non affranchies	simples	avec réponse payée				
	Nombre	Nombre	Nombre	Nombre	Nombre	Nombre	Nombre	
	48	49	50	51	52	53	54	55

Service intérieur .....

Service international:

(a) Réception .....

(b) Expédition .....

(c) Transit .....

R.

SERVICE POSTAL EN .....

19 .....

II. ORGANISATION DES POSTES															
Nombre des boîtes aux lettres à l'usage du public				Personnel											
				Nombre des fonctionnaires et des employés				Nombre des facteurs et autres agents subalternes				Nombre des maîtres de poste (à l'exclusion de ceux qui sont en même temps préposés de bureaux)	Nombre des positions	Nombre des entrepreneurs du transport des malles	Total du personnel.
mobiles, adaptées aux voitures circulant sur des routes, etc.		Total des boîtes aux lettres	Service de l'Administration centrale	Service des administrations régionales	Service des bureaux de poste	Total	Service de l'Administration centrale	Service des administrations régionales	Service des bureaux de poste	Total	25				
pa- vées, ma- ca- da- mi- sées et or- di- nai- res	fer- rées											ma- ri- ti- mes, fl- u- via- les et des lacs	17	18	19
13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28

DES POSTES

Etendue des routes postales exploitées à l'intérieur				Nombre des kilomètres parcourus annuellement à l'intérieur			
sur voies ferrées	sur voies pavées, macadamisées et ordinaires	sur voies maritimes, fluviales et des lacs	Total	sur les voies ferrées	sur les voies pavées, macadamisées et ordinaires	sur les voies maritimes, fluviales et des lacs	Total
Kilomètres	Kilomètres	Kilomètres	Kilomètres	Kilomètres	Kilomètres	Kilomètres	Kilomètres
40	41	42	43	44	45	46	47

POSTAL

Envois admis à la franchise de port		Totaux des envois inscrits aux colonnes 49-57	Envois recommandés trouvés parmi les correspondances inscrites aux colonnes 49-57	Dans le nombre des correspondances inscrites à la colonne 58 étaient à remettre par exprès	Colis ordinaires	Lettres et boîtes avec déclaration de valeur	
Lettres	Autres objets					Nombre	Valeur
Nombre	Nombre	Nombre	Nombre	Nombre	Nombre	Francs	Francs
56	57	58	59	60	61	62	63





## V.—RÉSULTAT FINANCIER.

Recettes.	Pour l'exercice 19..	
	<i>Francs.</i>	<i>Cts.</i>
1. Produit de la vente des timbres-poste et des formules d'affranchissement .....		
2. Recettes effectuées en numéraire .....		
3. Taxes perçues pour le transport des voyageurs et pour surpoids de bagages .....		
4. Bonifications reçues des Administrations étrangères .....		
5. Autres recettes diverses .....		
<b>Total des recettes .....</b>		

Dépenses.	Pour l'exercice 19..	
	Francs.	Cts.
1. Traitements et émoluments:		
(a) des fonctionnaires et employés.....		
(b) des facteurs et autres agents subalternes.....		
2. Achat et entretien des bâtiments et du matériel des postes, frais de location, de chauffage et d'éclairage, fournitures de bureau et autres menus frais.....		
3. Frais de transport par les voies ferrées, pavées, macadamisées, maritimes et fluviales (y compris les frais de construction et d'entretien des voitures de poste).....		
4. Indemnités pour pertes ou avaries d'envois de poste.....		
5. Subventions aux entrepreneurs de relais de poste.....		
6. Subventions aux Compagnies de navigation.....		
7. Bonifications payées aux Administrations étrangères.....		
8. Autres dépenses diverses.....		
Total des dépenses.....		





December 3, 1903. *International Sanitary Convention. Signed at Paris, December 3, 1903; ratification advised by the Senate March 1, 1905; ratified by the President of the United States August 2, 1905; ratifications deposited with the Government of the French Republic April 6, 1907; proclaimed May 18, 1907.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

International  
Sanitary Conven-  
tion.  
Preamble.

Whereas an International Sanitary Convention was concluded and signed on December 3, 1903, by the Plenipotentiaries of the United States of America, Germany, Austria-Hungary, Belgium, Brazil, Spain, France, Great Britain, Greece, Italy, Luxemburg, Montenegro, the Netherlands, Persia, Portugal, Roumania, Russia, Servia, Switzerland, and Egypt, the original of which Convention, in the French language is word for word as follows:

[Translation.]

Contracting Pow-  
ers.

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse, au nom de l'Empire Allemand; Sa Majesté l'Empereur d'Autriche, Roi de Bohême, etc., etc., et Roi Apostolique de Hongrie; Sa Majesté le Roi des Belges; le Président de la République des États-Unis du Brésil; Sa Majesté le Roi d'Espagne; le Président des États-Unis d'Amérique; le Président de la République Française; Sa Majesté le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des Territoires Britanniques au delà des Mers, Empereur des Indes; Sa Majesté le Roi des Hellènes; Sa Majesté le Roi d'Italie; Son Altesse Royale le Grand-Duc de Luxembourg; Son Altesse Royale le Prince de Monténégro; Sa Majesté la Reine des Pays-Bas; Sa Majesté le Schah de Perse; Sa Majesté le Roi de Portugal et des Algarves; Sa Majesté le Roi de Roumanie; Sa Majesté l'Empereur de Toutes les Russies; Sa Majesté le Roi de Serbie; le Conseil Fédéral Suisse, et Son Al-

His Majesty the Emperor of Germany, King of Prussia, in the name of the German Empire; His Majesty the Emperor of Austria, King of Bohemia, and Apostolic King of Hungary, etc.; His Majesty the King of the Belgians; the President of the Republic of the United States of Brazil; His Majesty the King of Spain; the President of the United States of America; the President of the French Republic; His Majesty the King of the United Kingdom of Great Britain and Ireland, and of British territories beyond the seas, and Emperor of India; His Majesty the King of the Hellenes; His Majesty the King of Italy; His Royal Highness the Grand Duke of Luxemburg; His Royal Highness the Prince of Montenegro; Her Majesty the Queen of the Netherlands; His Majesty the Shah of Persia; His Majesty the King of Portugal and of the Algarves; His Majesty the King of Roumania; His Majesty the

tesse le Khédivé d'Égypte, agissant dans les limites des pouvoirs à lui conférés par les firmans impériaux,

Ayant jugé utile d'arrêter, dans un même arrangement, les mesures propres à sauvegarder la santé publique contre l'invasion et la propagation de la peste et du choléra et désirant reviser, en les complétant, les Conventions sanitaires internationales actuellement en vigueur, ont nommé pour Leurs Plénipotentiaires, savoir:

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse,

M. le Comte de Groeben, Conseiller de Légation et premier Secrétaire à l'Ambassade impériale d'Allemagne à Paris;

M. Bumm, Conseiller intime supérieur de régence, membre du Conseil sanitaire de l'Empire;

M. le Docteur Gaffky, Conseiller intime de médecine grand-ducal hessois et professeur à l'Université de Giessen, membre du Conseil sanitaire de l'Empire;

M. le Docteur Nocht, Médecin du port de Hambourg, membre du Conseil sanitaire de l'Empire;

Sa Majesté l'Empereur d'Autriche, Roi de Bohême, etc., etc., et Roi Apostolique de Hongrie,

M. le Chevalier Alexandre de Suzzara, Chef de section au Ministère impérial et royal des Affaires étrangères, Commandeur de l'Ordre de François-Joseph, Chevalier de troisième classe de l'Ordre de la Couronne de Fer;

M. Noël Ebner d'Ebenthal, Président de l'administration maritime impériale et royale à Trieste, Chevalier des Ordres de Léopold et de François-Joseph;

M. Joseph Daimer, Conseiller au Ministère impérial et royal de l'Intérieur, Chevalier de troisième classe de l'Ordre de la Couronne de Fer, Chevalier de l'Ordre de François-Joseph;

M. Kornel Chyzer, Conseiller au Ministère royal hongrois de l'Intérieur, Chevalier des Ordres de Léopold et de François-Joseph;

Emperor of all the Russias; His Majesty the King of Servia; the Swiss Federal Council, and His Highness the Khedive of Egypt, acting within the limits of the powers conferred upon him by the imperial firmans,

Having deemed it expedient to establish in a single arrangement the measures calculated to safeguard the public health against the invasion and propagation of plague and cholera, and desiring to revise and supplement the international sanitary conventions at present in force, have appointed as their plenipotentiaries, to wit:

His Majesty the Emperor of Germany, King of Prussia,

Count de Groeben, Counselor of Legation and First Secretary in the Imperial Embassy of Germany at Paris;

M. Bumm, Superior Privy Government Counselor, Member of the Board of Health of the Empire;

Doctor Gaffky, Privy Medical Counselor of the Grand Duchy of Hesse and Professor at the University of Giessen, Member of the Board of Health of the Empire;

Doctor Nocht, Physician of the Port of Hamburg, Member of the Board of Health of the Empire;

His Majesty the Emperor of Austria, King of Bohemia, etc., etc., and Apostolic King of Hungary.

M. le Chevalier Alexandre de Suzzara, Chief of Section in the Imperial and Royal Ministry of Foreign Affairs, Commander of the Order of Francis Joseph, Third-class Knight of the Order of the Iron Crown;

M. Noël Ebner d'Ebenthal, President of the Imperial and Royal Maritime Department at Trieste, Knight of the Orders of Leopold and Francis Joseph;

M. Joseph Daimer, Counselor in the Imperial and Royal Ministry of the Interior, Third-class Knight of the Order of the Iron Crown, Knight of the Order of Francis Joseph;

M. Kornel Chyzer, Counselor in the Hungarian Ministry of the Interior, Knight of the Orders of Leopold and Francis Joseph;

Plenipotentiaries.

M. Ernest Roediger, Conseiller de section;

Sa Majesté le Roi des Belges,

M. Beco, Secrétaire général du Ministère de l'Agriculture, chargé de la direction générale du service de santé et de l'hygiène publique, Commandeur de l'Ordre de Léopold, décoré de la Croix civique de 1<sup>re</sup> classe;

Le Président de la République des États-Unis du Brésil,

M. G. de Piza, Son Envoyé extraordinaire et Ministre plénipotentiaire près le Président de la République française;

Sa Majesté le Roi d'Espagne,

M. Fernand Jordan de Urries y Ruiz de Arana, Marquis de Novallas, Chambellan de Sa Majesté, premier Secrétaire de l'Ambassade royale d'Espagne à Paris, Commandeur de l'Ordre de Charles III;

Le Président des États-Unis d'Amérique,

M. le Docteur H. D. Geddings, Chirurgien général adjoint du service de la santé et de l'Hôpital de la Marine;

M. Frank Anderson, Inspecteur médical de la Marine;

Le Président de la République française,

M. Camille Barrère, Ambassadeur de la République française près S. M. le Roi d'Italie, Grand Officier de l'Ordre national de la Légion d'honneur;

M. Georges Louis, Ministre plénipotentiaire de 1<sup>re</sup> classe, Directeur des consulats et des affaires commerciales au Ministère des Affaires étrangères, Officier de l'Ordre national de la Légion d'honneur;

M. le Professeur Brouardel, Doyen honoraire de la Faculté de médecine de Paris, président du Comité consultatif d'hygiène publique de France, membre de l'Institut et de l'Académie de médecine, Grand Officier de l'Ordre national de la Légion d'honneur;

M. Henri Monod, Conseiller d'État, Directeur de l'assistance et de l'hygiène publiques au Ministère de l'Intérieur, membre de

M. Ernest Roediger, Counselor of Section;

His Majesty the King of the Belgians,

M. Beco, Chief Clerk of the Ministry of Agriculture, in charge of the general direction of the public health and hygienic service, Commander of the Order of Leopold, decorated with the Civic Cross of the third class;

The President of the Republic of the United States of Brazil,

M. G. de Piza, his Envoy Extraordinary and Minister Plenipotentiary near the President of the French Republic;

His Majesty the King of Spain,

M. Fernand Jordan de Urries y Ruiz de Arana, Marquis de Novallas, Chamberlain of His Majesty, First Secretary of the Royal Embassy of Spain at Paris, Commander of the Order of Charles III;

The President of the United States of America,

Dr. H. D. Geddings, Assistant Surgeon General of the Medical Service and of the Marine Hospital;

Mr. Frank Anderson, Medical Inspector of the Navy;

The President of the French Republic,

M. Camille Barrère, Ambassador of the French Republic near H. M. the King of Italy, Grand Officer of the National Order of the Legion of Honor;

M. Georges Louis, Minister Plenipotentiary of the 1st class, Director of Consulates and Commercial Affairs in the Ministry of Foreign Affairs, Officer of the National Order of the Legion of Honor;

Professor Brouardel, Honorary Dean of the Faculty of Medicine of Paris, President of the Advisory Board on Public Hygiene of France, member of the Institute and of the Academy of Medicine, Grand Officer of the National Order of the Legion of Honor;

M. Henri Monod, Counselor of State, Director of Public Assistance and Hygiene in the Ministry of the Interior, member of the

l'Académie de médecine, Commandeur de l'Ordre national de la Légion d'honneur;

M. le Docteur Émile Roux, Sous-Directeur de l'Institut Pasteur, vice-président du Comité consultatif d'hygiène publique de France, membre de l'Académie des sciences et de l'Académie de médecine, Commandeur de l'Ordre national de la Légion d'honneur;

M. Jacques de Cazotte, Sous-Directeur des affaires consulaires au Ministère des Affaires étrangères, Officier de l'Ordre national de la Légion d'honneur;

Sa Majesté le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des Territoires Britanniques au delà des Mers, Empereur des Indes,

M. Maurice William Ernest de Bunsen, Ministre plénipotentiaire, faisant fonctions de premier Secrétaire à l'Ambassade royale britannique à Paris, Commandeur de l'Ordre royal de Victoria, Compagnon de l'Ordre du Bain;

M. le Docteur Theodore Thomson, du "Local Government Board;"

M. le Docteur Frank Gerard Clemow, délégué de la Grande-Bretagne au Conseil supérieur de santé de Constantinople;

M. Arthur David Alban, Consul de S. M. britannique au Caire;

Sa Majesté le Roi des Hellènes,

M. Delyanni, Son Envoyé extraordinaire et Ministre plénipotentiaire près le Président de la République française, Grand Commandeur de l'Ordre royal du Sauveur;

M. le Docteur S. Clado, Médecin de la Légation royale hellénique, à Paris;

Sa Majesté le roi d'Italie,

M. le Commandeur Rocco Santoliquido, Directeur général de la santé publique d'Italie;

M. le Marquis Paulucci de Calboli, Conseiller à l'Ambassade royale d'Italie, à Paris;

M. le Chevalier Adolphe Cotta, Chef du bureau des affaires géné-

Academy of Medicine, Commander of the National Order of the Legion of Honor;

Doctor Émile Roux, Subdirector of the Pasteur Institute, Vice President of the Advisory Board of Public Hygiene of France, member of the Academy of Sciences and of the Academy of Medicine, Commander of the National Order of the Legion of Honor;

M. Jacques de Cazotte, Subdirector of Consular Affairs in the Ministry of Foreign Affairs, Officer of the National Order of the Legion of Honor;

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Territories beyond the Seas, Emperor of India,

Mr. Maurice William Ernest de Bunsen, Minister Plenipotentiary, acting as First Secretary of the Royal British Embassy at Paris, Commander of the Royal Order of Victoria, Companion of the Order of the Bath;

Dr. Theodore Thomson, of the Local Government Board;

Dr. Frank Gerard Clemow, Delegate of Great Britain to the Superior Board of Health of Constantinople;

Mr. Arthur David Alban, Consul of His Britannic Majesty at Cairo;

His Majesty the King of the Hellenes,

M. Delyanni, His Envoy Extraordinary and Minister Plenipotentiary near the President of the French Republic, Grand Commander of the Royal Order of the Savior;

Doctor S. Clado, physician of the Royal Greek Legation at Paris;

His Majesty the King of Italy, Commander Rocco Santoliquido, Director General of Public Health of Italy;

Marquis Paulucci de Calboli, Counselor at the Royal Embassy of Italy at Paris;

M. le Chevalier Adolphe Cotta, Chief of the Bureau of General

rales à la direction générale de la santé publique d'Italie;

Son Altesse Royale le Grand-Duc de Luxembourg,

M. Vannerus, Chargé d'affaires de Luxembourg, à Paris;

Son Altesse Royale le Prince de Monténégro,

M. le Chevalier Alexandre de Suzzara, Chef de section au Ministère impérial et royal des Affaires étrangères d'Autriche-Hongrie, Commandeur de l'Ordre de François-Joseph, Chevalier de troisième classe de l'Ordre de la Couronne de Fer;

Sa Majesté la Reine des Pays-Bas,

M. le Baron W. B. R. de Welderen Rengers, Conseiller de la Légation royale des Pays-Bas, à Paris;

M. le Docteur W. P. Ruijsch, inspecteur général du service sanitaire dans la Hollande méridionale et la Zélande, membre du Conseil supérieur d'hygiène;

M. le Docteur C. Stékoulis, Délégué des Pays-Bas au Conseil supérieur de santé de Constantinople;

M. A. Plate, Président de la Chambre de commerce de Rotterdam, membre extraordinaire du Conseil supérieur d'hygiène;

Sa Majesté le Schah de Perse,

M. le Général Nazare Aga Yémin-es-Saltané, Son Envoyé extraordinaire et Ministre plénipotentiaire près le Président de la République française, titulaire du portrait du Schah en diamants, Grand Cordon de l'Ordre du Lion et du Soleil en diamants;

Sa Majesté le Roi de Portugal et des Algarves,

M. le Docteur José Joaquim da Silva Amado, du Conseil de S. M. Très Fidèle, professeur à l'Institut d'hygiène de Lisbonne, vice-président de l'Académie royale des sciences, Commandeur de l'Ordre de Saint-Jacques;

Sa Majesté le Roi de Roumanie,

M. Grégoire G. Ghika, Son Envoyé extraordinaire et Ministre plénipotentiaire près le Prési-

Affairs under the General Bureau of Public Health of Italy;

His Royal Highness the Grand Duke of Luxemburg,

M. Vannerus, Chargé d'Affaires of Luxemburg at Paris;

His Royal Highness the Prince of Montenegro,

M. le Chevalier Alexandre de Suzzara, Chief of Section in the Imperial and Royal Ministry of Foreign Affairs of Austria-Hungary, Commander of the Order of Francis Joseph, Third-class Knight of the Order of the Iron Crown;

Her Majesty the Queen of the Netherlands,

Baron W. B. R. de Welderen Rengers, Counselor of the Royal Legation of the Netherlands at Paris;

Doctor W. P. Ruijsch, Inspector General of the Sanitary Service in South Holland and Zealand, member of the Superior Board of Hygiene;

Doctor C. Stekoulis, delegate of the Netherlands to the Superior Board of Health of Constantinople;

M. A. Plate, President of the Chamber of Commerce of Rotterdam, extraordinary member of the Superior Board of Hygiene;

His Majesty the Shah of Persia,

General Nazare Aga Yémin-es-Saltané, his Envoy Extraordinary and Minister Plenipotentiary near the President of the French Republic, possessor of the portrait of the Shah in diamonds, Grand Cordon of the Order of the Lion and of the Sun in diamonds;

His Majesty the King of Portugal and the Algarves,

Doctor José Joaquim da Silva Amado, of His Very Faithful Majesty's Council, professor in the Institute of Hygiene of Lisbon, Vice President of the Royal Academy of Sciences, Commander of the Order of Saint James;

His Majesty the King of Roumania,

M. Grégoire G. Ghika, his Envoy Extraordinary and Minister Plenipotentiary near the Presi-

dent de la République française, Grand Officier de l'Ordre de l'Étoile de Roumanie, Grand Officier de l'Ordre de la Couronne de Roumanie;

M. le Docteur Jean Cantacuzène, Membre du Conseil sanitaire supérieur de Roumanie;

Sa Majesté l'Empereur de Toutes les Russies,

M. Platon de Waxel, Conseiller d'État actuel, Grand Cordon de l'Ordre de Saint-Stanislas;

Sa Majesté le Roi de Serbie,

M. le Docteur Michel Popovitch, Chargé d'affaires de Serbie à Paris;

Le Conseil Fédéral Suisse,

M. Charles Édouard Lardy, Envoyé extraordinaire et Ministre plénipotentiaire de la Confédération Suisse près le Président de la République française;

M. le Docteur F. Schmid, Directeur du bureau sanitaire fédéral:

Et Son Altesse le Khédivé d'Égypte,

Mohamed Chérif Pacha, Sous-Secrétaire d'État au Ministère des Affaires étrangères, Grand Cordon de l'Ordre du Medjidié, Grand Officier de l'Ordre de l'Osmanié;

M. le Docteur Marc Armand Ruffer, Président du Conseil sanitaire, maritime et quarantenaire d'Égypte, Grand Officier des Ordres de l'Osmanié et du Medjidié;

Lesquels, ayant échangé leurs pleins pouvoirs trouvés en bonne et due forme, sont convenus des dispositions suivantes:

dent of the French Republic, Grand Officer of the Order of the Star of Roumania, Grand Officer of the Order of the Roumanian Crown;

Doctor Jean Cantacuzene, member of the Superior Board of Health of Roumania;

His Majesty the Emperor of all the Russias,

M. Platon de Waxel, Actual Connselor of State, Grand Cordon of the Order of Saint Stanislaus;

His Majesty the King of Servia,

Doctor Michel Popovitch, chargé d'affaires of Servia at Paris;

The Swiss Federal Council,

M. Charles Edouard Lardy, Envoy Extraordinary and Minister Plenipotentiary of the Swiss Confederation near the President of the French Republic;

Doctor F. Schmid, Director of the Federal Health Bureau;

and His Highness the Khedive of Egypt,

Mohamed Chérif Pacha, Assistant Secretary of State for Foreign Affairs, Grand Cordon of the Order of the Medjidie, grand Officer of the Order of the Osmania;

Doctor Marc Armand Ruffer, President of the Sanitary, Maritime, and Quarantine Board of Egypt, Grand Officer of the Orders of the Osmania and the Medjidie;

Who, having exchanged their full powers, found in good and due form, have agreed to the following provisions:

## TITRE I.—DISPOSITIONS GÉNÉRALES.

CHAPITRE I.—*Prescriptions à observer par les pays signataires de la Convention dès que la peste ou le choléra apparaît sur leur territoire.*

SECTION I.—*Notification et communications ultérieures aux autres pays.*

ARTICLE PREMIER.—Chaque Gouvernement doit notifier immédiatement aux autres Gouvernements la première apparition sur son territoire de cas avérés de peste ou de choléra.

## TITLE I.—GENERAL PROVISIONS.

CHAPTER I.—*Rules to be observed by the countries signing the convention as soon as plague or cholera appears in their territory.*

SECTION I.—*Notification and subsequent communications to the other countries.*

ARTICLE 1. Each government shall immediately notify the other governments of the first appearance in its territory of authentic cases of plague or cholera.

General provisions.

Rules to be observed upon appearance of plague, etc.

Notification, etc., to other countries.

Detailed information.

ART. 2.—Cette notification est accompagnée ou très promptement suivie de renseignements circonstanciés sur :

1° l'endroit où la maladie est apparue ;

2° la date de son apparition, son origine et sa forme ;

3° le nombre des cas constatés et celui des décès ;

4° pour la peste : l'existence, parmi les rats ou les souris, de la peste ou d'une mortalité insolite ;

5° les mesures immédiatement prises à la suite de cette première apparition.

Notice to diplomatic, etc., officers.

ART. 3.—La notification et les renseignements prévus aux articles 1 et 2 sont adressés aux agences diplomatiques ou consulaires dans la capitale du pays contaminé.

Pour les pays qui n'y sont pas représentés, ils sont transmis directement par télégraphe aux Gouvernements de ces pays.

Information concerning progress of epidemic.

ART. 4.—La notification et les renseignements prévus aux articles 1 et 2 sont suivis de communications ultérieures données d'une façon régulière, de manière à tenir les Gouvernements au courant de la marche de l'épidémie.

Ces communications, qui se font au moins une fois par semaine et qui sont aussi complètes que possible, indiquent plus particulièrement les précautions prises en vue de combattre l'extension de la maladie.

Elles doivent préciser : 1° les mesures prophylactiques appliquées relativement à l'inspection sanitaire ou à la visite médicale, à l'isolement et à la désinfection ; 2° les mesures exécutées au départ des navires pour empêcher l'exportation du mal et spécialement, dans le cas prévu par le 4° de l'article 2 ci-dessus, les mesures prises contre les rats.

Prompt notification recommended.

ART. 5.—Le prompt et sincère accomplissement des prescriptions qui précèdent est d'une importance primordiale.

Les notifications n'ont de valeur réelle que si chaque Gouvernement est prévenu lui-même, à temps, des cas de peste, de choléra et des cas douteux sur-

ARTICLE 2. This notification shall be accompanied, or very promptly followed, by particulars regarding :

1. The neighborhood in which the disease has appeared.

2. The date of its appearance, its origin, and its form.

3. The number of established cases and the number of deaths.

4. In case of plague : The existence of plague or of an unusual mortality among rats and mice.

5. The measures immediately taken following this first appearance.

ARTICLE 3. The notification and particulars contemplated in Articles 1 and 2 shall be sent to the diplomatic or consular offices in the capital of the infected country.

In the case of countries not represented there, they shall be transmitted directly by telegraph to the governments of such countries.

ARTICLE 4. The notification and particulars contemplated in Articles 1 and 2 shall be followed by further communications sent regularly so as to keep the governments informed of the progress of the epidemic.

These communications, which shall be sent at least once a week and shall be as complete as possible, shall indicate more particularly the precautions taken to prevent the spread of the disease.

They shall specify : 1 The prophylactic measures applied with regard to sanitary or medical inspection, to isolation, and to disinfection ; 2 the measures enforced upon the departure of vessels to prevent the exportation of the disease, and especially, in the case contemplated under No. 4 of Article 2 above, the measures taken against rats.

ARTICLE 5. The prompt and faithful execution of the foregoing provisions is of prime importance.

The notifications are of no real value unless each government is itself opportunely informed of cases of plague and cholera and of doubtful cases occurring in its

venus sur son territoire. On ne saurait donc trop recommander aux divers Gouvernements de rendre obligatoire la déclaration des cas de peste et des cas de choléra, et de se tenir renseignés sur toute mortalité insolite des rats ou des souris, notamment dans les ports.

ART. 6. Il est entendu que les pays voisins se réservent de faire des arrangements spéciaux en vue d'organiser un service d'informations directes entre les chefs des administrations des frontières.

SECTION II.—*Conditions qui permettent de considérer une circonscription territoriale comme contaminée ou redevenue saine.*

ART. 7.—La notification d'un premier cas de peste ou de choléra n'entraîne pas contre la circonscription territoriale où il s'est produit, l'application des mesures prévues au chapitre II ci-après.

Mais, lorsque plusieurs cas de peste non importés se sont manifestés ou que les cas de choléra forment foyer, la circonscription est déclarée contaminée.

ART. 8.—Pour restreindre les mesures aux seules régions atteintes, les Gouvernements ne doivent les appliquer qu'aux provenances des circonscriptions contaminées.

On entend par le mot *circonscription* une partie de territoire bien déterminée dans les renseignements qui accompagnent ou suivent la notification, ainsi : une province, un "gouvernement," un district, un département, un canton, une île, une commune, une ville, un quartier de ville, un village, un port, un polder, une agglomération, etc., quelles que soient l'étendue et la population de ces portions de territoire.

Mais cette restriction limitée à la circonscription contaminée ne doit être acceptée qu'à la condition formelle que le Gouvernement du pays contaminé prenne les mesures nécessaires : 1° pour prévenir, à moins de désinfection préalable, l'exportation des ob-

territory. It can not therefore be too strongly recommended to the various governments that they make compulsory the announcement of cases of plague and cholera and that they keep themselves informed of any unusual mortality among rats and mice, especially in ports.

ARTICLE 6. It is understood that neighboring countries reserve the right to make special arrangements with a view to organizing a service of direct information among the heads of frontier departments.

SECTION II.—*Conditions which warrant the consideration of a territorial area as being contaminated or as having again become healthy.*

ARTICLE 7. The notification of a single case of plague or cholera shall not involve the application, against the territorial area in which it has occurred, of the measures prescribed in Chapter II hereinbelow.

However, when several unimported cases of plague have appeared or when the cholera cases become localized, the area shall be declared contaminated.

ARTICLE 8. In order to limit the measures to the stricken regions alone, the governments shall only apply them to arrivals from the contaminated areas.

By the word *area* is meant a portion of territory definitely specified in the particulars which accompany or follow the notification; for instance, a province, a government, a district, a department, a canton, an island, a commune, a city, a quarter of a city, a village, a port, a polder, a hamlet, etc., whatever be the area and population of these portions of territory.

However, this restriction to the contaminated area shall only be accepted upon the formal condition that the government of the contaminated country take the necessary measures 1 to prevent the exportation of the articles enumerated under Nos. 1 and 2

Special arrangements.

Application of restrictions.

Limiting restrictions, etc.

Meaning of word "area."

Preventing exportation of articles.

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jets visés aux 1° et 2° de l'article 12, provenant de la circonscription contaminée, et 2° pour combattre l'extension de l'épidémie.

Quand une circonscription est contaminée, aucune mesure restrictive n'est prise contre les provenances de cette circonscription, si ces provenances l'ont quittée cinq jours au moins avant le début de l'épidémie.

Areas no longer contaminated.

ART. 9.—Pour qu'une circonscription ne soit plus considérée comme contaminée il faut la constatation officielle:

1° qu'il n'y a eu ni décès ni cas nouveau de peste ou de choléra depuis cinq jours soit après l'isolement (\*), soit après la mort ou la guérison du dernier pesteux ou cholérique;

2° que toutes les mesures de désinfection ont été appliquées, et, s'il s'agit de cas de peste, que les mesures contre les rats ont été exécutées.

Defensive measures by noncontaminated countries.

CHAPITRE II.—*Mesures de défense par les autres pays contre les territoires déclarés contaminés.*

SECTION I.—*Publication des mesures prescrites.*

Prescribed measures to be published.

ART. 10.—Le Gouvernement de chaque pays est tenu de publier immédiatement les mesures qu'il croit devoir prescrire au sujet des provenances d'un pays ou d'une circonscription territoriale contaminés.

Il communique aussitôt cette publication à l'agent diplomatique ou consulaire du pays contaminé, résidant dans sa capitale, ainsi qu'aux Conseils sanitaires internationaux.

Il est également tenu de faire connaître, par les mêmes voies, le retrait de ces mesures ou les modifications dont elles seraient l'objet.

A défaut d'agence diplomatique ou consulaire dans la capitale, les

(\* Le mot "isolement" signifie: isolement du malade, des personnes qui lui donnent des soins d'une façon permanente et interdiction des visites de toute autre personne.

of Article 12 and coming from the contaminated area, unless they are previously disinfected, and 2 to combat the spread of the epidemic.

When an area is contaminated, no restrictive measure shall be taken against arrivals from such area if such arrivals have left it at least five days before the beginning of the epidemic.

ARTICLE 9. In order that an area may be considered as being no longer contaminated, it must be officially ascertained:

1. That there has been neither a death nor a new case of plague or cholera within five days after the isolation,<sup>a</sup> death, or cure of the last plague or cholera patient.

2. That all the measures of disinfection have been applied, and, in the case of plague, that the measures against rats have been executed.

CHAPTER II.—*Measures of defense by other countries against territories declared to be contaminated.*

SECTION I.—*Publication of the prescribed measures.*

ARTICLE 10. The government of each country is obliged to immediately publish the measures which it believes necessary to prescribe with regard to arrivals from a contaminated country or territorial area.

It shall at once communicate this publication to the diplomatic or consular officer of the contaminated country residing in its capital, as well as to the international boards of health.

It shall likewise be obliged to make known through the same channels the revocation of these measures or any modifications which may be made therein.

In default of a diplomatic or consular office in the capital, the

<sup>a</sup> By "isolation" is meant the isolation of the patient, and of the persons attending him permanently, and the prohibition of visits by any other person.

communications sont faites directement au Gouvernement du pays intéressé.

communications shall be made directly to the government of the country concerned.

SECTION II. — *Marchandises. — Désinfection. — Importation et transit. — Bagages.*

SECTION II. — *Merchandise — Disinfection — Importation and Transit — Baggage.*

Disinfection, etc.

ART. 11. — Il n'existe pas de marchandises qui soient par elles-mêmes capables de transmettre la peste ou le choléra. Elles ne deviennent dangereuses qu'au cas où elles ont été souillées par des produits pesteux ou cholériques.

ARTICLE 11. No merchandise is capable by itself of transmitting plague or cholera. It only becomes dangerous when contaminated by plague or cholera products.

ART. 12. — La désinfection ne peut être appliquée qu'aux marchandises et objets que l'autorité sanitaire locale considère comme contaminés.

ARTICLE 12. Disinfection shall only be applied to merchandise and articles which the local health authority considers to be contaminated.

Disinfecting contaminated articles, etc.

Toutefois, les marchandises ou objets énumérés ci-après peuvent être soumis à la désinfection ou même prohibés à l'entrée, indépendamment de toute constatation qu'ils seraient ou non contaminés:

However, the merchandise or articles enumerated below may be subjected to disinfection or even prohibited entry independently of any proof that they are or are not contaminated.

1° Les linges de corps, hardes et vêtements portés (effets à usage), les literies ayant servi.

1. Body linen, clothing worn (wearing apparel), and bedding which has been used.

Body linen, etc.

Lorsque ces objets sont transportés comme bagages ou à la suite d'un changement de domicile (effets d'installation), ils ne peuvent être prohibés et sont soumis au régime de l'article 19.

When these articles are being transported as baggage or as a result of a change of residence (household goods), they shall not be prohibited and are subject to the provisions of Article 19.

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Les paquets laissés par les soldats et les matelots et renvoyés dans leur patrie après décès, sont assimilés aux objets compris dans le premier alinéa du 1°.

Packages left by soldiers and sailors and returned to their country after death are treated the same as the articles comprised in the first paragraph of No. 1.

2° Les chiffons et drilles, à l'exception, quant au choléra, des chiffons comprimés qui sont transportés comme marchandises en gros par ballots cerclés.

2. Rags (including those for making paper), with the exception, as to cholera, of compressed rags transported as wholesale merchandise in hooped bales.

Rags, etc.

Ne peuvent être interdits les déchets neufs provenant directement d'ateliers de filature, de tissage, de confection ou de blanchiment; les laines artificielles (Kunstwolle, Shoddy) et les rognures de papier neuf.

Fresh waste coming directly from spinning mills, weaving mills, manufactories, or bleacheries; artificial wools (shoddy), and fresh paper trimmings shall not be forbidden.

ART. 13. — Il n'y a pas lieu d'interdire le transit des marchandises et objets spécifiés aux 1° et 2° de l'article qui précède, s'ils sont emballés de telle sorte qu'ils ne puissent être manipulés en route.

ARTICLE 13. The transit of the merchandise and articles specified under Nos. 1 and 2 of the preceding article shall not be prohibited if they are so packed that they can not be manipulated en route.

Merchandise, etc., in transit.

De même, lorsque les marchandises ou objets sont transportés de telle façon qu'en cours de route

Likewise, when the merchandise or articles are transported in such a manner that it is impos-

ils n'aient pu être en contact avec les objets souillés, leur transit à travers une circonscription territoriale contaminée ne doit pas être un obstacle à leur entrée dans le pays de destination.

Merchandise, etc., shipped five days before beginning of epidemic.

ART. 14.—Les marchandises et objets spécifiés aux 1° et 2° de l'article 12 ne tombent pas sous l'application des mesures de prohibition à l'entrée, s'il est démontré à l'autorité du pays de destination qu'ils ont été expédiés cinq jours au moins avant le début de l'épidémie.

Mode, etc., of disinfecting.

ART. 15.—Le mode et l'endroit de la désinfection, ainsi que les procédés à employer pour assurer la destruction des rats, sont fixés par l'autorité du pays de destination. Ces opérations doivent être faites de manière à ne détériorer les objets que le moins possible.

Payment of damages.

Il appartient à chaque État de régler la question relative au paiement éventuel de dommages-intérêts résultant de la désinfection ou de la destruction des rats.

Destruction of rats on vessels.

Si, à l'occasion des mesures prises pour assurer la destruction des rats à bord des navires, des taxes sont perçues par l'autorité sanitaire, soit directement, soit par l'intermédiaire d'une société ou d'un particulier, le taux de ces taxes doit être fixé par un tarif publié d'avance et établi de façon qu'il ne puisse résulter de l'ensemble de son application une source de bénéfice pour l'État ou pour l'Administration sanitaire.

Letters, etc., not subject to disinfection.

ART. 16.—Les lettres et correspondances, imprimés, livres, journaux, papiers d'affaires, etc. (non compris les colis postaux), ne sont soumis à aucune restriction ni désinfection.

Merchandise not to be detained at frontiers, etc.

ART. 17.—Les marchandises, arrivant par terre ou par mer, ne peuvent être retenues aux frontières ou dans les ports.

Les seules mesures qu'il soit permis de prescrire à leur égard sont spécifiées dans l'article 12 ci-dessus.

sible for them to have been in contact with contaminated articles en route, their transit across an infected territorial area shall not constitute an obstacle to their entry into the country of destination.

ARTICLE 14. The merchandise and articles specified under Nos. 1 and 2 of Article 12 shall not be subject to the application of the measures prohibiting entry if it is proven to the authorities of the country of destination that they were shipped at least five days before the beginning of the epidemic.

ARTICLE 15. The mode and place of disinfection, as well as the methods to be employed for the destruction of rats, shall be determined by the authorities of the country of destination. These operations should be performed in such a manner as to cause the least possible injury to the articles.

It shall devolve upon each Nation to determine the question as to the possible payment of damages as a result of disinfection or of the destruction of rats.

If, on the occasion of the taking of measures for the destruction of rats on board vessels, the health authorities should levy a tax either directly or through a society or private individual, the rate of such tax must be fixed by a tariff published in advance and so calculated that no profit shall be derived by the Nation or the Health Department from its application as a whole.

ARTICLE 16. Letters and correspondence, printed matter, books, newspapers, business papers, etc. (parcels post not included) shall not be subjected to any restriction or disinfection.

ARTICLE 17. Merchandise, arriving by land or by sea, shall not be detained at frontiers or in ports.

The only measures which it is permissible to prescribe with regard to them are specified in Article 12 hereinabove.

Toutefois, si des marchandises, arrivant par mer en vrac ou dans des emballages défectueux, ont été, pendant la traversée, contaminées par des rats reconnus pesteux et si elles ne peuvent être désinfectées, la destruction des germes peut être assurée par leur mise en dépôt pendant une durée maxima de deux semaines.

Il est entendu que l'application de cette dernière mesure ne doit entraîner aucun délai pour le navire ni des frais extraordinaires résultant du défaut d'entrepôts dans les ports.

ART. 18.—Lorsque des marchandises ont été désinfectées, par application des prescriptions de l'article 12, ou mises en dépôt temporaire, en vertu du 3<sup>e</sup> alinéa de l'article 17, le propriétaire ou son représentant a le droit de réclamer, de l'autorité sanitaire qui a ordonné la désinfection ou le dépôt, un certificat indiquant les mesures prises.

ART. 19.—*Bagages*.—La désinfection du linge sale, des hardes, vêtements et objets qui font partie de bagages ou de mobiliers (effets d'installation) provenant d'une circonscription territoriale déclarée contaminée, n'est effectuée que dans les cas où l'autorité sanitaire les considère comme contaminés.

SECTION III.—*Mesures dans les ports et aux frontières de mer.*

ART. 20.—*Classification des navires*.—Est considéré comme *infecté* le navire qui a la peste ou le choléra à bord ou qui a présenté un ou plusieurs cas de peste ou de choléra depuis sept jours.

Est considéré comme *suspect* le navire à bord duquel il y a eu des cas de peste ou de choléra au moment du départ ou pendant la traversée, mais aucun cas nouveau depuis sept jours.

Est considéré comme *indemne*, bien que venant d'un port contaminé, le navire qui n'a eu ni décès ni cas de peste ou de choléra

However, if merchandise arriving by sea in bulk or in defective bales has been contaminated during the passage by rats known to be stricken with plague, and if it can not be disinfected, the destruction of the germs may be insured by storing it in a warehouse for a maximum period of two weeks.

It is understood that the application of this last measure shall not entail any delay upon the vessel or any extra expense as a result of the lack of warehouses in the ports.

ARTICLE 18. When merchandise has been disinfected by applying the provisions of Article 12, or temporarily warehoused in accordance with the third paragraph of Article 17, the owner or his representative shall be entitled to demand from the health authority who has ordered the disinfection or storage, a certificate setting forth the measures taken.

ARTICLE 19. *Baggage*.—The disinfection of the soiled linen, wearing apparel, and articles of baggage or furniture (household goods) coming from a territorial area declared to be contaminated shall only take place in cases when the health authority considers them to be contaminated.

SECTION III.—*Measures in ports and at maritime frontiers.*

ARTICLE 20. *Classification of vessels*.—A vessel is considered as *infected* which has plague or cholera on board, or which has presented one or more cases of plague or cholera within seven days.

A vessel is considered as *suspectious* on board of which there were cases of plague or cholera at the time of departure or have been during the voyage, but on which there have been no new cases within seven days.

A vessel is considered as *uninfected* which, although coming from an infected port, has had neither death nor any case of

To be warehoused if contaminated.

Certificate from health authorities.

Disinfecting baggage.

Classification of vessels.

Infected vessels.

Suspects.

Nonsuspects.

à bord, soit avant le départ, soit pendant la traversée, soit au moment de l'arrivée.

Restrictions concerning plague-infected ships.

ARR. 21.—Les navires *infectés de peste* sont soumis au régime suivant:

- 1° visite médicale;
- 2° les malades sont immédiatement débarqués et isolés;
- 3° les autres personnes doivent être également débarqués, si possible, et soumises à dater de l'arrivée, soit à une observation<sup>(1)</sup> qui ne dépassera pas cinq jours et pourra être suivie ou non d'une surveillance<sup>(2)</sup> de cinq jours au plus, soit simplement à une surveillance qui ne pourra excéder dix jours.

Post, p. 1836.

Il appartient à l'autorité sanitaire du port d'appliquer celle de ces mesures qui lui paraît préférable selon la date du dernier cas, l'état du navire et les possibilités locales;

Disinfecting soiled linen, etc.

4° le linge sale, les effets à usage et les objets de l'équipage<sup>(3)</sup> et des passagers qui, de l'avis de l'autorité sanitaire, sont considérés comme contaminés seront désinfectés;

5° les parties du navire qui ont été habitées par des pesteux ou qui, de l'avis de l'autorité sanitaire, sont considérés comme contaminés, doivent être désinfectés;

Destroying rats.

6° la destruction des rats du navire doit être effectuée avant ou après le déchargement de la cargaison, le plus rapidement

plague or cholera on board either before departure, during the voyage, or at the time of arrival.

ARTICLE 21. Ships *infected with plague* shall be subjected to the following measures:

1. Medical inspection.
2. The patients shall be immediately landed and isolated.
3. The other persons shall also be landed, if possible, and subjected, from the date of their arrival, either to an observation<sup>a</sup> which shall not exceed five days and may be followed or not by a surveillance<sup>b</sup> of five days at most, or simply to a surveillance not to exceed ten days.

It is within the discretion of the health authority of the port to apply whichever of these measures appears preferable to him according to the date of the last case, the condition of the vessel, and the local possibilities.

4. The soiled linen, wearing apparel, and other articles of the crew<sup>a</sup> and passengers which are considered by the health authority as being contaminated shall be disinfected.

5. The parts of the vessel which have been occupied by persons stricken with plague or which are considered by the health authority as being contaminated shall be disinfected.

6. The destruction of the rats on the vessel shall take place before or after the discharge of the cargo as rapidly as possible, and

(1) Le mot "observation" signifie : isolement des voyageurs soit à bord d'un navire, soit dans une station sanitaire, avant qu'ils n'obtiennent la libre pratique.

(2) Le mot "surveillance" signifie que les voyageurs ne sont pas isolés, qu'ils obtiennent tout de suite la libre pratique, mais sont signalés à l'autorité dans les diverses localités où ils se rendent et soumis à un examen médical constatant leur état de santé.

(3) Le mot "équipage" s'applique aux personnes qui font ou ont fait partie de l'équipage ou du personnel de service du bord, y compris les maîtres d'hôtel, garçons, cafedji, etc. C'est dans ce sens qu'il faut comprendre ce mot chaque fois qu'il est employé dans la présente Convention.

<sup>a</sup>By "observation" is meant the isolation of the passengers, either on board a vessel or at a sanitary station, before they are granted pratique.

<sup>b</sup>By "surveillance" is meant that the passengers are not isolated and that they immediately obtain pratique, but that the attention of the authorities is called to them wherever they go and that they are subjected to a medical examination to ascertain the state of their health.

<sup>c</sup>The term "crew" is applied to all persons who form or have formed part of the crew or of the servants on board the vessel, including stewards, waiters, "cafedji," etc. The term is to be construed in this sense wherever employed in the present Convention.

possible et, en tout cas, dans un délai maximum de quarante-huit heures, en évitant de détériorer les marchandises, les tôles et les machines.

Pour les navires sur lest, cette opération doit se faire le plus tôt possible avant le chargement.

ART. 22.—Les navires *suspects de peste* sont soumis aux mesures qui sont indiquées sous les n<sup>os</sup> 1, 4 et 5 de l'article 21.

En outre, l'équipage et les passagers peuvent être soumis à une surveillance qui ne dépassera pas cinq jours à dater de l'arrivée du navire. On peut, pendant le même temps, empêcher le débarquement de l'équipage, sauf pour raisons de service.

Il est recommandé de détruire les rats du navire. Cette destruction est effectuée, avant ou après le déchargement de la cargaison, le plus rapidement possible et, en tout cas, dans un délai maximum de quarante-huit heures, en évitant de détériorer les marchandises, les tôles et les machines.

Pour les navires sur lest, cette opération se fera, s'il y a lieu, le plus tôt possible et, en tout cas, avant le chargement.

ART. 23.—Les navires *indemnes de peste* sont admis à la libre pratique immédiate, quelle que soit la nature de leur patente.

Le seul régime que peut prescrire à leur sujet l'autorité du port d'arrivée consiste dans les mesures suivantes:

1<sup>o</sup> visite médicale;

2<sup>o</sup> désinfection du linge sale, des effets à usage et des autres objets de l'équipage et des passagers, mais seulement dans les cas exceptionnels, lorsque l'autorité sanitaire a des raisons spéciales de croire à leur contamination;

3<sup>o</sup> sans que la mesure puisse être érigée en règle générale, l'autorité sanitaire peut soumettre les navires venant d'un port contaminé à une opération destinée à détruire les rats à bord, avant ou après le déchargement de la cargaison. Cette opération doit être faite aussitôt que possible et, en

at all events within a maximum period of forty-eight hours, avoiding injury to the cargo, the plating, and the engines.

In the case of vessels in ballast, this operation shall be performed as soon as possible before taking on cargo.

ARTICLE 22. Vessels *suspected of plague* shall be subjected to the measures indicated under Nos. 1, 4, and 5 of Article 21.

Moreover, the crew and passengers may be subjected to a surveillance not to exceed five days from the arrival of the vessel. The landing of the crew may be forbidden during the same period except in connection with the service.

It is recommended that the rats on the vessel be destroyed. This destruction should be effected before or after the discharge of cargo as rapidly as possible, and at all events within a maximum period of forty-eight hours, avoiding injury to the merchandise, plating, and engines.

In case of vessels in ballast, this operation shall be performed, if there is occasion for it, as soon as possible and at all events before taking on cargo.

ARTICLE 23. Vessels *uninfected with plague* shall be granted pratique immediately, whatever be the nature of their bill of health.

The only measures which the authority of the port of arrival may prescribe with regard to them shall be the following:

1. Medical inspection.

2. Disinfection of the soiled linen, wearing apparel, and other articles of the crew and passengers, but only in exceptional cases when the health authority has special reason to believe that they are contaminated.

3. Although not to be adopted as a general rule, the health authority may subject vessels coming from a contaminated port to an operation designed to destroy the rats on board, either before or after the discharge of the cargo. This operation should take place as soon as possible and should not

Vessels suspected of plague.

Inspection, etc., of uninfected ships.

tout cas, ne doit pas durer plus de vingt-quatre heures en évitant de détériorer les marchandises, les tôles et les machines et d'entraver la circulation des passagers et de l'équipage entre le navire et la terre ferme. Pour les navires sur lest, il sera procédé, s'il y a lieu, à cette opération le plus tôt possible et en tout cas avant le chargement.

Lorsqu'un navire venant d'un port contaminé a été soumis à la destruction des rats, celle-ci ne peut être renouvelée que si le navire a fait relâche dans un port contaminé en s'y amarrant à quai, ou si la présence de rats morts ou malades est constatée à bord.

L'équipage et les passagers peuvent être soumis à une surveillance qui ne dépassera pas cinq jours à compter de la date où le navire est parti du port contaminé. On peut également, pendant le même temps, empêcher le débarquement de l'équipage, sauf pour raisons de service.

L'autorité compétente du port d'arrivée peut toujours réclamer sous serment un certificat du médecin du bord, ou, à son défaut, du capitaine, attestant qu'il n'y a pas eu de cas de peste sur le navire depuis le départ et qu'une mortalité insolite des rats n'a pas été constatée.

Vessels with  
plague-stricken rats.

ART. 24.—Lorsque, sur un navire *indemne*, des rats ont été reconnus pesteux après examen bactériologique, ou bien que l'on constate parmi ces rongeurs une mortalité insolite, il y a lieu de faire application des mesures suivantes:

I. Navires avec rats pesteux:

a) visite médicale;  
b) les rats doivent être détruits, avant ou après le déchargement de la cargaison, le plus rapidement possible et, en tout cas, dans un délai maximum de quarante-huit heures, en évitant de détériorer les marchandises, les tôles et les machines. Les navires sur lest subissent cette opération

in any event last more than twenty-four hours, avoiding injury to the cargo, plating, and engines, and avoiding hindrance to the movement of the passengers and crew between the vessel and the shore. In case of vessels in ballast, this operation, if there is occasion for it, should take place as soon as possible and at all events before taking on cargo.

When a vessel hailing from a contaminated port has been subjected to an operation for the destruction of rats, this operation shall not be repeated unless the vessel has stopped and moored at a wharf in a contaminated port, or unless the presence of dead or diseased rats is discovered on board.

The crew and passengers may be subjected to a surveillance not to exceed five days from the date on which the vessel left the contaminated port. The landing of the crew may also be forbidden during the same time except in connection with the service.

The competent authority of the port of arrival may always demand an affidavit from the ship's physician, or in default of such physician, from the captain, to the effect that there has not been a case of plague on the vessel since its departure and that no unusual mortality among the rats has been observed.

ARTICLE 24. When rats have been recognized as plague-stricken on board an *uninfected* vessel as a result of a bacteriological examination, or when an unusual mortality has been discovered among these rodents, the following measures shall be applied:

I. Vessels with plague-stricken rats:

a) Medical inspection.  
b) The rats shall be destroyed either before or after the discharge of the cargo as rapidly as possible and at all events within a maximum period of forty-eight hours, avoiding injury to the cargo, plating, and engines. On vessels in ballast this operation shall be performed as soon as pos-

le plus tôt possible et, en tout cas, avant le chargement;

c) les parties du navire et les objets que l'autorité sanitaire locale juge être contaminés sont désinfectés;

d) les passagers et l'équipage peuvent être soumis à une surveillance dont la durée ne doit pas dépasser cinq jours comptés à partir de la date d'arrivée, sauf des cas exceptionnels où l'autorité sanitaire peut prolonger la surveillance jusqu'à un maximum de  $x$  jours.

II. Navires où est constatée une mortalité insolite des rats:

a) visite médicale;

b) l'examen des rats au point de vue de la peste sera fait autant et aussi vite que possible;

c) si la destruction des rats est jugée nécessaire, elle aura lieu, dans les conditions indiquées ci-dessus relativement aux navires avec rats pesteux;

d) jusqu'à ce que tout soupçon soit écarté, les passagers et l'équipage peuvent être soumis à une surveillance dont la durée ne dépassera pas cinq jours comptés à partir de la date d'arrivée, sauf dans des cas exceptionnels où l'autorité sanitaire peut prolonger la surveillance jusqu'à un maximum de dix jours.

ART. 25.—L'autorité sanitaire du port délivre au capitaine, à l'armateur ou à son agent, toutes les fois que la demande en est faite, un certificat constatant que les mesures de destruction des rats ont été effectuées et indiquant les raisons pour lesquelles ces mesures ont été appliquées.

ART. 26.—Les navires *infectés* de choléra sont soumis au régime suivant:

1° visite médicale;

2° les malades sont immédiatement débarqués et isolés;

3° les autres personnes doivent être également débarquées, si possible, et soumises à dater de l'arrivée du navire à une observation ou à une surveillance dont la durée variera, selon l'état sanitaire du navire et selon la date du dernier

sible and at all events before taking on cargo.

c) The parts of the vessel and the articles which the health authority considers to be contaminated shall be disinfected.

d) The passengers and crew may be subjected to a surveillance whose duration shall not exceed five days from the date of arrival, save exceptional cases, in which the health authority may prolong the surveillance to a maximum of ten days.

II. Vessels on which an unusual mortality among rats is discovered:

a) Medical inspection.

b) An examination of the rats with regard to the plague shall be made as far and as quickly as possible.

c) If the destruction of the rats is deemed necessary, it shall take place under the conditions indicated above for vessels with plague-stricken rats.

d) Until all suspicion is removed, the passengers and the crew may be subjected to a surveillance whose duration shall not exceed five days from the date of arrival, save exceptional cases, in which the health authority may prolong the surveillance to a maximum of ten days.

ARTICLE 25. The health authority of the port shall deliver to the captain or to the shipowner or his agent, whenever demanded, a certificate to the effect that the measures for the destruction of rats have been applied and stating the reasons for their application.

ARTICLE 26. Vessels *infecté*d with cholera shall be subjected to the following measures:

1. Medical inspection.

2. The patients shall be immediately landed and isolated.

3. The other persons shall likewise be landed, if possible, and subjected, from the date of arrival of the vessel, to an observation or a surveillance whose duration shall vary according to the sanitary condition of the vessel and the date of

Measures in case of unusual mortality among rats.

Certificate from health authorities.

Cholera - infected vessels.

cas, sans pouvoir dépasser cinq jours;

4° le linge sale, les effets à usage et les objets de l'équipage et des passagers qui, de l'avis de l'autorité sanitaire du port, sont considérés comme contaminés, sont désinfectés.

5° les parties du navire qui ont été habitées par les malades atteints de choléra ou qui sont considérées par l'autorité sanitaire comme contaminées, sont désinfectées.

6° l'eau de la cale est évacuée après désinfection.

L'autorité sanitaire peut ordonner la substitution d'une bonne eau potable à celle qui est emmagasinée à bord.

Il peut être interdit de laisser s'écouler ou de jeter dans les eaux du port les déjections humaines, à moins de désinfection préalable.

Suspected vessels.

ART. 27.—Les navires *suspects de choléra* sont soumis aux mesures qui sont prescrites sous les numéros 1°, 4°, 5° et 6° de l'article 26.

L'équipage et les passagers peuvent être soumis à une surveillance qui ne doit pas dépasser cinq jours à dater de l'arrivée du navire. Il est recommandé d'empêcher, pendant le même temps, le débarquement de l'équipage, sauf pour raisons de service.

Uninfected ships.

ART. 28.—Les navires *indemnes de choléra* sont admis à la libre pratique immédiate, quelle que soit la nature de leur patente.

Le seul régime que puisse prescrire à leur sujet l'autorité du port d'arrivée consiste dans les mesures prévues aux n°s 1°, 4° et 6° de l'article 26.

L'équipage et les passagers peuvent être soumis, au point de vue de leur état de santé, à une surveillance qui ne doit pas dépasser cinq jours à compter de la date où le navire est parti du port contaminé.

Il est recommandé d'empêcher pendant le même temps, le débarquement de l'équipage, sauf pour raisons de service.

the last case, without, however, exceeding five days.

4. The soiled linen, wearing apparel, and other articles of the crew and passengers which are considered by the health authority of the port as being contaminated shall be disinfected.

5. The parts of the vessel which have been occupied by cholera patients or which are considered by the health authority as being contaminated shall be disinfected.

6. The bilge-water shall be discharged after disinfection.

The health authority may order the substitution of good drinking water for that stored on board.

It may be forbidden to throw human excrements or allow them to run into the water of a port unless they are previously disinfected.

ARTICLE 27. Vessels *suspected of cholera* shall be subjected to the measures prescribed under Nos. 1, 4, 5, and 6 of Article 26.

The crew and passengers may be subjected to a surveillance not to exceed five days from the arrival of the vessel. It is recommended that the landing of the crew be prevented during the same period except for purposes connected with the service.

ARTICLE 28. Vessels *uninfected with cholera* shall be granted pratique immediately, whatever be the nature of their bill of health.

The only measures to which they may be subjected by the health authority of the port of arrival shall be those provided under Nos. 1, 4, and 6 of Article 26.

With regard to the state of their health, the crew and passengers may be subjected to a surveillance not to exceed five days from the date on which the vessel left the contaminated port.

It is recommended that the landing of the crew be forbidden during the same period except for purposes connected with the service.

L'autorité compétente du port d'arrivée peut toujours réclamer sous serment un certificat du médecin du bord ou, à son défaut, du capitaine, attestant qu'il n'y a pas eu de cas de choléra sur le navire depuis le départ.

ART. 29.—L'autorité compétente tiendra compte, pour l'application des mesures indiquées dans les articles 21 à 28, de la présence d'un médecin et d'appareils de désinfection (étuves) à bord des navires des trois catégories susmentionnées.

En ce qui concerne la peste, elle aura égard également à l'installation à bord d'appareils de destruction des rats.

Les autorités sanitaires des États auxquels il conviendrait de s'entendre sur ce point, pourront dispenser de la visite médicale et d'autres mesures les navires indemnes qui auraient bord un médecin spécialement commissionné par leur pays.

ART. 30.—Des mesures spéciales peuvent être prescrites à l'égard des navires encombrés, notamment des navires d'émigrants ou de tout autre navire offrant de mauvaises conditions d'hygiène.

ART. 31.—Tout navire qui ne veut pas se soumettre aux obligations imposées par l'autorité du port en vertu des stipulations de la présente Convention est libre de reprendre la mer.

Il peut être autorisé à débarquer ses marchandises après que les précautions nécessaires auront été prises, à savoir:

1° isolement du navire, de l'équipage et des passagers;

2° en ce qui concerne la peste, demande de renseignements relatifs à l'existence d'une mortalité insolite parmi les rats;

3° en ce qui concerne le choléra, évacuation de l'eau de cale après désinfection et substitution d'une bonne eau potable à celle qui est emmagasinée à bord.

Il peut également être autorisé à débarquer des passagers qui en font la demande, à la condition que ceux-ci se soumettent aux mesures prescrites par l'autorité locale.

The competent authority of the port of arrival may always demand an affidavit from the ship's physician or, in the absence of such, from the captain, to the effect that there has not been a case of cholera on board since the vessel sailed.

ARTICLE 29. In order to apply the measures indicated in articles 21 to 28, the competent authority shall take account of the presence of a physician and of disinfecting apparatuses (chambers) on board the vessels of the three categories mentioned above.

In regard to plague, he shall likewise take account of the installation on board of apparatus for the destruction of rats.

The health authorities of nations which may deem it suitable to reach an understanding on this point may excuse from the medical inspection and other measures those uninfected vessels which have on board a physician specially commissioned by their country.

ARTICLE 30. Special measures may be prescribed in regard to crowded vessels, especially emigrant vessels or any others presenting bad hygienic conditions.

ARTICLE 31. Any vessel not desiring to submit to the obligations imposed by the authority of the port by virtue of the stipulations of the present convention shall be free to put to sea again.

It may be permitted to land its cargo after the necessary precautions have been taken, viz:

1. Isolation of the vessel, crew, and passengers.

2. In regard to plague, inquiry as to the existence of an unusual mortality among the rats.

3. In regard to cholera, the discharge of the bilge-water after disinfection and the substitution of good drinking water for that stored on board the vessel.

It may also be permitted to land passengers who so request, upon condition that they submit to the measures prescribed by the local authority.

Uninfected ships may be relieved from inspection.

Special measures for crowded, etc., ships.

Vessels free to put to sea.

May land cargoes.

Restrictions.

Disinfected vessels from contaminated ports.

ART. 32.—Les navires d'une provenance contaminée qui ont été désinfectés et ont été l'objet de mesures sanitaires appliquées d'une façon suffisante, ne subiront pas une seconde fois ces mesures à leur arrivée dans un port nouveau, à la condition qu'il ne se soit produit aucun cas depuis que la désinfection a été pratiquée, et qu'ils n'aient pas fait escale dans un port contaminé.

Quand un navire débarque seulement des passagers et leurs bagages ou la malle postale, sans avoir été en communication avec la terre ferme, il n'est pas considéré comme ayant touché le port.

Passengers arriving on infected ships.

ART. 33.—Les passagers arrivés par un navire infecté ont la faculté de réclamer de l'autorité sanitaire du port un certificat indiquant la date de leur arrivée et les mesures auxquelles ils ont été soumis, ainsi que leurs bagages.

Special measures for coasting vessels.

ART. 34.—Les bateaux de cabotage feront l'objet d'un régime spécial à établir d'un commun accord entre les pays intéressés.

Sanitary stations.

ART. 35.—Sans préjudice du droit qu'ont les Gouvernements de se mettre d'accord pour organiser des stations sanitaires communes, chaque pays doit pourvoir au moins un des ports du littoral de chacune de ses mers d'une organisation et d'un outillage suffisants pour recevoir un navire, quel que soit son état sanitaire.

Treatment of uninfected ships from contaminated ports.

Lorsqu'un navire indemne, venant d'un port contaminé, arrive dans un grand port de navigation maritime, il est recommandé de ne pas le renvoyer à un autre port en vue de l'exécution des mesures sanitaires prescrites.

Dans chaque pays, les ports ouverts aux provenances de ports contaminés de peste ou de choléra doivent être outillés de telle façon que les navires indemnes puissent y subir, dès leur arrivée, les mesures prescrites, et ne soient pas envoyés, à cet effet, dans un autre port.

Les Gouvernements feront connaître les ports qui sont ouverts

ARTICLE 32. Vessels hailing from a contaminated port which have been disinfected and subjected to sanitary measures applied in an efficient manner shall not undergo the same measures a second time upon their arrival in a new port provided that no case has appeared since the disinfection took place and that they have not touched at a contaminated port in the meantime.

When a vessel lands only passengers and their baggage, or the mails, without having been in communication with the mainland, it is not to be considered as having touched at the port.

ARTICLE 33. Passengers arriving on an infected vessel shall have the right to demand a certificate of the health authority of the port showing the date of their arrival and the measures to which they and their baggage have been subjected.

ARTICLE 34. Coasting vessels shall be subjected to special measures to be established by mutual agreement among the countries concerned.

ARTICLE 35. Without prejudice to the right which governments possess to agree upon the organization of common sanitary stations, each country shall provide at least one port upon each of its seaboard with an organization and equipment sufficient to receive a vessel, whatever may be its sanitary condition.

When an uninfected vessel hailing from a contaminated port arrives in a large maritime port, it is recommended that she be not sent back to another port for the purpose of having the prescribed sanitary measures executed.

In every country, ports open to the arrival of vessels from ports infected with plague or cholera shall be equipped in such a manner that uninfected vessels may, immediately upon their arrival, undergo the prescribed measures and not be sent for this purpose to another port.

The governments shall make known the ports which are open

chez eux aux provenances de ports contaminés de peste ou de choléra.

ART. 36.—Il est recommandé que, dans les grands ports de navigation maritime, il soit établi:

a) un service médical régulier du port et une surveillance médicale permanente de l'état sanitaire des équipages et de la population du port;

b) des locaux appropriés à l'isolement des malades et à l'observation des personnes suspectes;

c) les installations nécessaires à une désinfection efficace et des laboratoires bactériologiques;

d) un service d'eau potable non suspecte à l'usage du port et l'application d'un système présentant toute la sécurité possible pour l'enlèvement des déchets et ordures.

in their territories to arrivals from ports infected with plague or cholera.

ARTICLE 36. It is recommended that there be established in large maritime ports:

a) A regular medical service of the port and a permanent medical surveillance of the sanitary conditions of the crews and the inhabitants of the port.

b) Places set apart for the isolation of the sick and the observation of suspected persons.

c) The necessary plants for efficient disinfection, and bacteriological laboratories.

d) A supply of drinking water beyond suspicion for the use of the port, and a system affording all possible security for the carrying off of refuse and sewage.

Sanitary arrangements for important ports.

SECTION IV.—Mesures aux frontières de terre.—Voyageurs.—Chemins de fer.—Zones frontières.—Voies fluviales.

SECTION IV.—Measures on land frontiers.—Travelers.—Railroads.—Frontier Zones.—River Routes.

Land frontiers, etc.

ART. 37.—Il ne doit plus être établi de quarantaines terrestres.

Seules, les personnes présentant des symptômes de peste ou de choléra peuvent être retenues aux frontières.

Ce principe n'exclut pas le droit, pour chaque État, de fermer au besoin une partie de ses frontières.

ART. 38.—Il importe que les voyageurs soient soumis, au point de vue de leur état de santé, à une surveillance de la part du personnel des chemins de fer.

ART. 39.—L'intervention médicale se borne à une visite des voyageurs et aux soins à donner aux malades. Si cette visite se fait, elle est combinée, autant que possible, avec la visite douanière, de manière que les voyageurs soient retenus le moins longtemps possible. Les personnes visiblement indisposées sont seules soumises à un examen médical approfondi.

ART. 40. Dès que les voyageurs venant d'un endroit contaminé seront arrivés à destination, il serait de la plus haute utilité de les soumettre à une surveillance

ARTICLE 37. Land quarantines shall no longer be established.

Persons showing symptoms of plague or cholera shall alone be detained at frontiers.

This principle shall not bar the right of each Nation to close a part of its frontier in case of necessity.

ARTICLE 38. It is important that travelers be subjected to a surveillance on the part of railroad employees with a view to determining the state of their health.

ARTICLE 39. Medical interference is limited to an examination of the passengers and the care to be given to the sick. If such an examination is made, it should be combined as far as possible with the custom house inspection to the end that travelers may be detained as short a time as possible. Only persons who are obviously ill shall be subjected to a thorough medical examination.

ARTICLE 40. As soon as travelers coming from an infected locality shall have arrived at their destination, it would be of the greatest utility to subject them to

Quarantines no longer established.

Infected persons to be detained.

Surveillance of travelers.

Limit of medical interference.

Surveillance of persons from infected area.

qui ne devrait pas dépasser dix ou cinq jours à compter de la date du départ, suivant qu'il s'agit respectivement de peste ou de choléra.

Rights reserved concerning gypsies, etc.

ART. 41.—Les Gouvernements se réservent le droit de prendre des mesures particulières à l'égard de certaines catégories de personnes, notamment des bohémiens et des vagabonds, des émigrants et des personnes voyageant ou passant la frontière par troupes.

a surveillance which should not exceed ten or five days from the date of departure, according to whether it is a question of plague or cholera.

ARTICLE 41. The governments reserve the right to take special measures in regard to certain categories of persons, notably gypsies, vagabonds, emigrants, and persons traveling or crossing the frontier in troops.

Detention of passenger cars, etc.

ART. 42.—Les voitures affectées au transport des voyageurs, de la poste et des bagages ne peuvent être retenues aux frontières.

ARTICLE 42. Cars used for the conveyance of passengers, mail, and baggage shall not be detained at frontiers.

Contaminated cars to be disinfected.

S'il arrive qu'une de ces voitures soit contaminée ou ait été occupée par un malade atteint de peste ou de choléra, elle sera détachée du train pour être désinfectée le plus tôt possible.

If it should happen that one of these cars is contaminated or has been occupied by a plague or cholera patient, it shall be detached from the train and disinfected as soon as possible.

Freight cars.

Il en sera de même pour les wagons à marchandises.

The same rule shall apply to freight cars.

Nonhindrance of railroad, etc., employees at frontiers.

ART. 43.—Les mesures concernant le passage aux frontières du personnel des chemins de fer et de la poste sont du ressort des administrations intéressées. Elles sont combinées de façon à ne pas entraver le service.

ARTICLE 43. The measures concerning the crossing of frontiers by railroad and postal employees shall be determined by the companies or departments concerned and shall be so arranged as not to hinder the service.

Regulation of frontier traffic.

ART. 44.—Le règlement du trafic-frontière et des questions inhérentes à ce trafic, ainsi que l'adoption des mesures exceptionnelles de surveillance, doivent être laissés à des arrangements spéciaux entre les États limitrophes.

ARTICLE 44. The regulation of frontier traffic and questions pertaining thereto, as well as the adoption of exceptional measures of surveillance, shall be left to special arrangements between the contiguous nations.

Sanitary regulations concerning river routes.

ART. 45.—Il appartient aux Gouvernements des États riverains de régler, par des arrangements spéciaux, le régime sanitaire des voies fluviales.

ARTICLE 45. It is the province of the governments of the riparian nations to regulate the sanitary conditions of river routes by means of special arrangements.

Countries outside of Europe.

TITRE II.—DISPOSITIONS SPÉCIALES AUX PAYS SITUÉS HORS D'EUROPE.

TITLE II.—SPECIAL PROVISIONS APPLICABLE TO COUNTRIES SITUATED OUTSIDE OF EUROPE.

Arrivals by sea.

CHAPITRE I.—*Provenances par mer.*

CHAPTER I.—*Arrivals by sea.*

Departure of vessels from contaminated ports.

SECTION I.—*Mesures dans les ports contaminés au départ des navires.*

SECTION I.—*Measures in contaminated ports upon the departure of vessels.*

Preventing embarkation of suspects.

ART. 46. L'autorité compétente est tenue de prendre des mesures efficaces pour empêcher l'embarquement des personnes pré-

ARTICLE 46. It shall be incumbent upon the competent authority to take effectual measures to prevent the embarkation of persons

sentant des symptômes de peste ou de choléra.

Toute personne prenant passage à bord d'un navire doit être, au moment de l'embarquement, examinée individuellement, de jour, à terre, pendant le temps nécessaire, par un médecin délégué de l'autorité publique. L'autorité consulaire dont relève le navire peut assister à cette visite.

Par dérogation à cette stipulation, à Alexandrie et à Port-Saïd, la visite médicale peut avoir lieu à bord, quand l'autorité sanitaire locale le juge utile, sous la réserve que les passagers de 3<sup>e</sup> classe ne seront plus ensuite autorisés à quitter le bord. Cette visite médicale peut être faite de nuit pour les passagers de 1<sup>re</sup> et de 2<sup>e</sup> classes, mais non pour les passagers de 3<sup>e</sup> classe.

ART. 47.—L'autorité compétente est tenue de prendre des mesures efficaces:

1<sup>o</sup> pour empêcher l'exportation de marchandises ou objets quelconques qu'elle considérerait comme contaminés et qui n'auraient pas été préalablement désinfectés à terre sous la surveillance du médecin délégué de l'autorité publique;

2<sup>o</sup> en cas de peste, pour empêcher l'embarquement des rats;

3<sup>o</sup> en cas de choléra, pour veiller à ce que l'eau potable embarquée soit saine.

SECTION II.—*Mesures à l'égard des navires ordinaires venant des ports du Nord contaminés et se présentant à l'entrée du canal de Suez ou dans les ports égyptiens.*

ART. 48.—Les navires ordinaires indemnes venant d'un port, contaminé de peste ou de choléra, d'Europe ou du bassin de la Méditerranée, et se présentant pour passer le canal de Suez, obtiennent le passage en quarantaine. Ils continuent leur trajet en observation de cinq jours.

ART. 49.—Les navires ordinaires indemnes, qui veulent aborder en Égypte, peuvent s'arrêter à Alexandrie ou à Port-

showing symptoms of plague or cholera.

Every person taking passage on board a vessel shall, at the time of embarkation, be examined individually in the daytime on shore, for the necessary length of time, by a physician delegated by the authorities. The consular officer of the nation to which the ship belongs may be present at this examination.

As an exception to this stipulation, the medical examination may take place on shipboard at Alexandria and Port Saïd, when the local health authority deems it expedient, provided that the third-class passengers shall not be permitted to leave the vessel. This medical examination may be made at night in the case of first and second class passengers, but not of third-class passengers.

ARTICLE 47. It shall be incumbent upon the competent authorities to take effectual measures:

1. To prevent the exportation of merchandise or any articles which they may consider as contaminated and which have not been previously disinfected on shore under the supervision of the physician delegated by the public authorities.

2. In case of plague, to prevent the access of rats to the vessel.

3. In case of cholera, to see that the drinking water taken on board is wholesome.

SECTION II.—*Measures with respect to ordinary vessels hailing from contaminated northern ports and appearing at the entrance of the Suez Canal or in Egyptian ports.*

ARTICLE 48. Ordinary uninfected vessels hailing from a plague or cholera infected port of Europe or the basin of the Mediterranean and presenting themselves for passage through the Suez Canal shall be, allowed to pass through in quarantine. They shall continue their route under observation of five days.

ARTICLE 49. Ordinary uninfected vessels wishing to make a landing in Egypt may stop at Alexandria or Port Saïd, where

Medical examination at Alexandria and Port Saïd.

Preventing exportation of contaminated articles, etc.

Vessels from infected northern ports.

Uninfected vessels may pass Suez Canal in quarantine.

May land at Alexandria or Port Saïd.

Saïd, où les passagers achèveront le temps de l'observation de cinq jours, soit à bord, soit dans une station sanitaire, selon la décision de l'autorité sanitaire locale.

Egyptian Board of Health to control infected ships.

ART. 50.—Les mesures auxquelles seront soumis les navires *infectés et suspects*, venant d'un port contaminé de peste ou de choléra l'Europe ou des rives de la Méditerranée, et désirant aborder dans un des ports d'Égypte ou passer le canal de Suez, seront déterminées par le Conseil sanitaire d'Égypte, conformément aux stipulations de la présente convention.

Les règlements contenant ces mesures devront, pour devenir exécutoires, être acceptés par les diverses Puissances représentées au Conseil; ils fixeront le régime imposé aux navires, aux passagers et aux marchandises et devront être présentés dans le plus bref délai possible.

the passengers shall complete the observation period of five days either on shipboard or in a sanitary station, according to the decision of the local health authority.

ARTICLE 50. The measures to which *infected* or *suspected* vessels shall be subjected which hail from a plague or cholera infected port of Europe or the shores of the Mediterranean, and which desire to effect a landing in one of the Egyptian ports or to pass through the Suez Canal, shall be determined by the Board of Health of Egypt in conformity with the stipulations of the present convention.

The regulations containing these measures shall, in order to become effective, be accepted by the various Powers represented on the Board; they shall determine the measures to which vessels, passengers, and merchandise are to be subjected and shall be presented within the shortest possible period.

Red Sea.

SECTION III.—*Mesures dans la Mer Rouge.*

Ordinary vessels hailing from southern ports.

A. MESURES À L'ÉGARD DES NAVIRES ORDINAIRES VENANT DU SUD SE PRÉSENTANT DANS LES PORTS DE LA MER ROUGE OU ALLANT VERS LA MÉDITERRANÉE.

Special provisions applicable to.

*Ante*, p. 1781.

ART. 51.—Indépendamment des dispositions générales qui font l'objet de la section III du chapitre 2 du titre I, concernant la classification et le régime des navires infectés, suspects ou indemnes, les prescriptions spéciales, contenues dans les articles ci-après, sont applicables aux navires ordinaires venant du Sud et entrant dans la Mer Rouge.

Uninfected ships.

ART. 52.—Les navires *indemnes* devront avoir complété ou auront à compléter, en observation, cinq jours pleins à partir du moment de leur départ du dernier port contaminé.

Ils auront la faculté de passer le canal de Suez en quarantaine et entreront dans la Méditerranée en continuant l'observation susdite

SECTION III.—*Measures in the Red Sea.*

A. MEASURES WITH RESPECT TO ORDINARY VESSELS HAILING FROM THE SOUTH AND APPEARING IN PORTS OF THE RED SEA OR BOUND TOWARD THE MEDITERRANEAN.

ARTICLE 51. Independently of the general provisions contained in Section III, Chapter 2, Title I, concerning the classification of and the measures applicable to infected, suspected, or uninfected vessels, the special provisions contained in the ensuing articles are applicable to ordinary vessels coming from the south and entering the Red Sea.

ARTICLE 52. *Uninfected* vessels must have completed or shall be required to complete an observation period of five full days from the time of their departure from the last infected port.

They shall be allowed to pass through the Suez Canal in quarantine and shall enter the Mediterranean continuing the aforesaid

de cinq jours. Les navires ayant un médecin et une étuve ne subiront pas la désinfection avant le transit en quarantaine.

ART. 53.—Les navires *suspects* sont traités d'une façon différente suivant qu'ils ont ou qu'ils n'ont pas à bord un médecin et un appareil de désinfection (étuve).

a) Les navires, ayant un médecin et un appareil de désinfection (étuve), remplissant les conditions voulues, sont admis à passer le Canal de Suez en quarantaine dans les conditions du règlement pour le transit.

b) Les autres navires suspects, n'ayant ni médecin ni appareil de désinfection (étuve), sont, avant d'être admis à transiter en quarantaine, retenus à Suez ou aux Sources de Moïse pendant le temps nécessaire pour exécuter les mesures de désinfection prescrites et s'assurer de l'état sanitaire du navire.

S'il s'agit de navires postaux ou de paquebots spécialement affectés au transport des voyageurs, sans appareil de désinfection (étuve), mais ayant un médecin à bord, si l'autorité locale a l'assurance, par une constatation officielle, que les mesures d'assainissement et de désinfection ont été convenablement pratiquées, soit au point de départ, soit pendant la traversée, le passage en quarantaine est accordé.

S'il s'agit de navires postaux ou de paquebots spécialement affectés au transport des voyageurs, sans appareil de désinfection (étuve), mais ayant un médecin à bord, si le dernier cas de peste ou de choléra remonte à plus de sept jours et si l'état sanitaire du navire est satisfaisant, la libre pratique peut être donnée à Suez, lorsque les opérations réglementaires sont terminées.

Lorsqu'un bateau a un trajet indemne de moins de sept jours, les passagers à destination d'E-

observation period of five days. Ships having a physician and a disinfecting chamber on board shall not undergo disinfection until the passage through in quarantine begins.

ARTICLE 53. Suspected vessels shall be treated differently according to whether they have a physician and a disinfecting apparatus (chamber) on board or not.

a) Vessels having a physician and a disinfecting apparatus (chamber) on board and fulfilling the necessary conditions shall be permitted to pass through the Suez Canal in quarantine under conditions prescribed by the regulations for the passage through.

b) Other suspected vessels having neither physician nor disinfecting apparatus (chamber) on board shall, before being permitted to pass through in quarantine, be detained at Suez or Moses Spring a sufficient length of time to carry out the disinfecting measures prescribed and to ascertain the sanitary condition of the vessel.

In the case of mail vessels or of packets specially utilized for the transportation of passengers and having no disinfecting apparatus (chamber) but having a physician on board, if the local authority is assured by an official declaration that the measures of sanitation and disinfection have been suitably carried out either at the point of departure or during the voyage, the passage through in quarantine shall be allowed.

In the case of mail vessels or of packets specially utilized for the transportation of passengers and having no disinfecting apparatus (chamber) but having a physician on board, if the last case of plague or cholera dates back longer than seven days and if the sanitary condition of the vessel is satisfactory, pratique may be granted at Suez when the operations prescribed by the regulations are completed.

When a vessel has had a run of less than seven days without infection, the passengers destined

Suspected ships.

Mail and passenger vessels.

Passengers destined for Egypt.

gypte sont débarqués dans un établissement désigné par le Conseil d'Alexandrie et isolés pendant le temps nécessaire pour compléter l'observation de cinq jours. Leur linge sale et leurs effets à usage sont désinfectés. Ils reçoivent alors la libre pratique.

Les bateaux ayant un trajet indemne de moins de sept jours et demandant à obtenir la libre pratique en Égypte sont retenus dans un établissement désigné par le Conseil d'Alexandrie le temps nécessaire pour compléter l'observation de cinq jours; ils subissent les mesures réglementaires concernant les navires suspects.

Plague, etc.,  
among crew.

Lorsque la peste ou le choléra s'est montré exclusivement dans l'équipage, la désinfection ne porte que sur le linge sale de celui-ci, mais sur tout ce linge sale, et s'étend également aux postes d'habitation de l'équipage.

Vessels with a  
physician, etc.

ART. 54.—Les navires infectés se divisent en navires avec médecin et appareil de désinfection (étuve) et navires sans médecin et sans appareil de désinfection (étuve).

Vessels without  
a physician, etc.

a) Les navires sans médecin et sans appareil de désinfection (étuve) sont arrêtés aux Sources de Moïse; (1) les personnes présentant des symptômes de peste ou de choléra sont débarquées et isolées dans un hôpital. La désinfection est pratiquée d'une façon complète. Les autres passagers sont débarqués et isolés par groupes composés de personnes aussi peu nombreuses que possible, de manière que l'ensemble ne soit pas solidaire d'un groupe particulier si la peste ou le choléra venait à se développer. Le linge sale, les objets à usage, les vêtements de l'équipage et des passagers sont désinfectés ainsi que le navire.

(1) Les malades sont autant que possible débarqués aux Sources de Moïse; les autres personnes peuvent subir l'observation dans une station sanitaire désignée par le Conseil sanitaire maritime et quarantenaire d'Égypte (lazaret des pilotes).

for Egypt shall be landed at an establishment designated by the Board of Health of Alexandria and isolated a sufficient length of time to complete the observation period of five days. Their soiled linen and wearing apparel shall be disinfected. They shall then receive pratique.

Vessels having had a run of less than seven days without infection and desiring to obtain pratique in Egypt shall be detained in an establishment designated by the Board of Health of Alexandria for a sufficient length of time to complete the observation period of five days. They shall undergo the measures prescribed for suspected vessels.

When plague or cholera has appeared exclusively among the crew, only the soiled linen of the latter shall be disinfected, but it shall all be disinfected, including that in the living quarters of the crew.

ARTICLE 54. Infected vessels are divided into vessels with a physician and a disinfecting apparatus (chamber) on board, and vessels without a physician and a disinfecting apparatus (chamber).

a) Vessels without a physician and a disinfecting apparatus (chamber) shall be stopped at Moses Spring; persons showing symptoms of plague or cholera shall be landed and isolated in a hospital. The disinfection shall be carried out in a thorough manner. The other passengers shall be landed and isolated in groups composed of as few persons as possible, so that the whole number may not be infected by a particular group if the plague or cholera should develop. The soiled linen, wearing apparel, and clothing of the crew and passengers, as well as the vessel, shall be disinfected.

"The patients shall as far as possible be landed at Moses Spring. The other persons may undergo the observation in a sanitary station designated by the Sanitary, Maritime, and Quarantine Board of Egypt (pilots' lazaretto).

Il est bien entendu qu'il ne s'agit pas du déchargement des marchandises, mais seulement de la désinfection de la partie du navire qui a été infectée.

Les passagers resteront pendant cinq jours dans un établissement désigné par le Conseil sanitaire maritime et quarantenaire d'Égypte. Lorsque les cas de peste ou de choléra remonteront à plusieurs jours, la durée de l'isolement sera diminuée. Cette durée variera selon l'époque de la guérison, de la mort ou de l'isolement du dernier malade. Ainsi lorsque le dernier cas de peste ou de choléra se sera terminé depuis six jours par la guérison ou la mort, ou que le dernier malade aura été isolé depuis six jours, l'observation durera un jour; s'il ne s'est écoulé qu'un laps de cinq jours, l'observation sera de deux jours; s'il ne s'est écoulé qu'un laps de quatre jours, l'observation sera de trois jours; s'il ne s'est écoulé qu'un laps de trois jours, l'observation sera de quatre jours; s'il ne s'est écoulé qu'un laps de deux jours ou d'un jour, l'observation sera de cinq jours.

b) Les navires avec médecin et appareil de désinfection (étuve) sont arrêtés aux Sources de Moïse. Le médecin du bord doit déclarer, sous serment, quelles sont les personnes à bord présentant des symptômes de peste, de choléra. Ces malades sont débarqués et isolés.

Après le débarquement de ces malades, le linge sale du reste des passagers, que l'autorité sanitaire considérera comme dangereux, et de l'équipage subira la désinfection à bord.

Lorsque la peste ou le choléra se sera montré exclusivement dans l'équipage, la désinfection du linge ne portera que sur le linge sale de l'équipage et le linge des postes de l'équipage.

Le médecin du bord doit indiquer aussi, sous serment, la partie ou le compartiment du navire et la section de l'hôpital dans lesquels le ou les malades ont été transportés. Il doit déclarer éga-

It is to be distinctly understood that there shall be no discharge of cargo but simply a disinfection of the part of the vessel which has been infected.

The passengers shall remain for five days in an establishment designated by the Sanitary, Maritime, and Quarantine Board of Egypt. When the cases of plague or cholera date back several days, the length of the isolation shall be diminished. This length shall vary according to the date of the cure, death, or isolation of the last patient. Thus, when the last case of plague or cholera has terminated six days before by a cure or death, or when the last patient has been isolated for six days, the observation shall last one day; if only five days have elapsed, the observation period shall be two days; if only four days have elapsed, the observation period shall be three days; if only three days have elapsed, the observation period shall be four days; if only two days or one day have elapsed, the observation period shall be five days.

b) Vessels with a physician and a disinfecting apparatus (chamber) on board shall be stopped at Moses Spring. The ship's physician must declare, under oath, what persons on board show symptoms of plague or cholera. These patients shall be landed and isolated.

After the landing of these patients the soiled linen of the rest of the passengers which the health authority may consider as dangerous, as well as that of the crew, shall undergo disinfection on board.

When plague or cholera shall have appeared exclusively among the crew, the disinfection of the linen shall be limited to the soiled linen of the crew and the linen of the living apartments of the crew.

The ship's physician shall indicate also, under oath, the part or compartment of the vessel and the section of the hospital in which the patient or patients have been transported. He shall also

No discharge of cargo allowed.

Detention of passengers.

Time of detention.

Vessels with a physician, etc.

Soiled linen to be disinfected.

Who shall be considered suspects.

lement, sous serment, quelles sont les personnes qui ont été en rapport avec le pestiféré ou le cholérique depuis la première manifestation de la maladie, soit par des contacts directs, soit par des contacts avec des objets qui pourraient être contaminés. Ces seules personnes seront considérées comme suspects.

Places to be disinfected.

La partie ou le compartiment du navire et la section de l'hôpital dans lesquels le ou les malades auront été transportés, seront complètement désinfectés. On entend par "partie du navire" la cabine du malade, les cabines attenantes, le couloir de ces cabines, le pont, les parties du pont sur lesquelles le ou les malades auraient séjourné.

Treatment of suspects.

S'il est impossible de désinfecter la partie ou le compartiment du navire qui a été occupé par les personnes atteintes de peste ou de choléra, sans débarquer les personnes déclarées suspectes, ces personnes seront ou placées sur un autre navire spécialement affecté à cet usage, ou débarquées et logées dans l'établissement sanitaire, sans contact avec les malades, lesquels doivent être placés dans l'hôpital.

La durée de ce séjour sur le navire ou à terre pour la désinfection sera aussi courte que possible et n'excédera pas vingt-quatre heures.

Les suspects subiront, soit sur leur bâtiment, soit sur le navire affecté à cet usage, une observation dont la durée variera suivant les cas et dans les termes prévus au 3<sup>e</sup> alinéa du paragraphe a).

Le temps pris par les opérations réglementaires est compris dans la durée de l'observation.

Vessels may pass through in quarantine after complete disinfection.

Le passage en quarantaine peut être accordé avant l'expiration des délais indiqués ci-dessus, si l'autorité sanitaire le juge possible. Il sera, en tout cas, accordé lorsque la désinfection aura été accomplie, si le navire abandonne,

declare, under oath, what persons have been in contact with the plague or cholera patient since the first manifestation of the disease, either directly or through contact with objects which might be contaminated. Such persons alone shall be considered as suspects.

The part or compartment of the vessel and the section of the hospital in which the patient or patients shall have been transported shall be thoroughly disinfected. By the "part of the ship" shall be understood the cabin of the patient, the neighboring cabins, the corridor upon which these cabins are located, the deck, and the parts of the deck where the patients may have stayed.

If it is impossible to disinfect the part or compartment of the vessel which has been occupied by the persons stricken with plague or cholera without landing the persons declared as suspects, these persons shall be either placed in another vessel specially designated for this purpose or landed and lodged in the sanitary establishment without coming in contact with the patients, who should be placed in the hospital.

The duration of this stay on the vessel or on shore for disinfection shall be as short as possible and shall not exceed twenty-four hours.

The suspects shall undergo, either on their vessel or on the vessel designated for this purpose, an observation period whose duration shall vary according to the cases and under the conditions provided in the third paragraph of subdivision a).

The time taken up by the prescribed operations shall be comprised in the duration of the observation period.

The passage through in quarantine may be allowed before the expiration of the periods indicated above if the health authority deems it possible. It shall at all events be granted when the disinfection has been completed, if

outre ses malades, les personnes indiquées ci-dessus comme "suspectes".

Une étuve placée sur ponton peut venir accoster le navire pour rendre plus rapides les opérations de désinfection.

Les navires infectés demandant à obtenir la libre pratique en Égypte sont retenus aux Sources de Moïse cinq jours; ils subissent, en outre, les mêmes mesures que celles adoptées pour les navires infectés arrivant en Europe.

**B. MESURES À L'ÉGARD DES NAVIRES ORDINAIRES VENANT DE PORTS CONTAMINÉS DU HEDJAZ, EN TEMPS DE PÈLERINAGE.**

**ART. 55.**—A l'époque du pèlerinage de la Mecque, si la peste ou le choléra sévit au Hedjaz, les navires provenant du Hedjaz ou de toute autre partie de la côte arabique de la Mer Rouge, sans y avoir embarqué des pèlerins ou masses analogues et qui n'ont pas eu à bord, durant la traversée, d'accident suspect, sont placés dans la catégorie des navires ordinaires suspects. Ils sont soumis aux mesures préventives et au traitement imposés à ces navires.

S'ils sont à destination de l'Égypte, ils subissent, dans un établissement sanitaire désigné par le Conseil sanitaire maritime et quarantenaire, une observation de cinq jours, à compter de la date du départ, pour le choléra comme pour la peste. Ils sont soumis en outre à toutes les mesures prescrites pour les bateaux suspects (désinfection, etc.) et ne sont admis à la libre pratique qu'après visite médicale favorable.

Il est entendu que si les navires, durant la traversée, ont eu des accidents suspects, l'observation sera subie aux Sources de Moïse et sera de cinq jours, qu'il s'agisse de peste ou de choléra.

the vessel leaves behind not only its patients but also the persons indicated above as "suspects."

A disinfecting chamber placed on a lighter may come alongside the vessel in order to expedite the disinfecting operations.

Infected vessels requesting pratique in Egypt shall be detained at Moses Spring five days; they shall, moreover, undergo the same measures as those adopted for infected vessels arriving in Europe.

Infected vessels at Moses Spring.

**B. MEASURES WITH RESPECT TO ORDINARY VESSELS HAILING FROM THE INFECTED PORTS OF HEDJAZ DURING THE PILGRIMAGE SEASON.**

**ARTICLE 55.** If plague or cholera prevails in Hedjaz during the time of the Mecca pilgrimage, vessels coming from Hedjaz or from any other part of the Arabian coast of the Red Sea without having embarked there any pilgrims or similar masses of persons, and which have not had any suspicious occurrence on board during the voyage, shall be placed in the category of ordinary suspected vessels. They shall be subjected to the preventive measures and to the treatment imposed on such vessels.

Measures used during Mecca pilgrimage.

Treatment of vessels coming from Hedjaz, etc.

If they are bound for Egypt they shall undergo, in a sanitary establishment designated by the Sanitary, Maritime, and Quarantine Board, an observation of five days from the date of departure, for cholera as well as for plague. They shall be subjected, moreover, to all the measures prescribed for suspected vessels (disinfection, etc.), and shall not be granted pratique until they have passed a favorable medical examination.

Vessels bound for Egypt.

It shall be understood that if the vessels have had suspicious occurrences during the voyage, they shall pass the observation period at Moses Spring, which shall last five days whether it be a question of plague or cholera.

Detention at Moses Spring.

Surveillance, etc.,  
at Suez and Moses  
Spring.

SECTION IV.—*Organisation de la surveillance et de la désinfection à Suez et aux Sources de Moïse.*

SECTION IV.—*Organization of the surveillance and of the disinfection at Suez and Moses Spring.*

Medical inspection.

ART. 56.—La visite médicale prévue par les règlements est faite pour chaque navire arrivant à Suez par un ou plusieurs médecins de la station; elle est faite de jour pour les provenances des ports contaminés de peste ou de choléra. Elle peut avoir lieu même de nuit sur ces navires qui se présentent pour transiter le Canal s'ils sont éclairés à la lumière électrique et toutes les fois que l'autorité sanitaire locale a l'assurance que les conditions d'éclairage sont suffisantes.

ARTICLE 56. The medical inspection prescribed by the regulations shall be made on each vessel arriving at Suez by one or more of the physicians of the station, being made in the daytime on vessels hailing from ports infected with plague or cholera. It may, however, be made at night on vessels which present themselves in order to pass through the canal if they are lighted by electricity and whenever the local health authority is satisfied that the lighting facilities are adequate.

Physicians at  
Suez station.

ART. 57.—Les médecins de la station de Suez sont au nombre de sept au moins, un médecin en chef, six titulaires. Ils doivent être pourvus d'un diplôme régulier et choisis de préférence parmi les médecins ayant fait des études spéciales pratiques d'épidémiologie et de bactériologie. Ils sont nommés par le Ministre de l'Intérieur, sur la présentation du Conseil sanitaire maritime et quarantenaire d'Egypte. Ils reçoivent un traitement qui, de huit mille francs, peut s'élever progressivement à douze mille francs pour les six médecins et de douze mille à quinze mille francs pour le médecin en chef.

ARTICLE 57. The physicians of the Suez station shall be at least seven in number—one chief physician and six others. They must possess a regular diploma and shall be chosen preferably from among physicians who have made special practical studies in epidemiology and bacteriology. They shall be appointed by the Minister of the Interior upon the recommendation of the Sanitary, Maritime, and Quarantine Board of Egypt. They shall receive a salary which shall begin at 8,000 francs and may progressively rise to 12,000 francs for the six physicians, and which shall vary from 12,000 to 15,000 francs for the chief physician.

Salaries.

Surgeons of  
navies may act.

Si le service médical était encore insuffisant, on aurait recours aux médecins de la marine des différents États: ces médecins seraient placés sous l'autorité du médecin en chef de la station sanitaire.

If the medical service should still prove inadequate, recourse may be had to the surgeons of the navies of the several nations, who shall be placed under the authority of the chief physician of the sanitary station.

Sanitary guards.

ART. 58.—Un corps de gardes sanitaires est chargé d'assurer la surveillance et l'exécution des mesures de prophylaxie appliqués dans le Canal de Suez, à l'établissement des Sources de Moïse et à Tor.

ARTICLE 58. A corps of sanitary guards shall be intrusted with the surveillance and the execution of the prophylactic measures applied in the Suez Canal, at the establishment at Moses Spring, and at Tor.

Appointment of  
guards.

ART. 59.—Ce corps comprend dix gardes.

ARTICLE 59. This corps shall comprise ten guards.

Il est recruté parmi les anciens sous-officiers des armées et marines européennes et égyptiennes.

It shall be recruited from among former noncommissioned officers of the European and Egyptian armies and navies.

Les gardes sont nommés, après que leur compétence a été consta-

After their competence has been ascertained by the Board,

tée par le Conseil, dans les formes prévues à l'article 14 du décret khédivial du 19 juin 1893.

ART. 60.—Les gardes sont divisés en deux classes:

la 1<sup>re</sup> classe comprend quatre gardes;

la 2<sup>e</sup> comprend six gardes.

ART. 61.—La solde annuelle allouée aux gardes est pour:

la 1<sup>re</sup> classe, de 160 l. ég. à 200 l. ég.;

la 2<sup>e</sup> classe, de 120 l. ég. à 168 l. ég.;

avec augmentation progressive jusqu'à ce que le maximum soit atteint.

ART. 62.—Les gardes sont investis du caractère d'agents de la force publique, avec droit de réquisition en cas d'infraction aux règlements sanitaires.

Ils sont placés sous les ordres immédiats du directeur de l'office de Suez ou de Tor.

Ils doivent être initiés à toutes les pratiques et à toutes les opérations de désinfection usitées, et connaître la manipulation des substances et instruments employés à cet effet.

ART. 63.—La station de désinfection et d'isolement des Sources de Moïse est placée sous l'autorité du médecin en chef de Suez.

Si des malades y sont débarqués, deux des médecins de Suez y seront internés, l'un pour soigner les pesteux ou les cholériques, l'autre pour soigner les personnes non atteintes de peste ou de choléra.

Dans le cas où il y aurait à la fois des pesteux, des cholériques et d'autres malades, le nombre des médecins internés sera porté à trois: un pour les pesteux, un pour les cholériques et le troisième pour les autres malades.

ART. 64.—La station de désinfection et d'isolement des Sources de Moïse doit comprendre:

1<sup>o</sup> trois étuves à désinfection au moins, dont une placée sur un

the guards shall be appointed in the manner provided by Article 14 of the Khedival decree of June 19, 1893.

ARTICLE 60. The guards shall be divided into two classes, the first class comprising four guards and the second class comprising six guards.

ARTICLE 61. The annual compensation allowed to the guards shall be:

For the first class, from £160 Eg. to £200 Eg.;

For the second class, from £120 Eg. to £168 Eg.;

With a progressive increase until the maximum is reached.

ARTICLE 62. The guards shall be invested with the character of officers of the public peace, with the right to call for assistance in case of infractions of the sanitary regulations.

They shall be placed under the immediate orders of the Director of the Suez or the Tor Bureau.

They shall be instructed in all the methods and operations of disinfection in vogue, and must understand the manipulation of the substances and the handling of the instruments employed for this purpose.

ARTICLE 63. The disinfection and isolation station of Moses Spring is placed under the authority of the chief physician of Suez.

If patients are landed there, two of the physicians of Suez shall be interned there, one to take care of plague or cholera patients, the other to care for the persons not stricken with plague or cholera.

In case there are plague and cholera patients and other sick at the same time, the number of interned physicians shall be increased to three, one for the plague patients, one for the cholera patients, and the third for those sick with other ailments.

ARTICLE 64. The disinfection and isolation station at Moses Spring shall comprise:

1. Three disinfecting chambers, one being placed on a lighter, and

Classifying the guards.

Compensation.

Duties, etc.

Moses Spring station.

Plans for treatment of patients, etc.

ponton, et l'outillage nécessaire pour la destruction des rats;

2° deux hôpitaux d'isolement, chacun de douze lits, l'un pour les pesteux et les suspects de peste, l'autre pour les personnes atteintes ou suspectes de choléra. Ces hôpitaux doivent être disposés de façon à ce que, dans chacun d'eux, les malades, les suspects, les hommes et les femmes soient isolés les uns des autres;

3° des baraquements, des tentes-hôpital et des tentes ordinaires pour les personnes débarquées;

4° des baignoires et des douches-lavage en nombre suffisant;

5° les bâtiments nécessaires pour les services communs, le personnel médical, les gardes, etc.; un magasin, une buanderie;

6° un réservoir d'eau;

7° les divers bâtiments doivent être disposés de telle façon qu'il n'y ait pas de contact possible entre les malades, les objets infectés ou suspects et les autres personnes.

the necessary apparatus for the destruction of rats.

2. Two isolation hospitals with twelve beds each, one for plague patients and persons suspected of plague, the other for persons stricken with or suspected of cholera. These hospitals shall be so arranged that the patients, the suspects, the men, and the women shall be isolated from one another in each of them.

3. Huts, hospital tents, and ordinary tents for the landed persons.

4. Bath tubs and shower baths in sufficient number.

5. The necessary buildings for the ordinary services, the medical staff, the guards, etc., a store, and a laundry.

6. A tank of water.

7. The various buildings shall be so arranged as to render impossible all contact among the patients, the infected or suspicious objects, and the other persons.

Disinfecting chambers.

ART. 65.—Un mécanicien est spécialement chargé de l'entretien des étuves placées aux Sources de Moïse.

ARTICLE 65. A machinist shall be specially intrusted with the care of the disinfecting chambers installed at Moses Spring.

Passing the canal in quarantine.

SECTION V.—*Passage en quarantaine du canal de Suez.*

SECTION V.—*Passage through the Suez Canal in quarantine.*

Granting permit to pass.

ART. 66.—L'autorité sanitaire de Suez accorde le passage en quarantaine. Le Conseil en est immédiatement informé.

ARTICLE 66. The health authority of Suez shall grant the passage through in quarantine, and the Board shall be immediately informed thereof.

Dans les cas douteux, la décision est prise par le Conseil.

In doubtful cases, the decision shall be reached by the Board.

Notification by telegram.

ART. 67.—Dès que l'autorisation prévue à l'article précédent est accordée, un télégramme est expédié à l'autorité désignée par chaque Puissance. L'expédition du télégramme est faite aux frais du navire.

ARTICLE 67. As soon as the permit provided for in the preceding Article is granted, a telegram shall be sent to the authority designated by each Power, the dispatch of the telegram being at the expense of the vessel.

Penalty for abandoning indicated route.

ART. 68.—Chaque Puissance édictera des dispositions pénales contre les bâtiments qui, abandonnant le parcours indiqué par le capitaine, aborderaient indûment un des ports du territoire de cette Puissance. Seront exceptés les cas de force majeure et de relâche forcée.

ARTICLE 68. Each Power shall establish penalties against vessels which abandon the route indicated by the captain and unduly approach one of the ports within its territory, cases of *vis major* and enforced sojourn being excepted.

Employees not on crew list, etc.

ART. 69.—Lors de l'arraisonnement, le capitaine est tenu de dé-

ARTICLE 69. Upon a vessel's being spoken, the captain shall be

clarer s'il a à son bord des équipes de chauffeurs indigènes ou de serveurs à gages quelconques, non inscrits sur le rôle d'équipage ou le registre à cet usage.

Les questions suivantes sont notamment posées aux capitaines de tous les navires se présentant à Suez, venant du Sud. Ils y répondent sous serment:

"Avez-vous des auxiliaires: chauffeurs ou autres gens de service, non inscrits sur le rôle de l'équipage ou sur le registre spécial? Quelle est leur nationalité? Où les avez-vous embarqués?"

Les médecins sanitaires doivent s'assurer de la présence de ces auxiliaires et s'ils constatent qu'il y a des manquants parmi eux, chercher avec soin les causes de l'absence.

ART. 70.—Un officier sanitaire et deux gardes sanitaires montent à bord. Ils doivent accompagner le navire jusqu'à Port-Saïd. Ils ont pour mission d'empêcher les communications et de veiller à l'exécution des mesures prescrites pendant la traversée du canal.

ART. 71.—Tout embarquement ou débarquement et tout transbordement de passagers ou de marchandises sont interdits pendant le parcours du canal de Suez à Port-Saïd.

Toutefois, les voyageurs peuvent s'embarquer à Port-Saïd en quarantaine.

ART. 72.—Les navires transitant en quarantaine doivent effectuer le parcours de Suez à Port-Saïd sans garage.

En cas d'échouage ou de garage indispensable, les opérations nécessaires sont effectuées par le personnel du bord, en évitant toute communication avec le personnel de la Compagnie du canal de Suez.

ART. 73.—Les transports de troupes par bateaux suspects ou infectés transitant en quarantaine sont tenus de traverser le canal seulement de jour. S'ils doivent séjourner de nuit dans le canal, ils prennent leur mouillage au lac Timsah ou dans le grand lac.

obliged to declare whether he has on board any gangs of native stokers or of wage-earning employees of any description who are not inscribed on the crew list or the register kept for this purpose.

The following questions in particular shall be asked the captains of all vessels arriving at Suez from the south, and shall be answered under oath:

"Have you any helpers (stokers or other workmen) not inscribed on your crew list or on the special register? What is their nationality? Where did you embark them?"

The sanitary physicians should ascertain the presence of these helpers and if they discover that any of them are missing they should carefully seek the cause of their absence.

ARTICLE 70. A health officer and two sanitary guards shall board the vessel and accompany her to Port Said. Their duty shall be to prevent communications and see to the execution of the prescribed measures during the passage through the canal.

ARTICLE 71. All embarkations, landings, and transshipments of passengers or cargo are forbidden during the passage through the Suez Canal to Port Said.

However, passengers may embark at Port Said in quarantine.

ARTICLE 72. Vessels passing through in quarantine shall make the trip from Suez to Port Said without putting into dock.

In case of stranding or of being compelled to put into dock, the necessary operations shall be performed by the personnel on board, all communication with the employees of the Suez Canal Company being avoided.

ARTICLE 73. When troops are conveyed through the canal on suspicious or infected vessels passing through in quarantine, the trip shall be made in the daytime only. If it is necessary to stop at night in the canal, the vessels shall anchor in Lake Timsah or the Great Lake.

Health officer, etc., to accompany vessel to Port Said.

Embarkations, etc., forbidden.

Exception.

Duties of vessels passing in quarantine.

Suspected, etc., ships conveying troops.

Vessels forbidden to stop at Port Said, etc.

ART. 74.—Le stationnement des navires transitant en quarantaine est interdit dans le port de Port-Said, sauf dans les cas prévus aux articles 71, alinéa 2, et 75.

Supplying food.

Les opérations de ravitaillement doivent être pratiquées avec les moyens du bord.

Isolating stevedores, etc.

Les chargeurs ou toutes autres personnes, qui seraient montés à bord, sont isolés sur le ponton quarantenaire. Leurs vêtements y subissent la désinfection réglementaire.

Coaling at Port Said.

ART. 75.—Lorsqu'il est indispensable, pour les navires transitant en quarantaine de prendre du charbon à Port-Said, ces navires doivent exécuter cette opération dans un endroit offrant les garanties nécessaires d'isolement et de surveillance sanitaire, qui sera indiqué par le Conseil sanitaire. Pour les navires à bord desquels une surveillance efficace de cette opération est possible et où tout contact avec les gens du bord peut être évité, le charbonnage par les ouvriers du port est autorisé. La nuit, le lieu de l'opération doit être éclairé à la lumière électrique.

Treatment of pilots, etc.

ART. 76.—Les pilotes, les électriciens, les agents de la Compagnie et les gardes sanitaires sont déposés à Port-Said, hors du port, entre les jetées, et de là conduits directement au ponton de quarantaine, où leurs vêtements subissent la désinfection lorsqu'elle est jugée nécessaire.

Privileges accorded war ships.

ART. 77.—Les navires de guerre ci-après déterminés bénéficient, pour le passage du canal de Suez, des dispositions suivantes:

Ils seront reconnus indemnes par l'autorité quarantenaire sur la production d'un certificat émanant des médecins du bord, contre-signé par le Commandant et affirmant sous serment:

a) qu'il n'y a eu à bord, soit au moment de départ, soit pendant la traversée, aucun cas de peste, ou de choléra;

ARTICLE 74. Vessels passing through in quarantine are forbidden to stop in the harbor of Port Said except in the cases contemplated in articles 71 (paragraph 2) and 75.

The supply and preparation of food on board vessels shall be effected with the means at hand on the vessels.

Stevedores or any other persons who may have gone on board shall be isolated on the quarantine lighter. Their clothing shall there undergo disinfection as per regulations.

ARTICLE 75. When it is absolutely necessary for vessels passing through in quarantine to take on coal at Port Said, they shall perform this operation in a locality affording the necessary facilities for isolation and sanitary surveillance, to be selected by the Board of Health. When it is possible to maintain a strict supervision on board the vessel and to prevent all contact with the persons on board, the coaling of the vessel by the workmen of the port may be permitted. At night the place where the coaling is done should be illuminated by electric lights.

ARTICLE 76. The pilots, electricians, agents of the Company, and sanitary guards shall be put off at Port Said outside of the port between the jetties and thence conducted directly to the quarantine lighter, where their clothing shall undergo disinfection when deemed necessary.

ARTICLE 77. The war vessels hereinafter specified shall enjoy the benefits of the following provisions when passing through the Suez Canal:

They shall be recognized by the quarantine authority as unaffected upon the production of a certificate issued by the physicians on board, countersigned by the commanding officer, and affirming under oath:

a) That there has not been any case of plague or cholera on board either at the time of departure or during the passage.

b) qu'une visite minutieuse de toutes les personnes existant à bord, sans exception, a été passée moins de douze heures avant l'arrivée dans le port égyptien et qu'elle n'a révélé aucun cas de ces maladies.

Ces navires sont exempts de la visite médicale et reçoivent immédiatement libre pratique, à la condition qu'ils aient complété, à partir de leur départ du dernier port contaminé, une période de cinq jours pleins.

Ceux de ces navires qui n'ont pas complété la période exigée, peuvent transiter le canal en quarantaine sans subir la visite médicale, pourvu qu'ils produisent le susdit certificat à l'autorité quarantenaire.

L'autorité quarantenaire a néanmoins le droit de faire pratiquer, par ses agents, la visite médicale à bord des navires de guerre toutes les fois qu'elle le juge nécessaire.

Les navires de guerre, suspects ou infectés, seront soumis aux règlements en vigueur.

Ne sont considérées comme navires de guerre que les unités de combat. Les bateaux-transport, les navires-hôpitaux entrent dans la catégorie des navires ordinaires.

ART. 78.—Le Conseil maritime et quarantenaire d'Égypte est autorisé à organiser le transit du territoire égyptien, par voie ferrée, des malles postales et des passagers ordinaires venant de pays contaminés dans des trains quaranténaires, sous les conditions déterminées dans l'annexe n° I.

SECTION VI.—*Régime sanitaire applicable au Golfe Persique.*

ART. 79.—Les navires, avant de pénétrer dans le Golfe Persique, sont arraisonnés à l'établissement sanitaire de l'île d'Ormuz. Ils sont, d'après l'état sanitaire du bord et d'après leur provenance, soumis au régime prévu par la section III du chapitre II du titre I.

Toutefois, les navires qui doivent remonter le Chat-el-Arab se-

b) That a careful examination of all persons on board, without any exception, has been made less than twelve hours before the arrival in the Egyptian port, and that it revealed no case of these diseases.

These vessels shall be exempted from the medical examination and immediately receive pratique, provided a period of five full days has elapsed since their departure from the last infected port.

In case the required period has not elapsed, the vessels may pass through the canal in quarantine without undergoing the medical examination, provided they present the above-mentioned certificate to the quarantine authorities.

The quarantine authorities shall nevertheless have the right to cause their agents to perform the medical examination on board war vessels whenever they deem it necessary.

Suspicious or infected war vessels shall be subjected to the regulations in force.

Only fighting units shall be considered as war vessels, transports and hospital ships falling under the category of ordinary vessels.

ARTICLE 78. The Maritime and Quarantine Board of Egypt is authorized to organize the transit through Egyptian territory by rail of the mails and ordinary passengers coming from infected countries in quarantine trains, under the conditions set forth in Annex I.

SECTION VI.—*Sanitary measures applicable in the Persian Gulf.*

ARTICLE 79. Vessels shall be spoken at the sanitary establishment of the Island of Ormuz before entering the Persian Gulf. According to their sanitary condition and their port of departure, they shall be subjected to the measures prescribed by Section 3, Chapter 2, Title I.

However, vessels which are to go up the Chat-el-Arab shall, if

Transports, etc., considered ordinary vessels.

Transit through Egyptian territory of mails, etc.

Post, p. 1837.

Persian Gulf.

Sanitary measures.

Ante, p. 1781.

Vessels going up the Chat-el-Arab.

ront autorisés, si la durée de l'observation n'est pas terminée, à continuer leur route, à la condition de passer le Golfe Persique et le Chat-el-Arab en quarantaine. Un gardien-chef et deux gardes sanitaires pris à Ormuz surveilleront le bateau jusqu'à Bassorah, où une seconde visite médicale sera pratiquée et où se feront les désinfections nécessaires.

En attendant que la station sanitaire d'Ormuz soit organisée, ce seront des gardes sanitaires pris dans le poste provisoire établi en vertu de l'article 82 ci-après, alinéa 2, qui accompagneront les navires passant en quarantaine jusque dans le Chat-el-Arab, dans l'établissement placé aux environs de Bassorah.

Les bateaux qui doivent toucher aux ports de la Perse pour y débarquer des passagers ou des marchandises pourront faire ces opérations à Bender-Bouchir.

Il est bien entendu qu'un navire qui reste indemne à l'expiration des cinq jours à compter de la date à laquelle il a quitté le dernier port contaminé de peste ou de choléra, recevra la libre pratique dans les ports du Golfe après constatation, à l'arrivée, de son état indemne.

ART. 80.—Les articles 20 à 28 de la présente Convention sont applicables, en ce qui concerne la classification des navires ainsi que le régime à leur faire subir dans le Golfe Persique, sous les trois réserves suivantes:

1° la surveillance des passagers et de l'équipage sera toujours remplacée par une observation de même durée;

2° les navires indemnes ne pourront y recevoir libre pratique qu'à la condition d'avoir complété cinq jours pleins à partir du moment de leur départ du dernier port contaminé;

3° en ce qui concerne les navires suspects le délai de cinq jours pour l'observation de l'équipage et des passagers comptera à partir du moment où il n'existe plus de cas de peste ou de choléra à bord.

the observation period is not terminated, be permitted to continue their voyage upon condition of passing through the Persian Gulf and up the Chat-el-Arab in quarantine. A chief guard and two sanitary guards, taken on board at Ormuz, shall watch the vessel as far as Bassorah, where a second medical examination shall be made and the necessary disinfections performed.

Pending the organization of the sanitary station of Ormuz, sanitary guards taken from the provisional post established in accordance with Article 82, paragraph 2, shall accompany the vessels passing in quarantine into the Chat-el-Arab and to the establishment situated in the neighborhood of Bassorah.

Vessels which are to touch at Persian ports in order to land passengers and cargo there may perform these operations at Bender-Bouchir.

It is distinctly understood that a vessel which remains uninfected at the expiration of five days from the date on which it left the last port infected with plague or cholera, shall obtain pratique in the ports of the Gulf after it has been ascertained, upon its arrival, that it is uninfected.

ARTICLE 80. Articles 20 to 28 of the present convention are applicable with regard to the classification of the vessels and the measures to be applied to them in the Persian Gulf, with the three following exceptions:

1. The surveillance of the passengers and crew shall always be superseded by an observation of the same duration.

2. Uninfected vessels shall only obtain pratique upon condition that five full days have elapsed since the time of their departure from the last infected port.

3. In regard to suspected vessels the period of five days for the observation of the crew and passengers shall begin as soon as there is no case of plague or cholera on board.

Pratique granted if uninfected.

Surveillance of ships from infected ports.  
Ante, pp. 1781-1786.

SECTION VII.—*Établissements sanitaires du Golfe Persique.*

ART. 81.—Des établissements sanitaires doivent être construits sous la direction du Conseil de santé de Constantinople et à ses frais, l'un à l'île d'Ormuz, l'autre aux environs de Bassorah, dans un lieu à déterminer.

Il y aura à la station sanitaire de l'île d'Ormuz deux médecins au moins, des agents sanitaires, des gardes sanitaires et tout un outillage de désinfection et de destruction des rats. Un petit hôpital sera construit.

A la station des environs de Bassorah seront construits un grand lazaret comportant un service médical composé de plusieurs médecins et des installations pour la désinfection des marchandises.

ART. 82.—Le Conseil supérieur de santé de Constantinople, qui a sous sa dépendance l'établissement sanitaire de Bassorah, exercera le même pouvoir en ce qui concerne celui d'Ormuz.

En attendant que l'établissement sanitaire d'Ormuz soit construit, un poste sanitaire y sera établi par les soins du Conseil supérieur de santé de Constantinople.

CHAPITRE II.—*Provenances par terre.*SECTION I.—*Règles générales.*

ART. 83.—Les mesures prises sur la voie de terre contre les provenances des régions contaminées de peste ou de choléra doivent être conformes aux principes sanitaires formulés par la présente Convention.

Les pratiques modernes de la désinfection doivent être substituées aux quarantaines de terre. Dans ce but, des étuves et d'autres outillages de désinfection seront disposés dans des points bien choisis sur les routes suivies par les voyageurs.

Les mêmes moyens seront employés sur les lignes de chemins de fer créées ou à créer.

SECTION VII.—*Sanitary establishments in the Persian Gulf.*

ARTICLE 81. Sanitary establishments shall be constructed under the direction of the Board of Health of Constantinople and at its expense, one on the Island of Ormuz and the other in the neighborhood of Bassorah at a place to be determined upon.

At the sanitary station of the Island of Ormuz there shall be at least two physicians, sanitary agents, sanitary guards, and a complete set of appliances for disinfection and the destruction of rats. A small hospital shall be built.

At the station in the neighborhood of Bassorah there shall be constructed a large lazaretto suitable for a medical service composed of several physicians, and apparatus for the disinfection of merchandise.

ARTICLE 82. The Superior Board of Health of Constantinople, which has the sanitary establishment of Bassorah under its control, shall exercise the same power over that of Ormuz.

Pending the construction of the sanitary establishment of Ormuz, a sanitary post shall be established there under the direction of the Superior Board of Health of Constantinople.

CHAPTER II.—*Arrivals by land.*SECTION I.—*General rules.*

ARTICLE 83. The measures taken on land routes against arrivals from regions infected with plague or cholera shall conform to the sanitary principles formulated by the present convention.

Modern disinfecting methods shall be substituted for land quarantines. To this end disinfecting chambers and other disinfecting appliances shall be installed at well chosen points along the routes followed by travelers.

The same means shall be employed on railroad lines already built or to be built.

Construction of sanitary establishments.

Location, etc.

Station at Island of Ormuz.

Lazaretto at Bassorah.

Superior Board of Health, Constantinople, to control.

Arrivals by land.

General rules.

Les marchandises seront désinfectées suivant les principes de la présente Convention.

Ports of frontiers may be closed.

ART. 84.—Chaque Gouvernement est libre de fermer au besoin une partie de ses frontières aux passagers et aux marchandises, dans les endroits où l'organisation d'un contrôle sanitaire rencontre des difficultés.

Freight shall be disinfected according to the principles of the present convention.

ARTICLE 84. Each Government shall be free to close, when necessary, a part of its frontiers against passengers and freight at places where the organization of a sanitary supervision is attended with difficulties.

Turkish land frontiers.

SECTION II.—*Frontières terrestres turques.*

Location of sanitary establishments.

ART. 85.—Le Conseil supérieur de santé de Constantinople devra organiser sans délai les établissements sanitaires de Hanikin et de Kihil Dizié, près de Bayazid, sur les frontières turco-persane et turco-russe.

SECTION II.—*Turkish land frontiers.*

ARTICLE 85. The Superior Board of Health of Constantinople shall, without delay, organize the sanitary establishments of Hanikin and Kihil Dizie, near Bayazid, on the Turko-Persian and Turko-Russian frontiers.

Pilgrimages.

TITRE III.—DISPOSITIONS SPÉCIALES AUX PÈLERINAGES.

TITLE III.—PROVISIONS SPECIALLY APPLICABLE TO PILGRIMAGES.

General provisions.

CHAPITRE PREMIER.—*Prescriptions générales.*

CHAPTER I.—*General provisions.*

Ships from non-infected ports.

ART. 86.—Les dispositions des articles 46 et 47 du titre II sont applicables aux personnes et objets devant être embarqués à bord d'un navire à pèlerins partant d'un port de l'Océan Indien et de l'Océanie, alors même que le port ne serait pas contaminé de peste ou de choléra.

ARTICLE 86. The provisions of articles 46 and 47 of Title II are applicable to persons and objects to be embarked on a pilgrim ship sailing from a port of the Indian Ocean and Oceania, even if the port is not infected with plague or cholera.

Embarkation from infected ports restricted.

ART. 87.—Lorsqu'il existe des cas de peste ou de choléra dans le port, l'embarquement ne se fait à bord des navires à pèlerins qu'après que les personnes réunies en groupe ont été soumises à une observation permettant de s'assurer qu'aucune d'elles n'est atteinte de la peste ou du choléra.

ARTICLE 87. When cases of plague or cholera exist in the port, no embarkation shall be made on pilgrim ships until after the persons, assembled in a group, have been subjected to an observation for the purpose of ascertaining that none of them is stricken with plague or cholera.

Il est entendu que, pour exécuter cette mesure, chaque Gouvernement peut tenir compte des circonstances et possibilités locales.

It shall be understood that, in executing this measure, each Government may take into account the local circumstances and possibilities.

Sufficient means for pilgrimage required.

ART. 88.—Les pèlerins sont tenus, si les circonstances locales le permettent, de justifier des moyens strictement nécessaires pour accomplir le pèlerinage, spécialement du billet d'aller et retour.

ARTICLE 88. If local circumstances permit, the pilgrims shall be obliged to prove that they possess the means absolutely necessary to complete the pilgrimage, especially a round-trip ticket.

Long-voyage transportation restricted to steamships.

ART. 89.—Les navires à vapeur sont seuls admis à faire le transport des pèlerins au long cours. Ce transport est interdit aux autres bateaux.

ARTICLE 89. Steamships shall alone be permitted to engage in the long-voyage transportation of pilgrims, all other vessels being forbidden to engage in this traffic.

ART. 90. Les navires à pèlerins faisant le cabotage destinés aux transports de courte durée dits "voyages au cabotage" sont soumis aux prescriptions contenues dans le règlement spécial applicable au pèlerinage du Hedjaz qui sera publié par le Conseil de santé de Constantinople, conformément aux principes édictés dans la présente Convention.

ARTICLE 90. Pilgrim ships engaged in coasting trade and used in making the conveyances of short duration called "coasting voyages" shall be subject to the provisions contained in the special regulations applicable to the Hedjaz pilgrimage, which shall be published by the Board of Health of Constantinople in accordance with the principles enounced in the present Convention.

Ships engaged in coasting trade, etc.

ART. 91.—N'est pas considéré comme navire à pèlerins celui qui, outre ses passagers ordinaires, parmi lesquels peuvent être compris les pèlerins des classes supérieures, embarque des pèlerins de la dernière classe, en proportion moindre d'un pèlerin par cent tonneaux de jauge brute.

ARTICLE 91. A vessel which does not embark a greater proportion of pilgrims of the lowest class than one per hundred tons' gross burden, in addition to its ordinary passengers (among whom pilgrims of the higher classes may be included), shall not be considered as a pilgrim ship.

Vessels not rated as pilgrim ships.

ART. 92.—Tout navire à pèlerins, à l'entrée de la Mer Rouge et du Golfe Persique, doit se conformer aux prescriptions contenues dans le Règlement spécial applicable au pèlerinage du Hedjaz qui sera publié par le Conseil de Santé de Constantinople, conformément aux principes édictés dans la présente Convention.

ARTICLE 92. Every pilgrim ship, upon entering the Red Sea or the Persian Gulf, must conform to the provisions contained in the special regulations applicable to the Hedjaz pilgrimage, which shall be published by the Board of Health of Constantinople in accordance with the principles set forth in the present convention.

Pilgrim ships entering Red Sea, etc.

ART. 93.—Le capitaine est tenu de payer la totalité des taxes sanitaires exigibles des pèlerins. Elles doivent être comprises dans le prix du billet.

ARTICLE 93. The captain shall be obliged to pay all the sanitary taxes collectible from the pilgrims, which shall be comprised in the price of the ticket.

Payment of sanitary taxes.

ART. 94.—Autant que faire se peut, les pèlerins qui débarquent ou embarquent dans les stations sanitaires ne doivent avoir entre eux aucun contact sur les points de débarquement.

ARTICLE 94. As far as possible, the pilgrims who land or embark at the sanitary stations should not come in contact with one another at the points of debarkation.

Landing, etc., at sanitary stations.

Les navires, après avoir débarqué leurs pèlerins, doivent changer de mouillage pour opérer le rembarquement.

After landing their pilgrims, the vessels shall change their anchorage in order to reembarck them.

Les pèlerins débarqués doivent être répartis au campement en groupes aussi peu nombreux que possible.

The pilgrims who are landed shall be sent to the encampment in as small groups as possible.

Il est nécessaire de leur fournir une bonne eau potable, soit qu'on la trouve sur place, soit qu'on l'obtienne par distillation.

They must be furnished with good drinking water, whether it is found on the spot or obtained by distillation.

ART. 95.—Lorsqu'il y a de la peste ou du choléra au Hedjaz, les vivres emportés par les pèlerins sont détruits si l'autorité sanitaire le juge nécessaire.

ARTICLE 95. When there is plague or cholera in Hedjaz, the provisions carried by the pilgrims shall be destroyed if the health authority deems it necessary.

Destruction of provisions.

Pilgrim ships.

CHAPITRE II.—*Navires à pèlerins.—Installations sanitaires.*CHAPTER II.—*Pilgrim ships.—Sanitary arrangements.*

Sanitary, etc., arrangements.

SECTION I.—*Conditionnement général des navires.*SECTION I.—*General arrangement of vessels.*

ART. 96.—Le navire doit pouvoir loger les pèlerins dans l'entrepont.

En dehors de l'équipage, le navire doit fournir à chaque individu, quel que soit son âge, une surface de 1 m. 50 carrés, c'est-à-dire 16 pieds carrés anglais, avec une hauteur d'entrepont d'environ 1 m. 80.

Pour les navires qui font le cabotage, chaque pèlerin doit disposer d'un espace d'au moins 2 mètres de largeur dans le long des plats-bords du navire.

Sea water for pilgrims.

ART. 97.—De chaque côté du navire, sur le pont, doit être réservé un endroit dérobé à la vue et pourvu d'une pompe à main, de manière à fournir de l'eau de mer pour les besoins des pèlerins. Un local de cette nature doit être exclusivement affecté aux femmes.

Water-closets.

ART. 98.—Le navire doit être pourvu, outre les lieux d'aisances à l'usage de l'équipage, de latrines à effet d'eau ou pourvues d'un robinet dans la proportion d'au moins une latrine pour chaque centaine de personnes embarquées.

Des latrines doivent être affectées exclusivement aux femmes.

Des lieux d'aisances ne doivent pas exister dans les entreponts ni dans la cale.

Arrangements for private cooking.

ART. 99.—Le navire doit être muni de deux locaux affectés à la cuisine personnelle des pèlerins. Il est interdit aux pèlerins de faire du feu ailleurs, notamment sur le pont.

Infirmary.

ART. 100.—Une infirmerie régulièrement installée et offrant de bonnes conditions de sécurité et de salubrité doit être réservée aux logements des malades.

Elle doit pouvoir recevoir au moins 5 p. 00 des pèlerins embarqués à raison de 3 mètres carrés par tête.

Isolating spaces.

ART. 101.—Le navire doit être pourvu des moyens d'isoler les personnes présentant des symptômes de peste ou de choléra.

ARTICLE 96. The vessel must be able to lodge pilgrims between decks.

Outside of the crew, the vessel shall furnish to every individual, whatever be his age, a surface of 1.5 square meters (16 English square feet) with a height between decks of about 1.8 meters.

On vessels engaged in coasting trade each pilgrim shall have at his disposal a space of at least 2 meters wide along the gunwales of the vessel.

ARTICLE 97. On each side of the vessel, on deck, there shall be reserved a place screened from view and provided with a hand pump so as to furnish sea water for the needs of the pilgrims. One such place shall be reserved exclusively for women.

ARTICLE 98. In addition to the water-closets for the use of the crew, the vessel shall be provided with latrines flushed with water or provided with a stop cock, in the proportion of at least one latrine for every 100 persons embarked.

There shall be latrines reserved exclusively for women.

There shall be no water-closets between decks or within the hold.

ARTICLE 99. The vessel shall have two places arranged for private cooking by the pilgrims, who shall be forbidden to make a fire elsewhere and especially on deck.

ARTICLE 100. An infirmary regularly fitted up and properly arranged with regard to safety and sanitary conditions shall be reserved for lodging the sick.

It must be able to receive at least 5 per cent of the pilgrims embarked, allowing at least 3 square meters per head.

ARTICLE 101. The vessel shall be provided with the means of isolating persons who show symptoms of plague or cholera.

ART. 102.—Chaque navire doit avoir à bord les médicaments, les désinfectants et les objets nécessaires aux soins des malades. Les règlements faits pour ce genre de navires par chaque Gouvernement doivent déterminer la nature et la quantité des médicaments<sup>(1)</sup>. Les soins et les remèdes sont fournis gratuitement aux pèlerins.

ART. 103.—Chaque navire embarquant des pèlerins doit avoir à bord un médecin régulièrement diplômé et commissionné par le Gouvernement du pays auquel le navire appartient ou par le Gouvernement du port où le navire prend des pèlerins. Un second médecin doit être embarqué dès que le nombre des pèlerins portés par le navire dépasse mille.

ART. 104.—Le capitaine est tenu de faire apposer à bord, dans un endroit apparent et accessible aux intéressés, des affiches rédigées dans les principales langues des pays habités par les pèlerins à embarquer, et indiquant:

- 1° la destination du navire;
- 2° le prix des billets;
- 3° la ration journalière en eau et en vivres allouée à chaque pèlerin;
- 4° le tarif des vivres non compris dans la ration journalière et devant être payés à part.

ART. 105.—Les gros bagages des pèlerins sont enregistrés, numérotés et placés dans la cale. Les pèlerins ne peuvent garder avec eux que les objets strictement nécessaires. Les règlements faits pour ses navires par chaque Gouvernement en déterminent la nature, la quantité et les dimensions.

ART. 106.—Les prescriptions du chapitre I, du chapitre II (sections I, II et III), ainsi que du chapitre III du présent titre, seront affichées, sous la forme d'un règlement, dans la langue de la nationalité du navire ainsi que dans les principales langues des

ARTICLE 102. Every vessel shall have on board the medicines, disinfectants, and articles necessary for the care of the sick. The regulations made for this kind of vessels by each Government shall determine the nature and quantity of the medicines.<sup>a</sup> The care and the remedies shall be furnished gratuitously to the pilgrims.

ARTICLE 103. Every vessel embarking pilgrims shall have on board a physician holding a regular diploma and commissioned by the Government of the country to which the vessel belongs or by the Government of the port in which the vessel takes pilgrims on board. A second physician shall be embarked as soon as the number of pilgrims carried by the vessel exceeds one thousand.

ARTICLE 104. The captain shall be obliged to have handbills posted on board in a position which is conspicuous and accessible to those interested. They shall be in the principal languages of the countries inhabited by the pilgrims embarked, and show:

1. The destination of the vessel.
2. The price of the tickets.
3. The daily ration of water and food allowed to each pilgrim.

4. A price list of victuals not comprised in the daily ration and to be paid for extra.

ARTICLE 105. The heavy baggage of the pilgrims shall be registered, numbered, and placed in the hold. The pilgrims shall keep with them only such articles as are absolutely necessary, the regulations made by each Government for its vessels determining the nature, quantity, and dimensions thereof.

ARTICLE 106. The provisions of Chapters I, II (sections I, II, and III), and III of the present title shall be posted, in the form of regulations, in the language of the nationality of the vessel as well as in the principal languages of the countries inhabited by the

Free medicines.

Physicians.

Posting handbills in different languages.

Registering heavy baggage, etc.

Posting custom regulations required.

(1) Il est désirable que chaque navire soit muni des principaux agents d'immunisation (sérum antipesteux, vaccin de Haffkine, etc.).

<sup>a</sup> It is desirable that each vessel be provided with the principal immunizing agents (antiplague serum, Haffkine vaccine, etc.).

pays habités par les pèlerins à embarquer, en un endroit apparent et accessible, sur chaque pont et entrepont de tout navire transportant des pèlerins.

pilgrims embarked, in a conspicuous and accessible place on each deck and between decks on every vessel carrying pilgrims.

SECTION II.—*Mesures à prendre avant le départ.*

SECTION II.—*Measures to be taken before departure.*

Declaring date of sailing and destination.

ART. 107.—Le capitaine ou, à défaut du capitaine, le propriétaire ou l'agent de tout navire à pèlerins est tenu de déclarer à l'autorité compétente du port de départ son intention d'embarquer des pèlerins, au moins trois jours avant le départ. Dans les ports d'escale, le capitaine ou, à défaut de capitaine, le propriétaire ou l'agent de tout navire à pèlerins est tenu de faire cette même déclaration douze heures avant le départ du navire. Cette déclaration doit indiquer le jour projeté pour le départ et la destination du navire.

ARTICLE 107. At least three days before departure the captain, or in the absence of the captain the owner or agent, of every pilgrim ship must declare his intention to embark pilgrims to the competent authority of the port of departure. In ports of call the captain, or in the absence of the captain the owner or agent, of every pilgrim ship must make this same declaration twelve hours before the departure of the vessel. This declaration must indicate the intended day of sailing and the destination of the vessel.

Inspection, etc.

ART. 108.—À la suite de la déclaration prescrite par l'article précédent, l'autorité compétente fait procéder, aux frais du capitaine, à l'inspection et au mesurage du navire. L'autorité consulaire dont relève le navire peut assister à cette inspection.

ARTICLE 108. Upon the declaration prescribed by the preceding article being made, the competent authority shall proceed to the inspection and measurement of the vessel at the expense of the captain. The consular officer of the country to which the vessel belongs may be present at this inspection.

Il est procédé seulement à l'inspection, si le capitaine est déjà pourvu d'un certificat de mesurage délivré par l'autorité compétente de son pays, à moins qu'il n'y ait soupçon que le document ne réponde plus à l'état actuel du navire<sup>(1)</sup>.

The inspection only shall be made if the captain is already provided with a certificate of measurement issued by the competent authority of his country, unless it is suspected that the document no longer corresponds to the actual state of the vessel.<sup>a</sup>

Requirements before sailing.

ART. 109.—L'autorité compétente ne permet le départ d'un navire à pèlerins qu'après s'être assurée:

ARTICLE 109. The competent authority shall not permit the departure of a pilgrim ship until he has ascertained:

Cleanliness of ship.

a) que le navire a été mis en état de propreté parfaite et, au besoin, désinfecté;

a) That the vessel has been put in a state of perfect cleanliness and, if necessary, disinfected.

(1) L'autorité compétente est actuellement: dans les Indes anglaises un fonctionnaire (*officer*) désigné à cet effet par le Gouvernement local (*Native passenger Ships Act*, 1887, art 7);—dans les Indes néerlandaises, le maître du port;—en Turquie, l'autorité sanitaire;—en Autriche-Hongrie, l'autorité du port;—en Italie, le capitaine de port;—en France, en Tunisie et en Espagne, l'autorité sanitaire;—en Égypte, l'autorité sanitaire quarantenaire, etc.

<sup>a</sup>The competent authority is at present: In British India, an officer designated for this purpose by the local government (*Native Passenger Ships Act* 1887, Art. 7); in Dutch India, the master of the port; in Turkey, the health authority; in Austria-Hungary, the authority of the port; in Italy, the captain of the port; in France, Tunis, and Spain, the health authority; in Egypt, the quarantine and health authority, etc.

b) que le navire est en état d'entreprendre le voyage sans danger, qu'il est bien équipé, bien aménagé, bien aéré, pourvu d'un nombre suffisant d'embarcations, qu'il ne contient rien à bord qui soit ou puisse devenir nuisible à la santé ou à la sécurité des passagers, que le pont est en bois ou en fer recouvert de bois:

c) qu'il existe à bord, en sus de l'approvisionnement de l'équipage et convenablement arrimés, des vivres ainsi que du combustible, le tout de bonne qualité et en quantité suffisante pour tous les pèlerins et pour toute la durée déclarée du voyage;

d) que l'eau potable embarquée est de bonne qualité et a une origine à l'abri de toute contamination; qu'elle existe en quantité suffisante; qu'à bord les réservoirs d'eau potable sont à l'abri de toute souillure et fermés de sorte que la distribution de l'eau ne puisse se faire que par les robinets ou les pompes. Les appareils de distribution dits "suçoirs" sont absolument interdits.

e) que le navire possède un appareil distillatoire pouvant produire une quantité d'eau de 5 litres au moins, par tête et par jour, pour toute personne embarquée, y compris l'équipage;

f) que le navire possède une étuve à désinfection dont la sécurité et l'efficacité auront été constatées par l'autorité sanitaire du port d'embarquement des pèlerins;

g) que l'équipage comprend un médecin diplômé et commissionné<sup>(1)</sup>, soit par le Gouvernement du pays auquel le navire appartient, soit par le Gouvernement du port où le navire prend des pèlerins, et que le navire possède des médicaments, le tout conformément aux articles 102 et 103;

h) que le pont du navire est dégagé de toutes marchandises et objets encombrants;

b) That the vessel is in a condition to undertake the voyage without danger; that it is properly equipped, arranged, and ventilated; that it is provided with an adequate number of small boats; that it contains nothing on board which is or might become detrimental to the health or safety of the passengers, and that the deck is of wood or of iron covered over with wood.

c) That, in addition to the provisions for the crew, there are provisions and fuel of good quality on board, suitably stored and in sufficient quantity for all the pilgrims and for the entire anticipated duration of the voyage.

d) That the drinking water taken on board is of good quality and from a source protected against all contamination; that there is a sufficient quantity thereof; that the tanks of drinking water on board are protected against all contamination and closed in such a way that the water can only be let out through the stop cocks or pumps. The devices for letting water out called "suckers" are absolutely forbidden.

e) That the vessel has a distilling apparatus capable of producing at least 5 liters of water per head each day for every person embarked, including the crew.

f) That the vessel has a disinfecting chamber whose safety and efficiency have been ascertained by the health authority of the port of embarkation of the pilgrims.

g) That the crew comprises a physician holding a diploma and commissioned<sup>a</sup> either by the Government of the country to which the vessel belongs or by the Government of the port where the vessel takes on pilgrims, and that the vessel has a supply of medicines, all in conformity with Articles 102 and 103.

h) That the deck of the vessel is free from all cargo and other incumbrances.

Proper equipment.

Sufficient food and fuel supply.

Good drinking water.

Distilling apparatus.

Disinfecting chamber.

Physician, etc.

(1) Exception est faite pour les Gouvernements qui n'ont pas de médecins commissionnés.

<sup>a</sup> Exception is made for governments which have no commissioned physicians.

2) que les dispositions du navire sont telles que les mesures prescrites par la Section III ci-après peuvent être exécutées.

ART. 110.—Le capitaine ne peut partir qu'autant qu'il a en mains:

Viséed list of pilgrims.

1° une liste visée par l'autorité compétente et indiquant le nom, le sexe et le nombre total des pèlerins qu'il est autorisé à embarquer;

Bill of health.

2° une patente de santé constatant le nom, la nationalité et le tonnage du navire, le nom du capitaine, celui du médecin, le nombre exact des personnes embarquées: équipage, pèlerins et autres passagers, la nature de la cargaison, le lieu du départ.

L'autorité compétente indique sur la patente si le chiffre réglementaire des pèlerins est atteint ou non, et, dans le cas où il ne le serait pas, le nombre complémentaire des passagers que le navire est autorisé à embarquer dans les escales subséquentes.

Measures required during voyage.

SECTION III.—*Mesures à prendre pendant la traversée.*

Unencumbered decks.

ART. 111.—Le pont doit, pendant la traversée, rester dégagé des objets encombrants; il doit être réservé jour et nuit aux personnes embarquées et mis gratuitement à leur disposition.

Washing decks with sand, etc.

ART. 112.—Chaque jour, les entreponts doivent être nettoyés avec soin et frottés au sable sec, avec lequel on mélange des désinfectants, pendant que les pèlerins sont sur le pont.

Disinfecting latrines.

ART. 113.—Les latrines destinées aux passagers, aussi bien que celles de l'équipage, doivent être tenues proprement, nettoyées et désinfectées trois fois par jour.

Removal of excretions, etc.

ART. 114.—Les excrétiens et déjections des personnes présentant des symptômes de peste ou de choléra doivent être recueillies dans des vases contenant une solution désinfectante. Ces vases sont vidés dans les latrines, qui doivent être rigoureusement désinfectées après chaque projection de matières.

2) That the arrangements of the vessel are such that the measures prescribed by Section III hereinafter may be executed.

ARTICLE 110. The captain shall not sail until he has in his possession:

1. A list viséed by the competent authority and showing the name, sex, and total number of the pilgrims whom he is authorized to embark.

2. A bill of health setting forth the name, nationality, and tonnage of the vessel, the name of the captain and of the physician, the exact number of persons embarked (crew, pilgrims, and other passengers), the nature of the cargo, and the port of departure.

The competent authority shall indicate upon the bill of health whether the number of pilgrims allowed by the regulations is reached or not, and, in case it is not reached, the additional number of passengers which the vessel is authorized to embark in subsequent ports of call.

SECTION III.—*Measures to be taken during the passage.*

ARTICLE 111. The deck shall remain free from encumbering objects during the voyage and shall be reserved day and night for the persons on board and be placed gratuitously at their service.

ARTICLE 112. Every day the space between decks should be cleaned carefully and scrubbed with dry sand mixed with disinfectants while the pilgrims are on deck.

ARTICLE 113. The latrines intended for passengers as well as those for the crew should be kept neat and be cleansed and disinfected three times a day.

ARTICLE 114. The excretions and dejections of persons showing symptoms of plague or cholera shall be collected in vessels containing a disinfecting solution. These vessels shall be emptied into the latrines, which shall be thoroughly disinfected after each flushing.

ART. 115.—Les objets de literie, les tapis, les vêtements qui ont été en contact avec les malades visés dans l'article précédent, doivent être immédiatement désinfectés. L'observation de cette règle est spécialement recommandée pour les vêtements des personnes qui approchent ces malades, et qui ont pu être souillés.

Ceux des objets ci-dessus qui n'ont pas de valeur doivent être, soit jetés à la mer, si le navire n'est pas dans un port ni dans un canal, soit détruits par le feu. Les autres doivent être portés à l'étuve dans des sacs imperméables lavés avec une solution désinfectante.

ART. 116.—Les locaux occupés par les malades, visé dans l'article 100, doivent être rigoureusement désinfectés.

ART. 117.—Les navires à pèlerins sont obligatoirement soumis à des opérations de désinfection conformes aux règlements en vigueur sur la matière dans le pays dont ils portent le pavillon.

ART. 118.—La quantité d'eau potable mise chaque jour gratuitement à la disposition de chaque pèlerin, quel que soit son âge, doit être d'au moins 5 litres.

ART. 119.—S'il y a doute sur la qualité de l'eau potable ou sur la possibilité de sa contamination, soit à son origine, soit au cours du trajet, l'eau doit être bouillie ou stérilisée autrement et le capitaine est tenu de la rejeter à la mer au premier port de relâche où il lui est possible de s'en procurer de meilleure.

ART. 120.—Le médecin visite les pèlerins, soigne les malades et veille à ce que, à bord, les règles de l'hygiène soient observées. Il doit notamment:

1° s'assurer que les vivres distribués aux pèlerins sont de bonne qualité, que leur quantité est conforme aux engagements pris, qu'ils sont convenablement préparés:

2° s'assurer que les prescriptions de l'article 118 relatif à la

ARTICLE 115. Articles of bedding, carpets, and clothing which have been in contact with the patients mentioned in the preceding article shall be immediately disinfected. The observance of this rule is especially enjoined with regard to the clothing of persons who come near to these patients and who may have become contaminated.

Such of the articles mentioned above as have no value shall either be thrown overboard, if the vessel is neither in a port nor a canal, or else destroyed by fire. The others shall be carried to the disinfecting chamber in impermeable sacks washed with a disinfecting solution.

ARTICLE 116. The quarters occupied by the patients and referred to in Article 100 shall be rigorously disinfected.

ARTICLE 117. Pilgrim ships shall be compelled to submit to disinfecting operations in conformity with the regulations in force on the subject in the country whose flag they fly.

ARTICLE 118. The quantity of drinking water allowed daily to each pilgrim free of charge, whatever be his age, shall be at least 5 liters.

ARTICLE 119. If there is any doubt about the quality of the drinking water or any possibility of its contamination either at the place of its origin or during the course of the voyage, the water shall be boiled or otherwise sterilized and the captain shall be obliged to throw it overboard at the first port in which a stop is made and in which he is able to procure a better supply.

ARTICLE 120. The physician shall examine the pilgrims, attend the patients, and see that the rules of hygiene are observed on board. He shall especially:

1. Satisfy himself that the provisions dealt out to the pilgrims are of good quality, that their quantity is in conformity with the obligations assumed, and that they are suitably prepared.

2. Satisfy himself that the requirements of Article 118 relative

Disinfecting bedding, etc.

Patients' quarters to be disinfected.  
Ante, p. 1808.

Ships must submit to disinfecting operations, etc.

Minimum amount of free drinking water.

Water to be sterilized.

Duties of physicians in charge.

distribution de l'eau sont observées;

3° s'il y a doute sur la qualité de l'eau potable, rappeler par écrit au capitaine les prescriptions de l'article 119;

4° s'assurer que le navire est maintenu en état constant de propreté, et spécialement que les latrines sont nettoyées conformément aux prescriptions de l'article 113;

5° s'assurer que les logements des pèlerins sont maintenus salubres, et que, en cas de maladie transmissible, la désinfection est faite conformément aux articles 116 et 117;

6° tenir un journal de tous les incidents sanitaires survenus au cours du voyage et présenter ce journal à l'autorité compétente du port d'arrivée.

Restrictions on persons in charge of patients.

ART. 121.—Les personnes chargées de soigner les malades atteints de peste ou de choléra peuvent seules pénétrer auprès d'eux et ne doivent avoir aucun contact avec les autres personnes embarquées.

Deaths occurring during voyage.

ART. 122.—En cas de décès survenu pendant la traversée, le capitaine doit mentionner le décès en face du nom sur la liste visée par l'autorité du port de départ, et, en outre, inscrire sur son livre de bord le nom de la personne décédée, son âge, sa provenance, la cause présumée de la mort d'après le certificat du médecin et la date du décès.

En cas de décès par maladie transmissible, le cadavre, préalablement enveloppé d'un suaire imprégné d'une solution désinfectante, doit être jeté à la mer.

Ship's journal to show all preventive measures executed.

ART. 123.—Le capitaine doit veiller à ce que toutes les opérations prophylactiques exécutées pendant le voyage soient inscrites sur le livre de bord. Ce livre est présenté par lui à l'autorité compétente du port d'arrivée.

Dans chaque port de relâche, le capitaine doit faire viser par l'au-

to the distribution of water are observed.

3. If there is any doubt about the quality of the drinking water, remind the captain in writing of the provisions of Article 119.

4. Satisfy himself that the vessel is maintained in a constant state of cleanliness, and especially that the latrines are cleansed in accordance with the provisions of Article 113.

5. Satisfy himself that the lodgings of the pilgrims are maintained in a healthful condition, and that, in case of transmissible disease, they are disinfected in conformity with Articles 116 and 117.

6. Keep a diary of all the sanitary incidents occurring during the course of the voyage and present this diary to the competent authority of the port of arrival.

ARTICLE 121. The persons intrusted with the care of the plague or cholera patients shall alone have access to them and shall have no contact with the other persons on board.

ARTICLE 122. In case of a death occurring during the voyage, the captain shall make note of the death opposite the name on the list viséed by the authority of the port of departure, besides entering on his journal the name of the deceased person, his age, where he comes from, the presumable cause of his death according to the physician's certificate, and the date of the death.

In case of death by a transmissible disease, the body shall be wrapped in a shroud saturated with a disinfecting solution and thrown overboard.

ARTICLE 123. The captain shall see that all the prophylactic measures executed during the voyage are recorded in the ship's journal. This journal shall be presented by him to the competent authority of the port of arrival.

In each port of call the captain shall have the list prepared in

torité compétente la liste dressée en exécution de l'article 110.

Dans le cas où un pèlerin est débarqué en cours de voyage, le capitaine doit mentionner sur cette liste le débarquement en face du nom du pèlerin.

En cas d'embarquement, les personnes embarquées doivent être mentionnées sur cette liste conformément à l'article 110 précité et préalablement au visa nouveau que doit apposer l'autorité compétente.

ART. 124.—La patente délivrée au port de départ ne doit pas être changée au cours du voyage.

Elle est visée par l'autorité sanitaire de chaque port de relâche. Celle-ci y inscrit:

1° le nombre des passagers débarqués ou embarqués dans ce port;

2° les incidents survenus en mer et touchant à la santé ou à la vie des personnes embarquées;

3° l'état sanitaire du port de relâche.

SECTION IV.—Mesures à prendre à l'arrivée des pèlerins dans la Mer Rouge.

A. RÉGIME SANITAIRE APPLICABLE AUX NAVIRES À PÈLERINS MUSULMANS VENANT D'UN PORT CONTAMINÉ ET ALLANT DU SUD VERS LE HEDJAZ.

ART. 125.—Les navires à pèlerins venant du Sud et se rendant au Hedjaz doivent, au préalable, faire escale à la station sanitaire de Camaran, et sont soumis au régime fixé par les articles 126 à 128.

ART. 126.—Les navires reconnus *indennés* après visite médicale reçoivent libre pratique, lorsque les opérations suivantes sont terminées:

Les pèlerins sont débarqués; ils prennent une douche-lavage ou un bain de mer; leur linge sale, la partie de leurs effets à usage et de leurs bagages qui peut être suspecte, d'après l'appréciation de l'autorité sanitaire, sont désinfectés; la durée de ces opérations, en y comprenant le débarquement et l'embarquement, ne doit pas dépasser quarante-huit heures.

accordance with Article 110 viséed by the competent authority.

In case a pilgrim is landed during the course of the voyage, the captain shall note the fact on the list opposite the name of the pilgrim.

In case of an embarkation, the persons embarked shall be mentioned on this list in conformity with the aforementioned Article 110 and before it is viséed again by the competent authority.

ARTICLE 124. The bill of health delivered at the port of departure shall not be changed during the course of the voyage.

It shall be viséed by the health authority of each port of call, who shall note thereon:

1. The number of passengers landed or embarked in the port.

2. The incidents occurring at sea and affecting the health or life of the persons on board.

3. The sanitary condition of the port of call.

SECTION IV.—Measures to be taken on the arrival of pilgrims in the Red Sea.

A. SANITARY MEASURES APPLICABLE TO MUSSULMAN-PILGRIM SHIPS HAILING FROM AN INFECTED PORT AND BOUND FROM THE SOUTH TOWARD HEDJAZ.

ARTICLE 125. Pilgrim ships hailing from the south and bound for Hedjaz shall first stop at the sanitary station of Camaran, where they shall be subjected to the measures prescribed by Articles 126 to 128.

ARTICLE 126. Vessels recognized as *uninfected* after a medical inspection shall obtain pratique when the following operations are completed:

The pilgrims shall be landed, take a shower or sea bath, and their soiled linen and the part of their wearing apparel and baggage which appears suspicious in the opinion of the health authority shall be disinfected. The duration of these operations, including debarkation and embarkation, shall not exceed forty-eight hours.

*Ante*, p. 1812.

Bill of health.

Arrival of pilgrims in Red Sea.

Sanitary measures.

Ships bound for Hedjaz from the south.

Uninfected vessels.

Si aucun cas avéré ou suspect de peste ou de choléra n'est constaté pendant ces opérations, les pèlerins seront réembarqués immédiatement et le navire se dirigera vers le Hedjaz.

*Ante*, pp. 1783, 1784.

Pour la peste, les prescriptions de l'article 23 et de l'article 24 sont appliquées en ce qui concerne les rats pouvant se trouver à bord des navires.

Control of vessels under suspicion.

ART. 127.—Les navires *suspects*, à bord desquels il y a eu des cas de peste ou de choléra au moment du départ, mais aucun cas nouveau de peste ou de choléra depuis sept jours, sont traités de la manière suivante:

Les pèlerins sont débarqués; ils prennent une douche-lavage ou un bain de mer; leur linge sale, la partie de leurs effets à usage et de leurs bagages qui peut être suspecte, d'après l'appréciation de l'autorité sanitaire, sont désinfectés.

En temps de choléra, l'eau de la cale est changée.

Les parties du navire habitées par les malades sont désinfectées. La durée de ces opérations, en y comprenant le débarquement et l'embarquement, ne doit pas dépasser quarante-huit heures.

Second medical inspection at Djeddah.

Si aucun cas avéré ou suspect de peste ou de choléra n'est constaté pendant ces opérations, les pèlerins sont réembarqués immédiatement, et le navire est dirigé sur Djeddah, où une seconde visite médicale a lieu à bord. Si son résultat est favorable, et sur le vu de la déclaration écrite des médecins du bord certifiant, sous serment, qu'il n'y a pas eu de cas de peste ou de choléra, pendant la traversée, les pèlerins sont immédiatement débarqués.

Discovery of plague, etc., during voyage.

Si, au contraire, un ou plusieurs cas avérés ou suspects de peste ou de choléra ont été constatés pendant le voyage ou au moment de l'arrivée, le navire est renvoyé à Camaran, où il subit de nouveau le régime des navires infectés.

*Ante*, p. 1783.

Pour la peste, les prescriptions de l'article 22, troisième alinéa,

If no real or suspected case of plague or cholera is discovered during these operations, the pilgrims shall be reembarked immediately and the vessel shall proceed toward Hedjaz.

For plague, the provisions of Articles 23 and 24 shall be applied with regard to the rats which may be found on board the vessels.

ARTICLE 127. *Suspicious* vessels on board of which there were cases of plague or cholera at the time of departure, but on which there has been no new case of plague or cholera for seven days, shall be treated in the following manner:

The pilgrims shall be landed, take a shower or sea bath, and their soiled linen and the part of their wearing apparel and baggage which appears suspicious in the opinion of the health authority shall be disinfected.

In time of cholera the bilge water shall be changed.

The parts of the vessel occupied by the patients shall be disinfected. The duration of these operations, including debarkation and embarkation, shall not exceed forty-eight hours.

If no real or suspected case of plague or cholera is discovered during these operations, the pilgrims shall be reembarked immediately and the vessel shall proceed to Djeddah, where a second medical inspection shall take place on board. If the result thereof is favorable, and on the strength of a written affidavit by the ship's physician to the effect that there has been no case of plague or cholera during the passage, the pilgrims shall be immediately landed.

If, on the contrary, one or more real or suspected cases of plague or cholera have been discovered during the voyage or at the time of arrival, the vessel shall be sent back to Camaran, where it shall undergo anew the measures applicable to infected vessels.

For plague, the provisions of Article 22, third paragraph, shall

sont appliquées en ce qui concerne les rats pouvant se trouver à bord des navires.

ART. 128.—Les navires infectés, c'est-à-dire ayant à bord des cas de peste ou de choléra, ou bien ayant présenté des cas de peste ou de choléra depuis sept jours, subissent le régime suivant:

Les personnes atteintes de peste ou de choléra sont débarquées et isolées à l'hôpital. Les autres passagers sont débarqués et isolés par groupes composés de personnes aussi peu nombreuses que possible, de manière que l'ensemble ne soit pas solidaire d'un groupe particulier si la peste ou le choléra venait à s'y développer.

Le linge sale, les objets à usage, les vêtements de l'équipage et des passagers, sont désinfectés ainsi que le navire. La désinfection est pratiquée d'une façon complète.

Toutefois, l'autorité sanitaire locale peut décider que le déchargement des gros bagages et des marchandises n'est pas nécessaire, et qu'une partie seulement du navire doit subir la désinfection.

Les passagers restent à l'établissement de Camaran sept ou cinq jours, suivant qu'il s'agit de peste ou de choléra. Lorsque les cas de peste ou de choléra remontent à plusieurs jours, la durée de l'isolement peut être diminuée. Cette durée peut varier selon l'époque de l'apparition du dernier cas et d'après la décision de l'autorité sanitaire.

Le navire est dirigé ensuite sur Djeddah, où est faite une visite médicale individuelle et rigoureuse. Si son résultat est favorable, le navire reçoit la libre pratique. Si, au contraire, des cas avérés de peste ou de choléra se sont montrés à bord pendant le voyage ou au moment de l'arrivée, le navire est renvoyé à Camaran, où il subit de nouveau le régime des navires infectés.

Pour la peste, le régime prévu par l'article 21 est appliqué en ce qui concerne les rats pouvant se trouver à bord des navires.

be applied with regard to the rats which may be found on board the vessels.

ARTICLE 128.—*Infected vessels*, that is, those having cases of plague or cholera on board or having had cases of plague or cholera within seven days, shall undergo the following treatment:

The persons stricken with plague or cholera shall be landed and isolated in the hospital. The other passengers shall be landed and isolated in groups comprising as few persons as possible, so that the whole number may not be infected by a particular group if plague or cholera should develop therein.

The soiled linen, wearing apparel, and clothing of the crew and passengers, as well as the vessel, shall be disinfected in a thorough manner.

However, the local health authority may decide that the discharge of the heavy baggage and the cargo is not necessary, and that only a part of the vessel need be disinfected.

The passengers shall remain at the Camaran establishment seven or five days, according to whether it is a question of plague or cholera. When cases of plague or cholera date back several days, the length of the isolation may be diminished. This length may vary according to the date of appearance of the last case and the decision of the health authority.

The vessel shall then proceed to Djeddah, where an individual and rigorous medical inspection shall be made. If the result thereof is favorable, the vessel shall obtain pratique. If, on the contrary, real cases of plague or cholera have appeared on board during the voyage or at the time of arrival, the vessel shall be sent back to Camaran, where it shall undergo anew the treatment applicable to infected vessels.

For plague, the measures prescribed by Article 21 shall be applied with regard to the rats which may be found on board the vessels.

Treatment of infected ships.

Passengers to be detained at Camaran.

Medical inspection at Djeddah.

Ante, p. 1782.

Camaran station.

*1<sup>o</sup> Station de Camaran.*

Arrangements to facilitate movement of vessels, etc.

ART. 129.—La station de Camaran doit répondre aux conditions ci-après :

L'île sera évacuée complètement par ses habitants.

Pour assurer la sécurité et faciliter le mouvement de la navigation dans la baie de l'île de Camaran, il doit être :

1<sup>o</sup> installé des bouées et des balises en nombre suffisant;

2<sup>o</sup> construit un môle ou quai principal pour débarquer les passagers et les colis;

3<sup>o</sup> disposé un appontement différent pour l'embarquement séparé des pèlerins de chaque campement;

4<sup>o</sup> acquis des chalands en nombre suffisant, avec un remorqueur à vapeur, pour assurer le service de débarquement et d'embarquement des pèlerins.

Landing of infected persons.

ART. 130. Le débarquement des pèlerins des navires infectés est opéré par les moyens du bord. Si ces moyens sont insuffisants, les personnes et les chalands qui ont aidé au débarquement, subissent le régime des pèlerins et du navire infecté.

Sanitary station, equipment, etc.

ART. 131.—La station sanitaire comprendra les installations et l'outillage ci-après :

1<sup>o</sup> un réseau de voies ferrées reliant les débarcadères aux locaux de l'Administration et de désinfection ainsi qu'aux locaux des divers services et aux campements;

2<sup>o</sup> des locaux pour l'Administration et pour le personnel des services sanitaires et autres;

3<sup>o</sup> des bâtiments pour la désinfection et le lavage des effets à usage et autres objets;

4<sup>o</sup> des bâtiments où les pèlerins seront soumis à des bains-douches ou à des bains de mer pendant que l'on désinfectera les vêtements en usage;

Hospitals.

5<sup>o</sup> des hôpitaux séparés pour les deux sexes et complètement isolés:

a) pour l'observation des suspects,

b) pour les pesteux,

*1. The Camaran Station.*

ARTICLE 129. The following conditions shall exist at the Camaran station:

The island shall be completely vacated by its inhabitants.

In order to insure the safety and facilitate the movement of vessels in the bay of Camaran Island—

1. Buoys and beacons shall be installed in sufficient number.

2. A mole or quay shall be constructed to land passengers and baggage.

3. A separate flying bridge shall be arranged for the embarkation of the pilgrims of each camp.

4. A steam tug and a sufficient number of barges shall be provided in order to land and embark the pilgrims.

ARTICLE 130. The landing of the pilgrims from infected vessels shall be effected with the means on board. If these means are inadequate, the persons and the barges which have assisted in the landing must undergo the same treatment as the pilgrims and the infected vessel.

ARTICLE 131. The sanitary station shall comprise the following installations and equipment:

1. A system of railway tracks connecting the landing places with the administrative and disinfecting quarters as well as with the buildings used for the various services and with the camps.

2. Quarters for the administrative office and for the personnel of the sanitary and other services.

3. Buildings for the disinfection and washing of wearing apparel and other articles.

4. Buildings in which the pilgrims shall be subjected to shower or sea baths while their clothing in use is being disinfected.

5. Hospitals separated for the two sexes and completely isolated:

a) For the observation of suspects;

b) For plague patients;

- c) pour les cholériques,  
 d) pour les malades atteints  
 d'autres affections contagieuses,  
 e) pour les malades ordinaires;

- c) For cholera patients;  
 d) For patients stricken with  
 other contagious diseases;  
 e) For those sick with ordinary  
 diseases.

6° des campements séparés les uns des autres d'une manière efficace; la distance entre eux doit être la plus grande possible; les logements destinés aux pèlerins doivent être construits dans les meilleures conditions hygiéniques et ne doivent contenir que vingt-cinq personnes;

6. Camps suitably separated from one another, the distance between them being as great as possible. The lodgings intended for pilgrims shall be constructed on the best hygienic principles and shall not contain over twenty-five persons.

Camps.

7° un cimetière bien situé et éloigné de toute habitation, sans contact avec une nappe d'eau souterraine, et drainé à 0 m. 50 au-dessous du plan des fosses;

7. A well situated cemetery, remote from all habitations, without contact with any sheet of underground water, and drained half a meter below the level of the graves.

Cemetery.

8° des étuves à vapeur en nombre suffisant et présentant toutes les conditions de sécurité, d'efficacité et de rapidité; des appareils pour la destruction des rats;

8. Steam disinfecting chambers in sufficient number and combining all the elements of safety, efficiency, and rapidity. Apparatuses for the destruction of rats.

Steam disinfecting chambers.

9° des pulvérisateurs, étuves à désinfection et moyens nécessaires pour une désinfection chimique;

9. Atomizers, disinfecting chambers, and the appliances necessary for chemical disinfection.

Chemical disinfection.

10° des machines à distiller l'eau: des appareils destinés à la stérilisation de l'eau par la chaleur; des machines à fabriquer la glace. Pour la distribution de l'eau potable: des canalisations et réservoirs fermés, étanches, et ne pouvant se vider que par des robinets ou des pompes;

10. Machines for distilling water, apparatus for the sterilization of water by heat, and machines for manufacturing ice. For the distribution of the drinking water: Pipes and closed, tight tanks capable of being emptied only by stop-cocks or pumps.

Drinking water.

11° un laboratoire bactériologique avec le personnel nécessaire;

11. A bacteriological laboratory with the necessary personnel.

Bacteriological laboratory.

12° une installation de tinettes mobiles pour recueillir les matières fécales préalablement désinfectées et l'épandage de ces matières sur une des parties de l'île les plus éloignées des campements, en tenant compte des conditions nécessaires pour le bon fonctionnement de ces champs d'épandage au point de vue de l'hygiène;

12. A set of movable night-soil cans for receiving the previously disinfected fecal matters and spreading them over one of the most distant parts of the island from the camps, care being taken that these dumping grounds are properly managed from a hygienic standpoint.

Night-soil cans.

13° Les eaux sales doivent être éloignées des campements sans pouvoir stagner ni servir à l'alimentation. Les eaux-vannes qui sortent des hôpitaux doivent être désinfectées.

13. All dirty water shall be removed from the camps and shall neither be allowed to stagnate nor be used in preparing food. The waste waters coming from hospitals shall be disinfected.

Removal of dirty water.

ART. 132.—L'autorité sanitaire assure, dans chaque campement, un établissement pour les comestibles, un pour le combustible.

ARTICLE 132. The health authority shall provide a building for the food supplies and one for the fuel in each camp.

Food supplies.

Le tarif des prix fixés par l'autorité compétente est affiché en plusieurs endroits du campement et dans les principales langues des pays habités par les pèlerins.

Le contrôle de la qualité des vivres et d'un approvisionnement suffisant est fait chaque jour par le médecin du campement.

L'eau est fournie gratuitement.

The schedule of prices fixed by the competent authority shall be posted up in several places in the camp in the principal languages of the countries inhabited by the pilgrims.

The camp physician shall each day inspect the quality of the victuals and see that there is a sufficient supply thereof.

Water shall be furnished free of charge.

Sanitary stations at Abou-Ali, Abou-Saad, Djeddah, Vasta, and Yambo.

2° Stations d'Abou Ali, Abou Saad, Djeddah, Vasta et Yambo.

2. Stations of Abou-Ali, Abou-Saad, Djeddah, Vasta, and Yambo.

Conditions required.

ART. 133.—Les stations sanitaires d'Abou Ali, d'Abou Saad, de Vasta, ainsi que celles de Djeddah et de Yambo, doivent répondre aux conditions ci-après:

1° création à Abou Ali, de quatre hôpitaux, deux pour pesteux, hommes et femmes, deux pour cholériques, hommes et femmes;

2° création à Vasta d'un hôpital pour malades ordinaires;

3° installation à Abou Saad et à Vasta de logements en pierre capables de contenir cinquante personnes par logement;

4° trois étuves de désinfection placées à Abou Ali, Abou Saad et Vasta, avec buanderies, accessoires et appareils pour la destruction des rats;

5° établissement de douches-lavages à Abou Saad et à Vasta;

6° dans chacune des îles d'Abou Saad et de Vasta, établissement de machines à distiller pouvant fournir ensemble 15 tonnes d'eau par jour;

7° pour les matières fécales et les eaux sales, le régime sera réglé d'après les principes admis pour Camaran;

8° un cimetière sera établi dans une des îles;

9° installations sanitaires à Djeddah et Yambo prévues dans l'article 150, et notamment des étuves et autres moyens de désinfection pour les pèlerins quittant le Hedjaz.

ARTICLE 133. The sanitary stations of Abou-Ali, Abou-Saad, and Vasta, as well as those of Djeddah and Yambo, shall fulfill the following conditions:

1. At Abou-Ali there shall be established four hospitals—two for plague patients (male and female) and two for cholera patients (male and female).

2. At Vasta a hospital for ordinary patients shall be created.

3. At Abou-Saad and Vasta stone lodgings with a capacity of fifty persons each shall be constructed.

4. Three disinfecting chambers shall be located at Abou-Ali, Abou-Saad, and Vasta, with laundries, accessories, and apparatus for the destruction of rats.

5. Shower baths shall be established at Abou-Saad and Vasta.

6. On each of the islands of Abou-Saad and Vasta there shall be installed distilling apparatus capable of furnishing altogether fifteen tons of water a day.

7. The measures with regard to fecal matters and dirty water shall be regulated in accordance with the rules adopted for Camaran.

8. A cemetery shall be established in one of the islands.

9. The sanitary arrangements at Djeddah and Yambo provided for in Article 150 shall be installed, and especially the disinfecting chambers and other means of disinfection for pilgrims leaving Hedjaz.

ART. 134.—Les règles prescrites pour Camaran, en ce qui concerne les vivres et l'eau, sont applicables aux campements d'Abou Ali, d'Abou Saad et de Vasta.

ARTICLE 134. The rules prescribed for Camaran with regard to food supplies and water shall be applicable to the camps of Abou-Ali, Abou-Saad, and Vasta.

*Ante*, p. 184.

B. RÉGIME SANITAIRE APPLICABLE AUX NAVIRES À PÈLERINS MUSULMANS VENANT DU NORD ET ALLANT VERS LE HEDJAZ.

B. SANITARY MEASURES APPLICABLE TO MUSSULMAN-PILGRIM SHIPS HAILING FROM THE NORTH AND BOUND TOWARD HEDJAZ.

Mussulman-pilgrim ships from the north.

ART. 135.—Si la présence de la peste ou du choléra n'est pas constatée dans le port de départ ni dans ses environs, et qu'aucun cas de peste ou de choléra ne se soit produit pendant la traversée, le navire est immédiatement admis à la libre pratique.

ARTICLE 135. If plague or cholera is not known to exist in the port of departure or its neighborhood, and if no case of plague or cholera has occurred during the passage, the vessel shall be immediately granted pratique.

Sanitary measures.

ART. 136.—Si la présence de la peste ou du choléra est constatée dans le port de départ ou dans ses environs, ou si un cas de peste ou de choléra s'est produit pendant la traversée, le navire est soumis, à El-Tor, aux règles instituées pour les navires qui viennent du Sud et qui s'arrêtent à Camaran. Les navires sont ensuite reçus en libre pratique.

ARTICLE 136. If plague or cholera is known to exist in the port of departure or its vicinity, or if a case of plague or cholera has occurred during the voyage, the vessel shall be subjected at Tor to the rules established for vessels coming from the south and stopping at Camaran. The vessels shall thereupon be granted pratique.

Inspection, etc., at Tor.

*Ante*, p. 181.

SECTION V.—Mesures à prendre au retour des pèlerins.

SECTION V.—Measures to be taken upon the return of pilgrims.

A. NAVIRES À PÈLERINS RETOURNANT VERS LE NORD.

A. PILGRIM SHIPS RETURNING NORTHWARD.

Pilgrim ships returning northward.

ART. 137.—Tout navire à destination de Suez ou d'un port de la Méditerranée, ayant à bord des pèlerins ou masses analogues, et provenant d'un port du Hedjaz ou de tout autre port de la côte arabique de la Mer Rouge, est tenu de se rendre à El-Tor pour y subir l'observation et les mesures sanitaires indiquées dans les articles 141 à 143.

ARTICLE 137. Every vessel bound for Suez or for a Mediterranean port, having on board pilgrims or similar masses of persons, and hailing from a port of Hedjaz or from any other port on the Arabian coast of the Red Sea, must repair to Tor in order to undergo there the observation and the sanitary measures indicated in Articles 141 to 143.

Vessels to report at Tor for observation, etc.

ART. 138.—Les navires ramenant les pèlerins musulmans vers la Méditerranée ne traversent le canal qu'en quarantaine.

ARTICLE 138. Vessels bringing Mussulman pilgrims back toward the Mediterranean shall pass through the canal in quarantine only.

Passing through canal in quarantine.

ART. 139.—Les agents des compagnies de navigation et les capitaines sont prévenus qu'après avoir fini leur observation à la station sanitaire de El-Tor, les pèlerins égyptiens seront seuls autorisés à quitter définitivement le navire pour rentrer ensuite dans leurs foyers.

ARTICLE 139. The agents of navigation companies and captains are warned that, after completing their observation period at the sanitary station of Tor, the Egyptian pilgrims will alone be permitted to leave the vessel permanently in order to return thereupon to their homes.

Egyptian pilgrims at Tor.

Certificate of residence required.

Ne seront reconnus comme Égyptiens ou résidant en Égypte que les pèlerins porteurs d'une carte de résidence émanant d'une autorité égyptienne et conforme au modèle établi. Des exemplaires de cette carte seront déposés auprès des autorités consulaires et sanitaires de Djeddah et de Yambo, où les agents et capitaines de navires pourront les examiner.

Other pilgrims.

Les pèlerins non égyptiens, tels que les Turcs, les Russes, les Persans, les Tunisiens, les Algériens, les Marocains, etc., ne peuvent, après avoir quitté El-Tor, être débarqués dans un port égyptien. En conséquence, les agents de navigation et les capitaines sont prévenus que le transbordement des pèlerins étrangers à l'Égypte soit à Tor, soit à Suez, à Port-Saïd ou à Alexandrie, est interdit.

Les bateaux qui auraient à leur bord des pèlerins appartenant aux nationalités dénommées dans l'alinéa précédent suivront la condition de ces pèlerins et ne seront reçus dans aucun port égyptien de la Méditerranée.

Medical examination of Egyptian pilgrims.

ART. 140.—Les pèlerins égyptiens subissent soit à El-Tor, soit à Souakim, ou dans toute autre station désignée par le Conseil sanitaire d'Égypte, une observation de trois jours et une visite médicale, avant d'être admis en libre pratique.

Cholera, etc., at Hedjaz, etc.

ART. 141.—Si la présence de la peste ou du choléra est constatée au Hedjaz ou dans le port d'où provient le navire, ou l'a été au Hedjaz au cours du pèlerinage, le navire est soumis, à El-Tor, aux règles instituées à Camaran pour les navires infectés.

Treatment of patients.

Les personnes atteintes de peste ou de choléra sont débarquées et isolées à l'hôpital. Les autres passagers sont débarqués et isolés par groupes composés de personnes aussi peu nombreuses que possible, de manière que l'ensemble ne soit pas solidaire d'un groupe particulier, si la peste ou le choléra venait à s'y développer.

Le linge sale, les objets à usage, les vêtements de l'équipage et des

Only those pilgrims will be recognized as Egyptians or as residents of Egypt who are provided with a certificate of residence issued by an Egyptian authority and conforming to the established model. Samples of this certificate shall be deposited with the consular and health authorities of Djeddah and Yambo, where the agents and captains of vessels can examine them.

Pilgrims other than Egyptians, such as Turks, Russians, Persians, Tunisians, Algerians, Moroccans, etc., can not be landed in an Egyptian port after leaving Tor. Consequently, navigation agents and captains are warned that the transshipment of pilgrims not residents of Egypt at Tor, Suez, Port Said, or Alexandria is forbidden.

Vessels having pilgrims on board who belong to the nationalities mentioned in the foregoing paragraph shall be subject to the rules applicable to these pilgrims and shall not be received in any Egyptian port of the Mediterranean.

ARTICLE 140. Before being granted pratique, Egyptian pilgrims shall undergo an observation of three days and a medical examination at Tor, Souakim, or any other station designated by the Board of Health of Egypt.

ARTICLE 141. If plague or cholera is known to exist in Hedjaz or in the port from which the vessel sails, or if it has existed in Hedjaz during the course of the pilgrimage, the vessel shall be subjected at Tor to the rules adopted at Camaran for infected vessels.

The persons stricken with plague or cholera shall be landed and isolated in the hospital. The other passengers shall be landed and isolated in groups composed of as few persons as possible, so that the whole number may not be infected by a particular group if the plague or cholera should develop therein.

The soiled linen, wearing apparel, and clothing of the crew

passagers, les bagages et les marchandises suspectes d'être contaminées sont débarqués pour être désinfectés. Leur désinfection et celle du navire sont pratiquées d'une façon complète.

Toutefois, l'autorité sanitaire locale peut décider que le déchargement des gros bagages et des marchandises n'est pas nécessaire, et qu'une partie seulement du navire doit subir la désinfection.

Le régime prévu par les articles 21 et 24 est appliqué en ce qui concerne les rats qui pourraient se trouver à bord.

Tous les pèlerins sont soumis, à partir du jour où ont été terminées les opérations de désinfection, à une observation de sept jours pleins, qu'il s'agisse de peste ou de choléra. Si un cas de peste ou de choléra s'est produit dans une section, la période de sept jours ne commence pour cette section qu'à partir du jour où le dernier cas a été constaté.

ART. 142.—Dans le cas prévu par l'article précédent, les pèlerins égyptiens subissent en outre une observation supplémentaire de trois jours.

ART. 143.—Si la présence de la peste ou du choléra n'est constatée ni au Hedjaz, ni au port d'où provient le navire, et ne l'a pas été au Hedjaz au cours du pèlerinage, le navire est soumis à El-Tor aux règles instituées à Camaran pour les navires indemnes.

Les pèlerins sont débarqués; ils prennent une douche-lavage ou un bain de mer; leur linge sale ou la partie de leurs effets à usage et de leurs bagages qui peut être suspecte, d'après l'appréciation de l'autorité sanitaire, sont désinfectés. La durée de ces opérations, y compris le débarquement et l'embarquement, ne doit pas dépasser soixante-douze heures.

Toutefois, un navire à pèlerins, appartenant à une des nations ayant adhéré aux stipulations de la présente convention et des conventions antérieures, s'il n'a pas

and passengers, as well as the baggage and cargo suspected of contamination shall be landed and disinfected. Their disinfection as well as that of the vessel shall be thorough.

However, the local health authority may decide that the unloading of the heavy baggage and the cargo is not necessary, and that only a part of the vessel need undergo disinfection.

The measures provided by Articles 21 and 24 shall be applied with regard to the rats which may be found on board.

All the pilgrims shall be subjected to an observation of seven full days from the day on which the disinfecting operations are completed, whether it be a question of plague or of cholera. If a case of plague or cholera has appeared in one section, the period of seven days shall not begin for this section until the day on which the last case was discovered.

ARTICLE 142. In the case contemplated in the preceding article, the Egyptian pilgrims shall be subjected, besides, to an additional observation of three days.

ARTICLE 143. If plague or cholera is not known to exist either in Hedjaz or in the port from which the vessel hails, and has not been known to exist in Hedjaz during the course of the pilgrimage, the vessel shall be subjected at Tor to the rules adopted at Camaran for uninfected vessels.

The pilgrims shall be landed and take a shower or sea bath, and their soiled linen or the part of their wearing apparel and baggage which may appear suspicious in the opinion of the health authority shall be disinfected. The duration of these operations, including the debarkation and embarkation, shall not exceed seventy-two hours.

However, a pilgrim ship belonging to one of the nations which have adhered to the stipulations of the present and the previous conventions, if it has had no

*Ante*, pp. 1782, 1784.

Seven-day surveillance.

Additional observation period.

If cholera, etc., does not exist at Hedjaz, etc.

*Ante*, p. 1815.

Treatment of pilgrims.

Passage through canal of uninspected ships.

eu de malades atteints de peste ou de choléra en cours de route de Djeddah à Yambo et à El-Tor, et si la visite médicale individuelle, faite à El-Tor après débarquement, permet de constater qu'il ne contient pas de tels malades, peut être autorisé, par le Conseil sanitaire d'Égypte, à traverser en quarantaine le canal de Suez, même la nuit, lorsque sont réunies les quatre conditions suivantes :

**Conditions.**

1° le service médical est assuré à bord par un ou plusieurs médecins commissionnés par le Gouvernement auquel appartient le navire ;

2° le navire est pourvu d'étuves à désinfection, et il est constaté que le linge sale a été désinfecté en cours de route ;

3° il est établi que le nombre des pèlerins n'est pas supérieur à celui autorisé par les règlements du pèlerinage ;

4° le capitaine s'engage à se rendre directement dans un des ports du pays auquel appartient le navire.

La visite médicale après débarquement à El-Tor doit être faite dans le moindre délai possible.

La taxe sanitaire payée à l'Administration quarantenaire est la même que celle qu'auraient payée les pèlerins s'ils étaient restés trois jours en quarantaine.

ART. 144.—Le navire qui, pendant la traversée de El-Tor à Suez, aurait eu un cas suspect à bord, sera repoussé à El-Tor.

ART. 145.—Le transbordement des pèlerins est strictement interdit dans les ports égyptiens.

ART. 146.—Les navires partant du Hedjaz et ayant à leur bord des pèlerins à destination d'un port de la côte africaine de la Mer Rouge sont autorisés à se rendre directement à Souakim, ou en tel autre endroit que le Conseil sanitaire d'Alexandrie décidera, pour y subir le même régime quarantenaire qu'à El-Tor.

ART. 147.—Les navires venant du Hedjaz ou d'un port de la côte arabique de la Mer Rouge

plague or cholera patients during the course of the voyage from Djeddah to Yambo or Tor and if the individual medical examination made at Tor after debarkation establishes the fact that it contains no such patients, may be authorized by the Board of Health of Egypt to pass through the Suez Canal in quarantine even at night when the four following conditions are fulfilled:

1. Medical attendance shall be given on board by one or several physicians commissioned by the governments to which the vessel belongs.

2. The vessel shall be provided with disinfecting chambers and it shall be ascertained that the soiled linen has been disinfected during the course of the voyage.

3. It shall be shown that the number of pilgrims does not exceed that authorized by the pilgrimage regulations.

4. The captain shall bind himself to repair directly to a port of the country to which the vessel belongs.

The medical examination shall be made as soon as possible after debarkation at Tor.

The sanitary tax to be paid to the quarantine administration shall be the same as the pilgrims would have paid had they remained in quarantine three days.

ARTICLE 144. A vessel which has had a suspicious case on board during the voyage from Tor to Suez shall be sent back to Tor.

ARTICLE 145. The transshipment of pilgrims is strictly forbidden in Egyptian ports.

ARTICLE 146. Vessels leaving Hedjaz and having on board pilgrims who are bound for a port on the African shore of the Red Sea shall be authorized to proceed directly to Souakim or to such other place as the Board of Health of Alexandria may determine, where they shall submit to the same quarantine procedure as at Tor.

ARTICLE 147. Vessels hailing from Hedjaz or from a port on the Arabian coast of the Red Sea

Suspected ships sent back to Tor.

Transshipment of pilgrims forbidden.

Vessels departing from Hedjaz with pilgrims.

Uninspected ships from Hedjaz, etc.

avec patente nette, n'ayant pas à bord des pèlerins ou masses analogues et qui n'ont pas eu d'accident suspect durant la traversée, sont admis en libre pratique à Suez, après visite médicale favorable.

ART. 148.—Lorsque la peste ou le choléra aura été constaté au Hedjaz:

1° les caravanes composées de pèlerins égyptiens doivent, avant de se rendre en Égypte, subir une quarantaine de rigueur à El-Tor, de sept jours en cas de choléra ou de peste; elles doivent ensuite subir à El-Tor une observation de trois jours, après laquelle elles ne sont admises en libre pratique qu'après visite médicale favorable et désinfection des effets;

2° les caravanes composées de pèlerins étrangers devant se rendre dans leurs foyers par la voie de terre sont soumises aux mêmes mesures que les caravanes égyptiennes et doivent être accompagnées par des gardes sanitaires jusqu'aux limites du désert.

ART. 149.—Lorsque la peste ou le choléra n'a pas été signalé au Hedjaz, les caravanes de pèlerins venant du Hedjaz par la route de Akaba ou de Moïla sont soumises, à leur arrivée au canal ou à Nakhel, à la visite médicale et à la désinfection du linge sale et des effets à usage.

#### B. PÉLERINS RETOURNANT VERS LE SUD.

ART. 150.—Il y aura dans les ports d'embarquement du Hedjaz des installations sanitaires assez complètes pour qu'on puisse appliquer aux pèlerins qui doivent se diriger vers le Sud pour rentrer dans leur pays les mesures qui sont obligatoires, en vertu des articles 46 et 47, au moment du départ de ces pèlerins dans les ports situés au-delà du détroit de Bab-el-Mandeb.

L'application de ces mesures est facultative, c'est-à-dire qu'elles ne sont appliquées que dans les cas où l'autorité consulaire du

with a clean bill of health, having no pilgrims or similar groups of people on board, and which have had no suspicious occurrence during the voyage, shall be granted pratique at Suez after a favorable medical inspection.

ARTICLE 148. When plague or cholera shall have been proven to exist in Hedjaz: Requirements if plague, etc., exists at Hedjaz.

1. Caravans composed of Egyptian pilgrims shall, before going to Egypt, undergo at Tor a rigid quarantine of seven days in case of cholera or plague. They shall then undergo an observation of three days at Tor, after which they shall not be granted pratique until a favorable medical inspection has been made and their belongings have been disinfected.

2. Caravans composed of foreign pilgrims who are about to return to their homes by land routes shall be subjected to the same measures as the Egyptian caravans and shall be accompanied by sanitary guards to the edge of the desert.

ARTICLE 149. When plague or cholera has not been observed in Hedjaz, the caravans of pilgrims coming from Hedjaz by way of Akaba or Moïla shall, upon their arrival at the canal or at Nakhel, be subjected to a medical examination and their soiled linen and wearing apparel shall be disinfected. Requirements if plague, etc., does not exist at Hedjaz.

#### B. PILGRIMS RETURNING SOUTHWARD.

ARTICLE 150. Sufficiently complete sanitary arrangements shall be installed in the ports of embarkation of Hedjaz in order to render possible the application, to pilgrims who have to travel southward in order to return to their homes, of the measures which are obligatory by virtue of Articles 46 and 47 at the moment of departure of these pilgrims in the ports situated beyond the Straits of Bab-el-Mandeb. Pilgrims returning southward.

The application of these measures is optional; that is, they are only to be applied in those cases in which the consular officer of Sanitary arrangements. Ante, pp. 1790, 1791. Application of measures optional.

pays auquel appartient le pèlerin, ou le médecin du navire à bord duquel il va s'embarquer, les juge nécessaires.

the country to which the pilgrim belongs, or the physician of the vessel on which he is about to embark, deems them necessary.

Penalties imposed on captains.

CHAPITRE III.—*Pénalités.*

CHAPTER III.—*Penalties.*

Failure to distribute water, etc.

ART. 151.—Tout capitaine convaincu de ne pas s'être conformé, pour la distribution de l'eau, des vivres ou du combustible, aux engagements pris par lui, est passible d'une amende de 2 livres turques (<sup>a</sup>). Cette amende est perçue au profit du pèlerin qui aurait été victime du manquement et qui établirait qu'il a en vain réclamé l'exécution de l'engagement pris.

ARTICLE 151. Every captain convicted of not having conformed, in the distribution of water, provisions, or fuel, to the obligations assumed by him, shall be liable to a fine of two Turkish pounds.<sup>a</sup> This fine shall be collected for the benefit of the pilgrim who shall have been the victim of the default, and who shall prove that he has vainly demanded the execution of the agreement made.

Collection and use of fines.

ART. 152.—Toute infraction à l'article 104 est punie d'une amende de 30 livres turques.

ARTICLE 152. Every infraction of Article 104 shall be punished by a fine of thirty Turkish pounds.

Fines for failure to post handbills, etc.

ART. 153.—Tout capitaine qui a commis ou qui a sciemment laissé commettre une fraude quelconque concernant la liste des pèlerins ou la patente sanitaire, prévues à l'article 110, est passible d'une amende de 50 livres turques.

ARTICLE 153. Every captain who has committed or who has knowingly permitted any fraud whatever concerning the list of pilgrims or the bill of health provided for in Article 110 shall be liable to a fine of fifty Turkish pounds.

False bill of health, etc.

ART. 154.—Tout capitaine de navire arrivant sans patente sanitaire du port de départ, ou sans visa des ports de relâche, ou non muni de la liste réglementaire et régulièrement tenue suivant les articles 110, 123 et 124, est passible, dans chaque cas, d'une amende de 12 livres turques.

ARTICLE 154. Every captain of a vessel arriving without a bill of health from the port of departure, or without a visé from the ports of call, or who is not provided with the list required by the regulations and regularly kept in accordance with Articles 110, 123, and 124, shall be liable in each case to a fine of twelve Turkish pounds.

Vessel arriving without bill of health, etc.

ART. 155. Tout capitaine convaincu d'avoir ou d'avoir eu à bord plus de cent pèlerins sans la présence d'un médecin commissionné, conformément aux prescriptions de l'article 103, est passible d'une amende de 300 livres turques.

ARTICLE 155. Every captain convicted of having or having had on board more than 100 pilgrims without the presence of a commissioned physician in conformity with the provisions of Article 103 shall be liable to a fine of thirty Turkish pounds.

Ships not carrying a physician.

ART. 156.—Tout capitaine convaincu d'avoir ou d'avoir eu à son bord un nombre de pèlerins supérieur à celui qu'il est autorisé à embarquer, conformément aux prescriptions de l'article 110, est passible d'une amende de 5 livres

ARTICLE 156. Every captain convicted of having or having had on board a greater number of pilgrims than that which he is authorized to embark in conformity with the provisions of Article 110 shall be liable to a fine of five

Vessels carrying excess of pilgrims.

*Ante*, p. 1812.

(<sup>a</sup>) La livre turque vaut 22 fr. 50.

<sup>a</sup> The Turkish pound is worth 22 francs and 50 centimes.

turques par chaque pèlerin en surplus.

Le débarquement des pèlerins dépassant le nombre régulier est effectué à la première station où réside une autorité compétente, et le capitaine est tenue de fournir aux pèlerins débarqués l'argent nécessaire pour poursuivre leur voyage jusqu'à destination.

ART. 157.—Tout capitaine convaincu d'avoir débarqué des pèlerins dans un endroit autre que celui de leur destination, sauf leur consentement ou hors le cas de force majeure, est passible d'une amende de 20 livres turques par chaque pèlerin débarqué à tort.

ART. 158.—Toutes autres infractions aux prescriptions relatives aux navires à pèlerins sont punies d'une amende de 10 à 100 livres turques.

ART. 159.—Toute contravention constatée en cours de voyage est annotée sur la patente de santé, ainsi que sur la liste des pèlerins. L'autorité compétente en dresse procès-verbal pour le remettre à qui de droit.

ART. 160.—Dans les ports ottomans, la contravention aux dispositions concernant les navires à pèlerins est constatée, et l'amende imposée par l'autorité compétente conformément aux articles 173 et 174.

ART. 161.—Tous les agents appelés à concourir à l'exécution des prescriptions de la présente Convention en ce qui concerne les navires à pèlerins sont passibles de punitions conformément aux lois de leurs pays respectifs en cas de fautes commises par eux dans l'application desdites prescriptions.

#### TITRE IV.—SURVEILLANCE ET EXÉCUTION.

##### I.—*Conseil sanitaire, maritime et quarantenaire d'Égypte.*

ART. 162.—Sont confirmées les stipulations de l'annexe III de la Convention sanitaire de Venise du 30 janvier 1892, concernant la composition, les attributions et le

Turkish pounds for each pilgrim in excess.

The pilgrims in excess of the regular number shall be landed at the first station at which a competent authority resides, and the captain shall be obliged to furnish the landed pilgrims with the money necessary to pursue their voyage to their destination.

ARTICLE 157. Every captain convicted of having landed pilgrims at a place other than their destination, except with their consent or excepting cases of *vis major*, shall be liable to a fine of twenty Turkish pounds for each pilgrim wrongfully landed.

ARTICLE 158. All other infractions of the provisions relative to pilgrim ships are punishable by a fine of from 10 to 100 Turkish pounds.

ARTICLE 159. Every violation proven in the course of a voyage shall be noted on the bill of health as well as on the list of pilgrims. The competent authority shall draw up a report thereof and deliver it to the proper party.

ARTICLE 160. In Ottoman ports, violations of the provisions concerning pilgrim ships shall be proven and the fine imposed by the competent authority in conformity with Articles 173 and 174.

ARTICLE 161. All agents called upon to assist in the execution of the provisions of the present convention with regard to pilgrim ships are liable to punishment in conformity with the laws of their respective countries in case of faults committed by them in the application of the said provisions.

#### TITLE IV.—SURVEILLANCE AND EXECUTION.

##### I.—*The Sanitary, Maritime, and Quarantine Board of Egypt.*

ARTICLE 162. The stipulations of Annex III of the Sanitary Convention of Venice of January 30, 1892, concerning the composition, rights and duties, and op-

Landing pilgrims at other than place of destination.

Penalty for other violations of regulations.

Infractions to be noted on bill of health, etc.

Violations of provisions in Ottoman ports.

Post, pp. 1830, 1831.

Punishment of agents.

Surveillance and execution.

Sanitary, Maritime, and Quarantine Board of Egypt.

fonctionnement du Conseil sanitaire, maritime et quarantenaire d'Égypte, telles qu'elles résultent des décrets de S. A. le Khédive en date des 19 juin 1893 et 25 décembre 1894, ainsi que de l'arrêté ministériel du 19 juin 1894.

Post, p. 1837.

Lesdits décrets et arrêté demeurent annexés à la présente Convention.

Payment of ordinary expenses.

ART. 163.—Les dépenses ordinaires résultant des dispositions de la présente Convention relatives notamment à l'augmentation du personnel relevant du Conseil sanitaire maritime et quarantenaire d'Égypte, seront couvertes à l'aide d'un versement annuel complémentaire par le Gouvernement égyptien, d'une somme de quatre mille livres égyptiennes, qui pourrait être prélevée sur l'excédent du service des phares resté à la disposition de ce Gouvernement.

Toutefois il sera déduit de cette somme le produit d'une taxe quarantenaire supplémentaire de 10 P. T. (piastres tarif) par pèlerin, à prélever à El-Tor.

Au cas où le Gouvernement égyptien verrait des difficultés à supporter cette part dans les dépenses, les Puissances représentées au Conseil sanitaire s'entendraient avec le Gouvernement khédival pour assurer la participation de ce dernier aux dépenses prévues.

Revision, etc., of regulations.

ART. 164.—Le Conseil sanitaire, maritime et quarantenaire d'Égypte est chargé de mettre en concordance avec les dispositions de la présente Convention les règlements actuellement appliqués par lui concernant la peste, le choléra et la fièvre jaune, ainsi que le règlement relatif aux provenances des ports arabiques de la Mer Rouge à l'époque du pèlerinage.

Il revisera, s'il y a lieu, dans le même but, le règlement général de police sanitaire, maritime et quarantenaire présentement en vigueur.

Ces règlements, pour devenir exécutoires, doivent être acceptés par les diverses Puissances représentées au Conseil.

eration of the Sanitary, Maritime, and Quarantine Board of Egypt, are confirmed as they appear in the decrees of His Highness the Khedive under date of June 19, 1893, and December 25, 1894, as well as in the ministerial decision of June 19, 1894.

The said decrees and decision are annexed to the present convention.

ARTICLE 163. The ordinary expenses resulting from the provisions of the present convention, especially those relating to the increase of the personnel belonging to the Sanitary, Maritime, and Quarantine Board of Egypt, shall be covered by means of an annual supplementary payment by the Egyptian Government of the sum of 4,000 Egyptian pounds, which may be taken from the surplus revenues from the light-house service remaining at the disposal of said Government.

However, the proceeds of a supplementary quarantine tax of 10 tariff dollars per pilgrim to be collected at Tor shall be deducted from this sum.

In case the Egyptian Government should find difficulty in bearing this share of the expenses, the Powers represented in the Board of Health shall reach an understanding with the Khedival Government in order to insure the participation of the latter in the expenses contemplated.

ARTICLE 164. The Sanitary, Maritime, and Quarantine Board of Egypt shall undertake the task of bringing the provisions of the present convention into conformity with the regulations at present enforced by it in regard to the plague, cholera, and yellow fever, as well as with the regulations relative to arrivals from the Arabian ports of the Red Sea during the pilgrim season.

To the same end it shall, if necessary, revise the general regulations of the sanitary, maritime, and quarantine police at present in force.

These regulations, in order to become effective, must be accepted by the various Powers represented on the Board.

II.—*Conseil supérieur de santé de Constantinople.*

ART. 165.—Le Conseil supérieur de santé de Constantinople est chargé d'arrêter les mesures à prendre pour prévenir l'introduction dans l'Empire ottoman et la transmission à l'étranger des maladies épidémiques.

ART. 166.—Le nombre des Délégués ottomans au Conseil supérieur de santé qui prendront part aux votes est fixé à quatre membres, savoir:

le Président du Conseil ou, en son absence, le Président effectif de la séance. Ils ne prendront part au vote qu'en cas de partage des voix;

l'Inspecteur général des Services sanitaires;

l'Inspecteur de service;

le Délégué intermédiaire entre le Conseil et la Sublime Porte, dit *Mouhassébedgi*.

ART. 167.—La nomination de l'Inspecteur général, de l'Inspecteur de service et du Délégué précité, désignés par le Conseil, sera ratifiée par le Gouvernement ottoman.

ART. 168.—Les Hautes Parties Contractantes reconnaissent à la Roumanie le droit, comme Puissance maritime, d'être représentée au sein du Conseil par un Délégué.

ART. 169.—Les Délégués des divers États doivent être des médecins régulièrement diplômés par une Faculté de médecine européenne, nationaux des pays qu'ils représentent, ou des fonctionnaires consulaires, du grade de Vice-Consul au moins ou d'un grade équivalent.

Les Délégués ne doivent avoir d'attache d'aucun genre avec l'autorité locale ni avec une compagnie maritime.

Ces dispositions ne s'appliquent pas aux titulaires actuellement en fonctions.

ART. 170.—Les décisions du Conseil supérieur de santé, prises à la majorité des membres qui le

II.—*The Superior Board of Health of Constantinople.*

Superior Board of Health, Constantinople.

ARTICLE 165. The Superior Board of Health of Constantinople shall decide on the measures to be adopted in order to prevent the introduction of epidemic diseases into the Ottoman Empire and their transmission to foreign countries.

Preventing introduction of epidemics.

ARTICLE 166. The number of Ottoman delegates to the Superior Board of Health who shall take part in the voting of the Board is fixed at four members, namely:

Ottoman delegates limited to four members.

The President of the Board or, in his absence, the person presiding over the meeting. They shall not take part in the voting except in case of a tie.

The Inspector General of the Sanitary Services.

The Service Inspector.

The Delegate acting as intermediary between the Board and the Sublime Porte, called *Mouhassébedgi*.

ARTICLE 167. The appointment of the Inspector General, of the Service Inspector, and of the aforementioned Delegate, who are designated by the Board, shall be ratified by the Ottoman Government.

Ratification of appointments.

ARTICLE 168. The High Contracting Parties recognize the right of Roumania, as a maritime power, to be represented on the Board by one delegate.

Roumanian delegate.

ARTICLE 169. The delegates of the various nations shall be physicians holding regular diplomas from a European faculty of medicine and citizens or subjects of the country which they represent, or consular officers of the grade of vice-consul at least or an equivalent grade.

Delegates of other nations.

The delegates shall have no connection of any kind with the local authorities or with a maritime company.

These provisions do not apply to the present incumbents.

ARTICLE 170. The decisions of the Superior Board of Health, reached by a majority of the

Majority decisions without appeal.

composent, ont un caractère exécutoire, sans autre recours.

Notifying Ottoman Government.

Les Gouvernements signataires conviennent que leurs Représentants à Constantinople seront chargés de notifier au Gouvernement ottoman la présente Convention et d'intervenir auprès de lui pour obtenir son accession.

Committee for enforcement of provisions in regard to pilgrims.

ART. 171.—La mise en pratique et la surveillance des dispositions de la présente Convention, en ce qui concerne les pèlerinages et les mesures contre l'invasion et la propagation de la peste et du choléra, sont confiées, dans l'étendue de la compétence du Conseil supérieur de santé de Constantinople, à un Comité pris exclusivement dans le sein de ce Conseil, et composé de représentants des diverses Puissances qui auront adhéré à la présente Convention.

Turkish representation on committee.

Les représentants de la Turquie dans ce Comité sont au nombre de trois: l'un d'eux a la présidence du Comité. En cas de partage des voix, le président a voix prépondérante.

Creation of a corps to insure enforcement of sanitary measures.

ART. 172.—Un corps de médecins diplômés, de désinfecteurs et de mécaniciens bien exercés, ainsi que de gardes sanitaires recrutés parmi les personnes ayant fait le service militaire, comme officiers ou sous-officiers, est créé et aura pour mission d'assurer, dans le ressort du Conseil supérieur de santé de Constantinople, le bon fonctionnement des divers établissements sanitaires énumérés et institués par la présente Convention.

Reports on violation of regulations.

ART. 173.—L'autorité sanitaire du port ottoman de relâche ou d'arrivée, qui constate une contravention, en dresse un procès verbal, sur lequel le capitaine peut inscrire ses observations. Une copie certifiée conforme de ce procès-verbal est transmise, au port de relâche ou d'arrivée, à l'autorité consulaire du pays dont le navire porte le pavillon. Cette autorité assure le dépôt de l'amende entre ses mains. En l'absence d'un consul, l'autorité

members who compose it, are of an executory character and without appeal.

The signatory governments agree that their representatives at Constantinople shall be instructed to notify the Ottoman Government of the present convention and to endeavor to obtain its accession thereto.

ARTICLE 171. The enforcement and surveillance of the provisions of the present convention with regard to pilgrimages and to measures against the invasion and propagation of plague and cholera are intrusted, within the scope of the jurisdiction of the Superior Board of Health of Constantinople, to a committee appointed entirely from among the members of this Board and composed of representatives of the various Powers which shall have adhered to the present convention.

The number of representatives of Turkey on this committee shall be three, one of them being president thereof. In case of a tie in voting, the president shall have the casting vote.

ARTICLE 172. A corps of diplomaed physicians, disinfectors, and skilled mechanics, as well as of sanitary guards recruited from among persons who have performed military service as officers or noncommissioned officers, shall be created for the purpose of insuring the proper operation, under the direction of the Superior Board of Health of Alexandria, of the various sanitary establishments enumerated in and instituted by the present convention.

ARTICLE 173. The health authority of the Ottoman port of call or arrival who discovers a violation of the regulations, shall draw up a report thereof, on which the captain may enter his observations. A certified copy of this report shall be transmitted, at the port of call or arrival, to the consular officer of the country whose flag the vessel flies. The latter officer shall see that the fine is deposited with him. In the absence of a consul, the health

Certified copy.

sanitaire reçoit cette amende en dépôt. L'amende n'est définitivement acquise au Conseil supérieur de santé de Constantinople que lorsque la Commission consulaire indiquée à l'article suivant a prononcé sur la validité de l'amende.

Un deuxième exemplaire du procès-verbal certifié conforme doit être adressé par l'autorité sanitaire qui a constaté la contravention au Président du Conseil de santé de Constantinople, qui communique cette pièce à la Commission consulaire.

Une annotation est inscrite sur la patente par l'autorité sanitaire ou consulaire, indiquant la contravention relevée et le dépôt de l'amende.

ART. 174.—Il est créé à Constantinople une Commission consulaire pour juger les déclarations contradictoires de l'agent sanitaire et du capitaine inculpé. Elle est désignée chaque année par le corps consulaire. L'Administration sanitaire peut être représentée par un agent remplissant les fonctions de ministère public. Le Consul de la nation intéressée est toujours convoqué; il a droit de vote.

ART. 175.—Les dépenses d'établissement, dans le ressort du Conseil supérieur de santé de Constantinople, des postes sanitaires définitifs et provisoires prévus par la présente Convention sont, quant à la construction des bâtiments, à la charge du Gouvernement ottoman. Le Conseil supérieur de santé de Constantinople est autorisé, si besoin est et vu l'urgence, à faire l'avance des sommes nécessaires sur le fonds de réserve; ces sommes lui seront fournies, sur sa demande, par la "Commission mixte chargée de la revision du tarif sanitaire." Il devra, dans ce cas, veiller à la construction de ces établissements.

Le Conseil supérieur de santé de Constantinople devra organiser sans délai les établissements sanitaires de Hanikin et de Kisil-Dizié, près de Bayazid, sur les

authority shall receive this fine on deposit. The fine shall not be finally credited to the Superior Board of Health of Constantinople until the consular commission referred to in the following article has pronounced upon the validity of the fine.

A second copy of the certified report shall be transmitted by the health authority who has discovered the violation to the President of the Board of Health of Constantinople, who shall communicate the document to the Consular Commission.

A minute shall be made on the bill of health by the health or consular authority, noting the violation discovered and the deposit of the fine.

ARTICLE 174. At Constantinople there shall be created a Consular Commission to pass judgment upon the contradictory declarations of the health officer and the captain under charge. It shall be appointed each year by the consular corps. The Health Department may be represented by an agent acting as public prosecutor. The consul of the nation interested shall always be summoned and shall be entitled to vote.

ARTICLE 175. The expenses of the establishment, within the jurisdiction of the Superior Board of Health of Constantinople, of the permanent and temporary sanitary posts contemplated by the present convention, shall be borne by the Ottoman Government as far as the construction of buildings is concerned. The Superior Board of Health of Constantinople is authorized, if there is urgent need, to advance the necessary sums out of the reserve fund; these sums shall be furnished it upon demand by "the Mixed Commission in charge of the revision of the sanitary tariff." It shall, in this case, see to the construction of these establishments.

The Superior Board of Health of Constantinople shall organize without delay the sanitary establishments of Hanikin and Kisil-Dizie, near Bayazid, upon the

Consular Commission. Com-

Building sanitary posts. Payment of expenses.

New sanitary establishments.

frontières turco-persane et turco-russe, au moyen des fonds qui sont dès maintenant mis à sa disposition.

Payment of other expenses.

Les autres frais occasionnés, dans le ressort dudit Conseil, par le régime établi par la présente Convention, sont répartis entre le Gouvernement ottoman et le Conseil supérieur de santé de Constantinople, conformément à l'entente intervenue entre le Gouvernement et les Puissances représentées dans ce Conseil.

Turko-Persian and Turko-Russian frontiers, by means of the funds which are henceforth placed at its disposal.

The other expenses arising, within the jurisdiction of the said Board, in connection with the measures prescribed by the present convention, shall be divided between the Ottoman Government and the Superior Board of Health of Constantinople, in conformity with the understanding reached between the Government and the Powers represented on this Board.

International Health Board, Tangier.

### III.—*Conseil sanitaire international de Tanger.*

### III.—*The International Health Board of Tangier.*

Enforcing regulations.

ART. 176.—Dans l'intérêt de la santé publique, les Hautes Parties Contractantes conviennent que leurs Représentants au Maroc appelleront de nouveau l'attention du Conseil sanitaire international de Tanger sur la nécessité d'appliquer les stipulations des Conventions sanitaires.

ARTICLE 176. In the interest of public health, the High Contracting Parties agree that their representatives in Morocco shall again invite the attention of the International Health Board of Tangier to the necessity of enforcing the provisions of the sanitary conventions.

Miscellaneous provisions.

### IV.—*Dispositions diverses.*

### IV.—*Miscellaneous Provisions.*

Determining means for disinfecting, etc.

ART. 177.—Chaque Gouvernement déterminera les moyens à employer pour opérer la désinfection et la destruction des rats (1).

ARTICLE 177. Each Government shall determine the means to be employed for disinfection and for the destruction of rats.<sup>a</sup>

(1) Les moyens de désinfection suivants sont donnés à titre d'indications:

Les hardes, vieux chiffons, pansements infectés, les papiers et autres objets sans valeur doivent être détruits par le feu.

Les effets à usage individuel, les objets de literie, les matelas souillés par le bacille pesteux sont sûrement désinfectés:

Par le passage à l'étuve à vapeur sous pression ou à l'étuve à vapeur fluente à 100 degrés.

Par l'exposition aux vapeurs de formol.

Les objets qui peuvent, sans détérioration, être trempés dans des solutions antiseptiques (couvertures, linges, draps de lit) peuvent être désinfectés au moyen des solutions de sublimé à 1 p. 1,000, d'acide phénique à 3 p. 100, de lysol et de crétyl commercial à 3 p. 100, de formol à 1 p. 100 (une partie de la solution commerciale de formaldéhyde à 40 p. 100), ou au moyen des hypochlorites alcalins (de soude, de potasse) à 1 p. 100, c'est-à-dire 1 partie de la solution usuelle d'hypochlorite commercial.

Il va sans dire que le temps de contact doit être assez long pour que les germes

<sup>a</sup> The following modes of disinfection are given by way of suggestion.

Old clothing, old rags, infected materials used in dressing wounds, paper, and other objects without value should be destroyed by fire.

Wearing apparel, bedding, and mattresses contaminated by plague bacilli are positively disinfected—

By passing them through a disinfecting chamber using steam under pressure, or through a chamber with flowing steam at 100° C.

By exposure to vapors of formol.

Objects which may, without damage, be immersed in antiseptic solutions (bed covers, underclothes, sheets) may be disinfected by means of solutions of sublimate in the proportion of 1 per 1,000, of phenic acid in the proportion of 3 per 100, of lysol and commercial cresyl in the proportion of 3 per 100, of formol in the proportion of 1 per 100 (one part of the commercial solution of formaldehyde in the proportion of 40 per 100), or by means of alkaline hypochlorites (of soda, potassium) in the proportion of 1 per 100, that is, one part of the usual commercial hypochlorite.

It goes without saying that the time of contact should be long enough to allow

ART. 178.—Le produit des taxes et des amendes sanitaires ne peut, en aucun cas, être employé à des objets autres que ceux relevant des Conseils sanitaires.

ART. 179. Les Hautes Parties Contractantes s'engagent à faire rédiger par leurs Administrations sanitaires une instruction destinée à mettre les capitaines des navires, surtout lorsqu'il n'y a pas de médecin à bord, en mesure d'appliquer les prescriptions contenues dans la présente Convention en ce qui concerne la peste et le choléra, ainsi que les règlements relatifs à la fièvre jaune.

V.—*Golfe Persique.*

ART. 180.—Les frais de construction et d'entretien de la station sanitaire, dont la création à l'île d'Ormuz est prescrite par l'article 81 de la présente Convention, sont mis à la charge du Conseil supérieur de santé de Constantinople. La Commission mixte de révision dudit Conseil devra se réunir le plus tôt pos-

desséchés soient bien pénétrés par les solutions antiseptiques. Quatre à six heures suffisent.

Pour la destruction des rats, trois procédés sont actuellement mis en pratique:

1° Celui à l'acide sulfureux mélangé d'une petite quantité d'anhydride sulfurique, propulsé sous pression dans les cales, avec brassage de l'air, qui fait périr les rats et les insectes et détruirait en même temps les bacilles pesteux lorsque la teneur en anhydride sulfureux-sulfurique est assez élevée.

2° Le procédé qui envoie dans les cales un mélange non combustible de protoxyde et de dioxyde de carbone.

3° Le procédé qui utilise l'acide carbonique de façon que la teneur de ce gaz dans l'air du navire soit de 30 p. 100 environ.

Ces deux derniers procédés font périr les rongeurs sans avoir la prétention de tuer les insectes et les bacilles de la peste.

La Commission technique de la Conférence sanitaire de Paris (1903) a indiqué les trois procédés ci-après:

mélange d'anhydrides sulfureux-sulfurique,  
mélange d'oxyde de carbone et d'acide carbonique,  
acide carbonique,

parmi ceux auxquels les Gouvernements pourraient avoir recours, et elle a été d'avis que, dans le cas où ils ne seraient pas mis en œuvre par l'administration sanitaire elle-même, celle-ci devrait contrôler chaque opération et constater que la destruction des rats a été réalisée.

ARTICLE 178. The proceeds from the sanitary taxes and fines shall in no case be employed for objects other than those within the scope of the Boards of Health.

ARTICLE 179. The High Contracting Parties agree to have a set of instructions prepared by their health departments for the purpose of enabling captains of vessels, especially when there is no physician on board, to enforce the provisions contained in the present convention with regard to plague and cholera, as well as the regulations relative to yellow fever.

V.—*The Persian Gulf.*

ARTICLE 180. The expenses of construction and maintenance of the sanitary station whose creation at the Island of Ormuz is provided for by Article 81 of the present convention shall be borne by the Superior Board of Health of Constantinople. The mixed committee of revision of the said Board shall meet as soon as possi-

dried up germs to be penetrated by the antiseptic solutions, four to six hours being sufficient.

For the destruction of rats three methods are at present employed:

1. That using sulphurous acid mixed with a small quantity of sulphuric anhydride, which is forced under pressure into the holds, stirring the air up. This causes the death of the rats and insects, and destroys the plague bacilli at the same time when the content of sulphuro-sulphuric anhydride is sufficiently great.

2. The process by which a noncombustible mixture of carbon monoxid and carbon dioxid is sent into the holds.

3. The process which utilizes carbonic acid in such a way that the content of this gas in the air of the vessel is about 30 per cent.

The last two procedures cause the death of the rodents, but are not claimed to kill the insects and plague bacilli.

The technical committee of the Paris Sanitary Conference of 1903 suggested the following three remedies, viz, a mixture of sulphuro-sulphuric anhydride, a mixture of carbon monoxid and carbonic acid, and carbonic acid, as being among those to which the governments might have recourse, and it was of opinion that, in case they were not used by the health department itself, the latter ought to supervise each operation and ascertain that the rats have been destroyed.

Use of sanitary taxes, etc.

Instructions to captains.

Persian Gulf.

Expenses at Island of Ormuz.

Ante, p. 1805.

sible pour lui fournir, sur sa demande, les ressources nécessaires prises sur les réserves disponibles.

ble in order to furnish it, upon its demand, the necessary funds from the available reserves.

VI.—*D'un Office international de santé.*

VI.—*An International Health Bureau.*

International Health Bureau at Paris contemplated. Post, p. 2061.

ART. 181.—La Conférence ayant pris acte des conclusions ci-annexées de sa Commission des voies et moyens sur la création d'un Office sanitaire international à Paris, le Gouvernement français saisira, quand il le jugera opportun, de propositions à cet effet, par la voie diplomatique, les États représentés à la Conférence.

ARTICLE 181. The Conference having taken note of the annexed conclusions of its committee on ways and means regarding the creation of an international health bureau at Paris, the French Government shall, when it judges it opportune, submit propositions to this effect through diplomatic channels to the nations represented at the Conference.

TITRE V.—FIÈVRE JAUNE.

TITLE V.—YELLOW FEVER.

Modification of yellow fever regulations.

ART. 182.—Il est recommandé aux pays intéressés de modifier leurs règlements sanitaires de manière à les mettre en rapport avec les données actuelles de la science sur le mode de transmission de la fièvre jaune, et surtout sur le rôle des moustiques comme véhicules des germes de la maladie.

ARTICLE 182. It is recommended that the countries interested modify their sanitary regulations so as to bring them into accord with the latest scientific data regarding the mode of transmission of yellow fever, and especially regarding the part played by mosquitoes as vehicles of the germs of the disease.

TITRE VI.—ADHÉSIONS ET RATIFICATIONS.

TITLE VI.—ADHESIONS AND RATIFICATIONS.

Adhesion.

ART. 183.—Les Gouvernements qui n'ont pas signé la présente Convention sont admis à y adhérer sur leur demande. Cette adhésion sera notifiée par la voie diplomatique au Gouvernement de la République française et, par celui-ci, aux autres Gouvernements signataires.

ARTICLE 183. The governments which have not signed the present convention shall be permitted to adhere thereto upon request. Notice of this adhesion shall be given through diplomatic channels to the Government of the French Republic and by the latter to the other signatory governments.

Notice.

Ratification.

ART. 184.—La présente Convention sera ratifiée et les ratifications en seront déposées à Paris aussitôt que faire se pourra.

ARTICLE 184. The present convention shall be ratified and the ratifications thereof deposited at Paris as soon as possible.

Elle sera mise à exécution dès que la publication en aura été faite conformément à la législation des États signataires. Elle remplacera, dans les rapports respectifs des Puissances qui l'auront ratifiée ou y auront accédé, les Conventions sanitaires internationales signées les 30 janvier 1892, 15 avril 1893, 3 avril 1894 et 19 mars 1897.

It shall be enforced as soon as it shall have been proclaimed in conformity with the legislation of the signatory nations. In the respective relations of the Powers which shall have ratified it, it shall supersede the international sanitary conventions signed January 30, 1892; April 15, 1893; April 3, 1894; and March 19, 1897.

Les arrangements antérieurs énumérés ci-dessus demeureront

The previous arrangements enumerated above shall remain in

en vigueur à l'égard des Puissances qui, les ayant signés ou y ayant adhéré, ne ratifieraient pas le présent acte ou n'y accéderaient pas.

En foi de quoi les Plénipotentiaires respectifs ont signé la présente Convention et y ont apposé leurs cachets.

Fait à Paris, le trois décembre mil neuf cent trois, en un seul exemplaire qui restera déposé dans les Archives du Gouvernement de la République Française et dont des copies, certifiées conformes, seront remises par la voie diplomatique aux Puissances contractantes.

force with regard to the Powers which, having signed or adhered to them, may not ratify or accede to the present act.

In witness whereof the respective Plenipotentiaries have signed the present convention and affixed thereto their seals.

Done at Paris on December 3, 1903, in a single copy which shall remain deposited in the archives of the Government of the French Republic, and of which certified copies shall be transmitted through diplomatic channels to the Contracting Powers.

Signatures.

[Here follow signatures.]

- [L. s.] Signé: GROEBEN.  
 [L. s.] Signé: BUMM.  
 [L. s.] Signé: GAFFKY.  
 [L. s.] Signé: NOCHT.  
 [L. s.] Signé: SUZZARA.  
 [L. s.] Signé: EBNER.  
 [L. s.] Signé: D<sup>r</sup> DAIMER.  
 [L. s.] Signé: CHYZER.  
 [L. s.] Signé: ROEDIGER.  
 [L. s.] Signé: E. BECO.  
 [L. s.] Signé: GABRIEL DE PIZA.  
 [L. s.] Signé: Marquis DE NOVALLAS.  
 [L. s.] Signé: H. D. GEDDINGS.  
 [L. s.] Signé: FRANK ANDERSON.  
 [L. s.] Signé: CAMILLE BARRÈRE.  
 [L. s.] Signé: GEORGES LOUIS.  
 [L. s.] Signé: P. BROUARDEL.  
 [L. s.] Signé: HENRI MONOD.  
 [L. s.] Signé: D<sup>r</sup> ROUX.  
 [L. s.] Signé: J. DE CAZOTTE.  
 [L. s.] Signé: MAURICE DE BUNSEN.  
 [L. s.] Signé: THÉODORE THOMSON.  
 [L. s.] Signé: FRANK G. CLEMOW.  
 [L. s.] Signé: ARTHUR D. ALBAN.  
 [L. s.] Signé: N. DELYANNI.  
 [L. s.] Signé: S. CLADO.  
 [L. s.] Signé: ROCCO SANTOLIQUIDO.  
 [L. s.] Signé: PAULUCCI DE' CALBOLI.  
 [L. s.] Signé: ADOLFO COTTA.

- [L. s.] Signé: VANNERUS.  
 [L. s.] Signé: SUZZARA.  
 [L. s.] Signé: W. WELDEREN  
 RENGERS.  
 [L. s.] Signé: W. RUIJSCH.  
 [L. s.] Signé: D<sup>r</sup> C. STÉ-  
 KOULIS.  
 [L. s.] Signé: A. PLATE.  
 [L. s.] Signé: NAZARE AGA.  
 [L. s.] Signé: J. J. DA SILVA  
 AMADO.  
 [L. s.] Signé: G. G. GHKA.  
 [L. s.] Signé: D<sup>r</sup> J. CANTA-  
 CUZENE.  
 [L. s.] Signé: PLATON DE WAXEL.  
 [L. s.] Signé: MICHEL POPOVITCH.  
 [L. s.] Signé: LARDY.  
 [L. s.] Signé: D<sup>r</sup> SCHMID.  
 [L. s.] Signé: M. CHÉRIE.  
 [L. s.] Signé: MARC AR-  
 MAND RUFFER.

Certifié conforme à l'original :  
 Le Ministre des Affaires Étran-  
 gères de la République Française,  
 [SEAL.] DELCASSÉ.

## Preamble.

And whereas the said Convention was duly ratified by the Govern-  
 ment of the United States of America, by and with the advice and  
 consent of the Senate thereof, and by the Governments aforesaid with  
 the exception of Spain, Greece, Portugal, Servia and Egypt; and  
 their ratifications were, in pursuance of Article 184 of the said Con-  
 vention, deposited with the Government of the French Republic at  
 Paris on April 6, 1907;

Ante, p. 1834.

And whereas, the ratification of the United States of America was  
 so deposited with the following declaration, to wit: "That there is  
 occasion to substitute in the United States 'observation' for 'surveil-  
 lance' in the cases contemplated in Article 21 and following articles,  
 by reason of the special legislation of the several States of the Union."

Ante, p. 1782.

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President  
 of the United States of America, have caused the said Convention to  
 be made public, to the end that the same and every article and clause  
 thereof may be observed and fulfilled with good faith by the United  
 States and the citizens thereof, subject to the aforesaid declaration.

In testimony whereof, I have hereunto set my hand and caused the  
 seal of the United States of America to be affixed.

Done at the City of Washington this eighteenth day of May, in the  
 year of our Lord one thousand nine hundred and seven, and of the  
 Independence of the United States of America the one hundred and  
 thirty-first.

[SEAL.]

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

**ANNEXES.**

Annexes.

[Voir art. 78.]

Ante, p. 1803.

**ANNEXE I.—RÈGLEMENT RELATIF AU TRANSIT, EN TRAIN QUARANTENAIRE, PAR LE TERRITOIRE ÉGYPTIEN, DES VOYAGEURS ET DES MALLES POSTALES PROVENANT DES PAYS CONTAMINÉS.****ARTICLE PREMIER.**

L'Administration des Chemins de fer Égyptiens désirant un train quarantenaire en correspondance avec l'arrivée des navires provenant de ports contaminés devra en aviser l'autorité quarantenaire locale au moins deux heures avant le départ.

**ART. 2.**

Les passagers débarqueront à l'endroit indiqué par l'autorité quarantenaire d'accord avec l'Administration des Chemins de fer et le Gouvernement égyptien, et passeront directement, sans aucune communication, du bateau au train, sous la surveillance d'un officier du transit et de deux ou plusieurs gardes sanitaires.

**ART. 3.**

Le transport des effets, bagages, etc., des passagers sera effectué en quarantaine par les moyens du bord.

**ART. 4.**

Les agents du chemin de fer sont tenus de se conformer, en ce qui concerne les mesures quaranténaires, aux ordres de l'officier du transit.

**ART. 5.**

Les wagons affectés à ce service seront des wagons à couloir. Un garde sanitaire sera placé dans chaque wagon et sera chargé de la surveillance des passagers. Les agents du chemin de fer n'auront aucune communication avec les passagers. Un médecin du service quarantenaire accompagnera le train.

**ART. 6.**

Les gros bagages des passagers seront placés dans un wagon spécial qui sera scellé au départ du train par l'officier du transit. A l'arrivée, les scellés seront retirés par l'officier du transit.

Tout transbordement ou embarquement sur le parcours est interdit.

**ART. 7.**

Les cabinets seront munis de tinettes contenant une certaine quantité d'antiseptique pour recevoir les déjections des passagers.

**ART. 8.**

Le quai des gares où le train sera obligé de s'arrêter sera complètement évacué sauf par les agents de service absolument indispensables.

**ART. 9.**

Chaque train pourra avoir un wagon-restaurant. La desserte de la table sera détruite. Les employés de ce wagon et les autres employés du chemin de fer qui, pour une raison quelconque, ont été en contact avec les passagers, seront assujettis au même traitement que les pilotes et les électriciens à Port-Saïd ou à Suez ou à telles mesures que le Conseil jugera nécessaires.

**ART. 10.**

Il est absolument défendu aux passagers de jeter quoi que ce soit par les fenêtres, portières, etc.

**ART 11.**

Dans chaque train un compartiment-infirmerie restera vide pour y isoler les malades si le cas se présente. Ce compartiment sera installé d'après les indications du Conseil quarantenaire.

Si un cas de peste ou de choléra se déclarait parmi les passagers, le malade serait immédiatement isolé dans le compartiment spécial. Ce malade, à l'arrivée du train, sera immédiatement transféré au lazaret quarantenaire. Les autres passagers continueront leur voyage en quarantaine.

## ART. 12.

Si un cas de peste ou de choléra se déclarait pendant le parcours, le train serait désinfecté par l'autorité quarantenaire.

Dans tous les cas, les fourgons ayant contenu les bagages et la malle seront désinfectés immédiatement après l'arrivée du train.

## ART. 13.

Le transbordement du train au bateau sera fait de la même façon qu'à l'arrivée. Le bateau recevant les passagers sera immédiatement mis en quarantaine et mention sera faite sur la patente des accidents qui auraient pu survenir en cours de route, avec désignation spéciale des personnes qui auraient été en contact avec les malades.

## ART. 14.

Les frais encourus par l'Administration quarantenaire sont à la charge de qui aura fait la demande du train quarantenaire.

## ART. 15.

Le Président du Conseil, ou son remplaçant, aura le droit de surveiller ce train pendant tout son parcours.

Le Président pourra, en plus, charger un employé supérieur (outre l'officier du transit et les gardes) de la surveillance dudit train.

Cet employé aura accès dans le train sur la simple présentation d'un ordre signé par le Président.

*Ante*, p. 1828.

[Voir art. 162.]

## ANNEXE II.—DÉCRET KHÉDIVIAL DU 19 JUIN 1893.

Nous, Khédivé d'Égypte,  
Sur la proposition de Notre Ministre de l'Intérieur, et l'avis conforme de Notre Conseil des Ministres,

Considérant qu'il a été nécessaire d'introduire diverses modifications dans notre Décret du 3 janvier 1881 (2 Safer 1298),

Décrétons:

## ARTICLE PREMIER.

Le Conseil Sanitaire, Maritime et Quarantenaire est chargé d'arrêter les mesures à prendre pour prévenir l'introduction en Égypte, ou la transmission à l'étranger, des maladies épidémiques et des épizooties.

## ART. 2.

Le nombre des Délégués égyptiens sera réduit à quatre membres:

1° Le Président du Conseil, nommé par le Gouvernement Égyptien, et qui ne votera qu'en cas de partage des voix;

2° Un Docteur en médecine européen, Inspecteur général du Service Sanitaire, Maritime et Quarantenaire;

3° L'Inspecteur sanitaire de la ville d'Alexandrie ou celui qui remplit ses fonctions;

4° L'Inspecteur vétérinaire de l'Administration des services sanitaires et de l'hygiène publique.

Tous les Délégués doivent être médecins régulièrement diplômés, soit par une Faculté de médecine européenne, soit par l'État, ou être fonctionnaires effectifs de carrière, du grade de vice-consul au moins, ou d'un grade équivalent. Cette disposition ne s'applique pas aux titulaires actuellement en fonctions.

## ART. 3.

Le Conseil Sanitaire, Maritime et Quarantenaire exerce une surveillance permanente sur l'état sanitaire de l'Égypte et sur les provenances des pays étrangers.

## ART. 4.

En ce qui concerne l'Égypte, le Conseil Sanitaire, Maritime et Quarantenaire recevra chaque semaine du Conseil de santé et d'hygiène publique, les bulletins sanitaires des villes du Caire et d'Alexandrie, et, chaque mois, les bulletins sanitaires des provinces. Ces bulletins devront être transmis à des intervalles plus rapprochés lorsque, à raison de circonstances spéciales, le Conseil Sanitaire, Maritime et Quarantenaire en fera la demande.

De son côté, le Conseil Sanitaire, Maritime et Quarantenaire communiquera au Conseil de santé et d'hygiène publique les décisions qu'il aura prises et les renseignements qu'il aura reçus de l'étranger.

Les Gouvernements adressent au Conseil, s'ils le jugent à propos, le bulletin sanitaire de leur pays et lui signalent, dès leur apparition, les épidémies et les épizooties.

## ART. 5.

Le Conseil Sanitaire, Maritime et Quarantenaire s'assure de l'état sanitaire du pays et envoie des commissions d'inspection partout où il le juge nécessaire.

Le Conseil de santé et d'hygiène publique sera avisé de l'envoi de ces commissions et devra s'employer à faciliter l'accomplissement de leur mandat.

## ART. 6.

Le Conseil arrête les mesures préventives ayant pour objet d'empêcher l'introduction en Égypte, par les frontières maritimes ou les frontières du désert, des maladies épidémiques ou des épizooties, et détermine les points où devront être installés les campements provisoires et les établissements permanents quarantentaires.

## ART. 7.

Il formule l'annotation à inscrire sur la patente délivrée par les offices sanitaires aux navires en partance.

## ART. 8.

En cas d'apparition de maladies épidémiques ou d'épizooties en Égypte, il arrête les mesures préventives ayant pour objet d'empêcher la transmission de ces maladies à l'étranger.

## ART. 9.

Le Conseil surveille et contrôle l'exécution des mesures sanitaires quarantentaires qu'il a arrêtées.

Il formule tous les règlements relatifs au service quarantenaire, veille à leur stricte exécution, tant en ce qui concerne la protection du pays que le maintien des garanties stipulées par les conventions sanitaires internationales.

## ART. 10.

Il réglemente, au point de vue sanitaire, les conditions dans lesquelles doit s'effectuer le transport de pèlerins à l'aller et au retour du Hedjaz, et surveille leur état de santé en temps de pèlerinage.

## ART. 11.

Les décisions prises par le Conseil Sanitaire, Maritime et Quarantenaire sont communiquées au Ministère de l'Intérieur; il en sera également donné connaissance au Ministère des Affaires étrangères, qui les notifiera, s'il y a lieu, aux agences et consulats généraux.

Toutefois, le Président du Conseil est autorisé à correspondre directement avec les Autorités consulaires des villes maritimes pour les affaires courantes du service.

## ART. 12.

Le Président, et, en cas d'absence ou d'empêchement de celui-ci, l'Inspecteur général du Service Sanitaire, Maritime et Quarantenaire est chargé d'assurer l'exécution des décisions du Conseil.

A cet effet, il correspond directement avec tous les agents du Service Sanitaire, Maritime et Quarantenaire, et avec les diverses Autorités du pays. Il dirige, d'après les avis du Conseil, la police sanitaire des ports, les établissements maritimes quarantentaires et les stations quarantentaires du désert.

Enfin il expédie les affaires courantes.

## ART. 13.

L'Inspecteur général sanitaire, les directeurs des offices sanitaires, les médecins des stations sanitaires et campements quarantentaires doivent être choisis parmi les médecins régulièrement diplômés, soit par une Faculté de médecine européenne, soit par l'État.

Le Délégué du Conseil à Djeddah pourra être médecin diplômé du Caire.

## ART. 14.

Pour toutes les fonctions et emplois relevant du Service Sanitaire, Maritime et Quarantenaire, le Conseil, par l'entremise de son Président, désigne ses candidats au Ministre de l'Intérieur, qui seul aura le droit de les nommer.

Il sera procédé de même pour les revocations, mutations et avancements.  
 Toutefois le Président aura la nomination directe de tous les agents subalternes, hommes de peine, gens de service, etc.  
 La nomination des gardes de santé est réservée au Conseil.

## ART. 15.

Les directeurs des offices sanitaires sont au nombre de sept, ayant leur résidence à Alexandrie, Damiette, Port-Saïd, Suez, Tor, Souakim et Kosseir.  
 L'office sanitaire de Tor pourra ne fonctionner que pendant la durée du pèlerinage ou en temps d'épidémie.

## ART. 16.

Les directeurs des offices sanitaires ont sous leurs ordres tous les employés sanitaires de leur circonscription. Ils sont responsables de la bonne exécution du service.

## ART. 17.

Le chef de l'agence sanitaire d'El Ariche a les mêmes attributions que celles confiées aux directeurs par l'article qui précède.

## ART. 18.

Les directeurs des stations sanitaires et campements quarantentaires ont sous leurs ordres tous les employés du service médical et du service administratif des établissements qu'ils dirigent.

## ART. 19.

L'Inspecteur général sanitaire est chargé de la surveillance de tous les services dépendant du Conseil Sanitaire, Maritime et Quarantenaire.

## ART. 20.

Le délégué du Conseil Sanitaire, Maritime et Quarantenaire à Djeddah a pour mission de fournir au Conseil des informations sur l'état sanitaire du Hedjaz, spécialement en temps de pèlerinage.

## ART. 21.

Un Comité de discipline, composé du Président, de l'Inspecteur général du Service Sanitaire, Maritime et Quarantenaire et de trois Délégués élus par le Conseil, est chargé d'examiner les plaintes portées contre les agents relevant du Service Sanitaire, Maritime et Quarantenaire.

Il dresse sur chaque affaire un rapport et le soumet à l'appréciation du Conseil, réuni en assemblée générale. Les Délégués seront renouvelés tous les ans. Ils sont rééligibles.

La décision du Conseil est, par les soins de son Président, soumise à la sanction du Ministre de l'Intérieur.

Le Comité de discipline peut infliger, sans consulter le Conseil: 1° le blâme; 2° la suspension du traitement jusqu'à un mois.

## ART. 22.

Les peines disciplinaires sont:

- 1° Le blâme;
- 2° La suspension de traitement depuis huit jours jusqu'à trois mois;
- 3° Le déplacement sans indemnité;
- 4° La révocation.

Le tout sans préjudice des poursuites à exercer pour les crimes ou délits de droit commun.

## ART. 23.

Les droits sanitaires et quarantentaires sont perçus par les agents qui relèvent du Service Sanitaire, Maritime et Quarantenaire.

Ceux-ci se conforment, en ce qui concerne la comptabilité et la tenue des livres, aux règlements généraux établis par le Ministère des Finances.

Les agents comptables adressent leur comptabilité et le produit de leurs perceptions à la Présidence du Conseil.

L'agent comptable, chef du bureau central de la comptabilité, leur en donne décharge sur le visa du Président du Conseil.

## ART. 24.

Le Conseil Sanitaire, Maritime et Quarantenaire dispose de ses finances.  
 L'administration des recettes et des dépenses est confiée à un Comité composé du Président, de l'Inspecteur général du Service Sanitaire, Maritime et Quarantenaire

et de trois Délégués des Puissances élus par le Conseil. Il prend le titre de "Comité des Finances." Les trois Délégués des Puissances sont renouvelés tous les ans. Ils sont rééligibles.

Ce Comité fixe, sauf ratification par le Conseil, le traitement des employés de tout grade; il décide les dépenses fixes et les dépenses imprévues. Tous les trois mois, dans une séance spéciale, il fait au Conseil un rapport détaillé de sa gestion. Dans les trois mois qui suivront l'expiration de l'année budgétaire, le Conseil, sur la proposition du Comité, arrête le bilan définitif et le transmet, par l'entremise de son Président, au Ministère de l'Intérieur.

Le Conseil prépare le budget de ses recettes et celui de ses dépenses. Ce budget sera arrêté par le Conseil des Ministres, en même temps que le budget général de l'Etat, à titre de budget annexe. Dans le cas où le chiffre des dépenses excéderait le chiffre des recettes, le déficit sera comblé par les ressources générales de l'Etat. Toutefois, le Conseil devra étudier sans retard les moyens d'équilibrer les recettes et les dépenses. Ses propositions seront, par les soins du Président, transmises au Ministre de l'Intérieur. L'excédent des recettes, s'il en existe, restera à la caisse du Conseil Sanitaire, Maritime et Quarantenaire; il sera, après décision du Conseil Sanitaire ratifiée par le Conseil des Ministres, affecté exclusivement à la création d'un fonds de réserve destiné à faire face aux besoins imprévus.

## ART. 25.

Le Président est tenu d'ordonner que le vote aura lieu au scrutin secret, toutes les fois que trois membres du Conseil en font la demande. Le vote au scrutin secret est obligatoire toutes les fois qu'il s'agit du choix des Délégués des Puissances pour faire partie du Comité de discipline ou du Comité des Finances et lorsqu'il s'agit de nomination, révocation, mutation ou avancement dans le personnel.

## ART. 26.

Les Gouverneurs, Préfets de police et Moudirs sont responsables, en ce qui les concerne, de l'exécution des règlements sanitaires. Ils doivent, ainsi que toutes les autorités civiles et militaires, donner leur concours lorsqu'ils en sont légalement requis par les agents du Service Sanitaire, Maritime et Quarantenaire, pour assurer la prompte exécution des mesures prises dans l'intérêt de la santé publique.

## ART. 27.

Tous décrets et règlements antérieurs sont abrogés en ce qu'ils ont de contraire aux dispositions qui précèdent.

## ART. 28.

Notre Ministre de l'Intérieur est chargé de l'exécution du présent décret, qui ne deviendra exécutoire qu'à partir du 1<sup>er</sup> Novembre 1893.

Fait au palais de Ramleh, le 19 juin 1893.

ABBAS HILMI.

Par le Khédive:

*Le Président du Conseil, Ministre de l'Intérieur,*  
RIAZ.

## DÉCRET KHÉDIVIAL DU 25 DÉCEMBRE 1894.

Nous, Khédive d'Égypte,  
Sur la proposition de Notre Ministre des Finances et l'avis conforme de Notre Conseil des Ministres;

Vu l'avis conforme de MM. les Commissaires-Directeurs de la Caisse de la dette publique en ce qui concerne l'article 7;

Avec l'assentiment des Puissances,

Décrétons:

## ARTICLE PREMIER.

A partir de l'exercice financier 1894, il sera prélevé annuellement sur les recettes actuelles des droits de phare, une somme de 40,000 L. E., qui sera employée comme il est expliqué dans les articles suivants.

## ART. 2.

La somme prélevée en 1894 sera affectée: 1<sup>o</sup> à combler le déficit éventuel de l'exercice financier 1894 du Conseil quarantenaire, au cas où ce déficit n'aurait pas pu être entièrement couvert avec les ressources provenant du fonds de réserve dudit Conseil, ainsi qu'il sera dit à l'article qui suit; 2<sup>o</sup> à faire face aux dépenses extraordinaires nécessitées par l'aménagement des établissements sanitaires d'El Tor, de Suez et des Sources de Moïse.

## ART. 3.

Le fonds de réserve actuel du Conseil quarantenaire sera employé à combler le déficit de l'exercice 1894, sans que ce fonds puisse être réduit à une somme inférieure à 10,000 L. E.

Si le déficit ne se trouve pas entièrement couvert, il y sera fait face, pour le reste, avec les ressources créées à l'article premier.

## ART. 4.

Sur la somme de L. E. 80,000, provenant des exercices 1895 et 1896, il sera prélevé: 1° une somme égale à celle qui aura été payée en 1894 sur les mêmes recettes, à valoir sur le déficit de ladite année 1894, de manière à porter à L. E. 40,000 le montant des sommes affectées aux travaux extraordinaires prévus à l'article 1<sup>er</sup> pour El Tor, Suez et les Sources de Moïse; 2° les sommes nécessaires pour combler le déficit du budget du Conseil quarantenaire, pour les exercices financiers 1895 et 1896.

Le surplus, après le prélèvement ci-dessus, sera affecté à la construction de nouveaux phares dans la Mer Rouge.

## ART. 5.

A partir de l'exercice financier 1897, cette somme annuelle de L. E. 40,000 sera affectée à combler les déficits éventuels du Conseil quarantenaire. Le montant de la somme nécessaire à cet effet sera arrêté définitivement en prenant pour base les résultats financiers des exercices 1894 et 1895 du Conseil.

Le surplus sera affecté à une réduction des droits de phares: il est entendu que ces droits seront réduits dans la même proportion dans la Mer Rouge et dans la Méditerranée.

## ART. 6.

Moyennant les prélèvements et affectations ci-dessus, le Gouvernement est, à partir de l'année 1894, déchargé de toute obligation quelconque en ce qui concerne les dépenses soit ordinaires, soit extraordinaires du Conseil quarantenaire.

Il est entendu, toutefois, que les dépenses supportées jusqu'à ce jour par le Gouvernement Égyptien continueront à rester à sa charge.

## ART. 7.

A partir de l'exercice 1894, lors du règlement de compte des excédents avec la Caisse de la Dette publique, la part de ces excédents revenant au Gouvernement sera majorée d'une somme annuelle de 20,000 L. E.

## ART. 8.

Il a été convenu entre le Gouvernement Égyptien et les Gouvernements d'Allemagne, de Belgique, de Grande-Bretagne et d'Italie que la somme affectée à la réduction des droits de phares, aux termes de l'article 5 du présent décret, viendra en déduction de celle de 40,000 L. E. prévue dans les lettres annexées aux Conventions Commerciales intervenues entre l'Égypte et lesdits Gouvernements.

## ART. 9.

Notre Ministre des Finances est chargé de l'exécution du présent décret.  
Fait au Palais de Koubbeh, le 25 décembre 1894.

ABBAS HILMI.

Par le Khédivé:

*Le Président du Conseil des Ministres,*  
N. NUBAR.

*Le Ministre des Finances,*  
AHMER MAZLOUM.

*Le Ministre des Affaires étrangères,*  
BOUTROS GHALL.

ARRÊTÉ MINISTÉRIEL DU 19 JUIN 1893 CONCERNANT LE FONCTIONNEMENT DU SERVICE SANITAIRE, MARITIME ET QUARANTENAIRE.

Le Ministre de l'Intérieur.  
Vu le Décret en date du 19 juin 1893,  
Arrête:

TITRE I.—*Du Conseil Sanitaire, Maritime et Quarantenaire.*

ARTICLE PREMIER.

Le Président est tenu de convoquer le Conseil Sanitaire, Maritime et Quarantenaire, en séance ordinaire, le premier mardi de chaque mois.

Il est également tenu de le convoquer lorsque trois membres en font la demande.

Il doit enfin réunir le Conseil, en séance extraordinaire, toutes les fois que les circonstances exigent l'adoption immédiate d'une mesure grave.

## ART. 2.

La lettre de convocation indique les questions portées à l'ordre du jour. A moins d'urgence, il ne pourra être pris de décisions définitives que sur les questions mentionnées dans la lettre de convocation.

## ART. 3.

Le Secrétaire du Conseil rédige les procès-verbaux des séances.

Ces procès-verbaux doivent être présentés à la signature de tous les membres qui assistaient à la séance.

Ils sont intégralement copiés sur un registre qui est conservé dans les archives concurremment avec les originaux des procès-verbaux.

Une copie provisoire des procès-verbaux sera délivrée à tout membre du Conseil qui en fera la demande.

## ART. 4.

Une Commission permanente composée du Président, de l'Inspecteur général du Service Sanitaire, Maritime et Quarantenaire, et de deux Délégués des Puissances élus par le Conseil, est chargée de prendre les décisions et mesures urgentes.

Le Délégué de la nation intéressée est toujours convoqué. Il a droit de vote.

Le Président ne vote qu'en cas de partage.

Les décisions sont immédiatement communiquées par lettres à tous les membres du Conseil.

Cette Commission sera renouvelée tous les 3 mois.

## ART. 5.

Le Président ou, en son absence, l'Inspecteur général du Service Sanitaire, Maritime et Quarantenaire, dirige les délibérations du Conseil. Il ne vote qu'en cas de partage.

Le Président a la direction générale du Service. Il est chargé de faire exécuter les décisions du Conseil.

## SECRETARIAT.

## ART. 6.

Le secrétariat, placé sous la direction du Président, centralise la correspondance tant avec le Ministère de l'Intérieur qu'avec les divers agents du Service Sanitaire, Maritime et Quarantenaire.

Il est chargé de la statistique et des archives. Il lui sera adjoint des commis et interprètes en nombre suffisant pour assurer l'expédition des affaires.

## ART. 7.

Le secrétaire du Conseil, chef du secrétariat, assiste aux séances du Conseil et rédige les procès-verbaux.

Il a sous ses ordres les employés et gens du service du secrétariat.

Il dirige et surveille leur travail, sous l'autorité du Président.

Il a la garde et la responsabilité des archives.

## BUREAU DE COMPTABILITÉ.

## ART. 8.

Le chef du bureau central de la comptabilité est "agent comptable."

Il ne pourra entrer en fonctions avant d'avoir fourni un cautionnement, dont le quantum sera fixé par le Conseil Sanitaire, Maritime et Quarantenaire.

Il contrôle, sous la direction du Comité des finances, les opérations des préposés à la recette des droits sanitaires et quarantenaires.

Il dresse les états et comptes qui doivent être transmis au Ministère de l'Intérieur après avoir été arrêtés par le Comité des finances et approuvés par le Conseil.

## DE L'INSPECTEUR GÉNÉRAL SANITAIRE.

## ART. 9.

L'Inspecteur général sanitaire a la surveillance de tous les services dépendant du Conseil. Il exerce cette surveillance dans les conditions prévues par l'article 19 du Décret en date du 19 juin 1893.

Il inspecte, au moins une fois par an, chacun des offices, agences ou postes sanitaires.

En outre, le Président détermine, sur la proposition du Conseil et selon les besoins du service, les inspections auxquelles l'Inspecteur général devra procéder.

En cas d'empêchement de l'Inspecteur général, le Président désignera, d'accord avec le Conseil, le fonctionnaire appelé à le suppléer.

Chaque fois que l'Inspecteur général a visité un office, une agence, un poste sanitaire, une station sanitaire ou un campement quarantenaire, il doit rendre compte à la Présidence du Conseil, par un rapport spécial, des résultats de sa vérification.

Dans l'intervalle de ses tournées, l'Inspecteur général prend part, sous l'autorité du Président, à la direction du service général. Il supplée le Président en cas d'absence ou d'empêchement.

TITRE II.—*Service des ports, stations quaranténaires, stations sanitaires.*

ART. 10.

La police sanitaire, maritime et quarantenaire, le long du littoral égyptien de la Méditerranée et de la Mer Rouge, aussi bien que sur les frontières de terre du côté du désert, est confiée aux directeurs des offices de santé, directeurs des stations sanitaires ou campements quaranténaires, chefs des agences sanitaires ou chefs des postes sanitaires et aux employés placés sous leurs ordres.

ART. 11.

Les directeurs des offices de santé ont la direction et la responsabilité du service, tant de l'office à la tête duquel ils sont placés que des postes sanitaires qui en dépendent.

Ils doivent veiller à la stricte exécution des règlements de police sanitaire, maritime et quarantenaire. Ils se conforment aux instructions qu'ils reçoivent de la Présidence du Conseil et donnent à tous les employés de leur office, aussi bien qu'aux employés des postes sanitaires qui y sont rattachés, les ordres et les instructions nécessaires.

Ils sont chargés de la reconnaissance et de l'arraisonnement des navires, de l'application des mesures quaranténaires, et ils procèdent, dans les cas prévus par les règlements, à la visite médicale, ainsi qu'aux enquêtes sur les contraventions quaranténaires.

Ils correspondent seuls pour les affaires administratives avec la Présidence, à laquelle ils transmettent tous les renseignements sanitaires qu'ils ont recueillis dans l'exercice de leurs fonctions.

ART. 12.

Les directeurs des offices de santé sont, au point de vue du traitement, divisés en deux classes:

Les offices de première classe, qui sont au nombre de quatre:

Alexandrie;

Port-Saïd;

Bassin de Suez et campement aux Sources de Moïse;

Tor.

Les offices de deuxième classe, qui sont au nombre de trois:

Damiette;

Souakim;

Kosseir.

ART. 13.

Les chefs des agences sanitaires ont les mêmes attributions, en ce qui concerne l'agence, que les directeurs en ce qui concerne leur office.

ART. 14.

Il y a une seule agence sanitaire à El Ariche.

ART. 15.

Les chefs de postes sanitaires ont sous leurs ordres les employés du poste qu'ils dirigent. Ils sont placés sous les ordres du directeur d'un des offices de santé.

Ils sont chargés de l'exécution des mesures sanitaires et quaranténaires indiquées par les règlements.

Ils ne peuvent délivrer aucune patente et ne sont autorisés à viser que les patentes des bâtiments partant en libre pratique.

Ils obligent les navires qui arrivent à leur échelle avec une patente brute ou dans des conditions irrégulières à se rendre dans un port où existe un office sanitaire.

Ils ne peuvent eux-mêmes procéder aux enquêtes sanitaires, mais ils doivent appeler à cet effet le directeur de l'office dont ils relèvent.

En dehors des cas d'urgence absolue, ils ne correspondent qu'avec ce directeur pour toutes les affaires administratives. Pour les affaires sanitaires et quaranténaires

urgentes, telles que les mesures à prendre au sujet d'un navire arrivant, ou l'annotation à inscrire sur la patente d'un navire en partance, ils correspondent directement avec la Présidence du Conseil; mais ils doivent donner sans retard communication de cette correspondance au directeur dont ils dépendent.

Ils sont tenus d'aviser, par les voies les plus rapides, la Présidence du Conseil des naufrages dont ils auront connaissance.

## ART. 16.

Les postes sanitaires sont au nombre de six énumérés ci-après:

Postes du Port-Neuf, d'Aboukir, Brullos et Rosette, relevant de l'office d'Alexandrie.

Postes de Kantara et du port intérieur d'Ismailia, relevant de l'office de Port-Saïd. Le Conseil pourra, suivant les nécessités du service, et suivant ses ressources, créer de nouveaux postes sanitaires.

## ART. 17.

Le service permanent ou provisoire des stations sanitaires et les campements quaranténaires est confié à des directeurs qui ont sous leurs ordres des employés sanitaires, des gardiens, des portefaix et des gens de service.

## ART. 18.

Les directeurs sont chargés de faire subir la quarantaine aux personnes envoyées à la station sanitaire ou au campement. Ils veillent, de concert avec les médecins, à l'isolement des différentes catégories de quaranténaires et empêchent toute compromission. A l'expiration du délai fixé, ils donnent la libre pratique ou la suspendent conformément aux règlements, font pratiquer la désinfection des marchandises et des effets à usage, et appliquent la quarantaine aux gens employés à cette opération.

## ART. 19.

Ils exercent une surveillance constante sur l'exécution des mesures prescrites, ainsi que sur l'état de santé des quaranténaires et du personnel de l'établissement.

## ART. 20.

Ils sont responsables de la marche du service et en rendent compte, dans un rapport journalier, à la Présidence du Conseil Sanitaire, Maritime et Quarantenaire.

## ART. 21.

Les médecins attachés aux stations sanitaires et aux campements quaranténaires relèvent des directeurs de ces établissements. Ils ont sous leurs ordres le pharmacien et les infirmiers.

Ils surveillent l'état de santé des quaranténaires et du personnel, et dirigent l'infirmierie de la station sanitaire ou du campement.

La libre pratique ne peut être donnée aux personnes en quarantaine qu'après visite et rapport favorable du médecin.

## ART. 22.

Dans chaque office sanitaire, station sanitaire ou campement quarantenaire, le directeur est aussi "agent comptable."

Il désigne, sous sa responsabilité personnelle effective, l'employé préposé à l'encaissement des droits sanitaires et quaranténaires.

Les chefs d'agences ou postes sanitaires sont également agents comptables; ils sont chargés personnellement d'effectuer la perception des droits.

Les agents chargés du recouvrement des droits doivent se conformer, pour les garanties à présenter, la tenue des écritures, l'époque des versements, et généralement tout ce qui concerne la partie financière de leur service, aux règlements émanant du Ministère des Finances.

## ART. 23.

Les dépenses du Service Sanitaire, Maritime et Quarantenaire seront acquittées par les moyens propres du Conseil, ou d'accord avec le Ministère des Finances, par le service des caisses qu'il désignera.

Le Caire, le 19 juin 1893.

RIAZ.

[Voir art. 181.]

ANNEXE III.—RÉSOLUTIONS DE LA COMMISSION DES VOIES ET MOYENS DE LA CONFÉRENCE SANITAIRE DE PARIS RELATIVES À UN OFFICE INTERNATIONAL DE SANTÉ.

Ante, p. 1834.

I.—Il est créé un Office international de Santé d'après les principes qui ont présidé à la formation et au fonctionnement du Bureau international des Poids et Mesures. Ce bureau aura son siège à Paris.

II.—L'Office international aura pour mission de recueillir les renseignements sur la marche des maladies infectieuses. Il recevra à cet effet les informations qui lui seront communiquées par les autorités supérieures d'hygiène des États participants.

III.—L'Office exposera périodiquement les résultats de ses travaux dans des rapports officiels qui seront communiqués aux Gouvernements contractants. Ces rapports devront être rendus publics.

IV.—L'Office sera alimenté par les contributions des Gouvernements contractants.

V.—Le Gouvernement, sur le territoire duquel sera établi l'Office international de Santé, sera chargé, dans un délai de trois mois après la signature des actes de la Conférence, de soumettre à l'approbation des États contractants un Règlement pour l'installation et le fonctionnement de cette institution.

CONFÉRENCE SANITAIRE INTERNATIONALE DE PARIS.

*Procès-verbal de signature—Séance du jeudi 3 décembre 1903.*

PRÉSIDENTE DE M. BARRÈRE.

Le jeudi trois décembre mil neuf cent trois, la Conférence Sanitaire Internationale s'est réunie en séance plénière à trois heures de l'après-midi en l'hôtel du Ministère des Affaires étrangères.

Etaient présents:

Pour l'Allemagne:

M. le Comte de Groeben, Conseiller de Légation et premier Secrétaire à l'Ambassade impériale d'Allemagne à Paris;

M. Bumm, Conseiller intime supérieur de Régence, Membre du Conseil sanitaire de l'Empire;

M. le Docteur Gaffky, Conseiller intime de Médecine Grand-ducal Hessois et Professeur à l'Université de Giessen, Membre du Conseil sanitaire de l'Empire;

M. le Docteur Nocht, Médecin du port de Hambourg, Membre du Conseil sanitaire de l'Empire.

Pour la République Argentine:

M. le Docteur Davél, Chef du service des Maladies infectieuses à la Casa de Expósitos à Buenos-Ayres.

Pour l'Autriche-Hongrie:

*Pour l'Autriche et pour la Hongrie:* M. le Chevalier Alexandre de Suzzara, Chef de Section au Ministère Impérial et Royal des Affaires Étrangères;

*Pour l'Autriche:* M. Noël Ebner d'Ebenthal, Président de l'Administration maritime Impériale et Royale à Trieste;

M. Joseph Daimer, Conseiller au Ministère Impérial et Royal de l'Intérieur;

*Pour la Hongrie:* M. Kornel Chyzer, Conseiller au Ministère Royal Hongrois de l'Intérieur;

M. Ernest Roediger, Conseiller de Section.

Pour la Belgique:

M. Beco, Secrétaire général du Ministère de l'Agriculture, chargé de la Direction générale du Service de Santé et de l'Hygiène publique.

Pour le Brésil:

M. G. de Piza, Envoyé extraordinaire et Ministre plénipotentiaire près le Président de la République Française.

Pour le Danemark:

M. le Comte de Reventlow, Ministre de Danemark près le Président de la République Française.

Pour l'Espagne:

M. Fernand Jordan de Urries y Ruiz de Arana, Marquis de Novallas, Chambellan de Sa Majesté, Premier Secrétaire de l'Ambassade Royale d'Espagne à Paris.

Pour les États-Unis:

M. le Docteur H. D. Geddings, Chirurgien général adjoint du Service de la Santé et de l'Hôpital de la Marine;

M. Frank Anderson, Inspecteur médical de la Marine.

Pour la France:

M. Camille Barrère, Ambassadeur de la République française près S. M. le Roi d'Italie;

M. Georges Louis, Ministre plénipotentiaire de 1<sup>re</sup> classe, Directeur des consulats et des affaires commerciales au Ministère des affaires étrangères;

M. le Professeur Brouardel, Doyen honoraire de la Faculté de médecine de Paris, Président du Comité consultatif d'Hygiène publique de France, Membre de l'Institut et de l'Académie de médecine;

M. Henri Monod, Conseiller d'Etat, Directeur de l'Assistance et de l'Hygiène publiques au Ministère de l'Intérieur, Membre de l'Académie de médecine;

M. le Docteur Emile Roux, Sous-Directeur de l'Institut Pasteur, Vice-Président du Comité consultatif d'Hygiène publique de France, Membre de l'Académie des sciences et de l'Académie de médecine;

M. Jacques de Cazotte, Sous-Directeur des Affaires Consulaires au Ministère des Affaires Étrangères;

M. le Docteur Legrand, Médecin sanitaire de France à Alexandrie.

## Pour la Grande-Bretagne:

M. Maurice William Ernest de Bunsen, Ministre Plénipotentiaire, faisant fonctions de Premier Secrétaire à l'Ambassade Royale britannique à Paris;

M. le Docteur Théodore Thomson, du "Local Government Board;"

M. le Docteur Frank Gerard Clemow, Délégué de la Grande-Bretagne au Conseil supérieur de santé de Constantinople;

M. Arthur David Alban, Consul de Sa Majesté Britannique au Caire;

M. John Richardson, Médecin en chef, membre du Comité sanitaire de l'Armée, Délégué pour l'Inde britannique.

## Pour la Grèce:

M. Delyanni, Envoyé Extraordinaire et Ministre Plénipotentiaire près le Président de la République Française;

M. le Docteur S. Clado, Médecin de la Légation Royale Hellénique à Paris.

## Pour l'Italie;

M. le Commandeur Rocco Santoliquido, Directeur général de la Santé publique d'Italie;

M. le Marquis Paulucci de' Calboli, Conseiller à l'Ambassade royale d'Italie à Paris;

M. le Chevalier Adolphe Cotta, Chef du bureau des Affaires générales à la Direction générale de la Santé publique d'Italie.

## Pour le Grand-Duché de Luxembourg:

M. Vannerus, Chargé d'Affaires de Luxembourg à Paris.

## Pour le Monténégro:

M. le Chevalier Alexandre de Suzzara, Chef de section au Ministère Impérial et Royal des Affaires Étrangères d'Autriche-Hongrie.

## Pour les Pays-Bas:

M. le Baron W. B. R. de Welderen Rengers, Conseiller de la Légation Royale des Pays-Bas à Paris;

M. le Docteur W. P. Ruijsch, Inspecteur général du Service sanitaire dans la Hollande méridionale et la Zélande, Membre du Conseil supérieur d'hygiène;

M. le Docteur C. Stékoulis, Délégué des Pays-Bas au Conseil supérieur de santé de Constantinople;

M. A. Plate, Président de la Chambre de Commerce de Rotterdam, Membre extraordinaire du Conseil supérieur d'hygiène.

## Pour la Perse:

M. le Général Nazare Aga Yémin-Es-Saltané, Envoyé Extraordinaire et Ministre Plénipotentiaire près le Président de la République Française.

## Pour le Portugal:

M. le Docteur José Joaquim Da Silva Amado, du Conseil de S. M. Très Fidèle, Professeur à l'Institut d'hygiène de Lisbonne, Vice-Président de l'Académie Royale des Sciences.

## Pour la Roumanie:

M. Grégoire G. Ghika, Envoyé Extraordinaire et Ministre Plénipotentiaire près le Président de la République Française;

M. le Docteur Jean Cantacuzène, Membre du Conseil sanitaire supérieur de Roumanie.

## Pour la Russie:

M. Platon de Waxel, Conseiller d'État actuel.

## Pour la Serbie:

M. le Docteur Michel Popovitch, Chargé d'Affaires à Paris.

## Pour la Suède et la Norvège:

M. H. Akerman, Ministre de Suède près le Président de la République Française.

## Pour la Suisse:

M. Charles Édouard Lardy, Envoyé Extraordinaire et Ministre Plénipotentiaire de la Confédération Suisse près le Président de la République Française;

M. le Docteur F. Schmid, Directeur du Bureau sanitaire fédéral.

## Pour l'Empire ottoman:

M. le Docteur Duca Pacha, Inspecteur général de l'Administration sanitaire de l'Empire ottoman;

M. le Général Djellal Ismaïl Pacha, Professeur agrégé de clinique interne à l'École impériale de médecine.

*Pour l'Égypte:* Mohamed Chérif Pacha, Sous-Secrétaire d'État au Ministère des Affaires étrangères;

M. le Docteur M. A. Ruffer, Président du Conseil sanitaire, maritime et quarantenaire d'Égypte.

M. le Président présente à la Conférence le texte authentique du projet de Convention où sont consignés les résultats des travaux de la Conférence. Il invite les Délégués qui sont munis des pouvoirs nécessaires à signer cette Convention dont l'instrument diplomatique a été préparé en un seul exemplaire, suivant un usage déjà établi par plusieurs précédents.

Cet exemplaire restera déposé dans les archives du Gouvernement de la République et une copie certifiée conforme en sera remise par la voie diplomatique à chacune des Puissances signataires.

MM. les Délégués de Belgique, d'Espagne, de France, d'Italie, de Luxembourg, de Monténégro, de Russie, de Roumanie et de Suisse annoncent qu'ils sont prêts à signer la Convention.

M. le Docteur de Silva Amado, Délégué du Portugal, déclare, au nom de son Gouvernement, qu'il est autorisé à signer la Convention *ad referendum*.

M. Delyanni, Délégué de Grèce, fait la même déclaration.

M. le Docteur Duca Pacha, Délégué de l'Empire ottoman, donne lecture de la déclaration suivante:

"MM. les Délégués ottomans, au nom de leur Gouvernement, déclarent qu'ils sont autorisés à accéder, *ad referendum*, sous le bénéfice des réserves qu'ils ont faites dans les protocoles et dans les procès-verbaux, ainsi qu'à l'occasion des votes, aux questions n<sup>os</sup> un, deux, trois, quatre, cinq, sept et neuf du rapport de M. Proust, et maintiennent leur protestations pour les questions n<sup>o</sup> six, concernant la modification du Conseil supérieur de Santé de Constantinople; n<sup>o</sup> huit, concernant l'obligation, pour le Conseil supérieur de Santé de Constantinople d'exécuter les décisions de la Conférence; n<sup>o</sup> dix, concernant la création d'un Bureau sanitaire international; questions que le Gouvernement impérial ottoman considère comme n'entrant point dans les prérogatives de la Conférence, et aux discussions desquelles MM. les Délégués ottomans se sont abstenus de prendre part.

"MM. les Délégués ottomans maintiennent également leurs protestations, faites en séance plénière du 16 novembre 1903, en ce qui concerne la déclaration de l'état sanitaire du pèlerinage et du Hedjaz, et déclarent protester contre tout envoi de médecins étrangers au Hedjaz pour accompagner les pèlerins de leur nationalité."

M. Barrère, Président de la Conférence, constate que, dans ces conditions, MM. les Délégués ottomans ne pourront signer que le procès-verbal de signature.

M. Akerman, Délégué de Suède et Norvège, fait connaître qu'il n'est pas autorisé à procéder à la signature de la Convention, ni pour la Suède ni pour la Norvège. Il réserve d'ailleurs pour chacun des Royaumes-Unis le droit d'y accéder après examen.

M. le Général Nazare Aga, Délégué de Perse, déclare signer la Convention *ad referendum*.

M. le Comte de Reventlow, Délégué de Danemark, déclare qu'il n'est pas autorisé à signer la Convention, mais seulement les procès-verbaux constatant le résultat des travaux de la Conférence.

M. le Comte de Groeben, premier Délégué d'Allemagne, lit la déclaration suivante:

"Tout en autorisant les Délégués d'Allemagne à signer la Convention, le Gouvernement Impérial leur a donné l'instruction de faire la déclaration suivante:

1<sup>o</sup> Art. 15, 3<sup>o</sup>.—"Le Gouvernement allemand aime à espérer que dans la réglementation relative au tarif de *dératisation*, tous les Gouvernements seront d'accord pour éviter, dans leurs tarifs spéciaux, une surcharge des frais de *dératisation*, dans le cas où elle sera effectuée par une société ou par un particulier.

2<sup>o</sup> Art. 24, I, a.—"De ce que, dans l'article 24, I, § a, il est seulement question du terme "objets," on ne doit pas conclure que, sur les autres navires (voir les articles 21, 22, 26 et 27), la désinfection des objets ne serait également pas admise.

"L'article 12, réglant la désinfection des objets, doit être considéré comme applicable à tous les navires.

3<sup>o</sup> Art. 181 et Annexe III.—"Le Gouvernement impérial renouvelle les réserves faites par sa Délégation dans la Commission des voies et moyens, à l'égard d'un tel établissement."

La Conférence donne acte de cette déclaration.

Chérif Pacha, premier Délégué d'Égypte, indique que, tout en signant la Convention *ad referendum*, les Plénipotentiaires égyptiens ont le devoir de faire connaître que le Gouvernement khédivial n'est pas en mesure d'accepter les dispositions de l'article 163.

La Conférence donne acte de cette déclaration.

M. le Baron de Welderen Rengers, premier Délégué des Pays-Bas, donne lecture de la communication ci-après:

"La Délégation néerlandaise est autorisée à signer la présente Convention en déclarant que son Gouvernement interprète l'article 169 de la Convention de telle façon qu'il aura le droit de nommer, pour le cas où son Délégué actuel ne sera plus en fonctions, comme Délégué au Conseil supérieur de santé de Constantinople, soit un médecin régulièrement diplômé néerlandais, soit un fonctionnaire consulaire du grade de Vice-Consul au moins, quel que soit le pays que ce dernier représente ou la nationalité à laquelle il appartient."

La Conférence donne acte de cette déclaration.

M. de Bunsen, premier Délégué de la Grande-Bretagne, fait la déclaration suivante:

"Tout en autorisant les Délégués de la Grande-Bretagne à signer la Convention, le Gouvernement de Sa Majesté britannique leur a donné l'instruction de faire en son nom la déclaration suivante:

"En ce qui concerne la question d'un Office international de santé (art. 181 et annexe III de la Convention), le Gouvernement de Sa Majesté renouvelle les réserves faites par sa Délégation dans la Commission des voies et moyens, sur l'utilité d'un tel établissement.

"En ce qui concerne les articles 81, 82 et 180 (station sanitaire d'Ormuz), il renouvelle la déclaration faite par sa Délégation à la sixième séance plénière de la Conférence, en y ajoutant les réserves suivantes, qu'il attache également à son acceptation desdits articles:

"Qu'il soit bien entendu: 1<sup>o</sup> que la Commission mixte pour la revision des tarifs sanitaires ne soit autorisée à statuer sur la provenance des fonds pour la construction de ladite station qu'avec l'assentiment de tous ses membres, et 2<sup>o</sup> qu'on ne procède à

l'établissement de la dite station qu'après la réorganisation du Conseil supérieur de santé de Constantinople, conformément aux prescriptions de la présente Convention.

“Les Plénipotentiaires britanniques déclarent en outre que les stipulations de la présente Convention ne seront applicables à aucune des colonies, possessions ou protectorats de Sa Majesté britannique qu'après notification à cet effet adressée par le Représentant de Sa Majesté britannique à Paris au Ministre des Affaires étrangères de la République française, au nom de telle colonie, possession ou protectorat.

“Il est entendu par le Gouvernement britannique que le droit de dénonciation de la présente Convention, ainsi que le droit des Puissances de se concerter pour l'introduction de modifications dans le texte de la Convention, subsiste, ainsi qu'il résultait de la Convention de Venise de 1897.

“En ce qui concerne les frais de dératisation, lorsque cette mesure est exécutée par une société ou par un individu, la Délégation d'Angleterre s'associe au vœu que vient d'émettre la Délégation d'Allemagne.”

La Conférence donne acte de cette déclaration.

M. de Piza, Délégué du Brésil, annonce qu'il signera la Convention *ad referendum*.

M. de Suzzara, Délégué d'Autriche-Hongrie, lit la déclaration ci-après, dont la Conférence lui donne acte:

“L'Autriche-Hongrie, tout en signant la Convention, ne croit pas pouvoir se départir des réserves faites par sa Délégation au cours des discussions de la Commission des voies et moyens à l'égard de l'établissement prévu par l'article 181 de la Convention.”

MM. les Délégués des États-Unis d'Amérique se déclarent prêts à signer la Convention *ad referendum*, en faisant seulement des réserves quant à la substitution de la *surveillance à l'observation*, en raison de la législation particulière des différents États de l'Union.

La Conférence donne acte de cette déclaration.

M. Popovitch, Délégué de Serbie, fait connaître qu'il est en mesure de signer la Convention *ad referendum*.

Sous le bénéfice des déclarations qui précèdent, la Convention est signée par les Délégués munis des pleins pouvoirs nécessaires.

M. le Président donne ensuite lecture du vœu suivant, qui a été émis par la Conférence en ce qui concerne le pèlerinage marocain:

“La Conférence a exprimé le vœu que le pèlerinage marocain soit dûment réglementé et qu'une station sanitaire soit installée au Maroc dans un lieu facilement abordable, bien isolé et à proximité du siège du Conseil, à Malabata par exemple, de manière que le Conseil puisse surveiller l'exécution des mesures sanitaires.”

En foi de quoi, les soussignés, Délégués à la Conférence sanitaire internationale de Paris, ont signé le présent Procès-verbal, auquel une copie authentique de la Convention sera annexée.

Signé: GROEBEN.

“ D<sup>r</sup> DAVÉL.  
“ SUZZARA.

“ BECO.  
“ GABRIEL DE PIZA.  
“ REVENTLOW.  
“ Marquis DE NOVALLAS.

Signé: FRANK ANDERSON.  
“ CAMILLE BARRÈRE.

“ MAURICE DE BUNSEN.

“ N. DELYANNI.  
“ S. CLADO.  
“ ROCCO SANTOLIVIDO.

“ VANNERUS.  
“ SUZZARA.  
“ W. WELDEREN RENGERS.

Signé: BUMM.

“ GAFFKY.  
“ NOCHT.

“ EBNER.  
“ D<sup>r</sup> DAIMER.  
“ ROEDIGER.  
“ CHYZER.

“ H. D. GEDDINGS.  
“ GEORGES LOUIS.  
“ P. BROUARDEL.  
“ HENRI MONOD.  
“ D<sup>r</sup> ROUX.  
“ J. DE CAZOTTE.  
“ H. LEGRAND.

“ THÉODORE THOMSON.  
“ FRANK G. CLEMOW.  
“ ARTHUR D. ALBAN.  
“ J. RICHARDSON.

“ PAULUCCI DE' CALBOLI.  
“ ADOLFO COTTA.

“ W. RUIJSCH.  
“ D<sup>r</sup> C. STÉKOULIS.  
“ A. PLATE.

Signé: NAZARE AGA.  
 " J. J. DA SILVA AMADO.  
 " GR. G. GHKA.  
 " PLATON DE WAXEL.  
 " D<sup>r</sup> MICHEL POPOVITCH.  
 " H. AKERMAN.  
 " LARDY.  
 " D<sup>r</sup> DUCA.  
 " M. CHERIF.

Signé: D<sup>r</sup> J. CANTACUZÈNE.

" D<sup>r</sup> SCHMID.  
 " D<sup>r</sup> DJELLAL.  
 " MARC ARMAND RUFFER.

Certifié conforme à l'original:  
 Le Président de la Conférence:  
 Pour le Président et par autorisation spéciale,  
 Le Chef du Secrétariat de la Conférence:

ER. RONSSIN.

[Translation.]

Procès-Verbal. PROCÈS-VERBAL DU DÉPÔT DES  
 RATIFICATIONS DE LA CONVEN-  
 TION SANITAIRE INTERNATIO-  
 NALE SIGNÉE À PARIS LE 3 DÉ-  
 CEMBRE 1903.

PROCÈS-VERBAL OF THE DEPOSIT  
 OF THE RATIFICATIONS OF THE  
 INTERNATIONAL SANITARY CON-  
 VENTION SIGNED AT PARIS DE-  
 CEMBER 3, 1903.

Deposit of rati-  
 fications.

En exécution de l'article 184 de la Convention sanitaire internationale du 3 décembre 1903, les sous-signés, Représentants des Puissances co-signataires, à savoir: S. A. S. le Prince de Radolin, Ambassadeur d'Allemagne, S. Exc. le Comte de Khevenhüller-Metsch, Ambassadeur d'Autriche-Hongrie, M. Leghait, Ministre de Belgique, M. de Piza, Ministre du Brésil, S. Exc. M. White, Ambassadeur des États-Unis d'Amérique, S. Exc. M. Pichon, Ministre des Affaires étrangères de la République française, S. Exc. Sir Francis Bertie, Ambassadeur de Sa Majesté britannique, S. Exc. le Comte Tornielli, Ambassadeur d'Italie, M. Vannerus, Chargé d'affaires du Luxembourg, M. Brunet, Consul du Montenegro à Paris, M. le Chevalier de Stuers, Ministre des Pays-Bas, Samad Khan, Ministre de Perse, M. Ghika, Ministre de Roumanie, S. Exc. M. de Nélidow, Ambassadeur de Russie, M. Lardy, Ministre de Suisse, se sont réunis au Ministère des Affaires étrangères à Paris pour procéder au dépôt, entre les mains du Gouvernement de la République française, des ratifications des Hautes Puissances contractantes.

Les Soussignés prennent acte que:

Greece and Ser-  
 via.

I. Les Gouvernements de la Grèce et de la Serbie ayant notifié par deux communications remises aux Légations de la République

In execution of Article 184 of the International Sanitary Convention of December 3, 1903, the undersigned, representatives of the cosignatory Powers, to wit: H. S. H. Prince Radolin, Ambassador of Germany; His Exc. Count de Khevenhüller-Metsch, Ambassador of Austria-Hungary; M. Leghait, Minister of Belgium; M. de Piza, Minister of Brazil; H. Exc. Mr. White, Ambassador of the United States of America; H. Exc. M. Pichon, Minister of Foreign Affairs of the French Republic; H. Exc. Sir Francis Bertie, Ambassador of his Britannic Majesty; H. Exc. Count Tornielli, Ambassador of Italy; M. Vannerus, Chargé d'Affaires of Luxembourg; M. Brunet, Consul of Montenegro at Paris; M. le Chevalier de Stuers, Minister of the Netherlands; Samad Khan, Minister of Persia; M. Ghika, Minister of Roumania; H. Exc. M. de Nélidow, Ambassador of Russia; M. Lardy, Minister of Switzerland, met in the Ministry of Foreign Affairs at Paris in order to deposit the ratifications of the High Contracting Powers with the Government of the French Republic.

The Undersigned note that:

I. The Governments of Greece and Servia having given notice, by means of two communications delivered to the Legations of the

française à Athènes et à Belgrade, les 16 mai et 14 juillet 1904, qu'ils ne donnaient pas leur adhésion à ladite Convention, il est acquis que la Grèce et la Serbie, dont les Délégués avaient signé cet acte *ad referendum*, ne peuvent pas être considérées comme parties contractantes.

II. La ratification du Président des États-Unis d'Amérique est déposée avec la déclaration suivante, à savoir: "Qu'il y a lieu de substituer aux États-Unis l' "observation" à la "surveillance" dans les cas prévus par les articles 21 et suivants, en raison de la législation particulière des différents États de l'Union.

III. La ratification de S. M. le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande, Empereur des Indes, est déposée avec les déclarations suivantes:

"1° Que l'établissement d'une station sanitaire à l'île d'Ormuz, par le Conseil supérieur de santé de Constantinople, ne sera réalisé que lorsque ledit Conseil aura été reconstitué conformément aux prescriptions de la Convention du 3 décembre 1903, et que, par une décision unanime, la Commission mixte des tarifs aura mis, à cet effet, des fonds à la disposition dudit Conseil;

"2° Que les stipulations de ladite Convention ne seront applicables aux colonies, possessions ou protectorats de S. M. Britannique, qu'après notification, à cet effet, adressée par le Représentant de S. M. Britannique, à Paris, au Ministère des Affaires étrangères de la République française, au nom de telle colonie, possession ou protectorat."

IV. La ratification de S. M. le Schah de Perse est déposée avec la déclaration suivante, à savoir: "Qu'il demeure entendu que le pavillon qui flottera sur la station sanitaire d'Ormuz sera le pavillon persan et que les gardes armés qui seraient nécessaires pour assurer l'observation des mesures sanitaires seront fournis par le Gouvernement persan."

French Republic at Athens and Belgrade on May 16 and July 14, 1904, that they did not adhere to the said Convention, it follows that Greece and Servia, whose delegates signed this act *ad referendum*, can not be considered as contracting parties.

II. The ratification of the President of the United States of America is deposited with the following declaration, to wit: "That it is necessary to substitute "observation" for "surveillance" in the United States in the cases contemplated by articles 21 *et seq.*, on account of the peculiar legislation of the different States of the Union."

III. The ratification of H. M. the King of the United Kingdom of Great Britain and Ireland, Emperor of India, is deposited with the following declarations:

"1. That the establishment of a sanitary station on the Island of Ormuz by the Superior Board of Health of Constantinople shall not take place until the said Board shall have been reorganized in conformity with the provisions of the Convention of December 3, 1903, and until the Mixed Tariff Commission shall have placed funds at the disposal of the said Board for this purpose by a unanimous decision.

"2. That the stipulations of the said Convention shall not be applicable to the colonies, possessions, or protectorates of His Britannic Majesty until after notification to this effect shall have been sent by the Representative of His Britannic Majesty at Paris to the Minister of Foreign Affairs of the French Republic in the name of such colony, possession, or protectorate."

IV. The ratification of H. M. the Shah of Persia is deposited with the following declaration, to wit: "That it shall be understood that the flag which is to fly over the sanitary station of Ormuz shall be the Persian flag and that the armed guards who may be necessary to insure the observance of the sanitary measures shall be furnished by the Persian Government."

United States.

Great Britain.

Persia.

Reservation for special agreements.

V. Les Puissances signataires ont fait la double déclaration suivante conforme, d'ailleurs, aux stipulations que contenait la Convention de Venise du 19 mars 1897, à savoir: "Que les Puissances contractantes se réservent le droit de se concerter en vue de l'introduction de modifications dans le texte de la présente Convention et que chacune de ces Puissances conserve le droit de dénoncer la présente Convention, cette dénonciation ne devant avoir d'effet qu'à son égard."

V. The signatory Powers have made the following double declaration, which is, moreover, in conformity with the stipulations contained in the Convention of Venice of March 19, 1897, viz: "That the Contracting Powers reserve the right to agree with one another with regard to the introduction of modifications in the text of the present Convention and that each of these Powers preserves the right to denounce the present Convention, which denunciation shall not have effect except with regard to it."

Deposit of ratifications of Egyptian Government.

VI. Le dépôt de l'instrument des ratifications du Gouvernement égyptien est effectué par l'intermédiaire du Gouvernement de la République ainsi que la demande en a été exprimée dans la lettre du Ministre des Affaires étrangères de S. A. le Khédive, en date du 25 octobre 1906.

VI. The deposit of the instrument of the ratifications of the Egyptian Government is made through the medium of the Government of the Republic in compliance with a request made in a letter of the Minister of Foreign Affairs of his Highness the Khedive under date of October 25, 1906.

Spain and Portugal.

Les Soussignés déclarent également que leurs Gouvernements sont d'accord pour réserver à l'Espagne et au Portugal, dont les Parlements ne sont pas encore prononcés à l'égard de la Convention du 3 décembre 1903, la faculté de déposer leurs ratifications ultérieurement et dans le plus court délai possible.

The Undersigned also declare that their Governments agree to grant to Spain and Portugal, whose Parliaments have not yet acted on the Convention of December 3, 1903, the privilege of depositing their ratifications later and within the shortest period possible.

Notice to Powers.

Le Gouvernement de la République prendra acte de ces ratifications et donnera connaissance aux autres Puissances ratifiantes du dépôt des ratifications des deux Puissances susvisées.

The Government of the Republic shall take note of these ratifications and shall advise the other ratifying Powers of the deposit of the ratifications of the two Powers above mentioned.

Sur ce, toutes les ratifications ayant été présentées et trouvées, après examen, en bonne et due forme, sont confiés au Gouvernement de la République pour être déposées dans les Archives du Département des Affaires étrangères de la République française.

Whereupon, all the ratifications having been presented and found, upon examination, to be in good and due form, they are confided to the Government of the Republic to be deposited in the Archives of the Department of Foreign Affairs of the French Republic.

Signatures.

En foi de quoi a été dressé le présent Procès-verbal dont une copie certifiée sera adressée, par les soins du Gouvernement de la République française, à chacune des autres Puissances ayant ratifié la Convention sanitaire du 3 décembre 1903.

In witness whereof the present Procès-Verbal has been drawn up and a certified copy thereof shall be transmitted, through the Government of the French Republic, to each of the Powers which ratified the Sanitary Convention of December 3, 1903.

Fait à Paris le 6 avril 1907.

Done at Paris, April 6, 1907.

[L. S.] Signé: RADOLIN.

- [L. s.] Signé: R. KHEVENHÜL-  
LER.
- [L. s.] Signé: A. LEGHAIT.
- [L. s.] Signé: GABRIEL DE PIZA.
- [L. s.] Signé: HENRY WHITE.
- [L. s.] Signé: S. PICHON.
- [L. s.] Signé: FRANCIS BERTIE.
- [L. s.] Signé: G. TORNIELLI.
- [L. s.] Signé: VANNERUS.
- [L. s.] Signé: BRUNET.
- [L. s.] Signé: A. DE STUERS.
- [L. s.] Signé: M. SAMAD.
- [L. s.] Signé: GR. G. GHKA.
- [L. s.] Signé: NELIDOW.
- [L. s.] Signé: LARDY.

Pour copie conforme:

Le Ministre Plénipotentiaire,  
Chef du Service du Protocole,

December 21, 1904. *Convention between the United States and certain other powers for the exemption of hospital ships, in time of war, from the payment of all dues and taxes imposed for the benefit of the State. Signed at The Hague December 21, 1904; ratification advised by the Senate February 21, 1905; ratified by the President October 16, 1906; ratification deposited at The Hague March 26, 1907; proclaimed May 21, 1907.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Hospital ships.  
Preamble.

Whereas a Convention providing for the exemption of Hospital Ships in time of war from the payment of all dues and taxes imposed for the benefit of the State was signed at The Hague on December 21, 1904, by the Plenipotentiaries of the United States of America, Germany, Austria-Hungary, Belgium, China, Korea, Denmark, Spain, Mexico, France, Greece, Italy, Japan, Luxemburg, Montenegro, The Netherlands, Peru, Persia, Portugal, Roumania, Russia, Servia, Siam, and Switzerland, the original of which Convention in the French language is word for word as follows:

[Translation.]

Contracting parties.

CONVENTION SUR LES BÂTIMENTS HOSPITALIERS.

CONVENTION REGARDING HOSPITAL SHIPS.

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse; Sa Majesté l'Empereur d'Autriche, Roi de Bohême etc., etc. et Roi Apostolique de Hongrie; Sa Majesté le Roi des Belges; Sa Majesté l'Empereur de Chine; Sa Majesté l'Empereur de Corée; Sa Majesté le Roi de Danemark; Sa Majesté le Roi d'Espagne; le Président des Etats-Unis d'Amérique; le Président des Etats-Unis Mexicains; le Président de la République Française; Sa Majesté le Roi des Hellènes; Sa Majesté le Roi d'Italie; Sa Majesté l'Empereur du Japon; Son Altesse Royale le Grand-Duc de Luxembour, Duc de Nassau; Son Altesse le Prince de Monténégro; Sa Majesté la Reine des Pays-Bas; le Président de la République Péru-

His Majesty the Emperor of Germany, King of Prussia; His Majesty the Emperor of Austria, King of Bohemia, etc., etc., and Apostolical King of Hungary; His Majesty the King of the Belgians; His Majesty the Emperor of China; His Majesty the Emperor of Corea; His Majesty the King of Denmark; His Majesty the King of Spain; the President of the United States of America; the President of the United Mexican States; the President of the French Republic; His Majesty the King of the Hellenes; His Majesty the King of Italy; His Majesty the Emperor of Japan; His Royal Highness the Grand Duke of Luxemburg, Duke of Nassau; His Highness the Prince of Montenegro; Her

viennese; Sa Majesté Impériale le Schah de Perse; Sa Majesté le Roi de Portugal et des Algarves, etc.; Sa Majesté le Roi de Roumanie; Sa Majesté l'Empereur de Toutes les Russies; Sa Majesté le Roi de Serbie; Sa Majesté le Roi de Siam et le Conseil Fédéral Suisse;

Considérant que la Convention, conclue à La Haye le 29 juillet 1899 pour l'adaptation à la guerre maritime des principes de la Convention de Genève du 22 août 1864, a consacré le principe de l'intervention de la Croix Rouge dans les guerres navales par des dispositions en faveur des bâtiments hospitaliers;

Désirant conclure une convention à l'effet de faciliter par des dispositions nouvelles la mission des dits bâtiments;

Ont nommé comme Plénipotentiaires, savoir:

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse: M. de Schlözer, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté l'Empereur d'Autriche, Roi de Bohême etc., etc. et Roi Apostolique de Hongrie: M. Alexandre Okolicsanyi d'Okolicsna, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté le Roi des Belges: M. le Baron Guillaume, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté l'Empereur de Chine: Hoo Wei-Teh, Son envoyé extraordinaire et ministre plénipotentiaire à St. Pétersbourg;

Sa Majesté l'Empereur de Corée: Young Chan Min, Son envoyé extraordinaire et ministre plénipotentiaire à Paris;

Sa Majesté le Roi de Danemark: M. W. de Grevenkop Castenskiold, chargé d'affaires du Royaume à La Haye;

Sa Majesté le Roi d'Espagne: M. Arthur de Baguer, Son en-

Majesty the Queen of the Netherlands; the President of the Peruvian Republic; His Imperial Majesty the Shah of Persia; His Majesty the King of Portugal and of the Algarves, etc.; His Majesty the King of Roumania; His Majesty the Emperor of all the Russias; His Majesty the King of Servia; His Majesty the King of Siam, and the Swiss Federal Council,

Taking into consideration that the Convention concluded at The Hague on July 29, 1899 for the adaptation to Maritime Warfare of the Principles of the Geneva Convention of August 22, 1864, has sanctioned the principle of the intervention of the Red Cross in naval wars by provisions in favor of hospital ships;

Desirous of concluding a convention to the end of facilitating by additional provisions the mission of such ships;

Have appointed as their Plenipotentiaries, to wit:

His Majesty the Emperor of Germany, King of Prussia: M. de Schlözer, His envoy extraordinary and minister plenipotentiary to The Hague;

His Majesty the Emperor of Austria, King of Bohemia, etc., etc., and Apostolical King of Hungary: M. Alexander Okolicsanyi d'Okolicsna, His envoy extraordinary and minister plenipotentiary at The Hague;

His Majesty the King of the Belgians: M. Baron Guillaume, His envoy extraordinary and minister plenipotentiary at The Hague;

His Majesty the Emperor of China: Hoo Wei-Teh, His envoy extraordinary and minister plenipotentiary at St. Petersburg;

His Majesty the Emperor of Corea: Young Chan Min, His envoy extraordinary and minister plenipotentiary at Paris;

His Majesty the King of Denmark: M. W. de Grevenkop Castenskiold, chargé d'affaires of the Kingdom at The Hague;

His Majesty the King of Spain: M. Arthur de Baguer, His envoy

Purposes of convention.

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Plenipotentiaries.

voqué extraordinaire et ministre plénipotentiaire à La Haye;

Le Président des Etats-Unis d'Amérique: M. John W. Garrett, chargé d'affaires intérimaire de la République à La Haye;

Le Président des Etats-Unis Mexicains: M. Zenil, envoyé extraordinaire et ministre plénipotentiaire de la République à Vienne;

Le Président de la République Française: M. de Monbel, envoyé extraordinaire et ministre plénipotentiaire de la République à La Haye;

Sa Majesté le Roi des Hellènes: M. D. G. Métaxas, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté le Roi d'Italie: M. Tugini, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté l'Empereur du Japon: M. Nobukata Mitsuhashi, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Son Altesse Royale le Grand-Duc de Luxembourg, Duc de Nassau: M. le Comte H. de Villers, chargé d'affaires du Grand Duché à Berlin;

Son Altesse le Prince de Monténégro: M. N. Tcharykow, envoyé extraordinaire et ministre plénipotentiaire de Sa Majesté l'Empereur de Toutes les Russies à La Haye;

Sa Majesté la Reine des Pays-Bas: M. le Baron Melvil de Lynden, Son ministre des affaires étrangères, et M. T. M. C. Asser, Son ministre d'état, membre de Son conseil d'état;

Le Président de la République Péruvienne: M. C. G. Candamo, envoyé extraordinaire et ministre plénipotentiaire de la République à Paris et à Londres;

Sa Majesté Impériale le Schah de Perse: Mirza Samad Khan, momtazos saltaneh, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté le Roi de Portugal et des Algarves, etc.: M. le Comte de Selir, Son envoyé extraordi-

extraordinary and minister plenipotentiary at The Hague;

The President of the United States of America: Mr. John W. Garrett, chargé d'affaires ad interim of the Republic at The Hague;

The President of the United Mexican States: M. Zenil, envoy extraordinary and minister plenipotentiary of the Republic at Vienna;

The President of the French Republic: M. de Monbel, envoy extraordinary and minister plenipotentiary of the Republic at The Hague;

His Majesty the King of the Hellenes: M. D. G. Metaxas, His envoy extraordinary and minister plenipotentiary at The Hague;

His Majesty the King of Italy: M. Tugini, His envoy extraordinary and minister plenipotentiary at The Hague;

His Majesty the Emperor of Japan: M. Nobukata Mitsuhashi, His envoy extraordinary and minister plenipotentiary at The Hague;

His Royal Highness the Grand Duke of Luxemburg, Duke of Nassau: M. Count H. de Villers, chargé d'affaires of the Grand Duchy at Berlin;

His Highness the Prince of Montenegro: M. N. Tcharykow, envoy extraordinary and minister plenipotentiary of His Majesty the Emperor of All the Russias at The Hague;

Her Majesty the Queen of the Netherlands: M. Baron Melvil de Lynden, Her minister of foreign affairs, and M. T. M. C. Asser, Her minister of state, member of Her council of state;

The President of the Peruvian Republic: M. C. G. Candamo, envoy extraordinary and minister plenipotentiary of the Republic at Paris and at London;

His Imperial Majesty the Shah of Persia: Mirza Samad Khan, momtazos saltaneh, His envoy extraordinary and minister plenipotentiary at The Hague;

His Majesty the King of Portugal and of the Algarves, etc.: M. Count de Selir, His envoy

naire et ministre plénipotentiaire à La Haye;

Sa Majesté le Roi de Roumanie: M. Jean N. Papiniu, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté l'Empereur de Toutes les Russies: M. Martens, Son conseiller privé, membre permanent du conseil du ministère Impérial des affaires étrangères;

Sa Majesté le Roi de Serbie: M. M. Vesnitch, Son envoyé extraordinaire et ministre plénipotentiaire à Paris;

Sa Majesté le Roi de Siam: Phya Raja Nupraphandh, Son envoyé extraordinaire et ministre plénipotentiaire à La Haye.

Le Conseil Fédéral Suisse: M. G. Carlin, envoyé extraordinaire et ministre plénipotentiaire de la Confédération à La Haye.

Lesquels, après s'être communiqué leurs pleins pouvoirs, trouvés en bonne et due forme, sont convenus des dispositions suivantes:

extraordinary and minister plenipotentiary at the Hague;

His Majesty the King of Roumania: M. Jean N. Papiniu, His envoy extraordinary and minister plenipotentiary at The Hague;

His Majesty the Emperor of All the Russias: M. Martens, His privy councilor, permanent member of the council of the imperial ministry of foreign affairs;

His Majesty the King of Serbia: M. M. Vesnitch, His envoy extraordinary and minister plenipotentiary at Paris;

His Majesty the King of Siam: Phya Raja Nupraphandh, His envoy extraordinary and minister plenipotentiary at The Hague;

The Swiss Federal Council: M. G. Carlin, envoy extraordinary and minister plenipotentiary of the Confederation at The Hague; Who, after communication of their full powers, found to be in good and due form, have agreed on the following provisions:

ARTICLE PREMIER.

Les bâtiments hospitaliers, à l'égard desquels se trouvent remplies les conditions prescrites dans les articles 1, 2 et 3 de la Convention, conclue à La Haye le 29 juillet 1899 pour l'adaptation à la guerre maritime des principes de la Convention de Genève du 22 août 1864, seront exemptés, en temps de guerre, dans les ports des Parties contractantes de tous droits et taxes, imposés aux navires au profit de l'Etat.

ARTICLE 2.

La disposition de l'article précédent n'empêche pas l'application, au moyen de la visite et d'autres formalités, des lois fiscales ou autres lois en vigueur dans ces ports.

ARTICLE 3.

La règle contenue dans l'article premier n'est obligatoire que pour les Puissances contractantes, en cas de guerre entre deux ou plusieurs d'entre elles.

ARTICLE FIRST.

Hospitalships, concerning which the conditions set forth in Articles 1, 2 & 3 of the Convention concluded at The Hague on July 29, 1899, for the adaptation to Maritime Warfare of the principles of the Geneva Convention of August 22, 1864, are fulfilled shall be exempted, in time of war, from all dues and taxes imposed on vessels for the benefit of the State, in the ports of the Contracting Parties.

Hospital ships exempt from taxes, etc.

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ARTICLE 2.

The provision of the foregoing article does not prevent the application, by means of visitation or other formalities of fiscal or other laws in force at said ports.

Application of fiscal laws, etc., not prevented.

ARTICLE 3.

The rule laid down in article first is binding only on the Contracting Powers in case of war between two or more of them.

Binds only contracting Powers.

La dite règle cessera d'être obligatoire du moment où, dans une guerre entre des Puissances contractantes, une Puissance non contractante se joindrait à l'un des belligérants

The said rule shall cease to be binding from the time when a non Contracting Power shall join one of the belligerents in a war between Contracting Powers.

## ARTICLE 4.

## ARTICLE 4.

Ratifications deposited at The Hague.

La présente Convention qui, portant la date de ce jour, pourra être signée jusqu'au premier octobre 1905 par les Puissances qui en auraient manifesté le désir, sera ratifiée dans le plus bref délai possible.

The present Convention which bearing the date of this day, may be signed until the first of October 1905 by the Powers expressing their desire to do so, shall be ratified as soon as possible.

Delivery of certified copies.

Les ratifications seront déposées à La Haye. Il sera dressé du dépôt des ratifications un procès-verbal, dont une copie, certifiée conforme, sera remise après chaque dépôt par la voie diplomatique à toutes les Puissances contractantes.

The ratifications shall be deposited at The Hague. A procès-verbal of the deposit of the ratifications shall be drawn up and a copy thereof, duly certified, shall be delivered through the diplomatic channel to all the Contracting Powers.

## ARTICLE 5.

## ARTICLE 5.

Adherence of non-signatory Powers.

Les Puissances non signataires sont admises à adhérer à la présente Convention après le premier octobre 1905.

The non signatory Powers are permitted to adhere to the present Convention after October first 1905.

Notification.

Elles auront, à cet effet, à faire connaître leur adhésion aux Puissances contractantes, au moyen d'une notification écrite, adressée au Gouvernement des Pays-Bas et communiquée par celui-ci à toutes les autres Puissances contractantes.

They shall, to that end, make their adhesion known to the Contracting Powers by means of a written notification addressed to the Government of the Netherlands and communicated by the latter to the other Contracting powers.

## ARTICLE 6.

## ARTICLE 6.

Denunciation.

S'il arrivait qu'une des Hautes Parties contractantes dénonçât la présente Convention, cette dénonciation ne produirait ses effets qu'un an après la notification faite par écrit au Gouvernement des Pays-Bas et communiquée immédiatement par Celui-ci à toutes les autres Puissances contractantes. Cette dénonciation ne produira ses effets qu'à l'égard de la Puissance qui l'aura notifiée.

In the event of one of the High Contracting Powers denouncing the present Convention, such denunciation shall not take effect until one year after the notification made in writing to the Government of the Netherlands and immediately communicated by the latter to all the other Contracting Powers. This denunciation shall only affect the notifying Power.

En foi de quoi, les Plénipotentiaires ont signé la présente Convention et l'ont revêtue de leurs cachets.

In testimony whereof the Plenipotentiaries have signed the present Convention and affixed their seals thereto.

Fait à La Haye le vingt et un décembre mil neuf cent quatre, en un seul exemplaire, qui restera déposé dans les archives du Gouvernement des Pays-Bas et dont des copies, certifiées conformes, seront remises par la voie diplomatique aux Puissances contractantes.

Done at The Hague the twenty-first of December one thousand nine hundred and four, in a single copy which shall remain filed in the archives of the Government of the Netherlands and copies of which, duly certified shall be delivered through the diplomatic channel to the Contracting Powers.

Deposit of original.

(L. s.) VON SCHLÖZER.  
 Sous réserve de la déclaration faite dans la séance de la Conférence du 21 décembre 1904.

(L. s.) VON SCHLÖZER.  
 (Under reservation of the declaration made at the meeting of the Conference held December 21, 1904.)

Signatures.

(L. s.) OKOLICSANYI D'OKOLICSNA.

(L. s.) OKOLICSANYI D'OKOLICSNA.

(L. s.) GUILLAUME.

(L. s.) GUILLAUME

(L. s.) HOO WEI-TEH.

(L. s.) HOO WEI-TEH.

(L. s.) YOUNG CHAN MIN.

(L. s.) YOUNG CHAN MIN.

(L. s.) W. GREVENKOP CASTENSKIOLD.

(L. s.) W. GREVENKOP CASTENSKIOLD.

(L. s.) A. DE BAGUER.

(L. s.) A. DE BAGUER.

(L. s.) JOHN W. GARRETT.

(L. s.) JOHN W. GARRETT.

(L. s.) J. ZENIL.

(L. s.) J. ZENIL.

(L. s.) MONBEL.

(L. s.) MONBEL.

(L. s.) D. G. METAXAS.

(L. s.) D. G. METAXAS.

(L. s.) TUGINI.

(L. s.) TUGINI.

(L. s.) NOBUKATA MITSUHASHI.

(L. s.) NOBUKATA MITSUHASHI.

(L. s.) C<sup>te</sup>. DE VILLERS.

(L. s.) C<sup>te</sup>. DE VILLERS.

(L. s.) N. TCHARYKOW.

(L. s.) N. TCHARYKOW.

(L. s.) B<sup>r</sup>. MELVIL DE LYNDEN.

(L. s.) B<sup>r</sup>. MELVIL DE LYNDEN.

(L. s.) T. M. C. ASSER.

(L. s.) T. M. C. ASSER.

(L. s.) C. G. CANDAMO.

(L. s.) C. G. CANDAMO.

(L. s.) M. SAMAD.

(L. s.) M. SAMAD.

(L. s.) CONDE DE SELIR.

(L. s.) CONDE DE SELIR.

(L. s.) J. N. PAPINIU.

(L. s.) J. N. PAPINIU.

Sous réserve de la réciprocité et des taxes de pilotage.

(Under reservation of reciprocity and of pilotage dues.)

(L. s.) MARTENS.

(L. s.) MARTENS.

(L. s.) MIL. R. VESNITCH.

(L. s.) MIL. R. VESNITCH.

(L. s.) RAJA NUPRAPHANDH.

(L. s.) RAJA NUPRAPHANDH.

(L. s.) CARLIN.

(L. s.) CARLIN.

Certifié pour copie conforme :

Certified to as a true copy :

Le Secrétaire-Général du Ministère des Affaires Étrangères des Pays-Bas,

HANNEMA.

HANNEMA,

*Secretary General of the Ministry of Foreign Affairs of the Netherlands.*

[Translation.]

## ACTE FINAL.

## FINAL ACT.

Exemption of hospital ships from municipal, etc., taxes recommended.

Au moment de procéder à la signature de la Convention ayant pour but d'exempter les bâtiments hospitaliers, en temps de guerre, dans les ports des Parties contractantes de tous droits et taxes imposés aux navires au profit de l'Etat, les Plénipotentiaires signataires du présent Acte emettent le vœu, qu'en vue de la mission hautement humanitaire de ces navires, les Gouvernements contractants prennent les mesures nécessaires afin d'exempter, dans un bref délai, ces navires également du paiement des droits et taxes, prélevés dans leurs ports au profit d'autres que l'Etat, notamment de ceux qui sont perçus au profit des communes, des compagnies privées ou des particuliers.

Ante, p. 46.

Signatures.

En foi de quoi, les Plénipotentiaires ont signé le présent procès-verbal qui, portant la date de ce jour, pourra être signé jusqu'au premier octobre 1905.

Fait à La Haye, le vingt et un décembre mil neuf cent quatre, en un seul exemplaire, qui restera déposé dans les archives du Gouvernement des Pays-Bas et dont des copies, certifiées conformes, seront remises par la voie diplomatique aux Puissances signataires de la Convention précitée.

Le plénipotentiaire de S. M. l'Empereur de Allemagne, Roi de Prusse

V. SCHLÖZER.

Le plénipotentiaire de S. M. Impériale et Royale Apostolique

OKOLICSANYI D'OKOLICSNA.

Le plénipotentiaire de S. M. le Roi des Belges

GUILLAUME.

Le plénipotentiaire de S. M. l'Empereur de Chine

HOO WEI-TEH.

Le plénipotentiaire de S. M. l'Empereur de Corée

Y. C. MIN.

At the moment of proceeding to sign the Convention having for its object the exemption of hospital ships in time of war in the ports of the Contracting Parties from all dues and taxes imposed on vessels for the benefit of the State, the Plenipotentiaries signing the present Act express the wish that, in view of the highly humanitarian mission of these ships, the Contracting Governments may take the measures necessary in order to exempt these ships within a short time also from the payment of the dues and taxes collected in their ports for the benefit of others than the State, especially those collected for the benefit of municipalities or of private companies or persons.

In witness whereof the Plenipotentiaries have signed the present procès-verbal, which, bearing the date of this day, may be signed up to the first of October, 1905.

Done at The Hague, the twenty-first of December, nineteen hundred and four, in a single copy, which shall remain on file in the archives of the Government of the Netherlands, and of which certified copies shall be delivered through the diplomatic channel to the Powers signing the aforementioned Convention.

The plenipotentiary of H. M. the Emperor of Germany, King of Prussia

V. SCHLÖZER.

The plenipotentiary of His Imperial and Royal Apostolic Majesty

OKOLICSANYI D'OKOLICSNA.

The plenipotentiary of H. M. the King of the Belgians

GUILLAUME.

The plenipotentiary of H. M. the Emperor of China

HOO WEI-TEH.

The plenipotentiary of H. M. the Emperor of Korea

Y. C. MIN.

Le plénipotentiaire de S. M. le Roi de Danemark W. GREVENKOP CASTEN-SKIOLD.	The plenipotentiary of H. M. the King of Denmark W. GREVENKOP CASTEN-SKIOLD.
Le plénipotentiaire de S. M. le Roi d'Espagne A. DE BAGUER.	The plenipotentiary of H. M. the King of Spain A. DE BAGUER.
Le plénipotentiaire des Etats-Unis d'Amérique JOHN W. GARRETT.	The plenipotentiary of the United States of America JOHN W. GARRETT.
Le plénipotentiaire des Etats-Unis Mexicains J. ZENIL.	The plenipotentiary of the United Mexican States J. ZENIL.
Le plénipotentiaire de la République Française MONBEL.	The plenipotentiary of the French Republic MONBEL.
Le plénipotentiaire de S. M. le Roi des Hellènes D. G. METAXAS.	The plenipotentiary of H. M. the King of the Hellenes D. G. METAXAS.
Le plénipotentiaire de S. M. le Roi d'Italie TUGINI.	The plenipotentiary of H. M. the King of Italy TUGINI.
Le plénipotentiaire de S. M. l'Empereur du Japon NOBUKATA MITSUHASHI.	The plenipotentiary of His Majesty the Emperor of Japan NOBUKATA MITSUHASHI.
Le plénipotentiaire de S. A. R. le Grand-Duc de Luxembourg, Duc de Nassau C <sup>te</sup> . DE VILLERS.	The plenipotentiary of H. R. H. the Grand Duke of Luxemburg, Duke of Nassau C <sup>te</sup> . DE VILLERS.
Le plénipotentiaire de S. A. le Prince de Monténégro N. TCHARYKOW.	The plenipotentiary of H. H. the Prince of Montenegro N. TCHARYKOW.
Le plénipotentiaire de S. M. la Reine des Pays-Bas T. M. C. ASSER.	The plenipotentiary of Her Majesty the Queen of the Netherlands T. M. C. ASSER.
Le plénipotentiaire de la République Péruvienne C. G. CANDAMO.	The plenipotentiary of the Peruvian Republic C. G. CANDAMO.
Le plénipotentiaire de S.M.I. le Schah de Perse M. SAMAD.	The plenipotentiary of H. I. M. the Shah of Persia M. SAMAD.
Le plénipotentiaire de S.M.I. le Roi de Portugal et des Algarves, etc. CONDE DE SELIR.	The plenipotentiary of H. M. the King of Portugal and of the Algarves, etc CONDE DE SELIR.
Le plénipotentiaire de S. M. le Roi de Roumanie J. N. PAPINIU.	The plenipotentiary of H. M. the King of Roumania J. N. PAPINIU.
Le plénipotentiaire de S. M. l'Empereur de Toutes les Russies MARTENS.	The plenipotentiary of H. M. the Emperor of All the Russias MARTENS.
Le plénipotentiaire de S. M. le Roi de Serbie VESNITCH.	The plenipotentiary of H. M. the King of Servia VESNITCH.
Le plénipotentiaire de S. M. le Roi de Siam RAJA NUPRAPHANDH.	The plenipotentiary of H. M. the King of Siam RAJA NUPRAPHANDH.

Le plénipotentiaire de la Con-  
fédération Suisse

CARLIN.

Certifié pour copie conforme:  
Le Secrétaire-Général du Mi-  
nistère des Affaires Etrangères  
des Pays-Bas,

HANNEMA

The plenipotentiary of the  
Swiss Confederation

CARLIN.

Certified to as a true copy.

HANNEMA,

*Secretary General of the Ministry  
of Foreign Affairs of the  
Netherlands.*

**Ratification.**

And whereas, the said Convention was duly ratified by the Govern-  
ment of the United States of America, by and with the advice and  
consent of the Senate thereof, and by the governments of the other  
signatory powers, with the exception of Spain, Italy, Persia, and  
Servia;

**Ante, p. 1858.**

And whereas, in pursuance of Article IV of the said Convention the  
ratifications thereof were deposited at The Hague on the 26th day of  
March, 1907, by the Plenipotentiaries of the United States of Amer-  
ica, Germany, Austria-Hungary, Belgium, China, Denmark, Mexico,  
Greece, Japan, both for Japan and Korea, Luxemburg, Montenegro,  
The Netherlands, Peru, Portugal, Roumania, Russia, Siam, and Swit-  
zerland, and on the 10th day of April, 1907, by the Plenipotentiary  
of the Government of France;

**Ante, p. 1858.**

And whereas, in pursuance of Article V of the said Convention, the  
Government of Guatemala, on March 24, 1906, and the Government  
of Norway, on January 8, 1907, made their adherence to the said Con-  
vention known to the Contracting Powers by means of written notifi-  
cations addressed to the Government of the Netherlands;

**Proclamation.**

Now, therefore, be it known that I, Theodore Roosevelt, President  
of the United States of America, have caused the said Convention to  
be made public, to the end that the same and every article and clause  
thereof may be observed and fulfilled with good faith by the United  
States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the  
seal of the United States of America to be affixed.

Done at the City of Washington, this twenty-first day of May, in  
the year of our Lord one thousand nine hundred and seven,  
[SEAL] and of the Independence of the United States of America the  
one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

*Convention between the United States and Mexico for the elimination of the Bancos in the Rio Grande from the effects of Article II of the Treaty of November 12, 1884. Signed at Washington, March 20, 1905; ratification advised by the Senate February 28, 1907; ratified by the President March 13, 1907; ratified by Mexico March 15, 1907; ratifications exchanged at Washington May 31, 1907; proclaimed June 5, 1907.*

March 20, 1905.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION.

Whereas a Convention between the United States of America and the United States of Mexico, providing for eliminating the bancos in the Rio Grande from the effects of Article II of the Treaty of November 12, 1884, was concluded and signed by their respective Plenipotentiaries at Washington on the 20th day of March, one thousand nine hundred and five, the original of which Convention being in the English and Spanish languages is word for word as follows:

Mexican Bound-  
ary.  
Preamble.  
Vol. 24, p. 1012.

Whereas, for the purpose of obviating the difficulties arising from the application of Article V of the Treaty of Guadalupe - Hidalgo, dated February 2, 1848, and Article I of the Treaty of December 30, 1853, both concluded between the United States of America and Mexico—difficulties growing out of the frequent changes to which the beds of the Rio Grande and Colorado River are subject—there was signed in Washington on November 12, 1884, by the Plenipotentiaries of the United States and Mexico, a convention containing the following stipulations:

Por cuanto con el objeto de evitar las dificultades que resultaban de la aplicación de los artículos V del Tratado de Guadalupe Hidalgo, del 2 de Febrero de 1848, y I del Tratado del 30 de Diciembre de 1853, celebrados entre los Estados Unidos de América y México, dificultades originadas por los frecuentes cambios á que en su cauce están sujetos los ríos Bravo y Colorado, se firmó en Washington en 12 de Noviembre de 1884 por los Plenipotenciarios de los Estados Unidos y de México, una Convención que contiene las siguientes estipulaciones:

Vol. 9, p. 926.

Vol. 10, p. 1032.

“ARTICLE I.—The dividing line shall forever be that described in the aforesaid Treaty and follow the center of the normal channel of the rivers named, notwithstanding any alterations in the banks or in the course of those rivers, provided that such alterations be effected by natural causes through the slow and gradual erosion and deposit of alluvium

“ARTÍCULO I.—La línea divisoria será siempre la fijada en dicho Tratado, y seguirá el centro del canal normal de los citados ríos, á pesar de las alteraciones en las riberas ó en el curso de esos ríos, con tal que dichas alteraciones se efectúen por causas naturales como la corrosión lenta y gradual, y el depósito del aluvión, y nó por el abandono del canal exis-

Vol. 24, p. 1012.

and not by the abandonment of an existing river bed and the opening of a new one.

"ARTICLE II.—Any other change, wrought by the force of the current whether by the cutting of a new bed, or when there is more than one channel by the deepening of another channel than that which marked the boundary at the time of the survey made under the aforesaid Treaty, shall produce no change in the dividing line as fixed by the surveys of the International Boundary Commissions in 1852, but the line then fixed shall continue to follow the middle of the original channel bed, even though this should become wholly dry or be obstructed by deposits."

Vol. 26, p. 1513.

Whereas, as a result of the topographical labors of the Boundary Commission created by the Convention of March 1, 1889, it has been observed that there is a typical class of changes effected in the bed of the Rio Grande, in which, owing to slow and gradual erosion, coupled with avulsion, said river abandons its old channel and there are separated from it small portions of land known as "bancos" bounded by the said old bed, and which, according to the terms of Article II of the aforementioned Convention of 1884, remain subject to the dominion and jurisdiction of the country from which they have been separated;

Vol. 24, p. 1012.

Whereas, said "bancos" are left at a distance from the new river bed, and, by reason of the successive deposits of alluvium, the old channel is becoming effaced, the land of said "bancos" becomes confused with the land of the "bancos" contiguous thereto, thus giving rise to difficulties and controversies, some of an international and others of a private character;

Whereas, the labors of the International Boundary Commission, undertaken with the object of fixing the boundary line with reference to the "bancos," have demonstrated that the application

tente del río y la apertura de uno nuevo.

"ARTÍCULO II.—Cualquiera otro cambio ocasionado por la fuerza de la corriente, ya sea abriendo un nuevo canal, ó en donde haya más de uno, haciendo más profundo otro canal que no sea el que se marcó como parte de la línea divisoria al tiempo del reconocimiento hecho conforme á dicho Tratado, no producirá alteración alguna en la línea divisoria tal como fué fijada por los reconocimientos de la Comisión Internacional de Límites en 1852; pero la línea fijada entonces, seguirá siendo el centro del canal original, aun cuando éste llegare á secarse del todo, ó á obstruirse por el aluvión."

Por cuanto en virtud de los trabajos topográficos de la Comisión de Límites creada por la Convención de 10 de Marzo de 1889, se ha observado que hay una clase típica de cambios efectuados en el cauce del río Bravo, en los cuales, á causa de la corrosión lenta y gradual, combinada con la avulsión, dicho río abandona su antiguo canal y se separan de él pequeñas porciones de terreno conocidas con el nombre de "bancos," limitadas por el referido antiguo cauce y que, según los términos del Artículo II de la expresada Convención de 1884, quedan sujetas al dominio y jurisdicción del país de donde han sido separadas;

Por cuanto dichos bancos quedan distantes del nuevo cauce del río y en razón de los depósitos sucesivos de aluvión se borra el antiguo canal, confundiendo el terreno de los mismos bancos con el de los colindantes y originándose dificultades y controversias, unas de orden internacional y otras de orden privado;

Por cuanto los trabajos de la Comisión Internacional de Límites, emprendidos con el objeto de fijar la línea divisoria con relación á los bancos, han demostrado que la aplicación á éstos del prin-

to these "bancos" of the principle established in Article II of the Convention of 1884 renders difficult the solution of the controversies mentioned, and, instead of simplifying, complicates the said boundary line between the two countries:

Therefore, the Governments of the United States of America and the United States of Mexico, being desirous to enter into a convention to establish more fitting rules for the solution of such difficulties, have appointed as their Plenipotentiaries—

That of the United States of America, Alvey A. Adee, Acting Secretary of State of the United States;

That of the United States of Mexico, its Ambassador Extraordinary and Plenipotentiary, Licenciado Don Manuel de Azpíroz;

Who, after exhibiting their full powers, found to be in good and due form, have agreed to the following articles:

ARTICLE I.

The fifty-eight (58) bancos surveyed and described in the report of the consulting engineers, dated May 30, 1898, to which reference is made in the record of proceedings of the International Boundary Commission, dated June 14, 1898, and which are drawn on fifty-four (54) maps on a scale of one to five thousand (1 to 5,000), and three index maps, signed by the Commissioners and by the Plenipotentiaries appointed by the convention, are hereby eliminated from the effects of Article II of the Treaty of November 12, 1884.

Within the part of the Rio Grande comprised between its mouth and its confluence with the San Juan River the boundary line between the two countries shall be the broken red line shown on the said maps—that is, it shall follow the deepest channel of the stream—and the dominion and jurisdiction of so many of the aforesaid fifty-eight (58) bancos as may remain on the right bank of the river shall pass to Mexico, and the dominion

establecido en el artículo II de la Convención de 1884 hace difícil la solución de las mencionadas controversias, y en vez de simplificar, complica dicha línea divisoria entre los dos países:

Por tanto, los Gobiernos de los Estados Unidos de América y de los Estados Unidos de México, deseosos de celebrar una Convención que establezca reglas más acertadas para resolver tales dificultades, han nombrado como sus plenipotenciarios.

El de los Estados Unidos de América, á Alvey A. Adee, Secretario de Estado interino de los Estados Unidos;

El de los Estados Unidos de México á su Embajador Extraordinario y Plenipotenciario, Licenciado Don Manuel de Azpíroz;

Quienes despues de exhibir sus plenos poderes, que encontraron en buena y debida forma, han conenido en los artículos siguientes:

ARTÍCULO I.

Los cincuenta y ocho (58) bancos medidos y descritos en el informe de los Ingenieros Consultores, del 30 de Mayo de 1898, á que se refiere el acta de la Comisión Internacional de Límites del 14 de Junio de 1898, dibujados en cincuenta y cuatro (54) planos, en escala de uno á cinco mil (1 á 5,000), y tres planos índices, firmados por los Comisionados y por los Plenipotenciarios nombrados para esta Convención, quedan eliminados de los efectos del artículo II del Tratado del 12 de Noviembre de 1884.

La línea divisoria entre los dos países será, en el trayecto del río Bravo, comprendido entre su desembocadura y su confluencia con el río San Juan, la línea roja quebrada que consta en los expresados planos; esto es, seguirá por el canal más profundo de la corriente, y el dominio y jurisdicción de aquellos de los citados cincuenta y ocho (58) bancos que queden en la margen derecha del río pasarán á México; y el dominio y jurisdic-

Vol. 24, p. 1012.

Plenipotentiaries.

Elimination of certain "bancos" from effects of Article II, Treaty of November 12, 1884.

Vol. 24, p. 1012.

Dominion and jurisdiction over eliminated "bancos."

and jurisdiction of those of the said fifty-eight (58) bancos which may remain on the left bank shall pass to the United States of America.

## ARTICLE II.

Channel changes excepted.

The International Commission shall, in the future, be guided by the principle of elimination of the bancos established in the foregoing article, with regard to the labors concerning the boundary line throughout that part of the Rio Grande and the Colorado River which serves as a boundary between the two nations. There are hereby excepted from this provision the portions of land segregated by the change in the bed of the said rivers having an area of over two hundred and fifty (250) hectares, or a population of over two hundred (200) souls, and which shall not be considered as bancos for the purposes of this treaty and shall not be eliminated, the old bed of the river remaining, therefore, the boundary in such cases.

## ARTICLE III.

Maps of changes.

With regard to the bancos which may be formed in future, as well as to those already formed but which are not yet surveyed, the Boundary Commission shall proceed to the places where they have been formed, for the purpose of duly applying Articles I and II of the present convention, and the proper maps shall be prepared in which the changes that have occurred shall be shown, in a manner similar to that employed in the preparation of the maps of the aforementioned fifty-eight (58) bancos.

Monuments to be established.

As regards these bancos, as well as those already formed but not surveyed, and those that may be formed in future, the Commission shall mark on the ground, with suitable monuments, the bed abandoned by the river, so that the boundaries of the bancos shall be clearly defined.

Abandoned channels.

On all separated land on which the successive alluvium deposits have caused to disappear those

ción de aquellos de los citados cincuenta y ocho (58) bancos que queden en la margen izquierda, pasarán á los Estados Unidos de América.

## ARTÍCULO II.

En lo de adelante, para los trabajos relativos á la línea divisoria, en toda la parte de los ríos Bravo y Colorado que sirve de límite entre las dos naciones, la Comisión Internacional se regirá por el principio de eliminación de los bancos, establecida en el artículo anterior. Quedan exceptuadas de tal principio las porciones de terreno segregadas por el cambio de cauce de dichos ríos que tengan una extensión de más de doscientas cincuenta (250) hectáreas ó una población de más de doscientas (200) almas y que no se considerarán como bancos para los efectos de este Tratado ni serán eliminadas, quedando por lo mismo, como límite en esos casos el antiguo cauce del río.

## ARTÍCULO III.

Tanto respecto de los bancos que en adelante se formen como respecto de los ya formados, pero que aun no están medidos, la Comisión de Límites se trasladará al lugar donde se hubieren producido, para la debida aplicación de los artículos I y II de la presente Convención, levantándose los planos correspondientes, en que se señalarán los cambios ocurridos, de una manera análoga á la empleada en los planos formados con motivo de los expresados cincuenta y ocho (58) bancos.

En lo tocante á éstos, á los bancos ya formados y no medidos y á los que en adelante se formen, la Comisión marcará en el terreno, con monumentos adecuados, el cauce abandonado por el río, de manera que los linderos del banco queden perfectamente definidos.

En todo terreno segregado en que los aluviones sucesivos han hecho desaparecer las partes del

parts of the abandoned channel which are adjacent to the river, each of the extremities of said channel shall be united by means of a straight line to the nearest part of the bank of the same river.

canal abandonado, adyacentes al río, cada uno de los extremos de dicho canal se unirá por medio de una línea recta al punto más inmediato de la margen del mismo río.

ARTICLE IV.

ARTÍCULO IV.

The citizens of either of the two contracting countries who, by virtue of the stipulations of this convention, shall in future be located on the land of the other may remain thereon or remove at any time to whatever place may suit them, and either keep the property which they possess in said territory or dispose of it. Those who prefer to remain on the eliminated bancos may either preserve the title and rights of citizenship of the country to which the said bancos formerly belonged, or acquire the nationality of the country to which they will belong in the future.

Los nacionales de cualquiera de los dos países contratantes que en virtud de las estipulaciones de esta Convención queden para lo futuro en terreno de la otra, podrán permanecer en él ó trasladarse en cualquier tiempo á donde mejor les convenga y conservar en dicho territorio los bienes que posean, ó bien enajenarlos. Los que prefieran permanecer en los bancos eliminados, podrán conservar el título y los derechos de nacionales del país á que antes pertenecían dichos bancos ó adquirir la nacionalidad de aquel á que van á pertenecer en lo de adelante.

Citizen and property rights preserved.

Property of all kinds situated on the said bancos shall be inviolably respected, and its present owners, their heirs, and those who may subsequently acquire the property legally, shall enjoy as complete security with respect thereto as if it belonged to citizens of the country where it is situated.

Las propiedades de todo género existentes en los referidos bancos serán respetadas inviolablemente y sus actuales dueños, sus herederos y los que en lo sucesivo adquirieran legalmente esas propiedades, disfrutarán respecto de ellas tan amplias garantías como si perteneciesen á nacionales del país donde están situadas.

ARTICLE V.

ARTÍCULO V.

This convention shall be ratified by the two high contracting parties in accordance with their respective Constitutions, and the ratifications shall be exchanged at Washington as soon as possible.

Esta Convención se ratificará por las dos Altas Partes Contratantes, de conformidad con sus respectivas Constituciones y las ratificaciones se canjearán en Washington tan pronto como sea posible.

Exchange of ratifications.

In witness whereof, we, the undersigned, by virtue of our respective powers, have signed the present convention, both in the English and Spanish languages, and have thereunto affixed our seals.

En fe de lo cual, nosotros los infrascritos, en virtud de nuestros respectivos poderes, hemos firmado la presente Convención en los idiomas inglés y español y la hemos sellado con nuestros sellos.

Done in duplicate, at the City of Washington, this 20th day of March, one thousand nine hundred and five.

Hecho por duplicado en la Ciudad de Washington el 20 de Marzo de mil novecientos cinco.

Signatures.

ALVEY A. ADEE [SEAL]  
M. DE AZPIROZ [SEAL]

## Ratifications.

And Whereas, the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged at the City of Washington, on the 31st day of May, one thousand nine hundred and seven,

*Ante*, p. 1865.

And Whereas, by reason of circumstances unforeseen the Plenipotentiaries of the United States and Mexico who signed the said Convention omitted involuntarily to sign the maps mentioned in Article I thereof and which form a part of said Convention, and the maps were signed on November 14, 1905, by the Plenipotentiaries of the United States and Mexico in conformity with the authority conferred upon them by their respective Governments, as is evidenced by the Protocol of Signature, attached hereto:

## Proclamation.

Now, therefore, be it known that I, THEODORE ROOSEVELT, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In Testimony Whereof, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

Done at the City of Washington, this fifth day of June, in the year of Our Lord one Thousand nine hundred and seven, and of [SEAL] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

## PROTOCOL OF SIGNATURE.

## PROTOCOLO.

Protocol.  
Signatures to  
maps.  
*Ante*, p. 1865.

The Plenipotentiaries of the United States and Mexico who, on March 20, 1905, signed the treaty for the elimination of bancos in the Rio Grande, having omitted involuntarily to sign the maps mentioned in Article I thereof and which form a part of the said instrument, the undersigned Plenipotentiaries have met together this day and signed the above mentioned maps in conformity with the authority conferred upon them by their respective Governments.

IN WITNESS WHEREOF they have signed the present Protocol of Signature and have affixed their seals thereto.

DONE at Washington this fourteenth day of November one thousand nine hundred and five.

ALVEY A. ADEE [SEAL]  
JOSÉ F. GODOY [SEAL]

Los Plenipotenciarios de los Estados Unidos y México, que firmaron el 20 de Marzo de 1905 el tratado para la eliminación de bancos en el Rio Bravo, habiendo omitido involuntariamente firmar los mapas que se mencionan en el Artículo I de dicho tratado, y que formaron parte del expresado documento, hoy se reunieron los infrascritos Plenipotenciarios y firmaron los mapas arriba mencionados, de conformidad con la autorización que les confirieron sus respectivos Gobiernos.

EN TESTIMONIO DE LO CUAL, han firmado este Protocolo y han fijado sus sellos á este documento.

HECHO en Washington el dia catorce de Noviembre de mil novocientos cinco.

JOSÉ F. GODOY [SELLO]  
ALVEY A. ADEE [SELLO]

*Treaty between the United States and Nicaragua for the extradition of criminals. Signed at Washington March 1, 1905; ratification advised by the Senate March 16, 1905; ratified by the President June 11, 1907; ratified by Nicaragua April 26, 1907; ratifications exchanged at Washington June 14, 1907; proclaimed June 15, 1907.*

March 1, 1905.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and Nicaragua providing for the mutual extradition of fugitives from justice was concluded and signed by their respective Plenipotentiaries at Washington, on the first day of March, one thousand nine hundred and five, the original of which Convention, being in the English and Spanish languages, is word for word as follows:

Nicaragua, extradition.  
reamble.

The United States of America and the Republic of Nicaragua, being desirous to confirm their friendly relations and to promote the cause of justice, have resolved to conclude a treaty for the extradition of fugitives from justice between the United States of America and the Republic of Nicaragua, and have appointed for that purpose the following Plenipotentiaries:

The President of the United States of America, John Hay, Secretary of State of the United States; and

The President of Nicaragua, Señor Don Luis F. Corea, Envoy Extraordinary and Minister Plenipotentiary of Nicaragua to the United States;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

The Government of the United States and the Government of Nicaragua mutually agree to de-

Los Estados Unidos de América y la República de Nicaragua, deseando confirmar sus amistosas relaciones y promover la causa de la justicia, han resuelto celebrar un tratado para extradición de los prófugos de la justicia entre los Estados Unidos de América y la República de Nicaragua, y han nombrado al efecto los siguientes Plenipotenciarios:

Contracting parties.

El Presidente de los Estados Unidos de América, al Señor John Hay, Secretario de Estado de los Estados Unidos; y

El Presidente de Nicaragua, al Señor Don Luis F. Corea, Enviado Extraordinario y Ministro Plenipotenciario de Nicaragua en los Estados Unidos;

Quienes, después de comunicarse sus respectivos Plenos Poderes, que encontraron en buena y debida forma, han acordado y concluido los artículos siguientes:

Plenipotentiaries

ARTÍCULO I.

El Gobierno de los Estados Unidos y el Gobierno de Nicaragua convienen en entregarse mútua-

Reciprocal delivery of persons charged with crimes.

liver up persons who, having been charged, as principals or accessories, with or convicted of any of the crimes and offenses specified in the following article committed within the jurisdiction of one of the contracting parties, shall seek an asylum or be found within the territories of the other: Provided, that this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his or her apprehension and commitment for trial if the crime had been there committed.

mente las personas que, habiendo sido acusadas, como autores ó cómplices, de alguno de los delitos especificados en el artículo siguiente, cometido dentro de la jurisdicción de una de las Partes Contratantes, ó sentenciadas por tal delito, busquen asilo ó sean encontradas en el territorio de la otra; siempre que ello se haga en virtud de pruebas tales de culpabilidad que, según las leyes del lugar donde el prófugo ó la persona acusada se encuentre, habría mérito para su aprehensión y enjuiciamiento, si allí se hubiera cometido el delito.

## ARTICLE II.

## ARTÍCULO II.

## Extraditable crimes.

Persons shall be delivered up, according to the provisions of this convention, who shall have been charged with, or convicted of, any of the following crimes or offenses:

Murder, etc.

1. Murder, comprehending the crimes known as parricide, assassination, poisoning, and infanticide; assault with intent to commit murder; manslaughter, when voluntary.

Mayhem, etc.

2. Mayhem and any other wilful mutilation causing disability or death.

Injuries to railroads, etc.

3. The malicious and unlawful destruction or attempted destruction of railways, trains, bridges, vehicles, vessels, and other means of travel, or of public edifices and private dwellings, when the act committed shall endanger human life.

Rape.

4. Rape.

Bigamy.

5. Bigamy.

Arson.

6. Arson.

Crimes committed at sea.

7. Crimes committed at sea:

Piracy.

(a) Piracy, by statute or by the law of nations.

Destroying vessels.

(b) Wrongfully sinking or destroying a vessel at sea, or attempting to do so.

Mutiny.

(c) Revolt, or conspiracy to revolt, by two or more persons on board a ship on the high seas against the authority of the master.

Conforme á las cláusulas de esta Convención, serán entregadas las personas acusadas ó condenadas por alguno de los delitos siguientes:

1. Homicidio, incluso los delitos conocidos con los nombres de parricidio, asesinato, envenenamiento é infanticidio; ataque á una persona con intención de asesinarla; homicidio voluntario.

2. La privación violenta de cualquier miembro necesario para la propia defensa ó protección, y cualquiera otra mutilación voluntaria que cause incapacidad para trabajar, ó la muerte.

3. La destrucción maliciosa é ilegal, ó la tentativa de destrucción de ferrocarriles, trenes, puentes, vehículos, buques y otros medios de comunicación, ó de edificios públicos y privados, cuando el acto cometido ponga en peligro la vida humana.

4. Estupro y violación.

5. Bigamia.

6. Incendio.

7. Crímenes cometidos en el mar:

(a) Piratería, según la ley ó el Derecho Internacional.

(b) Sumersión ó destrucción dolosa de un buque en el mar, ó tentativa de hacerlo.

(c) Motin, ó conspiración para amotinarse de dos ó mas personas á bordo de un buque en alta mar, contra la autoridad del capitán.

(d) Assaults on board a ship on the high seas with intent to do grievous bodily harm.

8. Burglary, defined to be the act of breaking and entering into the house of another in the nighttime, with intent to commit a felony therein.

9. The act of breaking into and entering public offices, or the offices of banks, banking houses, savings banks, trust companies, or insurance companies, with intent to commit theft therein, and also the thefts resulting from such acts.

10. Robbery, defined to be the felonious and forcible taking from the person of another of goods or money, by violence or by putting the person in fear.

11. Forgery, or the utterance of forged papers.

12. The forgery, or falsification of the official acts of the Government or public authority, including courts of justice, or the utterance or fraudulent use of any of the same.

13. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, bank notes, or other instruments of public credit; of counterfeit seals, stamps, dies, and marks of State or public administration, and the utterance, circulation, or fraudulent use of any of the above mentioned objects.

14. The introduction of instruments for the fabrication of counterfeit coin or bank notes or other paper current as money.

15. Embezzlement or criminal malversation of public funds committed within the jurisdiction of either party by public officers or depositaries, where the amount of money embezzled is not less than two hundred dollars.

16. Embezzlement of funds of a bank of deposit or savings bank, or trust company chartered under Federal or State laws, where the amount of money embezzled is not less than two hundred dollars.

(d) Atentados á bordo de un buque, en alta mar, con el propósito de causar daño corporal grave.

8. Allanamiento de morada, por el cual se entenderá el acto de asaltar la casa de otro y de entrar en ella durante la noche, con el fin de cometer un delito.

9. El acto de forzar la entrada á las oficinas públicas ó de banco, de casas de banco, cajas de ahorro, compañías de depósito ó de seguros, con el fin de cometer en ellas un robo, así como los robos que resulten de ese acto.

10. Robo con violencia, entendiéndose por tal la sustracción criminal por la fuerza de bienes ó dinero ajenos, ejerciéndose violencia ó intimidación.

11. La falsificación ó el espendio ó circulación de documentos falsificados.

12. La falsificación ó alteración de los actos oficiales del Gobierno ó de la autoridad pública, incluso los tribunales, ó el empleo ó uso fraudulento de alguno de los mismos actos.

13. La falsificación de moneda, sea en metálico ó en papel, de títulos ó cupones de deuda pública, de billetes de banco ú otros títulos de crédito público, de sellos, timbres, cuños y marcas de la Nación ó de la Administración pública, y el espendio, circulación ó uso fraudulento de alguno de los objetos antes mencionados.

14. Importación de instrumentos para falsificar moneda ó billetes de banco ú otro papel moneda.

15. Peculado ó malversación criminal de fondos públicos, cometida dentro de la jurisdicción de cualquiera de las Partes Contratantes por empleados ó depositarios públicos, cuando la cantidad defraudada no es inferior á doscientos pesos.

16. Abuso de confianza, cometido con fondos de un banco de depósito ó de una caja de ahorros ó de una compañía de depósito, organizados conforme á las leyes federales ó de los Estados, cuando la cantidad defraudada no es inferior á doscientos pesos.

Assaults on ship-board.

Burglary.

Attempt to rob public offices, etc.

Robbery.

Forgery.

Falsification of official acts, etc.

Counterfeiting, etc.

Importation of counterfeiting instruments.

Embezzlement by public officers.

Embezzlement of bank, etc., funds.

- Embezzlement by private persons.** 17. Embezzlement by any person or persons hired or salaried to the detriment of their employers, when the crime is subject to punishment by the laws of the place where it was committed, and where the amount of money or the value of the property embezzled is not less than two hundred dollars.
- Kidnapping.** 18. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons in order to exact money from them or their families, or for any unlawful end.
- Obtaining money by false pretenses.** 19. Obtaining by threats of injury, or by false devices, money, valuables or other personal property, and the receiving of the same with the knowledge that they have been so obtained, when such crimes or offenses are punishable by imprisonment or other corporal punishment by the laws of both countries, and the amount of money or the value of the property so obtained is not less than two hundred dollars.
- Larceny, etc.** 20. Larceny, defined to be the theft of effects, personal property, horses, cattle, or live stock, or money, of the value of twenty-five dollars or more, or receiving stolen property, of that value, knowing it to be stolen.
- Breach of trust.** 21. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, or other person acting in a fiduciary capacity, or director or member or officer of any company, when such act is made criminal by the laws of both countries and the amount of money or the value of the property misappropriated is not less than two hundred dollars.
- Perjury.** 22. Perjury; violation of an affirmation or a promise to state the truth, when required by law; subornation to commit said crimes.
- Bribery.** 23. Bribery, defined to be the giving, offering or receiving of a reward to influence one in the discharge of a legal duty.
- Attempts to commit felonious crimes.** 24. Extradition shall also be granted for the attempt to com-
17. Abuso de confianza por una persona ó personas á sueldo ó salario, en perjuicio de aquel que los tiene á su servicio, cuando el delito está sujeto á una pena conforme á las leyes del lugar donde fué cometido, y cuando el dinero ó el valor de los bienes defraudados no es inferior á doscientos pesos.
18. Plagio de menores ó adultos, entendiéndose por tal el hecho de apoderarse de una persona ó personas ó de detenerlas para exigir dinero de ellas ó de sus familias, ó para cualquier fin ilegal.
19. Obtener por medio de amenazas de hacer daño, ó por maquinaciones ó artificios, dinero, valores ú otros bienes muebles, y recibir los mismos, á sabiendas de como se han obtenido, cuando estos delitos estén penados con prisión ú otro castigo corporal por las leyes de ambos países, y cuando el dinero ó el valor de los bienes así obtenidos no es inferior á doscientos pesos.
20. Hurto ó robo sin violencia, entendiéndose por tal el apoderamiento de efectos, bienes muebles, caballos, ganado vacuno ó de otra clase, ó de dinero por valor de veinticinco pesos ó más, ó recibir á sabiendas propiedades robadas de ese valor.
21. Fraude ó abuso de confianza de un depositario, banquero, agente, factor, tenedor de bienes ú otra persona que obre con carácter fiduciario, ó de un director, miembro ó empleado de una compañía, cuando las leyes de ambos países declaran criminoso semejante acto, y el dinero ó el valor de los bienes defraudados no es inferior á doscientos pesos.
22. Perjurio; violación de la promesa de decir la verdad, cuando la exija la ley; instigación á cometer dichos delitos.
23. Cohecho, entendiéndose por tal el acto de dar, ofrecer ó recibir una recompensa destinada á influir en el desempeño de un deber legal.
24. También se deberá conceder la extradición por el conato de

mit any of the crimes and offenses above enumerated, when such attempt is punishable as a felony by the laws of both contracting parties.

## ARTICLE III.

A person surrendered under this convention shall not be tried or punished in the country to which his extradition has been granted, nor given up to a third power for a crime or offense, not provided for by the present convention and committed previously to his extradition, until he shall have been allowed one month to leave the country after having been discharged; and, if he shall have been tried and condemned to punishment, he shall be allowed one month after having suffered his penalty or having been pardoned. He shall moreover not be tried or punished for any crime or offense provided for by this convention committed previous to his extradition, other than that which gave rise to the extradition, without the consent of the Government which surrendered him, which may, if it think proper, require the production of one of the documents mentioned in Article XI of this convention.

The consent of that Government shall likewise be required for the extradition of the accused to a third country; nevertheless, such consent shall not be necessary when the accused shall have asked of his own accord to be tried or to undergo his punishment, or when he shall not have left within the space of time above specified the territory of the country to which he has been surrendered.

## ARTICLE IV.

The provisions of this convention shall not be applicable to persons guilty of any political crime or offense or of one connected with such a crime or offense. A person who has been surrendered on account of one of the common crimes or offenses mentioned in

alguno de los delitos antes enumerados, cuando este conato sea punible con prisión ú otra pena corporal por las leyes de ambas Partes Contratantes.

## ARTÍCULO III.

La persona entregada conforme á este Tratado no podrá ser juzgada, ni castigada, en el país al cual se haya concedido la extradición, ni entregada á una tercera nación con motivo de un delito no comprendido en el presente Tratado y cometido antes de su extradición, hasta que se le haya concedido un mes para ausentarse del país después de haber sido puesta en libertad; y si hubiere sido juzgada y condenada, se le concederá un mes después de haber extinguido su condena ó de haber sido indultada. Tampoco será juzgada ó castigada por alguno de los delitos comprendidos en este Tratado, cometido antes de su extradición, distinto del que haya dado motivo á esta, sin el consentimiento del Gobierno que le haya entregado, el cual podrá exigir, si lo creyere conveniente, la presentación de uno de los documentos mencionados en el Artículo XI de este Tratado.

El consentimiento de dicho Gobierno será necesario para la extradición del acusado á un tercer país; sin embargo, tal consentimiento no será necesario cuando el acusado hubiere pedido voluntariamente que se le juzgue ó castigue, ó cuando no hubiere salido, dentro del término ya especificado, del territorio del país al cual hubiere sido entregado.

## ARTÍCULO IV.

Las estipulaciones de este Tratado no serán aplicables á personas culpables de un delito político, ni de uno que tenga conexión con tal delito. Una persona que haya sido entregada por uno de los delitos comunes mencionados en el Artículo II no será, por consiguiente,

Trial for other offenses.

Crimes committed previous to extradition.

Post, p. 1876.

Delivery to a third country.

Political crimes committed prior to extradition.

Ante, p. 1870.

Article II shall consequently in no case be prosecuted and punished in the State to which his extradition has been granted on account of a political crime or offense committed by him previously to his extradition, or on account of an act connected with such a political crime or offense, unless he has been at liberty to leave the country for one month after having been tried and, in case of condemnation, for one month after having suffered his punishment or having been pardoned.

## ARTICLE V.

Neither party bound to deliver up its own citizens.

Neither of the contracting parties shall be bound to deliver up its own citizens under the stipulations of this convention, but the executive authority of each shall have the power to deliver them up, if, in its discretion, it be deemed proper to do so.

## ARTICLE VI.

Persons under arrest in country where found.

If the person whose surrender may be claimed, pursuant to the stipulations of the present convention, shall have been accused or arrested for the commission of any offense in the country where he or she has sought asylum, or shall have been convicted thereof, his or her extradition may be deferred until he or she is entitled to be liberated on account of the offense charged, for any of the following reasons: acquittal; expiration of term of imprisonment; expiration of the period to which the sentence may have been commuted or pardon.

## ARTICLE VII.

Persons claimed by other countries.

If a fugitive criminal claimed by one of the parties hereto shall be also claimed by one or more powers, pursuant to treaty provisions on account of crimes or offenses committed within their jurisdiction, such criminal shall be delivered up in preference in accordance with that demand which is the earliest in date, unless the State from which extradition is sought is bound to give preference otherwise.

ente, procesada ni castigada en ningun caso, en el Estado al cual se hubiere concedido la extradición, por un delito político cometido por ella antes de su extradición, ni por un acto que tenga conexión con tal delito político, á menos que haya tenido libertad para salir del país dentro de un mes después de haber sido juzgada, y en caso de haber sido condenada, dentro de un mes después de haber sufrido la pena ó de haber sido indultada.

## ARTÍCULO V.

Ninguna de las Partes Contratantes estará obligada á entregar, por virtud de las estipulaciones de esta Convención, á sus propios ciudadanos, pero el Poder Ejecutivo de cada una de ellas tendrá la facultad de entregarlos, si lo creyere conveniente.

## ARTÍCULO VI.

Si la persona cuya entrega se pidiere, conforme á las estipulaciones del presente Tratado, hubiere sido acusada ó reducida á prisión por haber cometido un delito en el país donde se hubiere refugiado, ó hubiere sido condenada á causa del mismo, se podrá diferir su extradición hasta que tenga derecho á ser puesta en libertad por el delito de que estuviere acusada, por cualquiera de los motivos siguientes: Absolución; espiración del tiempo de prisión á que se le hubiere condenado; espiración del tiempo á que hubiere sido reducida su sentencia; indulto.

## ARTÍCULO VII.

Si el reo prófugo reclamado por una de las Partes Contratantes lo fuere también por uno ó más Gobiernos, en virtud de estipulaciones contenidas en Tratados, por delitos cometidos en su jurisdicción, dicho reo será entregado de preferencia al que primero lo haya pedido, á menos que el Estado de quien se solicitare la extradición esté obligado á dar la preferencia á otro.

## ARTICLE VIII.

Extradition shall not be granted, in pursuance of the provisions of this convention, if legal proceedings or the enforcement of the penalty for the act committed by the person claimed has become barred by limitation, according to the laws of the country to which the requisition is addressed.

## ARTÍCULO VIII.

No se concederá la extradición en conformidad á las disposiciones de este Tratado, si los procedimientos legales ó la aplicación de la pena correspondiente al hecho cometido por la persona reclamada hubieren quedado excluidos por prescripción de acuerdo con las leyes del país á que se ha dirigido el reclamo.

No delivery if trial barred by limitations.

## ARTICLE IX.

On being informed by telegraph or otherwise, through the diplomatic channel, that a warrant has been issued by competent authority for the arrest of a fugitive criminal charged with any of the crimes enumerated in the foregoing articles of this treaty, and on being assured from the same source that a requisition for the surrender of such criminal is about to be made, accompanied by such warrant and duly authenticated depositions or copies thereof in support of the charge, each government shall endeavor to procure the provisional arrest of such criminal and to keep him in safe custody for such time as may be practicable, not exceeding sixty days, to await the production of the documents upon which the claim for extradition is founded.

## ARTÍCULO IX.

Quando se dé aviso telegráficamente ó de otra manera, por el conducto diplomático, de que la autoridad competente ha expedido una orden para la aprehensión de un reo prófugo acusado de alguno de los delitos enumerados en los artículos anteriores de este Tratado, y cuando se asegure por el mismo conducto que próximamente se hará el pedimento para la entrega de este reo, y que el pedimento estará acompañado de la orden de prisión y de las declaraciones ó copias de ellas debidamente legalizadas, en apoyo de la acusación, cada Gobierno procurará conseguir la aprehensión provisional del reo y mantenerlo bajo segura custodia por el tiempo que fuere posible, pero sin exceder de sesenta días, en espera de la presentación de los documentos en que se funde el procedimiento de extradición.

Application for provisional arrest.

## ARTICLE X.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the contracting parties, or, in the event of the absence of these from the country or its seat of government, they may be made by superior consular officers.

If the person whose extradition may be asked for shall have been convicted of a crime or offense, a copy of the sentence of the court in which he has been convicted, authenticated under its seal, with attestation of the official character of the judge, by the proper executive authority, and of the latter

## ARTÍCULO X.

El pedimento para la entrega de los prófugos de justicia se hará por los respectivos Agentes Diplomáticos de las Partes Contratantes, ó en caso de estar ausentes del país ó de la residencia del Gobierno, podrá hacerse por los Agentes Consulares superiores.

Si la persona cuya extradición se pide ha sido condenada por un delito, se acompañará al pedimento de extradición copia de la sentencia condenatoria del Tribunal. Esta copia estará legalizada con el sello del Tribunal, y con la certificación del carácter oficial del juez, por el funcionario á quien

Requisitions.

Papers required.

by the minister or consul of the United States or of Nicaragua, respectively, shall accompany the requisition. When, however, the fugitive shall have been merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime has been committed, and of the depositions upon which such warrant has been issued, must accompany the requisition as aforesaid.

## ARTICLE XI.

**Expenses.**

The expenses of the arrest, detention, examination and delivery of fugitives under this convention shall be borne by the State in whose name the extradition is sought; Provided, that the demanding government shall not be compelled to bear any expenses for the services of such officers of the government from which extradition is sought as receive a fixed salary; and provided that the charge for the services of such public officials as receive only fees shall not exceed the fees to which such officials are entitled under the laws of the country for services rendered in ordinary criminal proceedings.

## ARTICLE XII.

**Disposal of articles seized with person.**

All articles found in the possession of the accused party and obtained through the commission of the act with which he is charged, and that may be used as evidence of the crime for which his extradition is demanded, shall be seized if the competent authority shall so order and shall be surrendered with his person.

The rights of third parties to the articles so found shall nevertheless be respected.

## ARTICLE XIII.

**Diligence in extradition, etc., required.**

Each of the contracting parties shall exercise due diligence in procuring the extradition and prosecution of its citizens who may be charged with the commis-

corresponda, y el de éste por el Ministro ó Consul de los Estados Unidos ó de Nicaragua, respectivamente. Sin embargo, cuando el prófugo esté simplemente acusado de un crimen ó delito, se acompañará al pedimento copia, tanto del mandamiento de prisión igualmente legalizada en el país en donde se imputa la comisión del delito, cuanto de las declaraciones en que se funde el mandamiento de prisión.

## ARTÍCULO XI.

Los gastos ocasionados por el arresto, detención, examen y entrega de los prófugos en virtud de este Tratado, serán de cargo del Estado en cuyo nombre se pida la extradición; siendo entendido que el Gobierno solicitante no estará obligado á hacer ningun desembolso por servicios de los empleados públicos del Gobierno á quien se pida la extradición, que perciban sueldo fijo; y bien entendido que el gravamen por los servicios de los empleados públicos que solo perciban derechos no excederá de los derechos que corresponden á dichos empleados, en virtud de las leyes del país, por servicios prestados en procedimientos criminales ordinarios.

## ARTÍCULO XII.

Todos los objetos encontrados en poder del acusado y obtenidos por medio de la comisión del acto de que se le acusa, ó que puedan servir de prueba del delito por el cual se pide su extradición, serán secuestrados y entregados con su persona, si así lo ordena la autoridad competente.

Sin embargo, se respetarán los derechos de tercero respecto de estos objetos.

## ARTÍCULO XIII.

Cada una de las Partes Contratantes procurará, con la diligencia debida, la extradición y enjuiciamiento de sus ciudadanos, que sean acusados de uno de los

sion of any of the crimes or offenses mentioned in Article II, exclusively committed in its territory against the government or any of the citizens of the other contracting party, when the person accused may have taken refuge or be found within the territory of the latter, provided the said crime or offense is one that is punishable, as such, in the territory of the demanding country.

crímenes ó delitos mencionados en el Artículo II, y exclusivamente cometidos en su territorio contra el Gobierno ó uno de los ciudadanos de la otra Parte Contratante, cuando se haya refugiado ó se encuentre dentro del territorio de esta la persona acusada, con tal que dicho crimen ó delito sea punible en el territorio del país requeriente.

*Ante*, p. 1870.

## ARTICLE XIV.

## ARTÍCULO XIV.

The present convention shall take effect thirty days after the exchange of ratifications, and shall continue to have binding force for six months after a desire for its termination shall have been expressed in due form by one of the two governments to the other.

El presente Tratado empezará á regir treinta días después del canje de las ratificaciones y permanecerá en vigor hasta seis meses después que el deseo de ponerle término haya sido notificado, en debida forma, por uno de los dos Gobiernos al otro.

Effect.

It shall be ratified and its ratifications shall be exchanged at Washington as soon as possible.

Será ratificado, y sus ratificaciones serán canjeadas en Washington, tan pronto como sea posible.

Exchange of ratifications.

In witness whereof, the respective plenipotentiaries have signed the above articles both in the English and Spanish languages, and have hereunto affixed their seals.

En fé de lo cual, los respectivos Plenipotenciarios han firmado los anteriores artículos en los idiomas inglés y español, y han puesto al pié sus sellos.

Done, in duplicate, at the City of Washington, this first day of March, one thousand nine hundred and five.

Hecho por duplicado en la ciudad de Washington, el día 1 de marzo de mil novecientos cinco.

Signatures.

JOHN HAY [SEAL.]  
LUIS F. COREA [SEAL.]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Washington, on the fourteenth day of June, one thousand nine hundred and seven:

Ratification.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this fifteenth day of June, in the year of our Lord one thousand nine hundred and seven,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

November 10, 1906. *Convention between the United States and Guatemala for the reciprocal protection of patents. Signed at Guatemala City November 10, 1906; ratification advised by the Senate December 13, 1906; ratified by the President March 6, 1907; ratified by Guatemala May 29, 1907; ratifications exchanged at the city of Guatemala June 13, 1907; proclaimed July 9, 1907.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Patents in Guatemala and the United States.

Preamble.

Whereas a Convention between the United States of America and the Republic of Guatemala providing for the reciprocal protection of patents was concluded and signed by their respective Plenipotentiaries at Guatemala City, on the tenth day of November, one thousand nine hundred and six, the original of which Convention, being in the English and Spanish languages, is word for word as follows:

CONVENTION BETWEEN THE UNITED STATES AND GUATEMALA FOR THE RECIPROCAL PROTECTION OF PATENTS.

CONVENCIÓN ENTRE LOS EE. UU. DE AMÉRICA Y GUATEMALA PARA LA PROTECCIÓN RECÍPROCA DE PATENTES.

Contracting parties.

The United States of America and the Republic of Guatemala, desiring to secure for their respective citizens the reciprocal protection of their patents, have for that purpose resolved to conclude a Convention and to that end have appointed as their Plenipotentiaries, to-wit:

Plenipotentiaries.

The President of the United States of America, Mr. Philip M. Brown, Chargé d'Affaires ad interim of the United States to Guatemala, and

The President of Guatemala Mr. John Barrios M. Minister for Foreign Affairs;

Who, after exhibiting to each other their full powers, found in good and due form, have agreed upon the following articles:

Los Estados Unidos de América y la República de Guatemala, deseosos de procurar para sus respectivos ciudadanos la protección recíproca de sus patentes, han resuelto celebrar con tal motivo una Convención, y para ese fin han nombrado como Plenipotenciarios á los siguientes:

El Presidente de los Estados Unidos de América al señor don Philip M. Brown, Encargado de Negocios, ad interim, de los Estados Unidos en Guatemala; y

El Presidente de Guatemala al señor don Juan Barrios M., Ministro de Relaciones Exteriores;

Quienes, después de exhibirse mutuamente sus plenos poderes, vistos en buena y debida forma, han convenido en los siguientes artículos:

ARTICLE I.

ARTÍCULO I.

Reciprocal rights to citizens of each country.

Citizens of each of the High Contracting Parties, shall in the territory of the other, enjoy the

Los ciudadanos de cada una de las Altas Partes Contratantes, gozarán en el territorio de la otra

same rights as are enjoyed by native citizens in all matters pertaining to the protection of inventions by letters patent.

de los mismos derechos de que disfrutaban sus ciudadanos en todos los asuntos que se refieran á la protección de invenciones por cartas patentes.

ARTICLE II.

ARTÍCULO II.

In order to enjoy the protection of their inventions, the citizens of each country must fulfill the formalities required by the laws of the country in which the protection is asked.

Para poder gozar de la protección de sus invenciones, los ciudadanos de cada país deben llenar las formalidades requeridas por las leyes del país en que se pida la protección.

Formalities.

ARTICLE III.

ARTÍCULO III.

This Convention shall take effect upon its promulgation in both countries and shall remain in force until the expiration of one year after either of the high Contracting Parties shall have given notice to the other of its wish to terminate the same.

Esta Convención hará su efecto desde la fecha de su promulgación en ambos países y quedará vigente hasta la expiración de un año después que cualquiera de las altas Partes Contratantes haya dado noticia á la otra de su deseo de terminar la misma.

Effect.

The ratifications of this Convention shall be exchanged at Guatemala city as soon as possible within one year from the date thereof.

Las ratificaciones de esta Convención se cangearán en la ciudad de Guatemala tan pronto como sea posible dentro del término de un año contado desde la fecha indicada.

Exchange of ratifications.

In witness whereof we, the respective Plenipotentiaries have signed the present Convention this tenth day of november nineteen hundred and six, and have hereunto affixed our seals.

En fe de lo cual, nosotros, los respectivos Plenipotenciarios, firmamos y sellamos la presente Convención el diez de noviembre de mil novecientos seis.

Signatures.

[SEAL.] PHILIP M BROWN

[SEAL.] JUAN BARRIOS M.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Guatemala, on the thirteenth day of June, one thousand nine hundred and seven;

Ratification.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this ninth day of July, in the year of our Lord one thousand nine hundred and seven, and of [SEAL] the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

February 8, 1907. *Convention between the United States of America and the Dominican Republic providing for the assistance of the United States in the collection and application of the customs revenues of the Dominican Republic. Concluded February 8, 1907; ratification advised by Senate February 25, 1907; ratified by President June 22, 1907; ratified by President of the Dominican Republic June 18, 1907; ratifications exchanged at Washington July 8, 1907; proclaimed July 25, 1907.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION.

Dominican Re-  
public customs  
revenue.  
Preamble.

Whereas a convention between the United States of America and the Dominican Republic providing for the assistance of the United States in the collection and application of the customs revenues of the Dominican Republic, was concluded and signed by their respective Plenipotentiaries at the City of Santo Domingo, on the eighth day of February, one thousand nine hundred and seven, the original of which convention, being in the English and Spanish languages, is word for word as follows:

Whereas during disturbed political conditions in the Dominican Republic debts and claims have been created, some by regular and some by revolutionary governments, many of doubtful validity in whole or in part, and amounting in all to over \$30,000,000, nominal or face value;

And Whereas the same conditions have prevented the peaceable and continuous collection and application of National revenues for payment of interest or principal of such debts or for liquidation and settlement of such claims; and the said debts and claims continually increase by accretion of interest and are a grievous burden upon the people of the Dominican Republic and a barrier to their improvement and prosperity;

And Whereas the Dominican Government has now effected a conditional adjustment and settlement of said debts and claims under which all its foreign creditors have agreed to accept about

Por cuanto, durante las condiciones de disturbios políticos en la República Dominicana se han originado deudas y reclamaciones, creadas unas por Gobiernos legales y otras, por Gobiernos revolucionarios, muchas de dudosa validez en todo ó en parte y montantes en total á mas de \$30.000.000 oro de valor nominal;

Y por cuanto, ese estado de cosas ha impedido el cobro pacífico y continuado y la aplicación de las rentas de la nacion para el pago de intereses ó capital de dichas deudas ó para la liquidación y ajuste de dichas reclamaciones; y dichas deudas y reclamaciones van en continuo aumento por acumulacion de intereses y son una carga onerosa para el pueblo Dominicano y un obstáculo á su mejoramiento y prosperidad;

Y por cuanto, el Gobierno Dominicano acaba de llevar á efecto un ajuste y arreglo condicional de dichas deudas y reclamaciones de acuerdo con cuyos términos todos sus acreedores extranjeros

\$12,407,000 for debts and claims amounting to about \$21,184,000 of nominal or face value, and the holders of internal debts or claims of about \$2,028,258 nominal or face value have agreed to accept about \$645,827 therefor, and the remaining holders of internal debts or claims on the same basis as the assents already given will receive about \$2,400,000 therefor, which sum the Dominican Government has fixed and determined as the amount which it will pay to such remaining internal debt holders; making the total payments under such adjustment and settlement, including interest as adjusted and claims not yet liquidated, amount to not more than about \$17,000,000.

And Whereas a part of such plan of settlement is the issue and sale of bonds of the Dominican Republic to the amount of \$20,000,000 bearing five per cent interest payable in fifty years and redeemable after ten years at 102½ and requiring payment of at least one per cent per annum for amortization, the proceeds of said bonds, together with such funds as are now deposited for the benefit of creditors from customs revenues of the Dominican Republic heretofore received, after payment of the expenses of such adjustment, to be applied first to the payment of said debts and claims as adjusted and second out of the balance remaining to the retirement and extinction of certain concessions and harbor monopolies which are a burden and hindrance to the commerce of the country and third the entire balance still remaining to the construction of certain railroads and bridges and other public improvements necessary to the industrial development of the country;

And Whereas the whole of said plan is conditioned and dependent

han convenido en aceptar unos \$12.407.000 por deudas y reclamaciones ascendentes á unos \$21.184.000, valor nominal, y los tenedores de reclamaciones y deudas interiores por valor nominal de \$2.028.258 aproximadamente, han convenido en aceptar unos \$645.827 por las mismas, y los demás tenedores de deudas ó reclamaciones interiores, según los mismos términos que han servido de base en las aceptaciones ya recibidas, percibirán unos \$2.400.000 por aquellas, la cual suma el Gobierno Dominicano ha fijado y señalado como la que pagará á dichos tenedores restantes de la deuda interior; lo que hace ascender los pagos totales que hayan de efectuarse de acuerdo con dicho ajuste y arreglo, incluyendo el interés ajustado y las reclamaciones por liquidar, á no más de unos \$17.000.000.

Y por cuanto, en dicho plan de arreglo entra la emision y venta de bonos de la República Dominicana por la cantidad de \$20.000.000, devengando interés al tipo de cinco por ciento, que serán amortizados dentro de cincuenta años y redimibles transcurridos diez años al ciento dos y medio por ciento, y requiriendo el pago del uno por ciento por lo menos al año para amortización, debiendo ser aplicado el producto de dichos bonos junto con la cantidad que se halla depositada en favor de los acreedores, procedente de los ingresos de aduanas de la República Dominicana hasta la fecha recibidos, una vez pagados los gastos de dicho ajuste, primeramente al pago de dichas deudas y reclamaciones en los términos ajustados, y en segundo lugar, con el remanente, á cancelar y extinguir ciertas concesiones y monopolios en los puertos, que son una gravosa carga y un obstáculo al comercio del país, y en tercer término, el sobrante total que aun quede, á la construcción de ciertos ferrocarriles y puentes y otras obras públicas necesarias al desarrollo industrial del país.

Y por cuanto, dicho plan en su totalidad tiene por condición

upon the assistance of the United States in the collection of customs revenues of the Dominican Republic and the application thereof so far as necessary to the interest upon and the amortization and redemption of said bonds, and the Dominican Republic has requested the United States to give and the United States is willing to give such assistance:

**Agreement.**

The Dominican Government, represented by its Minister of State for Foreign Relations, Emiliano Tejera, and its Minister of State for Finance and Commerce, Federico Velasquez H.,

and the United States Government, represented by Thomas C. Dawson, Minister Resident and Consul General of the United States to the Dominican Republic, have agreed:

Appointment of  
General Receiver of  
Dominican Customs.

1. That the President of the United States shall appoint, a General Receiver of Dominican Customs, who, with such Assistant Receivers and other employees of the Receivership as shall be appointed by the President of the United States in his discretion, shall collect all the customs duties accruing at the several customs houses of the Dominican Republic until the payment or retirement of any and all bonds issued by the Dominican Government in accordance with the plan and under the limitations as to terms and amounts hereinbefore recited; and said General Receiver shall apply the sums so collected, as follows:

Use of moneys  
collected.

First, to paying the expenses of the receivership; second, to the payment of interest upon said bonds; third, to the payment of the annual sums provided for amortization of said bonds including interest upon all bonds held in sinking fund; fourth, to the purchase and cancellation or the retirement and cancellation pursuant to the terms thereof of any of said bonds as may be directed by the Dominican Government; fifth, the remainder to be paid to the Dominican Government.

y depende de la ayuda de los Estados Unidos en la recaudacion de las rentas aduaneras de la República Dominicana y en la aplicación de ellas hasta donde fuere necesario al pago de los intereses, amortizacion y redencion de los referidos bonos, y que la República Dominicana ha solicitado de los Estados Unidos dicha ayuda y que los Estados Unidos convienen en prestarla:

El Gobierno Dominicano representado por el Secretario de Estado de Relaciones Exteriores, Ciudadano Emiliano Tejera y el Secretario de Estado de Hacienda y Comercio, Ciudadano Federico Velasquez H.,

y el Gobierno de los Estados Unidos, representado por Thomas C. Dawson, Ministro Residente y Cónsul General de los Estados Unidos en la República Dominicana, han convenido en lo siguiente:

1º El Presidente de los Estados Unidos nombrará un Receptor General de las Aduanas dominicanas, quien en union de los Receptores Auxiliares y otros empleados de la Receptoría que libremente nombre el Presidente de los Estados Unidos percibirá todos los derechos de aduanas que se recauden en las distintas aduanas de la República Dominicana hasta tanto queden pagados ó retirados todos y cada uno de los bonos emitidos por el Gobierno Dominicano de acuerdo con el plan y dentro de las limitaciones en cuanto á plazos y cantidades mas arriba señalados; y dicho Receptor General aplicará las sumas así recaudadas como sigue: Primero, al pago de los gastos de receptoría; segundo, al pago de los intereses de dichos bonos; tercero, al pago de las cantidades anuales señaladas para la amortizacion de dichos bonos incluyendo el interes de todos los bonos que se retengan como fondo de amortizacion; cuarto, á la compra y cancelacion ó retiro y cancelacion de cualesquiera de dichos bonos, conforme con sus propios términos, segun disponga el Gobierno Dominicano; quinto, el remanente será entregado al Gobierno Dominicano.

The method of distributing the current collections of revenue in order to accomplish the application thereof as hereinbefore provided shall be as follows:

The expenses of the receivership shall be paid by the Receiver as they arise. The allowances to the General Receiver and his assistants for the expenses of collecting the revenues shall not exceed five per cent unless by agreement between the two Governments.

On the first day of each calendar month the sum of \$100,000 shall be paid over by the Receiver to the Fiscal Agent of the loan, and the remaining collection of the last preceding month shall be paid over to the Dominican Government, or applied to the sinking fund for the purchase or redemption of bonds, as the Dominican Government shall direct.

*Provided*, that in case the customs revenues collected by the General Receiver shall in any year exceed the sum of \$3,000,000, one half of the surplus above such sum of \$3,000,000 shall be applied to the sinking fund for the redemption of bonds.

II. The Dominican Government will provide by law for the payment of all customs duties to the General Receiver and his assistants, and will give to them all needful aid and assistance and full protection to the extent of its powers. The Government of the United States will give to the General Receiver and his assistants such protection as it may find to be requisite for the performance of their duties.

III. Until the Dominican Republic has paid the whole amount of the bonds of the debt its public debt shall not be increased except by previous agreement between the Dominican Government and the United States. A like agreement shall be necessary to modify the import duties, it being an indispensable condition for the modification of such duties that the Dominican Executive demonstrate

La manera de distribuir las recaudaciones ordinarias de las rentas, á fin de darles la aplicacion que anteriormente se dispone, será la siguiente:

Los gastos de la Receptoría serán pagados por el Receptor segun se vayan causando. La cantidad que se señale al Receptor General y á sus ayudantes para gastos de la recaudacion de las rentas no excederá del cinco por ciento de éstas, á menos que se convenga otra cosa entre ambos Gobiernos.

El dia primero de cada mes natural, el Receptor hará entrega de la suma de \$100.000 al Agente fiscal del empréstito, y el remanente de la recaudacion del mes próximo precedente será entregado al Gobierno Dominicano, ó destinado al fondo de amortizacion para la compra ó redención de bonos segun disponga el Gobierno Dominicano

Es entendido que en el caso de que las rentas de aduanas recaudadas por el Receptor General excedan en cualquier año de la cantidad de \$3.000.000, la mitad del excedente sobre dicha suma de \$3.000.000 se destinará al fondo de amortizacion para la redencion de bonos.

2º El Gobierno Dominicano dispondrá por medio de una ley que el pago de todos los derechos de Aduanas se haga al Receptor General y á sus auxiliares, á quienes prestará todo el apoyo y auxilio que sea necesario y la mas amplia proteccion que pueda dentro de sus facultades. El Gobierno de los Estados Unidos dará al Receptor General y á sus auxiliares la proteccion que estimare necesaria para el cumplimiento de los deberes de estos.

3º Hasta que la República Dominicana no haya pagado la totalidad de los bonos del empréstito, su deuda pública no podrá ser aumentada, sino mediante un acuerdo previo entre el Gobierno Dominicano y los Estados Unidos. Igual acuerdo será preciso para modificar los derechos de importacion de la República por ser condicion indispensable para que esos derechos puedan ser modificados que el

Distribution of current collections.

Payments.

*Proviso.*  
Sinking fund.

All customs duties paid to General Receiver, etc.

Increase of public debt restricted.

Modification of import duties.

and that the President of the United States recognize that, on the basis of exportations and importations to the like amount and the like character during the two years preceding that in which it is desired to make such modification, the total net customs receipts would at such altered rates of duties have been for each of such two years in excess of the sum of \$2,000,000 United States gold.

Ejecutivo Dominicano compruebe y el Presidente de los Estados Unidos reconozca que tomando por base las importaciones y exportaciones de los dos años precedentes al en que se quiere hacer la alteración en los referidos derechos, y calculados el monto y la clase de los efectos importados ó exportados, en cada uno de esos dos años al tipo de los derechos de importación que se pretendan establecer, el neto total de esos derechos de aduana en cada uno de los dos años, excede de la cantidad de dos millones de pesos oro americano.

Monthly accounts  
of General Receiver.

IV. The accounts of the General Receiver shall be rendered monthly to the Contaduría General of the Dominican Republic and to the State Department of the United States and shall be subject to examination and verification by the appropriate officers of the Dominican and the United States Governments.

4° El Receptor General rendirá cuentas mensualmente á la Contaduría General de la República Dominicana y al Departamento de Estado de los Estados Unidos, y dichas cuentas quedarán sujetas al examen y comprobación por los funcionarios competentes de los Gobiernos de la República Dominicana y de los Estados Unidos.

Effect.

V. This agreement shall take effect after its approval by the Senate of the United States and the Congress of the Dominican Republic.

5° Este Convenio comenzará á regir una vez aprobado por el Congreso de la República Dominicana y el Senado de los Estados Unidos.

Signatures.

Done in four originals, two being in the English language, and two in the Spanish, and the representatives of the high contracting parties signing them in the City of Santo Domingo this 8th day of February, in the Year of our Lord 1907.

Hecho en cuatro originales, dos en idioma ingles y dos en castellano, firmados por los Representantes de las Altas Partes contratantes en la Ciudad de Santo Domingo á los ocho dias del mes de Febrero del año del Señor de 1907.

THOMAS C DAWSON  
EMILIANO TEJERA  
FEDERICO VELAZQUEZ H.

EMILIANO TEJERA  
FEDERICO VELAZQUEZ H.  
THOMAS C DAWSON

Ratification.

And whereas the said convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the eighth day of July, one thousand nine hundred seven;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this 25th day of July in the year of our Lord one thousand nine hundred and seven, and of the [SEAL.] Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Acting Secretary of State.*

*Convention for the amelioration of the condition of the wounded of the armies in the field. Signed at Geneva July 6, 1906; ratification advised by the Senate December 19, 1906; ratified by the President of the United States January 2, 1907; ratification deposited with the Government of the Swiss Confederation February 9, 1907; proclaimed August 3, 1907.*

July 6, 1906.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and Germany, the Argentine Republic, Austria-Hungary, Belgium, Bulgaria, Chile, China, the Congo Free State, Denmark, Spain, Brazil, Mexico, France, Great Britain, Greece, Guatemala, Honduras, Italy, Japan, Luxemburg, Montenegro, Norway, the Netherlands, Peru, Persia, Portugal, Roumania, Russia, Servia, Siam, Sweden, Switzerland, and Uruguay, for the amelioration of the condition of the wounded of armies in the field, was signed at Geneva, July 6, 1906, the original of which convention, being in the French language, is word for word as follows:

Red Cross Convention.  
Preamble.

[Translation.]

CONVENTION POUR L'AMÉLIORATION DU SORT DES BLESSÉS ET MALADES DANS LES ARMÉES EN CAMPAGNE

CONVENTION FOR THE AMELIORATION OF THE CONDITION OF THE WOUNDED IN ARMIES IN THE FIELD.

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse; Son Excellence le Président de la République Argentine; Sa Majesté l'Empereur d'Autriche, Roi de Bohême, etc., et Roi Apostolique de Hongrie; Sa Majesté le Roi des Belges; Son Altesse Royale le Prince de Bulgarie; Son Excellence le Président de la République du Chili; Sa Majesté l'Empereur de Chine; Sa Majesté le Roi des Belges, Souverain de l'État indépendant du Congo; Sa Majesté l'Empereur de Corée; Sa Majesté le Roi de Danemark; Sa Majesté le Roi d'Espagne; le Président des États-Unis d'Amérique; le Président des États-Unis du Brésil; le Président des États-Unis Me-

His Majesty the Emperor of Germany, King of Prussia; His Excellency the President of the Argentine Republic; His Majesty the Emperor of Austria, King of Bohemia, etc., and Apostolic King of Hungary; His Majesty the King of the Belgians; His Royal Highness the Prince of Bulgaria; His Excellency the President of the Republic of Chile; His Majesty the Emperor of China; His Majesty the King of the Belgians, Sovereign of the Congo Free State; His Majesty the Emperor of Corea; His Majesty the King of Denmark; His Majesty the King of Spain; the President of the United States of America; the President of the United

Contracting parties.

xicains; le Président de la République Française; Sa Majesté le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande, Empereur des Indes; Sa Majesté le Roi des Hellènes; le Président de la République de Guatémala; le Président de la République de Honduras; Sa Majesté le Roi d'Italie; Sa Majesté l'Empereur du Japon; Son Altesse Royale le Grand-Duc de Luxembourg, Duc de Nassau; Son Altesse Royale le Prince de Montenegro; Sa Majesté le Roi de Norvège; Sa Majesté la Reine des Pays-Bas; le Président de la République du Pérou; Sa Majesté Impériale le Schah de Perse; Sa Majesté le Roi de Portugal et des Algarves, etc.; Sa Majesté le Roi de Roumanie; Sa Majesté l'Empereur de Toutes les Russies; Sa Majesté le Roi de Serbie; Sa Majesté le Roi de Siam; Sa Majesté le Roi de Suède; le Conseil Fédéral Suisse; le Président de la République Orientale de l'Uruguay,

States of Brazil; the President of the United Mexican States; the President of the French Republic; His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India; His Majesty the King of the Hellenes; the President of the Republic of Guatemala; the President of the Republic of Honduras; His Majesty the King of Italy; His Majesty the Emperor of Japan; His Royal Highness the Grand Duke of Luxemburg, Duke of Nassau; His Highness the Prince of Montenegro; His Majesty the King of Norway; Her Majesty the Queen of the Netherlands; the President of the Republic of Peru; His Imperial Majesty the Shah of Persia; His Majesty the King of Portugal and of the Algarves, etc.; His Majesty the King of Roumania; His Majesty the Emperor of All the Russias; His Majesty the King of Servia; His Majesty the King of Siam; His Majesty the King of Sweden; the Swiss Federal Council; the President of the Oriental Republic of Uruguay,

Scope of convention.

Également animés du désir de diminuer, autant qu'il dépend d'eux, les maux inséparables de la guerre et voulant, dans ce but, perfectionner et compléter les dispositions convenues à Genève, le 22 août 1864, pour l'amélioration du sort des militaires blessés ou malades dans les armées en campagne;

Being equally animated by the desire to lessen the inherent evils of warfare as far as is within their power, and wishing for this purpose to improve and supplement the provisions agreed upon at Geneva on August 22, 1864, for the amelioration of the condition of the wounded in armies in the field,

Vol. 22, p. 940.

Ont résolu de conclure une nouvelle Convention à cet effet, et ont nommé pour leurs Plénipotentiaires, savoir:

Have decided to conclude a new convention to that effect, and have appointed as their plenipotentiaries, to wit:

Plenipotentiaries.

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse: S. E. M. le chambellan et conseiller intime actuel A. de Bülow, envoyé extraordinaire et ministre plénipotentiaire à Berne, M. le général de brigade baron de Manteuffel, M. le médecin-inspecteur, médecin général Dr Villaret (avec rang de général de brigade), M. le Dr Zorn, conseiller intime de justice, professeur ordinaire de droit à l'Université de Bonn, syndic de la couronne;

His Majesty the Emperor of Germany, King of Prussia: His Excellency the Chamberlain and Actual Privy Councilor A. de Bülow, Envoy Extraordinary and Minister Plenipotentiary at Berne, General of Brigade Baron de Manteuffel, Medical Inspector and Surgeon-General Dr. Villaret (with rank of general of brigade), Dr. Zorn, Privy Councilor of Justice, ordinary professor of law at the University of Bonn, Solicitor of the Crown;

Son Excellence le Président de la République Argentine: S. E. M. Enrique B. Moreno, envoyé extraordinaire et ministre plénipotentiaire à Berne, M. Molina Salas, consul général en Suisse;

Sa Majesté l'Empereur d'Autriche, Roi de Bohême, etc., et Roi Apostolique de Hongrie: S. E. M. le baron Heidler de Egeregg et Syrgenstein, conseiller intime actuel, envoyé extraordinaire et ministre plénipotentiaire à Berne;

Sa Majesté le Roi des Belges: M. le colonel d'état-major comte de T'Serclaes, chef d'état-major de la 4<sup>me</sup> circonscription militaire;

Son Altesse Royale le Prince de Bulgarie: M. le D<sup>r</sup> Marin Rousseff, directeur du service sanitaire, M. le capitaine d'état-major Boris Sirmanoff;

Son Excellence le Président de la République du Chili: M. Agustin Edwards, envoyé extraordinaire et ministre plénipotentiaire;

Sa Majesté l'Empereur de Chine: S. E. M. Lou Tseng Tsiang, envoyé extraordinaire et ministre plénipotentiaire à La Haye;

Sa Majesté le Roi des Belges, Souverain de l'État Indépendant du Congo: M. le colonel d'état-major comte de T'Serclaes, chef d'état-major de la 4<sup>me</sup> circonscription militaire de Belgique;

Sa Majesté l'Empereur de Corée: S. E. M. Kato Tsunetada, envoyé extraordinaire et ministre plénipotentiaire du Japon à Bruxelles;

Sa Majesté le Roi de Danemark: M. Laub, médecin général, chef du corps des médecins de l'armée;

Sa Majesté le Roi d'Espagne: S. E. M. Silverio de Baguer y Corsi, comte de Baguer, ministre résident;

Le Président des États-Unis d'Amérique: M. William Cary Sanger, ancien sous-secrétaire de la guerre des États-Unis d'Amérique, M. le contre-amiral Charles S. Sperry, président de l'école de guerre navale, M. le général de

His Excellency the President of the Argentine Republic: His Excellency Mr. Enrique B. Moreno, Envoy Extraordinary and Minister Plenipotentiary at Berne, Mr. Molina Salas, Consul-General in Switzerland;

His Majesty the Emperor of Austria, King of Bohemia, etc., and Apostolic King of Hungary: His Excellency Baron Heidler de Egeregg et Syrgenstein, Actual Privy Councilor, Envoy Extraordinary and Minister Plenipotentiary at Berne;

His Majesty the King of the Belgians: Colonel of Staff Count de T'Serclaes, Chief of Staff of the Fourth Military District;

His Royal Highness the Prince of Bulgaria: Dr. Marin Rousseff, Chief Medical Officer, Captain of Staff Boris Sirmanoff;

His Excellency the President of the Republic of Chile: Mr. Agustin Edwards, Envoy Extraordinary and Minister Plenipotentiary;

His Majesty the Emperor of China: His Excellency Mr. Lou Tseng Tsiang, Envoy Extraordinary and Minister Plenipotentiary to the Hague;

His Majesty the King of the Belgians, Sovereign of the Congo Free State: Colonel of Staff Count de T'Serclaes, Chief of staff of the Fourth Military District of Belgium;

His Majesty the Emperor of Corea: His Excellency Mr. Tsunetada Kato, Envoy Extraordinary and Minister Plenipotentiary of Japan to Brussels;

His Majesty the King of Denmark: Mr. Laub, Surgeon-General, Chief of the Medical Corps of the Army;

His Majesty the King of Spain: His Excellency Mr. Silverio de Baguer y Corsi, Count of Baguer, Minister Resident;

The President of the United States of America: Mr. William Cary Sanger, former Assistant Secretary of War of the United States of America, Vice-Admiral Charles S. Sperry, President of the Naval War College, Brigadier-

brigade George-B. Davis, avocat général de l'armée, M. le général de brigade Robert-M. O'Reilly, médecin général de l'armée;

Le Président des États-Unis du Brésil: M. le Dr Carlos Lemgruber-Kropf, chargé d'affaires à Berne, M. le colonel du génie Roberto Trompowski Leitão d'Almeida, attaché militaire à la légation du Brésil à Berne;

Le Président des États-Unis Mexicains: M. le général de brigade José-Maria Perez;

Le Président de la République Française: S. E. M. Révoil, ambassadeur à Berne, M. Louis Renault, membre de l'Institut de France, ministre plénipotentiaire, jurisconsulte du ministère des affaires étrangères, professeur à la faculté de droit de Paris, M. le colonel breveté d'artillerie de réserve Olivier, M. le médecin principal de 2<sup>me</sup> classe Pauzat;

Sa Majesté le Roi du Royaume-Uni de Grande-Bretagne et d'Irlande, Empereur des Indes: M. le major général Sir John Charles Ardagh, K.C.M.G., K.C.I.E., C.B., M. le professeur Thomas Erskine Holland, K.C., D.C.L., Sir John Furley, C.B., M. le lieutenant-colonel William Grant Macpherson, C.M.G., R.A.M.C.;

Sa Majesté le Roi des Hellènes: M. Michel Kebedgy, professeur de droit international à l'Université de Berne;

Le Président de la République de Guatémala: M. Manuel Arroyo, chargé d'affaires à Paris, M. Henri Wiswald, consul général à Berne, en résidence à Genève;

Le Président de la République de Honduras: M. Oscar Hœpfl, consul général à Berne;

Sa Majesté le Roi d'Italie: M. le marquis Roger Maurigi di Castel Maurigi, colonel dans Son armée, grand officier de Son ordre royal des SS. Maurice et Lazare, M. le major-général médecin Giovanni Randone, inspecteur sanitaire militaire, commandeur de Son ordre royal de la Couronne d'Italie;

Sa Majesté l'Empereur du Japon: S. E. M. Kato Tsunetada,

General George B. Davis, Judge-Advocate-General of the Army, Brigadier-General Robert M. O'Reilly, Surgeon-General of the Army;

The President of the United States of Brazil: Dr. Carlos Lemgruber-Kropf, Chargé d'Affaires at Berne, Colonel of Engineers Roberto Trompowski, Leitão d'Almeida, Military Attaché to the Brazilian Legation at Berne;

The President of the United Mexican States: General of Brigade José Maria Perez;

The President of the French Republic: His Excellency Mr. Révoil, Ambassador to Berne, Mr. Louis Renault, Member of the Institute of France, Minister Plenipotentiary, Jurisconsult of the Ministry of Foreign Affairs, Professor in the Faculty of Law at Paris, Colonel Olivier of Reserve Artillery, Chief Surgeon Pauzat of the Second Class;

His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India: Major-General Sir John Charles Ardagh, K. C. M. G., K. C. L. E., C. B., Professor Thomas Erskine Holland, K. C., D. C. L., Sir John Furley, C. B., Lieutenant-Colonel William Grant Macpherson, C. M. G., R. A. M. C.;

His Majesty the King of the Hellenes: Mr. Michel Kebedgy, Professor of International Law at the University of Berne;

The President of the Republic of Guatemala: Mr. Manuel Arroyo, Chargé d'Affaires at Paris, Mr. Henri Wiswald, Consul-General to Berne, residing at Geneva;

The President of the Republic of Honduras: Mr. Oscar Hœpfl, Consul-General to Berne;

His Majesty the King of Italy: Marquis Roger Maurigi di Castel Maurigi, Colonel in His Army, Grand Officer of His Royal Order of the SS. Maurice and Lazare, Major-General Giovanni Randone, Military Medical Inspector, Commander of His Royal Order of the Crown of Italy;

His Majesty the Emperor of Japan: His Excellency Mr. Tsune-

envoyé extraordinaire et ministre plénipotentiaire à Bruxelles;

Son Altesse Royale le Grand-Duc de Luxembourg, Duc de Nassau: M. le colonel d'état-major comte de T'Serclaes, chef d'état-major de la 4<sup>me</sup> circonscription militaire de Belgique;

Son Altesse Royale le Prince de Montenegro: M. E. Odier, envoyé extraordinaire et ministre plénipotentiaire de la Confédération suisse en Russie, M. le colonel Mürset, médecin en chef de l'armée fédérale suisse;

Sa Majesté le Roi de Norvège: M. le capitaine Daae, du corps sanitaire de l'armée norvégienne;

Sa Majesté la Reine des Pays-Bas: M. le lieutenant-général en retraite Jonkheer J. C. C. den Beer Poortugael, membre du Conseil d'État, M. le colonel A. A. J. Quanjer, officier de santé en chef de 1<sup>re</sup> classe;

Le Président de la République du Pérou: M. Gustavo de la Fuente, premier secrétaire de la légation du Pérou à Paris;

Sa Majesté Impériale le Schah de Perse: S. E. M. Samad Khan Momtaz-os-Saltaneh, envoyé extraordinaire et ministre plénipotentiaire à Paris;

Sa Majesté le Roi de Portugal et des Algarves, etc.: S. E. M. Alberto d'Oliveira, envoyé extraordinaire et ministre plénipotentiaire à Berne, M. José Nicolau Raposo-Botelho, colonel d'infanterie, ancien député, directeur du Royal collège militaire à Lisbonne;

Sa Majesté le Roi de Roumanie: M. le Dr Sache Stephanesco, colonel de réserve;

Sa Majesté l'Empereur de toutes les Russies: S. E. M. le conseiller privé de Martens, membre permanent du conseil du ministère des affaires étrangères de Russie;

Sa Majesté le Roi de Serbie: M. Milan St. Markovitch, secrétaire général du ministère de la justice, M. le colonel Dr Sondermayer, chef de la division sanitaire au ministère de la guerre;

tada Kato, Envoy Extraordinary and Minister Plenipotentiary to Brussels;

His Royal Highness the Grand Duke of Luxemburg, Duke of Nassau: Staff Colonel Count de T'Serclaes, Chief of Staff of the Fourth Military District of Belgium;

His Highness the Prince of Montenegro: Mr. E. Odier, Envoy Extraordinary and Minister Plenipotentiary of the Swiss Confederation in Russia, Colonel Mürset, Chief Surgeon of the Swiss Federal Army;

His Majesty the King of Norway: Captain Daae, of the Medical Corps of the Norwegian Army;

Her Majesty the Queen of the Netherlands: Lieutenant-General (retired) Jonkheer J. C. C. den Beer Poortugael, Member of the Council of State, Colonel A. A. J. Quanjer, Chief Medical Officer. First Class;

The President of the Republic of Peru: Mr. Gustavo de la Fuente, First Secretary of the Legation of Peru at Paris;

His Imperial Majesty the Shah of Persia: His Excellency Mr. Samad Khan Momtaz-os-Saltaneh, Envoy Extraordinary and Minister Plenipotentiary at Paris;

His Majesty the King of Portugal and of the Algarves, etc.: His Excellency Mr. Alberto d'Oliveira, Envoy Extraordinary and Minister Plenipotentiary at Berne, Mr. José Nicolau Raposo-Botelho, Colonel of Infantry, former Deputy, Superintendent of the Royal Military College at Lisbon;

His Majesty the King of Roumania: Dr. Sache Stephanesco, Colonel of Reserve;

His Majesty the Emperor of All the Russias: His Excellency Privy Councilor de Martens, Permanent Member of the Council of the Ministry of Foreign Affairs of Russia;

His Majesty the King of Servia: Mr. Milan St. Markovitch, Secretary-General of the Ministry of Justice, Colonel Dr. Sondermayer, Chief of the Medical Division of the War Ministry;

Sa Majesté le Roi de Siam: M. le Prince Charoon, chargé d'affaires à Paris, M. Corragioni d'Orelli, conseiller de légation à Paris;

Sa Majesté le Roi de Suède: M. Sörensen, médecin en chef de la 2<sup>me</sup> division de l'armée;

Le Conseil Fédéral Suisse: M. E. Odier, envoyé extraordinaire et ministre plénipotentiaire en Russie, M. le colonel Mürset, médecin en chef de l'armée fédérale;

Le Président de la République Orientale de l'Uruguay: M. Alexandre Herosa, chargé d'affaires à Paris.

Lesquels, après s'être communiqué leurs pleins pouvoirs, trouvés en bonne et due forme, sont convenus de ce qui suit:

CHAPITRE PREMIER.—*Des blessés et malades.*

ARTICLE PREMIER.

Les militaires et les autres personnes officiellement attachées aux armées, qui seront blessés ou malades, devront être respectés et soignés, sans distinction de nationalité, par le belligérant qui les aura en son pouvoir.

Toutefois, le belligérant, obligé d'abandonner des malades ou des blessés à son adversaire, laissera avec eux, autant que les circonstances militaires le permettront, une partie de son personnel et de son matériel sanitaires pour contribuer à les soigner.

ART. 2.

Sous réserve des soins à leur fournir en vertu de l'article précédent, les blessés ou malades d'une armée tombés au pouvoir de l'autre belligérant sont prisonniers de guerre et les règles générales du droit des gens concernant les prisonniers leur sont applicables.

Cependant, les belligérants restent libres de stipuler entre eux, à l'égard des prisonniers blessés

His Majesty the King of Siam: Prince Charoon, Chargé d'Affaires at Paris, Mr. Corragioni d'Orelli, Counselor of Legation at Paris;

His Majesty the King of Sweden: M. Sörensen, Chief Surgeon of the Second Division of the Army;

The Swiss Federal Council: Mr. E. Odier, Envoy Extraordinary and Minister Plenipotentiary in Russia, Colonel Mürset, Chief Surgeon of the Federal Army;

The President of the Oriental Republic of Uruguay: Mr. Alexandre Herosa, Chargé d'Affaires at Paris,

Who, after having communicated to each other their full powers, found in good and due form, have agreed on the following:

CHAPTER I.—*The sick and wounded.*

ARTICLE 1.

Officers, soldiers, and other persons officially attached to armies, who are sick or wounded, shall be respected and cared for, without distinction of nationality, by the belligerent in whose power they are.

A belligerent, however, when compelled to leave his wounded in the hands of his adversary, shall leave with them, so far as military conditions permit, a portion of the personnel and materiel of his sanitary service to assist in caring for them.

ART. 2.

Subject to the care that must be taken of them under the preceding article, the sick and wounded of an army who fall into the power of the other belligerent become prisoners of war, and the general rules of international law in respect to prisoners become applicable to them.

The belligerents remain free, however, to mutually agree upon such clauses, by way of exception

Treatment of wounded, etc., prisoners.

Wounded left in the hands of an adversary.

To be considered prisoners of war.

Belligerents may agree.

ou malades, telles clauses d'exception ou de faveur qu'ils jugeront utiles; ils auront, notamment, la faculté de convenir:

De se remettre réciproquement, après un combat, les blessés laissés sur le champ de bataille;

De renvoyer dans leur pays, après les avoir mis en état d'être transportés ou après guérison, les blessés ou malades qu'ils ne voudront pas garder prisonniers;

De remettre à un État neutre, du consentement de celui-ci, des blessés ou malades de la partie adverse, à la charge par l'État neutre de les interner jusqu'à la fin des hostilités.

## ART. 3.

Après chaque combat, l'occupant du champ de bataille prendra des mesures pour rechercher les blessés et pour les faire protéger, ainsi que les morts, contre le pillage et les mauvais traitements.

Il veillera à ce que l'inhumation ou l'incinération des morts soit précédée d'un examen attentif de leurs cadavres.

## ART. 4.

Chaque belligérant enverra, dès qu'il sera possible, aux autorités de leur pays ou de leur armée les marques ou pièces militaires d'identité trouvées sur les morts et l'état nominatif des blessés ou malades recueillis par lui.

Les belligérants se tiendront réciproquement au courant des internements et des mutations, ainsi que des entrées dans les hôpitaux et des décès survenus parmi les blessés et malades en leur pouvoir. Ils recueilleront tous les objets d'un usage personnel, valeurs, lettres, etc., qui seront trouvés sur les champs de bataille ou délaissés par les blessés ou malades décédés dans les établissements et formations sanitaires, pour les faire transmettre aux intéressés par les autorités de leur pays.

or favor, in relation to the wounded or sick as they may deem proper. They shall especially have authority to agree:

1. To mutually return the sick and wounded left on the field of battle after an engagement.

2. To send back to their own country the sick and wounded who have recovered, or who are in a condition to be transported and whom they do not desire to retain as prisoners.

3. To send the sick and wounded of the enemy to a neutral state, with the consent of the latter and on condition that it shall charge itself with their internment until the close of hostilities.

## ART. 3.

After every engagement the belligerent who remains in possession of the field of battle shall take measures to search for the wounded and to protect the wounded and dead from robbery and ill treatment.

He will see that a careful examination is made of the bodies of the dead prior to their interment or incineration.

## ART. 4.

As soon as possible each belligerent shall forward to the authorities of their country or army the marks or military papers of identification found upon the bodies of the dead, together with a list of names of the sick and wounded taken in charge by him.

Belligerents will keep each other mutually advised of internments and transfers, together with admissions to hospitals and deaths which occur among the sick and wounded in their hands. They will collect all objects of personal use, valuables, letters, etc., which are found upon the field of battle, or have been left by the sick or wounded who have died in sanitary formations or other establishments, for transmission to persons in interest through the authorities of their own country.

To mutually return sick and wounded.

To send home those who have recovered.

To send sick, etc., to neutral state.

Protection from robbery, etc.

Disposal of identification papers, etc.

Notifications of internments, etc.

## ART. 5.

Appeal to charity of inhabitants.

L'autorité militaire pourra faire appel au zèle charitable des habitants pour recueillir et soigner, sous son contrôle, des blessés ou malades des armées, en accordant aux personnes ayant répondu à cet appel une protection spéciale et certaines immunités.

CHAPITRE II.—*Des formations et établissements sanitaires.*

## ART. 6.

Protection to sanitary establishments.

Les formations sanitaires mobiles (c'est-à-dire celles qui sont destinées à accompagner les armées en campagne) et les établissements fixes du service de santé seront respectés et protégés par les belligérants.

## ART. 7.

Exceptions.

La protection due aux formations et établissements sanitaires cesse si l'on en use pour commettre des actes nuisibles à l'ennemi.

## ART. 8.

Rights to protection not affected.

Ne sont pas considérés comme étant de nature à priver une formation ou un établissement sanitaire de la protection assurée par l'article 6:

Defense of wounded, etc., allowed.

1° Le fait que le personnel de la formation ou de l'établissement est armé et qu'il use de ses armes pour sa propre défense ou celle de ses malades et blessés;

Armed guards permitted.

2° Le fait qu'à défaut d'infirmiers armés, la formation ou l'établissement est gardé par un piquet ou des sentinelles munis d'un mandat régulier;

Undelivered arms, etc., of wounded.

3° Le fait qu'il est trouvé dans la formation ou l'établissement des armes et cartouches retirées aux blessés et n'ayant pas encore été versées au service compétent.

CHAPITRE III.—*Du personnel.*

## ART. 9.

Protection to the personnel of sanitary formations.

Le personnel exclusivement affecté à l'enlèvement, au transport et au traitement des blessés et des

## ART. 5.

Military authority may make an appeal to the charitable zeal of the inhabitants to receive and, under its supervision, to care for the sick and wounded of the armies, granting to persons responding to such appeals special protection and certain immunities.

CHAPTER II.—*Sanitary formations and establishments.*

## ART. 6.

Mobile sanitary formations (*i. e.*, those which are intended to accompany armies in the field) and the fixed establishments belonging to the sanitary service shall be protected and respected by belligerents.

## ART. 7.

The protection due to sanitary formations and establishments ceases if they are used to commit acts injurious to the enemy.

## ART. 8.

A sanitary formation or establishment shall not be deprived of the protection accorded by article 6 by the fact:

1. That the personnel of a formation or establishment is armed and uses its arms in self-defense or in defense of its sick and wounded.

2. That in the absence of armed hospital attendants, the formation is guarded by an armed detachment or by sentinels acting under competent orders.

3. That arms or cartridges, taken from the wounded and not yet turned over to the proper authorities, are found in the formation or establishment.

CHAPTER III.—*Personnel.*

## ART. 9.

The personnel charged exclusively with the removal, transportation, and treatment of the sick

malades, ainsi qu'à l'administration des formations et établissements sanitaires, les aumôniers attachés aux armées, seront respectés et protégés en toute circonstance; s'ils tombent entre les mains de l'ennemi, ils ne seront pas traités comme prisonniers de guerre.

Ces dispositions s'appliquent au personnel de garde des formations et établissements sanitaires dans le cas prévu à l'article 8, n° 2.

## ART. 10.

Est assimilé au personnel visé à l'article précédent le personnel des Sociétés de secours volontaires dûment reconnues et autorisées par leur Gouvernement, qui sera employé dans les formations et établissements sanitaires des armées, sous la réserve que ledit personnel sera soumis aux lois et règlements militaires.

Chaque État doit notifier à l'autre, soit dès le temps de paix, soit à l'ouverture ou au cours des hostilités, en tout cas avant tout emploi effectif, les noms des Sociétés qu'il a autorisées à prêter leur concours, sous sa responsabilité, au service sanitaire officiel de ses armées.

## ART. 11.

Une Société reconnue d'un pays neutre ne peut prêter le concours de ses personnels et formations sanitaires à un belligérant qu'avec l'assentiment préalable de son propre Gouvernement et l'autorisation du belligérant lui-même.

Le belligérant qui a accepté le secours est tenu, avant tout emploi, d'en faire la notification à son ennemi.

## ART. 12.

Les personnes désignées dans les articles 9, 10 et 11 continueront, après qu'elles seront tombées au pouvoir de l'ennemi, à remplir leurs fonctions sous sa direction.

Lorsque leur concours ne sera plus indispensable, elles seront

and wounded, as well as with the administration of sanitary formations and establishments, and the chaplains attached to armies, shall be respected and protected under all circumstances. If they fall into the hands of the enemy they shall not be considered as prisoners of war.

These provisions apply to the guards of sanitary formations and establishments in the case provided for in section 2 of article 8.

Guards included.

## ART. 10.

The personnel of volunteer aid societies, duly recognized and authorized by their own governments, who are employed in the sanitary formations and establishments of armies, are assimilated to the personnel contemplated in the preceding article, upon condition that the said personnel shall be subject to military laws and regulations.

Protection to the personnel of volunteer aid societies.

Each state shall make known to the other, either in time of peace or at the opening, or during the progress of hostilities, and in any case before actual employment, the names of the societies which it has authorized to render assistance, under its responsibility, in the official sanitary service of its armies.

Notification before actual employment.

## ART. 11.

A recognized society of a neutral state can only lend the services of its sanitary personnel and formations to a belligerent with the prior consent of its own government and the authority of such belligerent. The belligerent who has accepted such assistance is required to notify the enemy before making any use thereof.

Services of sanitary personnel of a neutral state restricted.

Notice to enemy.

## ART. 12.

Persons described in articles 9, 10, and 11 will continue in the exercise of their functions, under the direction of the enemy, after they have fallen into his power.

Continuance of service after capture.

When their assistance is no longer indispensable they will be

To be returned to their own country.

renvoyées à leur armée ou à leur pays dans les délais et suivant l'itinéraire compatibles avec les nécessités militaires.

Elles emporteront, alors, les effets, les instruments, les armes et les chevaux qui sont leur propriété particulière.

## ART. 13.

Pay and allowance.

Art. p. 1892.

L'ennemi assurera au personnel visé par l'article 9, pendant qu'il sera en son pouvoir, les mêmes allocations et la même solde qu'au personnel des mêmes grades de son armée.

CHAPITRE IV.—*Du matériel.*

## ART. 14.

Use and restitution of captured matériel.

Les formations sanitaires mobiles conserveront, si elles tombent au pouvoir de l'ennemi, leur matériel, y compris les attelages, quels que soient les moyens de transport et le personnel conducteur.

Toutefois, l'autorité militaire compétente aura la faculté de s'en servir pour les soins des blessés et malades; la restitution du matériel aura lieu dans les conditions prévues pour le personnel sanitaire, et, autant que possible, en même temps.

## ART. 15.

Use of buildings, etc., of fixed establishments restricted.

Les bâtiments et le matériel des établissements fixes demeurent soumis aux lois de la guerre, mais ne pourront être détournés de leur emploi, tant qu'ils seront nécessaires aux blessés et aux malades.

Toutefois, les commandants des troupes d'opérations pourront en disposer, en cas de nécessités militaires importantes, en assurant au préalable le sort des blessés et malades qui s'y trouvent.

## ART. 16.

Matériel of aid societies regarded as private property.

Le matériel des Sociétés de secours, admises au bénéfice de la Convention conformément aux conditions déterminés par celle-ci, est considéré comme propriété privée et, comme tel, respecté en toute circonstance, sauf le droit de

sent back to their army or country, within such period and by such route as may accord with military necessity. They will carry with them such effects, instruments, arms, and horses as are their private property.

## ART. 13.

While they remain in his power, the enemy will secure to the personnel mentioned in article 9 the same pay and allowances to which persons of the same grade in his own army are entitled.

CHAPTER IV.—*Matériel.*

## ART. 14.

If mobile sanitary formations fall into the power of the enemy, they shall retain their matériel, including the teams, whatever may be the means of transportation and the conducting personnel. Competent military authority, however, shall have the right to employ it in caring for the sick and wounded. The restitution of the matériel shall take place in accordance with the conditions prescribed for the sanitary personnel, and, as far as possible, at the same time.

## ART. 15.

Buildings and matériel pertaining to fixed establishments shall remain subject to the laws of war, but can not be diverted from their use so long as they are necessary for the sick and wounded. Commanders of troops engaged in operations, however, may use them, in case of important military necessity, if, before such use, the sick and wounded who are in them have been provided for.

## ART. 16.

The matériel of aid societies admitted to the benefits of this convention, in conformity to the conditions therein established, is regarded as private property and, as such, will be respected under all circumstances, save that it is

réquisition reconnu aux belligérants selon les lois et usages de la guerre.

subject to the recognized right of requisition by belligerents in conformity to the laws and usages of war.

CHAPITRE V.—*Des convois d'évacuation.*

CHAPTER V.—*Convoys of evacuation.*

ART. 17.

ART. 17.

Les convois d'évacuation seront traités comme les formations sanitaires mobiles, sauf les dispositions spéciales suivantes:

Convoys of evacuation shall be treated as mobile sanitary formations subject to the following special provisions:

Convoys of evacuation.

1°. Le belligérant interceptant un convoi pourra, si les nécessités militaires l'exigent, le disloquer en se chargeant des malades et blessés qu'il contient.

1. A belligerent intercepting a convoy may, if required by military necessity, break up such convoy, charging himself with the care of the sick and wounded whom it contains.

Treatment of intercepted convoys.

2°. Dans ce cas, l'obligation de renvoyer le personnel sanitaire, prévue à l'article 12, sera étendue à tout le personnel militaire préposé au transport ou à la garde du convoi et muni à cet effet d'un mandat régulier.

2. In this case the obligation to return the sanitary personnel, as provided for in article 12, shall be extended to include the entire military personnel employed, under competent orders, in the transportation and protection of the convoy.

Return of military personnel employed.  
Ante, p. 1893.

L'obligation de rendre le matériel sanitaire, prévue à l'article 14, s'appliquera aux trains de chemins de fer et bateaux de la navigation intérieure spécialement organisés pour les évacuations, ainsi qu'au matériel d'aménagement des voitures, trains et bateaux ordinaires appartenant au service de santé.

The obligation to return the sanitary matériel, as provided for in article 14, shall apply to railway trains and vessels intended for interior navigation which have been especially equipped for evacuation purposes, as well as to the ordinary vehicles, trains, and vessels which belong to the sanitary service.

Railway trains, etc.  
Ante, p. 1894.

Les voitures militaires, autres que celles du service de santé, pourront être capturées avec leurs attelages.

Military vehicles, with their teams, other than those belonging to the sanitary service, may be captured.

Military vehicles, etc., may be captured.

Le personnel civil et les divers moyens de transport provenant de la réquisition, y compris le matériel de chemin de fer et les bateaux utilisés pour les convois, seront soumis aux règles générales du droit des gens.

The civil personnel and the various means of transportation obtained by requisition, including railway matériel and vessels utilized for convoys, are subject to the general rules of international law.

Civil personnel, etc.

CHAPITRE VI.—*Du signe distinctif.*

CHAPTER VI.—*Distinctive emblem.*

ART. 18.

ART. 18.

Par hommage pour la Suisse, le signe héraldique de la croix rouge sur fond blanc, formé par interversion des couleurs fédérales, est maintenu comme emblème et signe distinctif du service sanitaire des armées.

Out of respect to Switzerland the heraldic emblem of the red cross on a white ground, formed by the reversal of the federal colors, is continued as the emblem and distinctive sign of the sanitary service of armies.

Distinctive emblem of sanitary service.

## ART. 19.

Used by permission of military authority.

Cet emblème figure sur les drapeaux, les brassards, ainsi que sur tout le matériel se rattachant au service sanitaire, avec la permission de l'autorité militaire compétente.

## ART. 20.

Use of the brassard.

Ante, p. 1892.

Le personnel protégé en vertu des articles 9, alinéa 1<sup>er</sup>, 10 et 11 porte, fixé au bras gauche, un brassard avec croix rouge sur fond blanc, délivré et timbré par l'autorité militaire compétente, accompagné d'un certificat d'identité pour les personnes rattachées au service de santé des armées et qui n'auraient pas d'uniforme militaire.

## ART. 21.

Display of red cross flag restricted.

Le drapeau distinctif de la Convention ne peut être arboré que sur les formations et établissements sanitaires qu'elle ordonne de respecter et avec le consentement de l'autorité militaire. Il devra être accompagné du drapeau national du belligérant dont relève la formation ou l'établissement.

Toutefois, les formations sanitaires tombées au pouvoir de l'ennemi n'arboreront pas d'autre drapeau que celui de la Croix-Rouge, aussi longtemps qu'elles se trouveront dans cette situation.

## ART. 22.

Use of flag by sanitary formations of neutrals.

Ante, p. 1893.

Les formations sanitaires des pays neutres qui, dans les conditions prévues par l'article 11, auraient été autorisées à fournir leurs services, doivent arborer, avec le drapeau de la Convention, le drapeau national du belligérant dont elles relèvent.

Les dispositions du deuxième alinéa de l'article précédent leur sont applicables.

## ART. 23.

Use of distinctive emblem in time of war and peace.

L'emblème de la croix rouge sur fond blanc et les mots *Croix-Rouge* ou *Croix de Genève* ne pourront

## ART. 19.

This emblem appears on flags and brassards as well as upon all matériel appertaining to the sanitary service, with the permission of the competent military authority.

## ART. 20.

The personnel protected in virtue of the first paragraph of article 9, and articles 10 and 11, will wear attached to the left arm a brassard bearing a red cross on a white ground, which will be issued and stamped by competent military authority, and accompanied by a certificate of identity in the case of persons attached to the sanitary service of armies who do not have military uniform.

## ART. 21.

The distinctive flag of the convention can only be displayed over the sanitary formations and establishments which the convention provides shall be respected, and with the consent of the military authorities. It shall be accompanied by the national flag of the belligerent to whose service the formation or establishment is attached.

Sanitary formations which have fallen into the power of the enemy, however, shall fly no other flag than that of the Red Cross so long as they continue in that situation.

## ART. 22.

The sanitary formations of neutral countries which, under the conditions set forth in article 11, have been authorized to render their services, shall fly, with the flag of the convention, the national flag of the belligerent to which they are attached. The provisions of the second paragraph of the preceding article are applicable to them.

## ART. 23.

The emblem of the red cross on a white ground and the words *Red Cross* or *Geneva Cross* may only

être employés, soit en temps de paix, soit en temps de guerre, que pour protéger ou désigner les formations et établissements sanitaires, le personnel et le matériel protégés par la Convention.

be used, whether in time of peace or war, to protect or designate sanitary formations and establishments, the personnel and matériel protected by the convention.

CHAPITRE VII.—*De l'application et de l'exécution de la Convention.*

CHAPTER VII.—*Application and execution of the convention.*

ART. 24.

Les dispositions de la présente Convention ne sont obligatoires que pour les Puissances contractantes, en cas de guerre entre deux ou plusieurs d'entre elles. Ces dispositions cesseront d'être obligatoires du moment où l'uné des Puissances belligérantes ne serait pas signataire de la Convention.

ART. 24.

The provisions of the present convention are obligatory only on the contracting powers, in case of war between two or more of them. The said provisions shall cease to be obligatory if one of the belligerent powers should not be signatory to the convention.

Provisions obligatory only on contracting powers.

ART. 25.

Les commandants en chef des armées belligérantes auront à pourvoir aux détails d'exécution des articles précédents, ainsi qu'aux cas non prévus, d'après les instructions de leurs Gouvernements respectifs et conformément aux principes généraux de la présente Convention.

ART. 25.

It shall be the duty of the commanders in chief of the belligerent armies to provide for the details of execution of the foregoing articles, as well as for unforeseen cases, in accordance with the instructions of their respective governments, and conformably to the general principles of this convention.

Execution of details of convention

ART. 26.

Les Gouvernements signataires prendront les mesures nécessaires pour instruire leurs troupes, et spécialement le personnel protégé, des dispositions de la présente Convention et pour les porter à la connaissance des populations.

ART. 26.

The signatory governments shall take the necessary steps to acquaint their troops, and particularly the protected personnel, with the provisions of this convention and to make them known to the people at large.

Notice to troops, etc.

CHAPITRE VIII.—*De la répression des abus et des infractions.*

CHAPTER VIII.—*Repression of abuses and infractions.*

ART. 27.

Les Gouvernements signataires, dont la législation ne serait pas dès à présent suffisante, s'engagent à prendre ou à proposer à leurs législatures les mesures nécessaires pour empêcher en tout temps l'emploi, par des particuliers ou par des sociétés autres que celles y ayant droit en vertu de la présente Convention, de l'emblème ou de la dénomination de *Croix-*

ART. 27.

The signatory powers whose legislation may not now be adequate engage to take or recommend to their legislatures such measures as may be necessary to prevent the use, by private persons or by societies other than those upon which this convention confers the right thereto, of the emblem or name of the Red Cross or Geneva Cross, particularly for commercial pur-

Legislation to prevent improper use of emblem, etc.

*Rouge ou Croix de Genève*, notamment, dans un but commercial, par le moyen de marques de fabrique ou de commerce.

Effect.

L'interdiction de l'emploi de l'emblème ou de la dénomination dont il s'agit produira son effet à partir de l'époque déterminée par chaque législation et, au plus tard, cinq ans après la mise en vigueur de la présente Convention. Dès cette mise en vigueur, il ne sera plus licite de prendre une marque de fabrique ou de commerce contraire à l'interdiction.

ART. 28.

Repression, in time of war of robbery, etc.

Les Gouvernements signataires s'engagent également à prendre ou à proposer à leurs législatures, en cas d'insuffisance de leurs lois pénales militaires, les mesures nécessaires pour réprimer, en temps de guerre, les actes individuels de pillage et de mauvais traitements envers des blessés et malades des armées, ainsi que pour punir, comme usurpation d'insignes militaires, l'usage abusif du drapeau et du brassard de la Croix Rouge par des militaires ou des particuliers non protégés par la présente Convention.

Notification of repressive measures.

Ils se communiqueront, par l'intermédiaire du Conseil fédéral suisse, les dispositions relatives à cette répression, au plus tard dans les cinq ans de la ratification de la présente Convention.

*Dispositions générales.*

ART. 29.

Ratification and deposit of original.

La présente Convention sera ratifiée aussitôt que possible.

Les ratifications seront déposées à Berne.

Certified copies.

Il sera dressé du dépôt de chaque ratification un procès-verbal dont une copie, certifiée conforme, sera remise par la voie diplomatique à toutes les Puissances contractantes.

ART. 30.

Operative six months after date of deposit.

La présente Convention entrera en vigueur pour chaque Puissance six mois après la date du dépôt de sa ratification.

poses by means of trade-marks or commercial labels.

The prohibition of the use of the emblem or name in question shall take effect from the time set in each act of legislation, and at the latest five years after this convention goes into effect. After such going into effect, it shall be unlawful to use a trade-mark or commercial label contrary to such prohibition.

ART. 28.

In the event of their military penal laws being insufficient, the signatory governments also engage to take, or to recommend to their legislatures, the necessary measures to repress, in time of war, individual acts of robbery and ill treatment of the sick and wounded of the armies, as well as to punish, as usurpations of military insignia, the wrongful use of the flag and brassard of the Red Cross by military persons or private individuals not protected by the present convention.

They will communicate to each other through the Swiss Federal Council the measures taken with a view to such repression, not later than five years from the ratification of the present convention.

*General provisions.*

ART. 29.

The present convention shall be ratified as soon as possible. The ratifications will be deposited at Berne.

A record of the deposit of each act of ratification shall be prepared, of which a duly certified copy shall be sent, through diplomatic channels, to each of the contracting powers.

ART. 30.

The present convention shall become operative, as to each power, six months after the date of deposit of its ratification.

## ART. 31.

La présente Convention, dûment ratifiée, remplacera la Convention du 22 août, 1864 dans les rapports entre les États contractants.

La Convention de 1864 reste en vigueur dans les rapports entre les Parties qui l'ont signée et qui ne ratifieraient pas également la présente Convention.

## ART. 32.

La présente Convention pourra, jusqu'au 31 décembre prochain, être signée par les Puissances représentées à la Conférence qui s'est ouverte à Genève le 11 juin 1906, ainsi que par les Puissances non représentées à cette Conférence qui ont signé la Convention de 1864.

Celles de ces Puissances qui, au 31 décembre 1906, n'auront pas signé la présente Convention, resteront libres d'y adhérer par la suite. Elles auront à faire connaître leur adhésion au moyen d'une notification écrite adressée au Conseil fédéral suisse et communiquée par celui-ci à toutes les Puissances contractantes.

Les autres Puissances pourront demander à adhérer dans la même forme, mais leur demande ne produira effet que si, dans le délai d'un an à partir de la notification au Conseil fédéral, celui-ci n'a reçu d'opposition de la part d'aucune des Puissances contractantes.

## ART. 33.

Chacune des Parties contractantes aura la faculté de dénoncer la présente Convention. Cette dénonciation ne produira ses effets qu'un an après la notification faite par écrit au Conseil fédéral suisse; celui-ci communiquera immédiatement la notification à toutes les autres Parties contractantes.

Cette dénonciation ne vaudra qu'à l'égard de la Puissance qui l'aura notifiée.

En foi de quoi, les Plénipotentiaires ont signé la présente Convention et l'ont revêtue de leurs cachets.

## ART. 31.

The present convention, when duly ratified, shall supersede the Convention of August 22, 1864, in the relations between the contracting states.

The Convention of 1864 remains in force in the relations between the parties who signed it but who may not also ratify the present convention.

Convention of August 22, 1864, superseded. Vol. 22, p. 940.

Exception.

## ART. 32.

The present convention may, until December 31, proximo, be signed by the powers represented at the conference which opened at Geneva on June 11, 1906, as well as by the powers not represented at the conference who have signed the Convention of 1864.

Such of these powers as shall not have signed the present convention on or before December 31, 1906, will remain at liberty to accede to it after that date. They shall signify their adherence in a written notification addressed to the Swiss Federal Council, and communicated to all the contracting powers by the said Council.

Other powers may request to adhere in the same manner, but their request shall only be effective if, within the period of one year from its notification to the Federal Council, such Council has not been advised of any opposition on the part of any of the contracting powers.

What powers may sign.

Extension of date for signatures.

Adhesion of other powers.

## ART. 33.

Each of the contracting parties shall have the right to denounce the present convention. This denunciation shall only become operative one year after a notification in writing shall have been made to the Swiss Federal Council, which shall forthwith communicate such notification to all the other contracting parties.

This denunciation shall only become operative in respect to the power which has given it.

In faith whereof the plenipotentiaries have signed the present convention and affixed their seals thereto.

Denunciation.

## Signatures.

Fait à Genève, le six juillet mil neuf cent six, en un seul exemplaire, qui restera déposé dans les archives de la Confédération suisse, et dont des copies, certifiées conformes, seront remises par la voie diplomatique aux Puissances contractantes.

Pour l'Allemagne:

[L. s.] v. BÜLOW.  
[L. s.] FRHR. v. MANTEUFFEL.  
[L. s.] VILLARET.  
ZORN.

Pour la République Argentine:

[L. s.] ENRIQUE B. MORENO.  
[L. s.] FRAN<sup>co</sup>. MOLINA SALAS.

Pour l'Autriche-Hongrie:

[L. s.] FRHR. v. HEIDLER. (*ad referendum*)

Pour la Belgique:

[L. s.] C<sup>te</sup> J. DE T'SERCLAES.

Pour la BULGARIE:

[L. s.] D<sup>r</sup> ROUSSEFF.  
[L. s.] Capitaine SIRMANOFF.

Pour le Chili:

[L. s.] AGUSTIN EDWARDS.

Pour la Chine:

[L. s.] LOU-SEN-TSIANG.

Pour le Congo:

[L. s.] C<sup>te</sup> J. DE T'SERCLAES.

Pour la Corée:

[L. s.] KATO TSUNETADA.

Pour le Danemark:

[L. s.] H. LAUB.

Pour l'Espagne:

[L. s.] C<sup>te</sup> SILVERIO DE BAGUER.

Pour les États-Unis d'Amérique:

WM. CARY SANGER.

[L. s.] C. S. SPERRY.

[L. s.] GEO. B. DAVIS.

[L. s.] R. M. O'REILLY.

Pour les États-Unis du Brésil:

[L. s.] C. LEMGRUBER-KROPP.  
C<sup>el</sup>. ROBERTO TROMPOW-  
SKI LEITÃO D'ALMEIDA.

Pour les États-Unis Mexicains:

[L. s.] JOSÉ M. PEREZ (*ad referendum*)

Pour la France:

[L. s.] RÉVOIL.

[L. s.] L. RENAULT.

[L. s.] S. OLIVIER.

[L. s.] E. PAUZAT.

Pour la Grande-Bretagne et l'Irlande:

[L. s.] JOHN C. ARDAGH.	} ( <i>avec réserve des articles 23, 27, 28</i> )
[L. s.] T. E. HOLLAND.	
[L. s.] JOHN FURLEY.	
[L. s.] W <sup>m</sup> . GRANT MAC-PHERSON.	

Done at Geneva, the sixth day of July, one thousand nine hundred and six, in a single copy, which shall remain in the archives of the Swiss Confederation and certified copies of which shall be delivered to the contracting parties through diplomatic channels.

(Here follow the signatures.)

- Pour la Grèce:  
MICHEL KEBEDGY.
- Pour le Guatémala:  
[L. s.] MANUEL ARROYO.  
[L. s.] H. WISWALD.
- Pour le Honduras:  
OSCAR HÖPFL.
- Pour l'Italie:  
[L. s.] MAURIGI.  
[L. s.] RANDONE.
- Pour le Japon:  
[L. s.] KATO TSUNETADA.
- Pour le Luxembourg:  
[L. s.] C<sup>te</sup> J. DE T'SERCLAES.
- Pour le Montenegro:  
[L. s.] E. ODIER.  
Colonel MÜRSET.
- Pour la Norvège:  
HANS DAAE.
- Pour les Pays-Bas:  
[L. s.] DEN BEER POORTUGAEL.  
[L. s.] QUANJER.
- Pour le Pérou:  
[L. s.] GUSTAVO DE LA FUENTE.
- Pour la Perse (*sous réserve de l'article dix-huit*):  
[L. s.] MONTAZ-OS-SALTANEH  
M. SAMAD KHAN.
- Pour le Portugal:  
[L. s.] ALBERTO D'OLIVEIRA.  
[L. s.] JOSÉ NICOLAU RAPOSO-BOTELHO.
- Pour la Roumanie:  
[L. s.] D<sup>r</sup> SACHE STEPHANESCO.
- Pour la Russie:  
[L. s.] MARTENS.
- Pour la Serbie:  
[L. s.] MILAN ST. MARKOVITCH.  
[L. s.] D<sup>r</sup> ROMAN SONDERMAYER.
- Pour le Siam:  
[L. s.] CHAROON.  
[L. s.] CORRAGIONI D'ORELLI.
- Pour la SUÈDE:  
[L. s.] OLOF SÖRENSEN.
- Pour la Suisse:  
[L. s.] E. ODIER.  
Colonel MÜRSET.
- Pour l'Uruguay:  
[L. s.] A. HEROSA.
- Pour copie, certifiée conforme,  
Le Secrétaire du Département  
politique fédéral,  
GRAFFINA.

BERNE, le 22 août 1906.

[Translation.]

PROTOCOLE FINAL DE LA CONFÉ-  
RENCE DE RÉVISION DE LA CON-  
VENTION DE GENÈVE

FINAL PROTOCOL OF THE CONFER-  
ENCE FOR THE REVISION OF THE  
GENEVA CONVENTION.

Final protocol.

Vol. 22, p. 940.

La Conférence convoquée par le Conseil fédéral suisse, en vue de la révision de la Convention internationale, du 22 août 1864, pour l'amélioration du sort des militaires blessés dans les armées en campagne, s'est réunie à Genève le 11 juin 1906. Les Puissances dont l'énumération suit ont pris part à la Conférence, pour laquelle Elles avaient désigné les Délégués nommés ci-après:

The Conference called by the Swiss Federal Council, with a view to revising the International Convention of August 22, 1864, for the Amelioration of the Condition of Soldiers wounded in Armies in the field, met at Geneva on June 11, 1906. The Powers hereinbelow enumerated took part in the Conference to which they had designated the delegates hereinbelow named.

(Names of Countries and Delegates.)

## ALLEMAGNE

Countries and Delegates.

S. E. M. le chambellan et conseiller intime actuel A. de Bülow, envoyé extraordinaire et ministre plénipotentiaire à Berne,

M. le général de brigade baron de Manteuffel,

M. le médecin-inspecteur, médecin général D<sup>r</sup> Villaret (avec rang de général de brigade),

M. le D<sup>r</sup> Zorn, conseiller intime de justice, professeur ordinaire de droit à l'Université de Bonn, syndic de la couronne.

## RÉPUBLIQUE ARGENTINE

S. E. M. Enrique B. Moreno, envoyé extraordinaire et ministre plénipotentiaire à Berne,

M. Molina Salas, consul général en Suisse.

## AUTRICHE-HONGRIE

S. E. M. le baron Heidler de Egerregg et Syrgenstein, conseiller intime actuel, envoyé extraordinaire et ministre plénipotentiaire à Berne,

M. le chevalier Joseph d'Uriel, médecin en chef de l'armée impériale et royale austro-hongroise, chef du corps des officiers sanitaires et chef du 14<sup>me</sup> département du ministère I. et R. de la guerre,

M. Arthur Edler de Mecenseffy, lieutenant-colonel du corps de l'état-major général,

M. le D<sup>r</sup> Alfred Schücking, médecin lieutenant-colonel, médecin en chef de la garnison de Salzbourg.

## BELGIQUE

M. le colonel d'état-major comte de T'Serclaes, chef d'état-major de la 4<sup>me</sup> circonscription militaire,

M. le D<sup>r</sup> A. Deltenre, médecin de régiment aux carabiniers.

## BULGARIE

M. le D<sup>r</sup> Marin Rousseff, directeur du service sanitaire,

M. le capitaine d'état-major Boris Sirmanoff.

## CHILI

M. Agustin Edwards, envoyé extraordinaire et ministre plénipotentiaire,

M. Charles Ackermann, consul du Chili à Genève.

## CHINE

S. E. M. Lou Tseng Tsiang, envoyé extraordinaire et ministre plénipotentiaire à La Haye,

M. Ou Wen Tai, secrétaire de légation à La Haye,

M. Yo Tsao Yeu, secrétaire de la mission spéciale de Chine en Europe.

## CONGO

M. le colonel d'état-major comte de T'Serclaes, chef d'état-major de la 4<sup>me</sup> circonscription militaire de Belgique,

M. le D<sup>r</sup> A. Deltenre, médecin de régiment aux carabiniers, de Belgique.

## CORÉE

S. E. M. Kato Tsunetada, envoyé extraordinaire et ministre plénipotentiaire du Japon à Bruxelles,

M. Motojiro Akashi, colonel d'infanterie,

M. le D<sup>r</sup> en médecine Eijiro Haga, médecin principal de 1<sup>re</sup> classe (avec rang de colonel),

M. le prince Saneteru Itchijo, capitaine de frégate (rang de lieutenant-colonel),

M. le D<sup>r</sup> en droit Masanosuke Akiyama, conseiller au ministère de la guerre du Japon.

## DANEMARK

M. Laub, médecin général, chef du corps des médecins de l'armée.

## ESPAGNE

S. E. M. Silverio de Baguer y Corsi, comte de Baguer, ministre résident,

Don José Jofre Montojo, colonel d'état-major, aide de camp du ministère de la guerre,

Don Joaquin Cortés Bayona, sous-inspecteur de 1<sup>re</sup> classe du corps sanitaire militaire.

## ÉTATS-UNIS D'AMÉRIQUE

M. William Cary Sanger, ancien sous-secrétaire de la guerre des États-Unis d'Amérique,

M. le contre-amiral Charles-S. Sperry, président de l'école de guerre navale,

M. le général de brigade George-B. Davis, avocat général de l'armée,

M. le général de brigade Robert-M. O'Reilly, médecin général de l'armée.

## ÉTATS-UNIS DU BRÉSIL.

M. le Dr Carlos Lemgruber-Kropf, chargé d'affaires à Berne,

M. le colonel du génie Roberto Trompowski Leitão d'Almeida, attaché militaire à la légation des États-Unis du Brésil à Berne.

## ÉTATS-UNIS MEXICAINS.

M. le général de brigade José-Maria Pérez.

## FRANCE.

S. E. M. Révoil, ambassadeur à Berne,

M. Louis Renault, membre de l'Institut de France, ministre plénipotentiaire, juriconsulte du ministère des affaires étrangères, professeur à la faculté de droit de Paris,

M. le colonel breveté d'artillerie de réserve Olivier,

M. le médecin principal de 2<sup>me</sup> classe Pauzat.

## GRANDE-BRETAGNE ET IRLANDE.

M. le major général Sir John Charles Ardagh, K. C. M. G., K. C. I. E., C. B.,

M. le professeur Thomas Erskine Holland, K. C., D. C. L.,  
Sir John Furley, C. B.,  
M. le lieutenant-colonel William Grant MacPherson, C. M. G.,  
R. A. M. C.

## GRÈCE.

M. Michel Kebedgy, professeur de droit international à l'Université de Berne.

## GUATEMALA.

M. Manuel Arroyo, chargé d'affaires à Paris,

M. Henri Wiswald, consul général à Berne, en résidence à Genève.

## HONDURAS.

M. Oscar Hœpfl, consul général à Berne.

## ITALIE.

M. le Marquis Roger Maurigi di Castel Maurigi, colonel, grand officier de l'ordre royal des SS. Maurice et Lazare,

M. le major-général médecin Giovanni Randone, inspecteur sanitaire militaire, commandeur de l'ordre royal de la Couronne d'Italie.

## JAPON.

S. E. M. Kato Tsunetada, envoyé extraordinaire et ministre plénipotentiaire à Bruxelles,

M. Motojiro Akashi, colonel d'infanterie,

M. le D<sup>r</sup> en médecine Eijiro Haga, médecin principal de 1<sup>re</sup> classe (avec rang de colonel),

M. le prince Saneteru Itchijo, capitaine de frégate (rang de lieutenant-colonel),

M. le D<sup>r</sup> en droit Masanosuke Akiyama, conseiller au ministère de la guerre.

## LUXEMBOURG.

M. le colonel d'état-major comte de T'Serclaes, chef d'état-major de la 4<sup>me</sup> circonscription militaire de Belgique,

M. le D<sup>r</sup> A. Deltenre, médecin de régiment aux carabiniers, de Belgique.

## MONTENEGRO.

M. E. Odier, envoyé extraordinaire et ministre plénipotentiaire de la Confédération suisse en Russie,

M. le colonel Mürset, médecin en chef de l'armée fédérale suisse.

## NICARAGUA.

M. Oscar Hœpfl, consul général de Honduras à Berne.

## NORVÈGE.

M. le capitaine Daae, du corps sanitaire de l'armée norvégienne.

## PAYS-BAS.

M. le lieutenant-général en retraite Jonkheer J. C. C. den Beer Poortugael, membre du Conseil d'État,

M. le colonel A. A. J. Quanjer, officier de santé en chef de 1<sup>re</sup> classe.

## PÉROU.

M. Gustavo de la Fuente, premier secrétaire de la légation du Pérou à Paris.

## PERSE

S. E. M. Samad Khan Momtaz-os-Saltaneh, envoyé extraordinaire et ministre plénipotentiaire à Paris.

## PORTUGAL

S. E. M. Alberto d'Oliveira, envoyé extraordinaire et ministre plénipotentiaire à Berne,

M. José Nicolau Raposo-Botelho, colonel d'infanterie, ancien député, directeur du Royal collège militaire à Lisbonne.

## ROUMANIE

M. le D<sup>r</sup> Sache Stephanesco, colonel de réserve.

## RUSSIE

S. E. M. le conseiller privé de Martens, membre permanent du

conseil du ministère des affaires étrangères de Russie,

M. le général major Yermoloff, de l'état-major général de Russie,

M. le conseiller d'État actuel, D<sup>r</sup> en médecine de Hubbenet,

M. le conseiller d'État de Wreden, professeur agrégé à l'Académie impériale de médecine,

M. J. Owtchinnikoff, lieutenant-colonel, professeur de droit international à l'Académie navale de Saint-Pétersbourg,

M. A. Goutchkoff, délégué de la Croix-Rouge.

#### SERBIE

M. Milan St. Markovitch, secrétaire général du ministère de la justice,

M. le colonel D<sup>r</sup> Sondermayer, chef de la division sanitaire au ministère de la guerre.

#### SIAM

M. le prince Charoon, chargé d'affaires à Paris,

M. Corragioni d'Orelli, conseiller de légation à Paris.

#### SUÈDE

M. Sörensen, médecin en chef de la 2<sup>me</sup> division de l'armée.

#### SUISSE

M. Odier, envoyé extraordinaire et ministre plénipotentiaire en Russie,

M. le colonel Mürset, médecin en chef de l'armée fédérale.

#### URUGUAY

M. Alexandre Herosa, chargé d'affaires à Paris.

#### *Protocol.*

Dans une série de réunions tenues du 11 juin au 5 juillet 1906, la Conférence a discuté et arrêté, pour être soumis à la signature des Plénipotentiaires, le texte d'une Convention qui portera la date du 6 juillet 1906.

En outre, et en conformité de l'article 16 de la Convention pour le règlement pacifique des conflits internationaux, du 29 juillet 1899,

In a series of meetings held from the 11th of June to the 5th of July 1906, the Conference discussed and framed, for the signatures of the Plenipotentiaries, the text of a Convention which will bear the date of July 6, 1906.

In addition, and conformably to Article 16 of the Convention for the peaceful settlement of international disputes, of July 29, 1899,

Protocol.

Settlement of international disputes.  
Vol. 32, p. 1788.

qui a reconnu l'arbitrage comme le moyen le plus efficace et en même temps le plus équitable de régler les litiges qui n'ont pas été résolus par les voies diplomatiques, la Conférence a émis le vœu suivant:

Interpretation of differences referred to permanent court of arbitration at The Hague.

La Conférence exprime le vœu que, pour arriver à une interprétation et à une application aussi exactes que possible de la Convention de Genève, les Puissances contractantes soumettent à la Cour Permanente de La Haye, si les cas et les circonstances s'y prêtent, les différends qui, en temps de paix, s'élevaient entre elles relativement à l'interprétation de ladite Convention.

Adopting States.

Ce vœu a été voté par les États suivants:

Allemagne, République Argentine, Autriche-Hongrie, Belgique, Bulgarie, Chili, Chine, Congo, Danemark, Espagne (*ad. ref.*), États-Unis d'Amérique, États-Unis du Brésil, États-Unis Mexicains, France, Grèce, Guatémala, Honduras, Italie, Luxembourg, Montenegro, Nicaragua, Norvège, Pays-Bas, Pérou, Perse, Portugal, Roumanie, Russie, Serbie, Siam, Suède, Suisse et Uruguay,

Rejecting States.

Ce vœu a été rejeté par les États suivants: Corée, Grande-Bretagne et Japon.

En foi de quoi, les Délégués ont signé le présent Protocole.

Signatures.

Fait à Genève, le six juillet mil-neuf cent six, en un seul exemplaire, qui sera déposé aux archives de la Confédération suisse et dont des copies, certifiées conformes, seront délivrées à toutes les Puissances représentées à la Conférence.

Pour l'Allemagne:

v. BÜLOW.

FRHR. v. MANTEUFFEL.

VILLARET.

ZORN.

Pour la République Argentine:

ENRIQUE B. MORENO.

FRAN<sup>co</sup>. MOLINA SALAS.

Pour l'Autriche-Hongrie:

Baron HEIDLER-EGEREGG, d. pl.

D<sup>r</sup> JOS. RITTER v. URIEL, G.

Lieut., délégué adjoint.

which recognized arbitration as the most effective and at the same time, most equitable means of adjusting differences that have not been resolved through the diplomatic channel, the Conference uttered the following wish:

The Conference expressed the wish that, in order to arrive at as exact as possible an interpretation and application of the Geneva Convention, the Contracting Powers will refer to the Permanent Court at The Hague, if permitted by the cases and circumstances, such differences as may arise among them, in time of peace, concerning the interpretation of the said Convention.

This wish was adopted by the following States;

Germany, Argentine Republic, Austria-Hungary, Belgium, Bulgaria, Chile, China, Congo, Denmark, Spain (*ad referendum*), United States of America, United States of Brazil, France, Greece, Luxembourg, Honduras, Italy, Luxemburg, Montenegro, Nicaragua, Norway, The Netherlands, Peru, Persia, Portugal, Roumania, Russia, Servia, Siam, Sweden, Switzerland and Uruguay.

The wish was rejected by the following States:

Corea, Great Britain and Japan.

In witness whereof the Delegates have signed the present Protocol.

Done at Geneva, the sixth day of July, one thousand nine hundred and six, in a single copy which shall be deposited in the archives of the Swiss Confederation and certified copies of which shall be delivered to all the Powers represented at the Conference.

(Signatures).

ARTUR VON MECENSEFFY, Obstlt.,  
dél. adj.

D<sup>r</sup> ALFRED SCHÜCKING, O. St. A.,  
Garnisonchefarzt von Salz-  
burg, dél. adj.

Pour la Belgique:

C<sup>te</sup> J. DE T<sup>r</sup>SERCLAES.

D<sup>r</sup> A. DELTENRE.

Pour la Bulgarie:

D<sup>r</sup> ROUSSEFF.

Capitaine SIRMANOFF.

Pour le Chili:

AGUSTIN EDWARDS.

CH. ACKERMANN.

Pour la Chine:

LOUTSENGTSIANG.

OU WENTAI.

YOTSAOYEU.

Pour le Congo:

C<sup>te</sup> J. DE T<sup>r</sup>SERCLAES.

D<sup>r</sup> A. DELTENRE.

Pour la Corée:

KATO TSUNETADA.

Colonel M. AKASHI.

Prince ITCHJO.

M. AKIYAMA.

Pour le Danemark:

H. LAUB.

Pour l'Espagne:

C<sup>te</sup> DE BAGUÉR.

JOSÉ JOFRE MONTOJO.

JOAQUIN CORTÉS Y BAYONA. } (ad refe-  
rendum).

Pour les États-Unis d'Amérique:

W<sup>m</sup>. CARY SANGER.

C. S. SPERRY.

GEO. B. DAVIS.

R. M. O'REILLY.

Pour les États-Unis du Brésil:

C. LEMGRUBER-KROPP.

Colonel ROBERTO TROMPOWSKI

LEITÃO D'ALMEIDA.

Pour les États-Unis Mexicains:

JOSÉ M. PÉREZ.

Pour la France:

RÉVOIL.

L. RENAULT.

S. OLIVIER.

E. PAUZAT.

Pour la Grande-Bretagne et  
l'Irlande:

JOHN C. ARDAGH.

T. E. HOLLAND.

JOHN FURLEY.

W. G. MACPHERSON.

Pour la Grèce:

MICHEL KEBEDGY.

Pour le Guatémala:

MANUEL ARROYO.

H. WISWALD.

Pour le Honduras:  
 OSCAR HÖPFEL.  
 Pour l'Italie:  
 MAURIGI.  
 G. RANDONE.  
 Pour le Japon:  
 KATO TSUNETADA.  
 Col. M. AKASHI.  
 Prince ITCHJO.  
 M. AKIYAMA.  
 Pour le Luxembourg:  
 C<sup>te</sup> J. DE T'SERCLAES.  
 D<sup>r</sup> A. DELTENRE.  
 Pour le Montenegro:  
 E. ODIER.  
 Colonel MÜRSET.  
 Pour le Nicaragua:  
 OSCAR HÖPFEL.  
 Pour la Norvège:  
 HANS DAAE.  
 Pour les Pays-Bas:  
 DEN BEER POORTUGAEL.  
 QUANJER.  
 Pour le Pérou:  
 GUSTAVO DE LA FUENTE.  
 Pour la Perse:  
 M. SAMAD KHAN.  
 Pour le Portugal:  
 ALBERTO D'OLIVEIRA.  
 JOSÉ NICOLAU RAPOSO-BOTELHO.  
 Pour la Roumanie:  
 D<sup>r</sup> SACHE STEPHANESCO.  
 Pour la Russie:  
 MARTENS.  
 YERMOLOFF.  
 V. DE HUBBENET.  
 J. OWTCHINNIKOFF.  
 Pour la Serbie:  
 MILAN ST. MARKOVITCH.  
 D<sup>r</sup> ROMAN SONDERMAYER.  
 Pour le Siam:  
 CHAROON.  
 CORRAGONI D'ORELLI.  
 Pour la Suède:  
 OLOF SÖRENSEN.  
 Pour la Suisse:  
 E. ODIER.  
 Colonel MÜRSET.  
 Pour l'Uruguay:  
 A. HEROSA.  
 Pour copie, certifiée conforme,  
 Le Secrétaire du Département  
 politique fédéral,  
 GRAFFINA.  
 BERNE, le 22 août 1906.

## Ratification.

And whereas it is provided by its Article 30 that the said convention shall become effective, as to each Power, six months after the date of the deposit of its ratifications;

And whereas the ratifications of the said Convention on the part of the United States was deposited with the Government of the Swiss Confederation on February 9, 1907;

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington this third day of August, in the year of our Lord one thousand nine hundred and seven, and [SEAL] of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

November 3, 1906. *Convention revising the duties imposed by the Brussels Convention of June 8, 1889, on spirituous liquors imported into certain regions of Africa. Signed at Brussels November 3, 1906; adherence advised by the Senate February 15, 1907; declaration of adherence by the President February 19, 1907; instrument of adherence deposited with the Government of Belgium May 11, 1907; proclaimed December 2, 1907.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,  
A PROCLAMATION.

Brussels Convention revising duties on spirituous liquors imported into Africa.  
Preamble.  
Vol. 31, p. 1915.

Whereas a Convention revising the duties imposed by the Brussels Convention of June 8, 1899, on spirituous liquors imported into certain regions of Africa was signed at Brussels on the 3rd of November, 1906, by the Plenipotentiaries of Germany, Belgium, Spain, the Independent State of the Kongo, France, Great Britain, Italy, the Netherlands, Portugal, Russia, and Sweden, which Convention being in the French language is word for word as follows:

[Translation.]

Contracting parties.

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse, au nom de l'Empire Allemand; Sa Majesté le Roi des Belges; Sa Majesté le Roi d'Espagne; Sa Majesté le Roi-Souverain de l'État Indépendant du Congo; le Président de la République Française; Sa Majesté le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande, Empereur des Indes; Sa Majesté le Roi d'Italie; Sa Majesté la Reine des Pays-Bas; Sa Majesté le Roi de Portugal et des Algarves, etc., etc.; Sa Majesté l'Empereur de Toutes les Russies; et Sa Majesté le Roi de Suède:

His Majesty the Emperor of Germany, King of Prussia, in the name of the German Empire; His Majesty the King of the Belgians; His Majesty the King of Spain; His Majesty the King-Sovereign of the Independent State of the Congo; The President of the French Republic; His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India; His Majesty the King of Italy; Her Majesty the Queen of the Netherlands; His Majesty the King of Portugal and of the Algarves, etc., etc., His Majesty the Emperor of all the Russias; and His Majesty the King of Sweden;

Object of convention.  
Vol. 31, p. 1916.

Vol. 27, p. 920.

Voulant pourvoir à l'exécution de la clause de l'article I de la Convention du 8 juin 1899, prise elle-même en exécution de l'article XCII de l'Acte général de Bruxelles, et en vertu de laquelle le droit d'entrée des spiritueux dans certaines régions de l'Afrique devait être soumis à revision sur la base des résultats produits par la tarification précédente,

Wishing to provide for the execution of the clause in Article I of the Convention of June 8, 1889, itself made in execution of Article XCII of the General Act of Brussels, and by virtue of which the import duties on spirits within certain regions of Africa were to be subjected to revision on the basis of results produced by the previous rates,

Ont résolu de réunir à cet effet une Conférence à Bruxelles et ont nommé pour leurs Plénipotentiaires, savoir:

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse, au nom de l'Empire Allemand,

Le Sieur Nicolas, Comte de Wallwitz, Son Conseiller intime actuel, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges, et

Le Sieur Guillaume Göhring, Son Conseiller intime actuel de Légation;

Sa Majesté le Roi des Belges,

Le Sieur Léon Capelle, Son Envoyé Extraordinaire et Ministre Plénipotentiaire, Directeur général du Commerce et des Consuls au Ministère des Affaires étrangères, et

Le Sieur J. Kebers, Directeur général des Douanes et Accises au Ministère des Finances et des Travaux publics;

Sa Majesté le Roi d'Espagne,

Le Sieur Arturo de Baguer, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges;

Sa Majesté le Roi-Souverain de l'État Indépendant du Congo,

Le Sieur Hubert Droogmans, Secrétaire général du Département des Finances de l'État Indépendant du Congo, et

Le Sieur A. Mechelynck, Avocat à la Cour d'appel de Gand, Membre de la Chambre des Représentants de Belgique;

Le Président de la République Française,

Le Sieur A. Gérard, Envoyé Extraordinaire et Ministre Plénipotentiaire de la République Française près Sa Majesté le Roi des Belges;

Sa Majesté le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande, Empereur des Indes,

Sir Arthur Hardinge, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges, et

Le Sieur A. Walrond Clarke, Chef du Département d'Afrique au Foreign Office;

Have resolved to convene to that effect a Conference at Brussels and have named as their plenipotentiaries, to-wit:

His Majesty the Emperor of Germany, King of Prussia, in the name of the German Empire,

Nicolas, Count of Wallwitz, His Actual Privy Counsellor, His Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians, and

Mr. William Göhring, His Actual Privy Counsellor of Legation;

His Majesty the King of the Belgians,

Mr. Leon Capelle, His Envoy Extraordinary and Minister Plenipotentiary, Director General of Commerce and Consulates at the Ministry of Foreign Affairs, and

Mr. J. Kebers, Director General of Customs and Excise of the Ministry of Finance and Public Works;

His Majesty the King of Spain,

Mr. Arturo de Baguer, His Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians;

His Majesty the King-Sovereign of the Independent State of the Congo,

Mr. Hubert Droogmans, Secretary General of the Department of Finance of the Independent State of the Congo, and

Mr. A. Mechelynck, Attorney-at-Law at the Court of Appeals of Ghent, Member of the House of Representatives of Belgium;

The President of the French Republic,

Mr. A. Gérard, Envoy Extraordinary and Minister Plenipotentiary of the French Republic near His Majesty the King of the Belgians;

His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India,

Sir Arthur Hardinge, His Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians, and

Mr. A. Walrond Clarke, Chief of the Department of Africa in the Foreign Office;

Plenipotentiaries.

Le Sieur H. J. Read, Chef du Département de l'Afrique orientale au Colonial Office;

Sa Majesté le Roi d'Italie,

Le Sieur Lelio, Comte Bonin Longare, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges;

Sa Majesté la Reine des Pays-Bas,

Le Jonkheer O. D. van der Staal de Piershil, Son Chambellan, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges;

Sa Majesté le Roi de Portugal et des Algarves,

Le Sieur Carlos-Cyrillo Machado, Vicomte de Santo Thyrso, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges; et

Le Sieur Thomaz-Antonio Garcia Rosado, Lieutenant-Colonel d'État-Major, Membre de Son Conseil et Son Officier d'ordonnance honoraire;

Sa Majesté l'Empereur de Toutes les Russies,

Le Sieur N. de Giers, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges;

Sa Majesté le Roi de Suède,

Le Sieur Gustave M. M. Baron Falkenberg, Son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges;

Lesquels, munis de pouvoirs en bonne et due forme, ont adopté les dispositions suivantes:

Mr. H. J. Read, Chief of the Department of East Africa in the Colonial Office;

His Majesty the King of Italy, Lelio, Count Bonin Longare, His Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians; Her Majesty the Queen of the Netherlands,

Jonkheer O. D. van der Staal de Piershil, Her Chamberlain, Her Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians;

His Majesty the King of Portugal and of the Algarves,

Carlos-Cyrillo Machado, Viscount de Santo-Thyrso, His Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians; and

Mr. Tomaz-Antonio Garcia Rosado, Lieutenant-Colonel on the General Staff, Member of His Council and His Honorary Artillery Officer;

His Majesty the Emperor of all the Russias,

Mr. N. de Giers, His Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians;

His Majesty the King of Sweden, Gustave M. M. Baron Falkenberg, His Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of the Belgians;

Who, vested with powers in good and due form, have adopted the following provisions:

#### ARTICLE I.

A partir de la mise en vigueur de la présente Convention, le droit d'entrée sur les spiritueux sera porté, dans toute l'étendue de la zone où n'existerait pas le régime de la prohibition visé à l'article XCI de l'Acte général de Bruxelles, au taux de 100 francs par hectolitre à 50 degrés centésimaux.

Toutefois il est entendu, en ce qui concerne l'Erythrée, que ce droit pourra n'être que de 70 francs l'hectolitre à 50 degrés centésimaux, le surplus étant re-

#### ARTICLE I.

From the putting into operation of this Convention, the import duty on spirits shall be advanced throughout the zone wherein the prohibition régime contemplated in Article XCI of the General Act of Brussels does not exist, to the rate of 100 francs per hectolitre at 50 centesimal degrees.

It is however agreed in regard to Erythrea that the duty may be not more than 70 francs per hectolitre at 50 centesimal degrees, the excess being in a general and

Increase of duties.

Vol. 27, p. 920.

Erythrea. Limitation of rates.

présenté d'une manière générale et constante par l'ensemble des autres droits existant dans cette colonie.

Le droit d'entrée sera augmenté proportionnellement pour chaque degré au-dessus de 50 degrés centésimaux; il pourra être diminué proportionnellement pour chaque degré au-dessous de 50 degrés centésimaux.

Les Puissances conservent le droit de maintenir et d'élever la taxe au delà du minimum fixé par le présent article dans les régions où elles le possèdent actuellement.

## ARTICLE II.

Ainsi qu'il résulte de l'article XCIII de l'Acte général de Bruxelles, les boissons distillées qui seraient fabriquées dans les régions visées à l'article XCII dudit Acte général et destinées à être livrées à la consommation, seront grevées d'un droit d'accise.

Ce droit d'accise, dont les Puissances s'engagent à assurer la perception dans la limite du possible, ne sera pas inférieur au minimum du droit d'entrée fixé par l'article I de la présente Convention.

Toutefois, il est entendu, en ce qui concerne l'Angola, que le Gouvernement portugais pourra, en vue d'assurer la transformation graduelle et complète des distilleries en fabriques de sucre, prélever sur le produit de ce droit de 100 francs une somme de 30 francs, qui sera attribuée aux producteurs, à charge pour eux, et sous son contrôle, de réaliser cette transformation.

Si le Gouvernement portugais faisait usage de cette faculté, le nombre des distilleries en activité et la capacité de production de chacune d'elles ne pourraient dépasser le nombre et la capacité constatés à la date du 31 octobre 1906.

## ARTICLE III.

Les dispositions de la présente Convention sont établies pour une période de dix ans.

continuous way represented by the aggregate of other duties existing in that colony.

The import duty shall be proportionally increased for each degree above 50 centesimal degrees; it may be proportionally decreased for each degree below 50 centesimal degrees.

The Powers retain the right to maintain and advance the tax beyond the minimum fixed by this article in the regions where they now have that right.

## ARTICLE II.

As a consequence of Article XCIII of the General Act of Brussels, distilled beverages made within the regions contemplated in Article XCII of the said General Act and intended for consumption therein, shall be subjected to an excise duty.

This excise duty which the Powers engage to collect as far as practicable shall not be less than the minimum import duty fixed by article I of this Convention.

It is however agreed, in regard to Angola, that the Portuguese Government will be at liberty, with a view to effect the gradual and complete transformation of distilleries into sugar factories, to take out of the proceeds of the said 100 francs duty a sum of 30 francs which would be allowed to the producers on condition that they shall, under the Portuguese Government's supervision carry out the said transformation.

If the Portuguese Government should avail itself of this liberty, the number of distilleries in operation and the producing power of each should not be greater than the number and power ascertained on the 31st of October, 1906.

## ARTICLE III.

The provisions of this Convention are established for a term of ten years.

Proportional increase, etc., of duties.

Rights reserved.

Excise duty.

Vol. 27, p. 921.

Vol. 27, p. 920.

Amount.

Ante, p. 1914.

Angola.  
Distilleries transformed into sugar factories.

Part of duty allowed producers.

Restriction.

Duration of agreement.

Revision.	A l'expiration de cette période, le droit d'entrée fixé à l'article 1 <sup>er</sup> sera soumis à revision en prenant pour base les résultats produits par la tarification précédente.	At the expiration of that period, the import duty fixed by Article I shall be subject to revision on the basis of the results produced by the preceding rates.
	Toutefois, chacune des Puissances contractantes aura la faculté de provoquer la revision de ce droit à l'expiration de la huitième année.	Each one of the Contracting Powers will, however, be at liberty to move the revision of the duty at the expiration of the eighth year.
Notice.	Celle des Puissances qui ferait usage de cette faculté aurait à notifier son intention, six mois avant cette échéance, aux autres Puissances par l'intermédiaire du Gouvernement belge qui se chargerait de convoquer la Conférence dans le délai de six mois ci-dessus indiqué.	The Power availing itself of this liberty should give notice of its intention, six months before the said expiration, to the other Powers through the Belgian Government which would then undertake to call the Conference within the above stated term of six months.
	ARTICLE IV.	ARTICLE IV.
Right to adhere to convention.	Il est entendu que les Puissances qui ont signé l'Acte général de Bruxelles ou y ont adhéré, et qui ne sont pas représentées dans la Conférence actuelle, conservent le droit d'adhérer à la présente Convention.	It is agreed that the Powers that have signed the General Act of Brussels or adhered thereto and are not represented at this Conference, retain the right of adhering to this Convention.
	ARTICLE V.	ARTICLE V.
Ratification.	La présente Convention sera ratifiée et les ratifications en seront déposées au Ministère des Affaires Étrangères à Bruxelles dans un délai qui sera le plus court possible et qui, en aucun cas, ne pourra excéder un an.	This Convention shall be ratified and the ratification shall be deposited at the Ministry of Foreign Affairs at Brussels with as little delay as possible and in no case shall the term exceed one year.
Certified copies of procès-verbal of deposit.	Une copie certifiée du procès-verbal de dépôt sera adressée par les soins du Gouvernement belge à toutes les Puissances intéressées.	A certified copy of the procès-verbal of deposit shall be addressed by the Belgian Government to all the Powers concerned.
	ARTICLE VI.	ARTICLE VI.
Effect.	La présente Convention entrera en vigueur dans toutes les possessions des Puissances contractantes situées dans la zone déterminée par l'article XC de l'Acte général de Bruxelles, le trentième jour à partir de celui où aura été clos le procès-verbal de dépôt prévu à l'article précédent.	This Convention shall go into effect in all the possessions of the Contracting Powers within the zone defined by Article XC of the General Act of Brussels on the thirtieth day after that on which the procès-verbal of deposit contemplated in the foregoing article shall have been closed.
Vol. 27, p. 919.		
Former convention to cease.	A partir de cette date, la Convention sur le régime des spiritueux en Afrique signée à Bruxelles le 8 juin 1899 cessera ses effets.	From that date, the Convention relative to regulations affecting spirits in Africa, signed at Brussels on the 8th of June, 1889, shall cease and determine.
Vol. 31, p. 1915.	En foi de quoi, les Plénipotentiaires respectifs ont signé la pré-	In witness whereof, the respective Plenipotentiaries have signed

sente Convention et y ont apposé leur cachet.

Fait, en un seul exemplaire, à Bruxelles, le troisième jour du mois de novembre mil neuf cent six.

this Convention and affixed their seals thereto.

Done in a single copy at Brussels the third day of the month of November one thousand nine hundred and six.

Signatures.

[L. s.] Signé: GRAF VON WALL-  
WITZ.

[L. s.] Signé: GÖHRING.

[L. s.] Signé: CAPELLE.

[L. s.] Signé: KEBERS.

[L. s.] Signé: ARTURO DE BA-  
GUER.

[L. s.] Signé: H. DROOGMANS.

[L. s.] Signé: A. MECHELYNCK.

[L. s.] Signé: A. GÉRARD.

[L. s.] Signé: ARTHUR H. HAR-  
DINGE.

[L. s.] Signé: A. W. CLARKE.

[L. s.] Signé: H. J. READ.

[L. s.] Signé: BONIN.

[L. s.] Signé: VAN DER STAAL DE  
PIERSHIL.

[L. s.] Signé: SANTO THYRSO.

[L. s.] Signé: GARCIA ROSADO.

[L. s.] Signé: N. DE GIERS.

[L. s.] Signé: FALKENBERG.

[L. s.] Signed: GRAF VON WALL-  
WITZ.

[L. s.] Signed: GÖHRING.

[L. s.] Signed: CAPELLE.

[L. s.] Signed: KEBERS.

[L. s.] Signed: ARTURO DE BA-  
GUER.

[L. s.] Signed: H. DROOGMANS.

[L. s.] Signed: A. MECHELYNCK.

[L. s.] Signed: A. GÉRARD.

[L. s.] Signed: ARTHUR H. HAR-  
DINGE.

[L. s.] Signed: A. W. CLARKE.

[L. s.] Signed: H. J. READ.

[L. s.] Signed: BONIN.

[L. s.] Signed: VAN DER STAAL  
DE PIERSHIL.

[L. s.] Signed: SANTO THYRSO.

[L. s.] Signed: GARCIA ROSADO.

[L. s.] Signed: N. DE GIERS.

[L. s.] Signed: FALKENBERG.

And Whereas the Contracting Parties have, in accordance with Article V of the said Convention, deposited their ratifications of the said Convention in the archives of the Kingdom of Belgium;

And Whereas the following States have adhered to the said Convention in virtue of its Article IV, viz: Austria-Hungary, Denmark, Norway, and Persia;

And Whereas the Government of Belgium in virtue of the said Article IV of said Convention has invited the United States of America to adhere to the said Convention;

And Whereas the President of the United States of America, by and with the advice and consent of the Senate thereof, did, on the 19th day of February, 1907, declare that the United States of America adheres to the said Convention

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington this second day of December in the year of our Lord one thousand nine hundred and seven, and of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

Ratification.

Proclamation.

June 7, 1905.

*Convention between the United States and other Powers for the creation of an International Institute of Agriculture. Signed at Rome, June 7, 1905; ratification advised by the Senate, June 27, 1906; ratified by the President, July 7, 1906; ratification deposited with the Government of Italy, August 31, 1906; proclaimed January 29, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,  
A PROCLAMATION.

International In-  
stitute of Agricul-  
ture.  
Preamble.

Whereas a Convention between the United States of America and Italy, Montenegro, Russia, Argentine Republic, Roumania, Servia, Belgium, Salvador, Portugal, the United Mexican States, Luxemburg, the Swiss Confederation, Persia, Japan, Ecuador, Bulgaria, Denmark, Spain, France, Sweden, the Netherlands, Greece, Uruguay, Germany, Cuba, Austria-Hungary, Norway, Egypt, Great Britain, Guatemala, Ethiopia, Nicaragua, Brazil, Costa Rica, Chile, Peru, China, Paraguay, and Turkey, providing for the creation of an International Institute of Agriculture was concluded and signed by their respective Plenipotentiaries at Rome on the seventh day of June, one thousand nine hundred and five, the original of which Convention, being in the French language, is word for word as follows:

CONVENTION

Conference at  
Rome.

Dans une série de réunions tenues, à Rome, du 29 mai au 6 juin 1905, les délégués des Puissances intervenues à la Conférence pour la création d'un Institut International d'Agriculture ayant arrêté le texte d'une Convention avec la date fixe du 7 juin 1905, et ce texte ayant été soumis à l'approbation des Gouvernements qui ont pris part à ladite Conférence, les soussignés, munis de pleins-pouvoirs trouvés en bonne et due forme, sont convenus, au nom de leurs Gouvernements respectifs, de ce qui suit:

ART. 1.

Il est créé un Institut international permanent d'agriculture, ayant son siège à Rome.

Permanent Inter-  
national Institute of  
Agriculture created.

[Translation.]

In a series of meetings held at Rome, from May 29 to June 6, 1905, the delegates of the Powers convened at the Conference for the creation of an International Institute of Agriculture, having agreed upon the text of a Convention to be dated June 7, 1905, and this text having been submitted for approval to the Governments which took part in the said conference, the undersigned, having been furnished with full powers found in good and due form, have agreed, in the names of their respective Governments, on what follows:

ARTICLE 1.

There is hereby created a permanent international institute of agriculture, having its seat at Rome.

## ART. 2.

L'Institut international d'agriculture doit être une Institution d'Etat, dans laquelle chaque Puissance adhérente sera représentée par des délégués de son choix.

L'Institut sera composé d'une Assemblée générale et d'un Comité permanent, dont la composition et les attributions sont définies dans les articles suivants.

## ART. 3.

L'Assemblée générale de l'Institut sera composée des représentations des Etats adhérents. Chaque Etat, quel que soit le nombre de ses délégués, aura dans l'Assemblée droit à un nombre de voix qui sera déterminé par le groupe auquel il appartient, et dont il sera fait mention à l'article 10.

## ART. 4.

L'Assemblée générale élit dans son sein pour chaque session un Président et deux Vice-Présidents.

Les sessions auront lieu à des dates fixées par la dernière Assemblée générale et sur un programme proposé par le Comité permanent et adopté par les Gouvernements adhérents.

## ART. 5.

L'Assemblée générale a la haute direction de l'Institut international d'agriculture.

Elle approuve les projets préparés par le Comité permanent relatifs à l'organisation et au fonctionnement intérieur de l'Institut. Elle arrête le chiffre total des dépenses, contrôle et approuve les comptes.

Elle présente à l'approbation des Gouvernements adhérents les modifications de toute nature entraînant une augmentation de dépense ou une extension des attributions de l'Institut. Elle fixe la date de la tenue des sessions. Elle fait son règlement.

## ARTICLE 2.

The international institute of agriculture is to be a government institution, in which each adhering power shall be represented by delegates of its choice.

The institute shall be composed of a general assembly and a permanent committee, the composition and duties of which are defined in the ensuing articles.

## ARTICLE 3.

The general assembly of the institute shall be composed of the representatives of the adhering governments. Each nation, whatever be the number of its delegates, shall be entitled to a number of votes in the assembly which shall be determined according to the group to which it belongs, and to which reference will be made in article 10.

## ARTICLE 4.

The general assembly shall elect for each session from among its members a president and two vice-presidents.

The sessions shall take place on dates fixed by the last general assembly and according to a programme proposed by the permanent committee and adopted by the adhering governments.

## ARTICLE 5.

The general assembly shall exercise supreme control over the international institute of agriculture.

It shall approve the projects prepared by the permanent committee regarding the organization and internal workings of the institute. It shall fix the total amount of expenditures and audit and approve the accounts.

It shall submit to the approval of the adhering governments modifications of any nature involving an increase in expenditure or an enlargement of the functions of the institute. It shall set the date for holding the sessions. It shall prepare its regulations.

Character.

Composition.

General assembly.

Votes.

Post, p. 1921.

Election of officers.

Sessions.

Powers of general assembly.

## Quorum.

La présence aux Assemblées générales de délégués représentant deux tiers des voix des Etats adhérents sera requise pour la validité des délibérations.

The presence at the general assemblies of delegates representing two-thirds of the adhering nations shall be required in order to render the deliberations valid.

## ART. 6.

## ARTICLE 6.

## Permanent committee.

Le pouvoir exécutif de l'Institut est confié au Comité permanent, qui, sous la direction et le contrôle de l'Assemblée générale, en exécute les délibérations et prépare les propositions à lui soumettre.

The executive power of the institute is intrusted to the permanent committee, which, under the direction and control of the general assembly, shall carry out the decisions of the latter and prepare propositions to submit to it.

## ART. 7.

## ARTICLE 7.

## Composition.

Le Comité permanent se compose de membres désignés par les Gouvernements respectifs. Chaque Etat adhérent sera représenté dans le Comité permanent par un membre. Toutefois la représentation d'un Etat peut être confiée à un délégué d'un autre Etat adhérent, à la condition que le nombre effectif des membres ne soit pas inférieur à quinze.

The permanent committee shall be composed of members designated by the respective governments. Each adhering nation shall be represented in the permanent committee by one member. However, the representation of one nation may be intrusted to a delegate of another adhering nation, provided that the actual number of members shall not be less than fifteen.

## Requirements for voting.

*Acte*, p. 1919.

Les conditions de vote dans le Comité permanent sont les mêmes que celles indiquées à l'article 3 pour les Assemblées générales.

The conditions of voting in the permanent committee shall be the same as those indicated in article 3 for the general assemblies.

## ART. 8.

## ARTICLE 8.

## Officers.

Le Comité permanent élit parmi ses membres, pour une période de trois ans, un Président et un Vice-Président qui sont rééligibles. Il fait son règlement intérieur; vote le budget de l'Institut, dans les limites des crédits mis à sa disposition par l'Assemblée générale; nomme et révoque les fonctionnaires et les employés de son bureau.

The permanent committee shall elect from among its members for a period of three years a president and a vice-president, who may be reelected. It shall prepare its internal regulations, vote the budget of the institute within the limits of the funds placed at its disposal by the general assembly, and appoint and remove the officials and employees of its office.

## Duties.

## Secretary.

Le Secrétaire-général du Comité permanent remplit les fonctions de Secrétaire de l'Assemblée.

The general secretary of the permanent committee shall act as secretary of the assembly.

## ART. 9.

## ARTICLE 9.

## Scope of Institute.

L'Institut, bornant son action dans le domaine international, devra:

a) concentrer, étudier et publier dans le plus bref délai possible les renseignements statisti-

The institute, confining its operations within an international sphere, shall—

(a) Collect, study, and publish as promptly as possible statistical, technical, or economic in-

ques, techniques ou économiques concernant la culture, les productions tant animale que végétale, le commerce des produits agricoles et les prix pratiqués sur les différents marchés;

b) communiquer aux intéressés, dans les mêmes conditions de rapidité, tous les renseignements dont il vient d'être parlé;

c) indiquer les salaires de la main-d'œuvre rurale;

d) faire connaître les nouvelles maladies des végétaux qui viendraient à paraître sur un point quelconque du globe, avec l'indication des territoires atteints, la marche de la maladie et, s'il est possible, les remèdes efficaces pour les combattre;

e) étudier les questions concernant la coopération, l'assurance et le crédit agricoles, sous toutes leurs formes, rassembler et publier les informations qui pourraient être utiles dans les différents pays à l'organisation d'œuvres de coopération, d'assurance et de crédit agricoles;

f) présenter, s'il y a lieu, à l'approbation des Gouvernements des mesures pour la protection des intérêts communs aux agriculteurs et pour l'amélioration de leurs conditions, après s'être préalablement entouré de tous les moyens d'information nécessaires tels que; vœux exprimés par les Congrès internationaux ou autres Congrès agricoles et de sciences appliquées à l'agriculture, Sociétés agricoles, Académies, Corps savants, etc.

Toutes les questions qui touchent les intérêts économiques, la législation et l'administration d'un Etat particulier devront être exclues de la compétence de l'Institut.

#### ART. 10.

Les Etats adhérents à l'Institut seront classés en cinq groupes selon la place que chacun d'eux croit devoir s'attribuer.

Le nombre des voix dont chaque Etat dispose et le nombre des unités de cotisation seront établis

formation concerning farming, both vegetable and animal products, the commerce in agricultural products, and the prices prevailing in the various markets;

(b) Communicate to parties interested, also as promptly as possible, all the information just referred to;

(c) Indicate the wages paid for farm work;

(d) Make known the new diseases of vegetables which may appear in any part of the world, showing the territories infected, the progress of the disease, and, if possible, the remedies which are effective in combating them;

(e) Study questions concerning agricultural cooperation, insurance, and credit in all their aspects; collect and publish information which might be useful in the various countries in the organization of works connected with agricultural cooperation, insurance, and credit;

(f) Submit to the approval of the governments, if there is occasion for it, measures for the protection of the common interests of farmers and for the improvement of their condition, after having utilized all the necessary sources of information, such as the wishes expressed by international or other agricultural congresses or congresses of sciences applied to agriculture, agricultural societies, academies, learned bodies, etc.

All questions concerning the economic interests, the legislation, and the administration of a particular nation shall be excluded from the consideration of the institute.

#### ARTICLE 10.

The nations adhering to the institute shall be classed in five groups, according to the place which each of them thinks it ought to occupy.

The number of votes which each nation shall have and the number of units of assessment

Restriction.

Classification of adhering nations.

Votes and units of assessment.

selon les deux progressions suivantes:

Groupes d'Etat	Nombres de voix	Unités de cotisation
I.....	5	16
II.....	4	8
III.....	3	4
IV.....	2	2
V.....	1	1

shall be established according to the following gradations:

Groups of nations.	Numbers of votes.	Units of assessment.
I.....	5	16
II.....	4	8
III.....	3	4
IV.....	2	2
V.....	1	1

En tout cas la contribution correspondant à chaque unité de cotisation ne pourra jamais dépasser la somme de 2500 francs au maximum.

A titre transitoire la cotisation pour les deux premières années ne pourra dépasser la somme de 1500 francs par unité.

Admission of Colonies.

Les colonies, sur la demande de l'Etat dont elles dépendent, pourront être admises à faire partie de l'Institut aux mêmes conditions que les Etats indépendants.

#### ART. 11.

In any event the contribution due per unit of assessment shall never exceed a maximum of 2,500 francs.

As a temporary provision the assessment for the first two years shall not exceed 1,500 francs per unit.

Colonies may, at the request of the nations to which they belong, be admitted to form part of the institute on the same conditions as the independent nations.

#### ARTICLE 11.

Ratification, etc.

La présente Convention sera ratifiée et les ratifications seront échangées le plus tôt possible moyennant dépôt auprès du Gouvernement italien.

Signatures.

En foi de quoi les Plénipotentiaires respectifs ont signé la présente Convention et y ont apposé leurs cachets.

Fait à Rome le sept Juin mil-neuf-cent-cinq, en un seul exemplaire, déposé au Ministère des Affaires Etrangères d'Italie, dont des copies, certifiées conformes, seront remises par la voie diplomatique aux Etats contractants.

(L. S.) Pour l'Italie:

TITTONI

(L. S.) Pour le Monténégro:

GENERAL MITAR MARTINOVICH

(L. S.) Pour la Russie:

KROUPENSKY

(L. S.) Pour la République Argentine:

BALD.° M. FONSECA

(L. S.) Pour la Roumanie:

NICOLAS FLÉVA

(L. S.) Pour la Serbie:

M. MILOVANOVITCH

The present Convention shall be ratified and the ratifications exchanged as soon as possible by depositing them with the Italian Government.

In faith whereof the respective Plenipotentiaries have signed the present Convention and have hereunto affixed their seals.

Done at Rome the 7th of June one thousand nine hundred and five, in a single original, deposited with the Ministry of Foreign Affairs of Italy, of which certified copies shall be sent through the diplomatic channel to the contracting States.

For Italy:

TITTONI.

For Montenegro:

GENERAL MITAR MARTINOVITCH.

For Russia:

KROUPENSKY.

For Argentine Republic:

BALD.° M. FONSECA.

For Roumania:

NICOLAS FLÉVA.

For Servia:

M. MILOVANOVITCH.

- (L. S.) Pour la Belgique:  
L. VERHAEGHE DE NAEYER
- (L. S.) Pour le Salvador:  
J. GUSTAVO GUERRERO
- (L. S.) Pour le Portugal:  
M. DE CARVALHO E VASCON-  
CELLOS
- (L. S.) Pour les Etats-Unis  
Mexicains:  
G. A. ESTEVA
- (L. S.) Pour le Luxembourg:  
L. VERHAEGHE DE NAEYER
- (L. S.) Pour la Confédération  
suisse:  
J. B. PIODA
- (L. S.) Pour la Perse:  
N. MALCOLM
- (L. S.) Pour le Japon:  
T. OHYAMA
- (L. S.) Pour l'Equateur:  
J. T. MERA
- (L. S.) Pour la Bulgarie:  
D. MINTCHOVITCH
- (L. S.) Pour le Danemark:  
C<sup>TE</sup> MOLTKE
- (L. S.) Pour l'Espagne:  
DUC DE ARCOS
- (L. S.) Pour la France:  
CAMILLE BARRÈRE
- (L. S.) Pour la Suède:  
BILDT
- (L. S.) Pour les Pays-Bas:  
JONKHEER VAN DER GOES
- (L. S.) Pour la Grèce:  
CHRIST. MIZZOPOULOS
- (L. S.) Pour l'Uruguay:  
JEAN CUESTAS
- (L. S.) Pour l'Allemagne:  
A. MONTS
- (L. S.) Pour Cuba:  
CARLOS DE PEDROSO
- (L. S.) Pour l'Autriche et pour  
la Hongrie:  
H. LÜTZOW, *Ambassadeur  
d'Autriche-Hongrie*
- (L. S.) Pour la Norvège:  
CARL LÖVENSKIOLD
- (L. S.) Pour l'Égypte:  
AZIZ IZZET
- (L. S.) Pour la Grande Bre-  
tagne et Irlande:  
EDWIN H. EGERTON
- (L. S.) Pour le Guatemala:  
THOMAS SEGARINI
- (L. S.) Pour l'Éthiopie:  
GIUSEPPE CUBONI
- (L. S.) Pour le Nicaragua:  
JEAN GIORDANO DUC DE  
ORATINO
- For Belgium:  
L. VERHAEGHE DE NAEYER.
- For Salvador:  
J. GUSTAVO GUERRERO.
- For Portugal:  
M. DE CARVALHO E VASCON-  
CELLOS.
- For United States of Mexico:  
G. A. ESTEVA.
- For Luxemburg:  
L. VERHAEGHE DE NAEYER.
- For Switzerland:  
J. B. PIODA.
- For Persia:  
N. MALCOLM.
- For Japan:  
T. OHYAMA.
- For Ecuador:  
J. T. MERA.
- For Bulgaria:  
D. MINTCHOVITCH.
- For Denmark:  
C<sup>TE</sup> MOLTKE.
- For Spain:  
DUC DE ARCOS.
- For France:  
CAMILLE BARRÈRE.
- For Sweden:  
BILDT.
- For The Netherlands:  
JONKHEER VAN DER GOES.
- For Greece:  
CHRIST. MIZZOPOULOS.
- For Uruguay:  
JEAN CUESTAS.
- For Germany:  
A. MONTS.
- For Cuba:  
CARLOS DE PEDROSO.
- For Austria-Hungary:  
H. LÜTZOW.
- For Norway:  
CARL LÖVENSKIOLD.
- For Egypt:  
AZIZ IZZET.
- For Great Britain:  
EDWIN H. EGERTON.
- For Guatemala:  
THOMAS SEGARINI.
- For Ethiopia:  
GIUSEPPE CUBONI.
- For Nicaragua:  
JEAN GIORDANO DUC DE ORA-  
TINO.

(L. S.) Pour les Etats-Unis d'Amérique:	For United States of America:
HENRY WHITE	HENRY WHITE.
(L. S.) Pour le Brésil:	For Brazil:
BARROS MOREIRA	BARROS MOREIRA.
(L. S.) Pour Costa-Rica:	For Costa Rica:
RAFAEL MONTEALEGRE	RAFAEL MONTEALEGRE.
(L. S.) Pour le Chili:	For Chile:
VICTOR GREZ	VICTOR GREZ.
(L. S.) Pour le Pérou:	For Peru:
ANDRÉS A. CACERES	ANDRÉS A. CACERES.
(L. S.) Pour la Chine:	For China:
HOUANG KAO	HOUANG KAO.
(L. S.) Pour le Paraguay:	For Paraguay:
F. S. BENUCCI	F. S. BENUCCI.
(L. S.) Pour la Turquie:	For Turkey:
M. RÉCHID	M. RÉCHID.

Copie conforme à l'original  
existant dans l'Archive du Minis-  
tère Royal des affaires étrangères  
d'Italie.

Rome, ce 1<sup>er</sup> Juin 1906.

Le Secrétaire Général du Mi-  
nistère des affaires étrangères.

[SEAL.] MALVANO.

**Powers ratifying.**

And whereas the said Convention has been duly ratified by the Government of the United States of America and by the Governments of the Argentine Republic, Belgium, Costa Rica, Cuba, Denmark, Egypt, Ecuador, Ethiopia, France, Japan, Great Britain, Italy, Luxemburg, the United Mexican States, Norway, Peru, Roumania, Spain, Sweden, Switzerland, China, Portugal, Russia, and Salvador and the ratifications deposited with the Government of Italy at Rome;

And whereas the Dominion of Canada, Australia, New Zealand, India, and Mauritius have notified the Government of Italy of their adhesion to the said Convention;

**Proclamation.**

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this twenty-ninth day of January, in the year of our Lord one thousand nine hundred and eight, and of the Independence of the United States of America the one  
[SEAL.] hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

*Convention between the United States and France for settlement of disputes by arbitration. Signed at Washington, February 10, 1908; ratification advised by the Senate, February 19, 1908; ratified by the President, February 27, 1908; ratified by France, March 3, 1908; ratifications exchanged at Washington, March 12, 1908; proclaimed. March 14, 1908.*

February 10, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the French Republic providing for the submission to arbitration of all questions of a legal nature or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington, on the tenth day of February, one thousand nine hundred and eight, the original of which Convention, being in the English and French languages, is word for word as follows:

Arbitration with France.  
Preamble.

The Government of the United States of America and the Government of the French Republic, signatories of the Convention for the pacific settlement of international disputes, concluded at The Hague on the 29th July, 1899;

Le Gouvernement des Etats Unis d'Amérique et le Gouvernement de la République Française, signataires de la Convention pour le règlement pacifique des conflits internationaux conclue à La Haye le 29 Juillet 1899;

Contracting parties.

Taking into consideration that by Article XIX of that Convention, the High Contracting Parties have reserved to themselves the right of concluding Agreements, with a view to referring to arbitration all questions which they shall consider possible to submit to such treatment,

Considérant que par l'Article XIX de cette Convention, les Hautes Parties Contractantes se sont réservé de conclure des accords en vue du recours à l'arbitrage, dans tous les cas qu'elles jugeront possible de lui soumettre,

Vol. 32, p. 1789.

Have authorized the Under-signed to conclude the following arrangement:—

Ont autorisé les Soussignés à arrêter les dispositions suivantes:—

ARTICLE I.

ARTICLE I.

Differences which may arise of a legal nature, or relating to the interpretation of treaties existing between the two Contracting Par-

Les différends d'ordre juridique ou relatifs à l'interprétation des Traités existant entre les deux Parties Contractantes qui viendrai-

Submitting certain disputes to the Permanent Court of Arbitration at The Hague.

Vol. 32, p. 1779.

ties, and which it may not have been possible to settle by diplomacy, shall be referred to the Permanent Court of Arbitration established at The Hague by the Convention of the 29th July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of the two Contracting States, and do not concern the interests of third Parties.

## ARTICLE II.

Special agreements defining matters in dispute, etc.

In each individual case the High Contracting Parties, before appealing to the Permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that on the part of the United States such special agreements will be made by the President of the United States, by and with the advice and consent of the Senate, and on the part of France they will be subject to the procedure required by the constitutional laws of France.

## ARTICLE III.

Ratification.

The present Convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; it shall become effective on the day of such ratification, and shall remain in force for a period of five years thereafter.

Effect.

Signatures.

Done in duplicate in the English and French languages, at Washington, this tenth day of February, in the year 1908.

ent à se produire entre elles, et qui n'auraient pu être réglés par la voie diplomatique, seront soumis à la Cour Permanente d'Arbitrage établie par la Convention du 29 Juillet 1899 à La Haye, à la condition toutefois qu'ils ne mettent en cause, ni les intérêts vitaux ni l'indépendance ou l'honneur des deux Etats Contractants, et qu'ils ne touchent pas aux intérêts de tierces Puissances.

## ARTICLE II.

Dans chaque cas particulier, les Hautes Parties Contractantes avant de s'adresser à la Cour Permanente d'Arbitrage, signeront un compromis spécial, déterminant nettement l'objet du litige, l'étendue des pouvoirs des Arbitres et les délais à observer, en ce qui concerne la constitution du Tribunal Arbitral et la procédure. Il est entendu que, pour ce qui concerne les Etats Unis, les compromis spéciaux seront faits par le Président des Etats Unis avec l'avis et consentement du Sénat et, pour ce qui concerne la France, soumis aux formalités requises par ses lois constitutionnelles.

## ARTICLE III.

La présente Convention sera ratifiée par le Président des Etats Unis d'Amérique, sur l'avis et avec le consentement du Sénat des Etats Unis; et entrera en vigueur à partir de la date de cette ratification et pour une durée de cinq années.

Fait en double expédition, en anglais et en français, à Washington, le dixième jour de février 1908.

ELIHU ROOT [SEAL]  
JUSSERAND [SEAL]

Exchange of ratifications.

And whereas by Article III of the said Convention it is provided that the said Convention shall become effective on the day of its ratification by the President of the United States of America;

And whereas the said Convention was duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the 12th day of March 1908;

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this fourteenth day of March, in the year of our Lord one thousand nine hundred and eight, and of the Independence of the United States of America the one [SEAL] hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

May 10, 1907.  
March 19, 1908.

*Parcels-Post Convention between the United States of America and Netherlands.*

Preamble.

Parcels-post convention with Netherlands.

For the purpose of making better postal arrangements between the United States of America and the Kingdom of the Netherlands, the Postal Administrations of the United States of America and of the Netherlands, represented by the Postmaster-General of the United States of America and the Director-General of Posts and Telegraphs of the Netherlands, have agreed as follows, as regards the establishment of a parcels-post system of exchanges between the two countries.

ARTICLE I.

Scope of convention.

The provisions of this Convention relate only to parcels of mail matter to be exchanged by the system herein provided for, and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and all the agreements hereinafter contained apply exclusively to mails exchanged under these articles, directly between the office of New York, and such other offices within the United States as may be hereafter designated by the Postmaster-General of the United States; and the office of Rotterdam, and such other offices within the Netherlands as may be hereafter designated by the Director-General of Posts and Telegraphs of the Netherlands.

ARTICLE II.

Articles admitted to the mails.

There shall be admitted to the mails exchanged under this Convention, articles of merchandise and mail matter—except letters, post cards and written matter of all kinds—that are admitted under any conditions to the domestic mails of the country of origin, except that no packet must exceed fifty dollars (\$50) or its equivalent in value, 4 pounds 6 ounces (or 2 kilograms) in weight, nor the following dimensions: Greatest length in any direction, three feet six inches (105 centimeters); greatest length and girth combined, six feet (180 centimeters); and must be so wrapped or inclosed as to permit their contents to be easily examined by customs officers and by postmasters duly authorized to do so; and except that the following articles are prohibited:

Articles prohibited.

Publications which violate the copyright laws of the country of destination; poisons, and explosive or inflammable substances; fatty substances; liquids, and those which easily liquefy; confections and pastes; live or dead animals, except dead insects and reptiles when thoroughly dried; fruits and vegetables which easily decompose, and substances which exhale a bad odor; lottery tickets, lottery advertisements, or lottery circulars; all obscene or immoral articles; articles which may in any way damage or destroy the mails, or injure the persons handling them.

ARTICLE III.

Letters not to accompany parcels.

A letter or communication of the nature of personal correspondence must not accompany, be written on, or inclosed with any parcel.

If such be found, the letter will be placed in the mails, if separable, and if the communication be inseparably attached, the whole package will be rejected. If, however, any such should inadvertently be forwarded, the country of destination may collect on the letter or letters, double rates of postage according to the Universal Postal Convention.

Rejection.

No parcel may contain parcels intended for delivery at an address other than that borne by the parcel itself. If such inclosed parcels be detected, they must be sent forward singly, charged with new and distinct parcels-post rates.

Address.

ARTICLE IV.

The packages in question shall be subject in the country of destination to all customs duties and all customs regulations in force in that country for the protection of its customs revenues, and to the following rates of postage, which shall in all cases be required to be FULLY PREPAID, viz:

Collection of duties.

In the United States: for a parcel not exceeding one pound (455 grams) in weight, 12 cents; and for each additional pound (455 grams) or fraction of a pound, 12 cents;

Rates of postage.

In the Netherlands: for a parcel not exceeding 1 kilogram in weight, 80 cents, and for other parcels, 1 guilder 10 cents.

ARTICLE V.

The sender of each package must make a Customs Declaration in duplicate, upon a special form provided for the purpose (see Form 1, A, annexed hereto), giving the address, a general description of the parcel, an accurate statement of the contents and value, date of mailing, and the sender's signature and place of residence, which declaration must accompany the parcel to destination.

Customs declaration.  
Post, p. 1932.

Either country may authorize the post-office where the package is mailed to deliver to the sender of the package at the time of mailing, a certificate of mailing on a form like Form 2 annexed hereto.

Certificate of mailing.  
Post, p. 1932.

ARTICLE VI.

The packages shall be delivered to addressees at the post-offices of address in the country of destination free of charge for postage; but the customs duties properly chargeable thereon shall be collected on delivery in accordance with the customs regulations of the country of destination; and the country of destination may, at its option, levy and collect from the addressee for interior service and delivery a charge not exceeding 5 cents in the United States and 12½ cents in the Netherlands, on each single parcel of whatever weight.

Delivery.

ARTICLE VII.

The packages shall be considered as a component part of the mails exchanged *direct* between the United States and the Netherlands to be dispatched by the country of origin to the other at its cost and by such means as it provides, but must be forwarded, at the option of the dispatching office, either in boxes or hampers prepared especially for the purpose or in ordinary mail sacks, to be marked "Parcels-post," and not to contain any other articles of mail matter, and to be securely sealed with wax or otherwise, as may be mutually provided by regulations hereunder.

Transportation.

Each country shall promptly return empty to the dispatching office all bags or sacks; but the boxes or hampers used occasionally by

Return of bags, etc.

either administration may be used by the other administration for return Parcels-Post dispatches.

**Packing.**

Although articles admitted under this Convention will be transmitted as aforesaid between the exchange offices, they should be so carefully packed as to be safely transmitted in the open mails of either country, both in going to the exchange office in the country of origin and to the office of address in the country of destination.

**Descriptive list.**

Each dispatch of a parcels-post mail must be accompanied by a descriptive list, in duplicate, of all the packages sent, showing distinctly the list number of each parcel, the name of the sender, the name of the addressee with address of destination, and the declared contents and value; and must be inclosed in one of the boxes or sacks of such dispatch. (See Form 3 annexed hereto.)

**Post, p. 1933.****ARTICLE VIII.****Receipt of mail.**

As soon as the mail shall have reached the office of destination, that office shall check the contents of the mail.

**Parcel bill.**

In the event of the parcel bill not having been received, a substitute should be at once prepared.

**Errors.**

Any errors in the entries on the parcel bill which may be discovered, should, after verification by a second officer, be corrected and noted for report to the dispatching office on a form "Verification certificate," which should be sent in a special envelope.

**Nonreceipt of parcels.**

If a parcel advised on the bill be not received, after the nonreceipt has been verified by a second officer, the entry on the bill should be canceled and the fact reported at once.

**Damaged parcels.**

Should a parcel be received in a damaged or imperfect condition, full particulars should be reported on the same form.

**Correct mails.**

If no verification certificate or note of error be received, a parcels-mail shall be considered as duly delivered, having been found on examination correct in all respects.

**ARTICLE IX.****Failure to deliver.**

If the packages cannot be delivered as addressed, or if they are refused, they should be reciprocally returned without charge, directly to the dispatching office of exchange, at the expiration of thirty days from their receipt at the office of destination, and the country of origin may collect from the sender, for the return of the parcel, a sum equal to the postage when first mailed;

**Disposal of prohibited articles.**  
*Ante, p. 294.*

Provided, however, That parcels prohibited by Article II and those which do not conform to the conditions as to size, weight and value, prescribed by said Article, shall not necessarily be returned to the country of origin, but may be disposed of, without recourse, in accordance with the customs laws and regulations of the country of destination.

**Perishable articles.**

When the contents of a parcel which cannot be delivered are liable to deterioration or corruption, they may be destroyed at once, if necessary, or if expedient, sold, without previous notice or judicial formality, for the benefit of the right person, the particulars of each sale being noticed by one post-office to the other.

**ARTICLE X.****Nonresponsibility for loss, etc.**

The Post-Office Department of either of the contracting countries will not be responsible for the loss or damage of any package; but either country is at liberty to indemnify the sender of any package which may be lost or destroyed on its territory.

ARTICLE XI.

Each country shall retain to its own use the whole of the postages, registration and delivery fees, it collects on said packages; consequently, this Convention will give rise to no separate accounts between the two countries. Fees to be retained.

ARTICLE XII.

The Postmaster-General of the United States of America, and the Director-General of Posts and Telegraphs of the Netherlands, shall have authority to jointly make such further regulations of order and detail as may be found necessary to carry out the present Convention from time to time; and may, by agreement, prescribe conditions for the admission in packages exchanged under this Convention of any of the articles prohibited by Article II. Further regulations.  
Ante, p. 1928.

ARTICLE XIII.

This Convention shall take effect and operations thereunder shall begin on the first day of July 1908, and shall continue in force until terminated by mutual agreement, but may be annulled at the desire of either Department, upon six months' previous notice given to the other. Duration of convention.  
Done in duplicate, and signed at Washington, the 10th day of May, 1907, and at The Hague the 19th day of March 1908.

[SEAL.]

G v L MEYER,  
*Postmaster General of the United States of America.*

Signatures.

G J C A POP,  
*Director General of Posts and Telegraphs of the Netherlands.*

The foregoing Parcels-Post Convention between the United States of America and The Netherlands has been negotiated and concluded with my advice and consent, and is hereby approved and ratified. Approval.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed.

[SEAL.]

By the President:  
ROBERT BACON,  
*Acting Secretary of State.*  
WASHINGTON, May 10, 1907.

THEODORE ROOSEVELT.

[Translation.]

Approved:  
THE HAGUE, March 24, 1908,  
*The Minister of Public Works.*  
Waterstadt.

Form No. 1.

FORM NO. 1.

A.

*Parcels-Post between the United States and The Netherlands.*

Date Stamp.	<b>FORM OF CUSTOMS DECLARATION.</b>	Place to which the parcel is addressed.
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Description of parcel: [State whether box, bag, basket, etc.]	Contents.	Value.	Per cent.	Total customs charges.
Total.				

Date of posting: ..... 19..; signature and address of sender { .....  
~~For use of Post-Office only, and to be filled up at the office of exchange:~~  
Parcel Bill No. ....; No. of rates prepaid .....; Entry No. ....

B.

Parcels-Post from [country of origin.] .....  
The import duty assessed by an officer of customs on contents of this parcel amounts to ....., which must be paid before the parcel is delivered.

Date  
Stamp.

.....  
*Customs Officer.*

C.

Parcels-Post from [country of origin.] .....  
This parcel has been passed by an officer of customs and must be delivered  
**FREE OF CHARGE.**

Date  
Stamp.

Form No. 2.

FORM NO. 2.

*Parcels-Post.*

A parcel addressed as under has been posted here this day:	
Office stamp	
This certificate is given to inform the sender of the posting of a parcel, and does not indicate that any liability in respect of such parcel attaches to the Postal Administration.	

FORM No. 3.

Form No. 3.

Date stamp of dispatching exchange Post Office.  <div style="border: 1px solid black; width: 100px; height: 50px; margin: 5px;"></div>	[country of origin.] [country of destination.] Parcels from ..... for .....  Parcel Bill No. ...., dated..... 19..; per S. S. "....."  * Sheet No. ....	Date stamp of receiving exchange Post Office.  <div style="border: 1px solid black; width: 100px; height: 50px; margin: 5px;"></div>					
Entry No.	Origin of parcel.	Name of sender.	Address of parcel.	Declared contents.	Declared value.	Number of rates prepaid.	Observations.
				Totals..			
* When more than one sheet is required for the entry of the parcels sent by the mail, it will be sufficient if the undermentioned particulars are entered on the last sheet of the Parcel Bill,							
Total number of parcels sent by the mail to..... [country of destination.] .....				Total weight of mail.....			
Number of boxes or other receptacles forming the mail.....				Deduct weight of receptacles .....			
Signature of postal official at the dispatching exchange post-office. .....				Net weight of parcels.....			
Signature of postal official at the receiving exchange post-office. .....							

January 27, 1902. *Convention between the United States and other Powers on Literary and Artistic Copyrights. Signed at the City of Mexico, January 27, 1902; ratification advised by the Senate, January 31, 1908; ratified by the President, March 16, 1908; ratification deposited with the Government of Mexico, March 31, 1908; proclaimed April 9, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Convention on  
literary and artistic  
copyrights.  
Preamble

Whereas a Convention on Literary and Artistic Copyrights between the United States of America and the Argentine Republic, Bolivia, Colombia, Costa Rica, Chile, the Dominican Republic, Ecuador, Salvador, Guatemala, Haiti, Honduras, Mexico, Nicaragua, Paraguay, Peru, and Uruguay, was concluded and signed by their respective Plenipotentiaries at the City of Mexico on the twenty-seventh day of January, one thousand nine hundred and two, the original of which Convention being in the English, Spanish, and French languages is word for word as follows:

*Convention on Literary and Artistic Copyrights.*

Contracting  
parties.

Their Excellencies the Presidents of the Argentine Republic, Bolivia, Colombia, Costa Rica, Chili, the Dominican Republic, Ecuador, El Salvador, the United States of America, Guatemala, Haiti, Honduras, the Mexican United States, Nicaragua, Paraguay, Peru and Uruguay,

Desiring that their respective countries should be represented at the Second International American Conference, sent thereto duly authorized to approve the recommendations, resolutions, conventions and treaties that they might deem convenient for the interests of America, the following Delegates:

Plenipotentiaries.

*For the Argentine Republic.*—His Excellency Antonio Bermejo, His Excellency Martín García Mérou, His Excellency Lorenzo Anadón.

*For Bolivia.*—His Excellency Fernando E. Guachalla.

*For Colombia.*—His Excellency Carlos Martínez Silva, His Excellency General Rafael Reyes.

*For Costa Rica.*—His Excellency Joaquín Bernardo Calvo.

*For Chili.*—His Excellency Alberto Blest Gana, His Excellency Emilio Bello Codecido, His Excellency Joaquín Walker Martínez, His Excellency Augusto Matte.

*For the Dominican Republic.*—His Excellency Federico Henríquez y Carvajal, His Excellency Luis Felipe Carbo, His Excellency Quintín Gutiérrez.

*For Ecuador.*—His Excellency Luis Felipe Carbo.

*For El Salvador.*—His Excellency Francisco A. Reyes, His Excellency Baltasar Estupinian.

*For the United States of America.*—His Excellency Henry G. Davis, His Excellency William I. Buchanan, His Excellency Charles M. Pepper, His Excellency Volney W. Foster, His Excellency John Barrett.

*For Guatemala.*—His Excellency Antonio Lazo Arriaga, His Excellency Colonel Francisco Orla.

*For Haiti.*—His Excellency J. N. Léger.

*For Honduras.*—His Excellency José Leonard, His Excellency Fausto Dávila.

*For Mexico.*—His Excellency Genaro Raigosa, His Excellency Joaquin D. Casaus, His Excellency José López-Portillo y Rojas, His Excellency Emilio Pardo, Jr., His Excellency Pablo Macedo, His Excellency Alfredo Chavero, His Excellency Francisco L. de la Barra, His Excellency Manuel Sánchez Marmol, His Excellency Rosendo Pineda.

*For Nicaragua.*—His Excellency Luis F. Corea, His Excellency Fausto Dávila.

*For Paraguay.*—His Excellency Cecilio Baez.

*For Peru.*—His Excellency, Isaac Alzamora, His Excellency Alberto Elmore, His Excellency Manuel Alvarez Calderon.

*For Uruguay.*—His Excellency Juan Cuestas;

Who, after having communicated to each other their respective full powers and found them to be in due and proper form, excepting those presented by the representatives of Their Excellencies the Presidents of the United States of America, Nicaragua and Paraguay, who act "ad referendum," have agreed to celebrate a Convention on literary and artistic copyrights, in the following terms:

Object of convention.

ART. 1ST. The signatory States constitute themselves into a Union for the purpose of recognizing and protecting the rights of literary and artistic property, in conformity with the stipulations of the present Convention.

What comprise literary and artistic property.

ART. 2ND. Under the term "Literary and Artistic works," are comprised books, manuscripts, pamphlets of all kinds, no matter on what subject they may treat of and what may be the number of their pages; dramatic or melodramatic works; choral music and musical compositions, with or without words, designs, drawings, paintings, sculpture, engravings, photographic works; astronomical and geographical globes; plans, sketches and plastic works relating to geography or geology, topography or architecture, or any other science; and finally, every production in the literary and artistic field, which may be published by any method of impression or reproduction.

Scope of copyrights.

ART. 3RD. The copyright to literary or artistic work, consists in the exclusive right to dispose of the same, to publish, sell and translate the same, or to authorize its translation, and to reproduce the same in any manner, either entirely or partially.

Translations.

The authors belonging to one of the signatory countries, or their assigns, shall enjoy in the other signatory countries, and for the time stipulated in art. 5th., the exclusive right to translate their works, or to authorize their translation.

Copyright petition.

ART. 4TH. In order to obtain the recognition of the copyright of a work, it is indispensable that the author or his assigns, or legitimate representative, shall address a petition to the official Department, which each government may designate, claiming the recognition of such right, which petition must be accompanied by two copies of his work, said copies to remain in the proper Department.

Distribution of copies to signatory powers.

If the author, or his assigns, should desire that his copyright be recognized in any other of the signatory countries, he shall attach to his petition a number of copies of his work, equal to that of the countries he may therein designate. The said Department shall dis-

- tribute the copies mentioned among those countries, accompanied by a copy of the respective certificate, in order that the copyright of the author may be recognized by them.
- Claims against the State prohibited.** Any omissions in which the said Department may incur in this respect, shall not give the author, or his assigns, any rights to present claims against the State.
- Reciprocal rights.** ART. 5TH. The authors who belong to one of the signatory countries, or their assigns, shall enjoy in the other countries the rights which their respective laws at present grant, or in the future may grant, to their own citizens, but such right shall not exceed the term of protection granted in the country of its origin.
- Limit of time.** For the works composed of several volumes, which are not published at the same time, as well as for bulletins or instalments of publications of literary or scientific societies, or of private parties, the term of property shall commence to be counted from the date of the publication of each volume, bulletin or instalment.
- Works in several volumes, etc.** ART. 6TH. The country in which a work is first published, shall be considered as the country of its origin, or, if such publication takes place simultaneously in several of the signatory countries, the one whose laws establish the shortest period of protection shall be considered as the country of its origin.
- Country of origin.** ART. 7TH. Lawful translations shall be protected in the same manner as original works. The translators of works, in regard to which there exists no guaranteed right of property, or the right of which may have become extinguished, may secure the right of property for their translations, as established in article 3rd., but they shall not prevent the publication of their translations of the same work.
- Protection to lawful translations.** ART. 8TH. Newspaper articles may be reproduced, but the publication from which they are taken must be mentioned, and the name of the author given, if it should appear in the same.
- Reproducing newspaper articles.** ART. 9TH. Copyright shall be recognized in favor of the persons, whose names, or acknowledged pseudonyms, are stated in the respective literary or artistic work, or in the petition to which Article 4th. of this Convention refers, excepting case of proof to the contrary.
- Persons protected.** ART. 10TH. Addresses delivered or read in deliberative assemblies, before the Courts of Justice and in public meetings, may be published in the newspaper press without any special authorization.
- Publication of public addresses not forbidden.** ART. 11TH. The reproduction in publications devoted to public instruction or chrestomathy, of fragments of literary or artistic works, confers no right of property, and may therefore be freely made in all the signatory countries.
- Lawful reproductions.** ART. 12TH. All unauthorized indirect use of a literary or artistic work, which does not present the character of an original work, shall be considered as an unlawful reproduction.
- Unlawful reproductions.** It shall be considered in the same manner unlawful to reproduce, in any form, an entire work, or the greater part of the same, accompanied by notes or commentaries, under the pretext of literary criticism, or of enlargement or complement of an original work.
- Fraudulent works may be sequestered.** ART. 13TH. All fraudulent works shall be liable to sequestration in the signatory countries in which the original work may have the right of legal protection, without prejudice to the indemnities or punishments, to which the falsifiers may be liable according to the laws of the country, in which the fraud has been committed.
- Government control.** ART. 14TH. Each one of the Governments of the signatory countries shall remain at liberty to permit, exercise vigilance over, or prohibit, the circulation, representation and exposition of any work or production, in respect to which the competent authorities shall have power to exercise such right.
- Duration of convention.** ART. 15TH. The present Convention shall take effect between the signatory States that ratify it, three months from the day they

communicate their ratification to the Mexican Government, and shall remain in force among all of them until one year from the date it is denounced by any of said States. The notification of such denouncement shall be addressed to the Mexican Government and shall only have effect in so far as regards the country which has given it.

ART. 16TH. The Governments of the signatory States, when approving the present Convention, shall declare whether they accept the adherence to the same by the nations who have had no representation in the Second International American Conference.

In testimony whereof the Plenipotentiaries and Delegates sign the present Convention and set thereto the Seal of the Second International American Conference.

Made in the City of Mexico, on the twenty-seventh day of January nineteen hundred and two, in three copies written in Spanish, English and French respectively, which shall be deposited at the Department of Foreign Relations of the Government of the Mexican United States, so that certified copies thereof may be made, in order to send them through the diplomatic channel to the signatory States.

Adherence.

Signatures.

For the Argentine Republic

(Signed.) ANTONIO BERMEJO.  
( " ) LORENZO ANADON.

For Bolivia

( " ) FERNANDO E. GUACHALLA.

For Colombia

( " ) RAFAEL REYES.

For Costa Rica

( " ) J. B. CALVO.

For Chili

( " ) AUGUSTO MATTE.  
( " ) JOAQ. WALKER M.  
( " ) EMILIO BELLO C.

For the Dominican Republic

(Signed.) FED. HENRIQUEZ I CARVAJAL.

For Ecuador

( " ) L. F. CARBO.

For El Salvador

( " ) FRANCISCO A. REYES.  
( " ) BALTASAR ESTUPINIAN.

For the United States of America

(Signed.) W. I. BUCHANAN.  
( " ) CHARLES M. PEPPER.  
( " ) VOLNEY W. FOSTER.

For Guatemala

( " ) FRANCISCO ORLA.

For Haiti

( " ) J. N. LÉGER.

For Honduras

( " ) J. LEONARD.  
( " ) F. DAVILA.

For Mexico

( " ) G. RAIGOSA.  
( " ) JOAQUIN D. CASASUS.  
( " ) E. PARDO, JR.  
( " ) JOSÉ LOPEZ-PORTILLO Y ROJAS.  
( " ) PABLO MACEDO.  
( " ) F. L. DE LA BARRA.  
( " ) ALFREDO CHAVERO.  
( " ) M. SANCHEZ MARMOL.  
( " ) ROSENDO PINEDA.

For Nicaragua	(Signed.)	F. DAVILA.
For Paraguay	( " )	CECILIO BAEZ.
For Peru	{ " }	MANUEL ALVAREZ CALDERON.
	{ " }	ALBERTO ELMORE.
For Uruguay	( " )	JUAN CUESTAS.

Es copia del original que ha sido depositado en el Ministerio de Relaciones Exteriores de los Estados Unidos Mexicanos.

México, Marzo 15 de 1902.

El Ministro de Relaciones Exteriores.

[SEAL]

IGNS. MARISCAL.

French text of *Convention pour la Protection des Œuvres littéraires et artistiques.*  
convention.

Leurs Excellences le Président de la République Argentine, celui de Bolivie, celui de Colombie, celui de Costa-Rica, celui du Chili, celui de la République Dominicaine, celui de l'Équateur, celui du Salvador, celui des États-Unis d'Amérique, celui du Guatemala, celui d'Haïti, celui de Honduras, celui des États-Unis Mexicains, celui de Nicaragua, celui du Paraguay, celui du Pérou et celui de l'Uruguay,

Désirant que leurs pays respectifs soient représentés à la Seconde Conférence Internationale Américaine, y ont envoyé, dûment autorisés pour approuver les recommandations, décisions, conventions et traités qu'ils jugeraient utiles aux intérêts de l'Amérique, Messieurs les Délégués suivants:

*Pour l'Argentine.*—Son Excellence Antonio Bermejo, Son Excellence Martín García Mérou, Son Excellence Lorenzo Anadón.

*Pour la Bolivie.*—Son Excellence Fernando E. Guachalla.

*Pour la Colombie.*—Son Excellence Carlos Martínez Silva, Son Excellence Rafael Reyes.

*Pour Costa Rica.*—Son Excellence Joaquín Bernardo Calvo.

*Pour le Chili.*—Son Excellence Alberto Blest Gana, Son Excellence Emilio Bello Codecido, Son Excellence Joaquín Walker Martínez, Son Excellence Augusto Matte.

*Pour la République Dominicaine.*—Son Excellence Federico Henriquez y Carvajal, Son Excellence Luis Felipe Carbo, Son Excellence Quintín Gutiérrez.

*Pour l'Équateur.*—Son Excellence Luis Felipe Carbo.

*Pour le Salvador.*—Son Excellence Francisco A. Reyes, Son Excellence Baltasar Estupinian.

*Pour les États-Unis d'Amérique.*—Son Excellence Henry G. Davis, Son Excellence William I. Buchanan, Son Excellence Charles M. Pepper, Son Excellence Volney W. Foster, Son Excellence John Barrett.

*Pour Guatemala.*—Son Excellence Antonio Lazo Arriaga, Son Excellence Francisco Orla.

*Pour Haïti.*—Son Excellence J. N. Léger.

*Pour Honduras.*—Son Excellence José Leonard, Son Excellence Fausto Dávila.

*Pour les États-Unis Mexicains.*—Son Excellence Genaro Raigosa, Son Excellence Joaquín D. Casasús, Son Excellence Pablo Macedo, Son Excellence Emilio Pardo (jr.), Son Excellence Alfredo Chavero, Son Excellence José López-Portillo y Rojas, Son Excellence Fran-

cisco L. de la Barra, Son Excellence Manuel Sánchez Mármol, Son Excellence Rosendo Pineda. French text—  
Continued.

*Pour le Nicaragua.*—Son Excellence Luis F. Corea, Son Excellence Fausto Dávila.

*Pour le Paraguay.*—Son Excellence Cecilio Baez.

*Pour le Pérou.*—Son Excellence Isaac Alzamora, Son Excellence Alberto Elmore, Son Excellence Manuel Alvarez Calderón.

*Pour l'Uruguay.*—Son Excellence Juan Cuestas;

Lesquels, après s'être communiqué leurs pleins pouvoirs et les avoir trouvés en bonne et due forme, à l'exception de ceux exhibés par les représentants de Leurs Excellences le Président des Etats-Unis d'Amérique, celui du Nicaragua et celui du Paraguay, qui agissent *ad referendum*, ont convenu de conclure une Convention pour la Protection des Oeuvres littéraires et artistiques, dans les termes suivants:

ART. 1. Les Etats signataires se constituent en Union pour reconnaître et protéger les droits de propriété littéraire et artistique, conformément aux stipulations de la présente Convention.

ART. 2. Dans l'expression "ouvrages littéraires et artistiques" sont compris les livres, écrits, brochures de toutes sortes, quelle que soit la matière dont ils traitent et quel qu'en soit le nombre de pages; les ouvrages dramatiques ou dramatico-musicaux; les choréographies, les compositions musicales, avec ou sans paroles, les dessins, les peintures, les sculptures, les gravures, les ouvrages photographiques, les sphères astronomiques ou géographiques; les plans, croquis ou travaux plastiques relatifs à la géographie ou à la géologie, à la topographie ou à l'architecture ou à toute autre science; est compris, enfin, dans cette expression, toute production du domaine littéraire et artistique pouvant être publiée par un moyen quelconque d'impression ou de reproduction.

ART. 3. Le droit de propriété d'une œuvre littéraire ou artistique comprend, pour son auteur ou ses ayants-droit, la faculté exclusive d'en disposer, de la publier, de l'aliéner, de la traduire ou d'en autoriser la traduction, et de la reproduire sous n'importe quelle forme, soit en totalité soit en partie.

Les auteurs appartenant à un des pays signataires ou leurs ayants-droit jouissent, dans les autres pays signataires, et pour la durée déterminée dans l'article 5, du droit exclusif de faire ou d'autoriser la traduction de leurs ouvrages.

ART. 4. Pour obtenir la reconnaissance du droit de propriété d'une œuvre, il est indispensable que l'auteur, ou ses ayants-droit, ou son représentant légal, adressent au Département officiel que chaque Gouvernement signataire désignera, une requête demandant la reconnaissance de ce droit et accompagnée de deux exemplaires de l'ouvrage qui resteront au Département précité.

Si l'auteur ou ses ayants-droit désiraient que le droit de propriété leur soit reconnu dans d'autres pays signataires, ils joindront, en outre, à leur requête, autant d'exemplaires de l'ouvrage qu'ils désigneraient de pays.

Le dit Département officiel distribuera entre lesdits pays les exemplaires en question accompagnés d'une copie du certificat, afin que le droit de propriété soit reconnu à l'auteur dans ces pays.

Les omissions que le Département pourrait commettre à ce sujet ne donneront pas à l'auteur ou à ses ayants-droit, le droit d'entamer des réclamations contre l'Etat.

ART. 5. Les auteurs qui appartiennent à un des pays signataires, ou leurs ayants-droit, jouiront dans les autres pays des droits que les lois respectives accordent actuellement, ou accorderaient dans la suite, aux nationaux, sans que la jouissance de ces droits puisse excéder le terme de protection accordé dans le pays d'origine.

French text—  
Continued.

Pour les ouvrages composés de plusieurs volumes, qui ne seraient pas publiés en même temps, de même que pour les bulletins ou livraisons de sociétés littéraires ou scientifiques, ou de particuliers, le délai de la propriété commencera à courir, relativement à chaque volume, bulletin ou livraison, à partir de la date respective de leur publication.

Sera considéré comme pays d'origine d'un ouvrage celui de sa première publication, ou, si celle-ci a eu lieu simultanément dans plusieurs des pays signataires, celui dont la législation fixe le plus court délai de protection.

ART. 7. Les traductions licites sont protégées comme les œuvres originales. Les traducteurs d'ouvrages au sujet desquels le droit de propriété garantie n'existerait pas ou serait éteint, pourront obtenir, relativement à leurs traductions, les droits de propriété prévus à l'article 3; mais ils ne pourront empêcher la publication d'autres traductions du même ouvrage.

ART. 8. Les articles de journaux pourront être reproduits dans les délais que fixeraient les lois locales, en citant la publication d'où ils seraient pris et en désignant le nom de l'auteur, s'il y figurait.

ART. 9. Le droit de propriété sera reconnu, sauf preuve du contraire, en faveur des personnes dont les noms ou pseudonymes reconnus sont indiqués dans l'œuvre littéraire ou artistique, ou dans la requête à laquelle se réfère l'art. 4 de cette Convention.

ART. 10. Peuvent être publiés dans la presse périodique, sans qu'il soit besoin d'aucune autorisation, les discours prononcés ou lus dans les assemblées délibérantes, devant les tribunaux de justice ou dans les réunions publiques.

ART. 11. La reproduction de fragments d'ouvrages littéraires ou artistiques, dans des publications destinées à l'enseignement ou à des chrestomathies, ne confère aucun droit de propriété et peut, par conséquent, être librement faite dans tous les pays signataires.

ART. 12. Seront considérées comme reproductions illicites les appropriations indirectes, non autorisées, d'une œuvre littéraire ou artistique, et qui ne présenteraient pas le caractère d'une œuvre originale.

Sera également considérée comme illicite la reproduction, sous quelque forme que ce soit, d'une œuvre entière ou de la majeure partie de celle-ci, accompagnée de notes ou de commentaires, sous prétexte de critique littéraire, d'amplification ou de complément de l'œuvre originale.

ART. 13. Toute œuvre falsifiée pourra être saisie dans les pays signataires où l'œuvre originale aura droit à la protection légale, sans préjudice des indemnités ou des peines dont seraient passibles les falsificateurs, selon les lois du pays où la fraude aurait été commise.

ART. 14. Chacun des Gouvernements des pays signataires conservera la liberté de permettre, de surveiller, ou d'interdire la circulation, la représentation ou l'exposition d'une œuvre ou production quelconque, à l'égard desquelles l'autorité compétente aurait à exercer ce droit.

ART. 15. La présente Convention sera mise à exécution, en ce qui concerne les Etats signataires qui la ratifieraient, trois mois après avoir communiqué leur ratification au Gouvernement Mexicain; et elle restera en vigueur entre eux tous, un an encore après la date où elle aurait été dénoncée par l'un quelconque de ces Etats. Cette dénonciation sera adressée au Gouvernement Mexicain et n'aura d'effet que relativement au pays qui l'aurait faite.

ART. 16. Les Gouvernements des Etats signataires déclareront, au moment de la ratification de la présente Convention, s'ils acceptent l'adhésion à la dite Convention, par les pays qui n'ont pas été représentés dans la Seconde Conférence Internationale Américaine.

En foi de quoi, les Plénipotentiaires et Délégués signent la présente Convention et y apposent le sceau de la Seconde Conférence Internationale Américaine. French text—  
Continued.

Fait en la ville de Mexico, le vingt-huit Janvier mil neuf cent deux, en trois exemplaires écrits, respectivement, en espagnol, anglais et français, lesquels seront déposés au Ministère des Affaires Etrangères du Gouvernement des Etats Unis Mexicains afin d'en faire des copies certifiées pour être envoyées, par la voie diplomatique, à chacun des Etats signataires.

Pour la République Argentine

(Signé.) ANTONIO BERMEJO.  
( " ) LORENZO ANADÓN.

Pour la Bolivie

( " ) FERNANDO E. GUACHALLA.

Pour la Colombie

( " ) RAFAEL REYES.

Pour Costa Rica

( " ) J. B. CALVO.

Pour le Chili

( " ) AUGUSTO MATTE.  
( " ) JOAQ. WALKER M.  
( " ) EMILIO BELLO C.

Pour la République Dominicaine

(Signé.) FED. HENRÍQUEZ I CARVAJAL.

Pour l'Equateur

( " ) L. F. CARBO.

Pour le Salvador

( " ) FRANCISCO A. REYES.  
( " ) BALTASAR ESTUPINIAN.

Pour les États-Unis d'Amérique

(Signé.) W. I. BUCHANAN.  
( " ) CHARLES M. PEPPER.  
( " ) VOLNEY W. FOSTER.

Pour le Guatemala

( " ) FRANCISCO ORLA.

Pour Haïti

( " ) J. N. LÉGER.

Pour Honduras

( " ) J. LEONARD.  
( " ) F. DÁVILA.

Pour le Mexique

( " ) G. RAIGOSA.  
( " ) JOAQUÍN D. CASASÚS.  
( " ) E. PARDO, JR.  
( " ) JOSÉ LÓPEZ-PORTILLO Y ROJAS.  
( " ) PABLO MACEDO.  
( " ) F. L. DE LA BARRA.  
( " ) ALFREDO CHAVERO.  
( " ) M. SÁNCHEZ MÁRMOL.  
( " ) ROSENDO PINEDA.

Pour Nicaragua

( " ) F. DÁVILA.

Pour le Paraguay

( " ) CECILIO BAEZ.

Pour le Pérou

( " ) MANUEL ALVAREZ CALDERÓN.  
( " ) ALBERTO ELMORE.

Pour l'Uruguay

( " ) JUAN CUESTAS.

Es copia del original que ha sido depositado en el Ministerio de Relaciones Exteriores de los Estados Unidos Mexicanos.

México, Marzo 15 de 1902.

El Ministro de Relaciones Exteriores,

[SEAL.]

IGNO. MARISCAL.

Spanish text of  
convention.

*Convención para la protección de las obras literarias y artísticas.*

Sus Excelencias el Presidente de la República Argentina, el de Bolivia, el de Colombia, el de Costa Rica, el de Chile, el de la República Dominicana, el del Ecuador, el de El Salvador, el de los Estados Unidos de América, el de Guatemala, el de Haití, el de Honduras, el de los Estados Unidos Mexicanos, el de Nicaragua, el del Paraguay, el del Perú y el del Uruguay;

Deseando que sus países respectivos fueran representados en la Segunda Conferencia Internacional Americana, enviaron á ella debidamente autorizados para aprobar las recomendaciones, resoluciones, convenciones y tratados que juzgaren útiles á los intereses de la América, á los siguientes Señores Delegados:

*Por la Argentina.*—Excmo. Sr. Dr. D. Antonio Bermejo, Excmo. Sr. D. Martín García Mérou, Excmo. Sr. Dr. D. Lorenzo Anadón.

*Por Bolivia.*—Excmo. Sr. Dr. D. Fernando E. Guachalla.

*Por Colombia.*—Excmo. Sr. Dr. D. Carlos Martínez Silva, Excmo. Sr. General D. Rafael Reyes.

*Por Costa Rica.*—Excmo. Sr. D. Joaquín Bernardo Calvo.

*Por Chile.*—Excmo. Sr. D. Alberto Blest Gana, Excmo. Sr. D. Emilio Bello Codecido, Excmo. Sr. D. Joaquín Walker Martínez, Excmo. Sr. D. Augusto Matte.

*Por la República Dominicana.*—Excmo. Sr. D. Federico Henríquez i Carvajal, Excmo. Sr. D. Luis Felipe Carbo, Excmo. Sr. D. Quintín Gutiérrez.

*Por Ecuador.*—Excmo. Sr. D. Luis Felipe Carbo.

*Por El Salvador.*—Excmo. Sr. Dr. D. Francisco A. Reyes, Excmo. Sr. Dr. D. Baltasar Estupinian.

*Por los Estados Unidos de América.*—Excmo. Sr. Henry G. Davis, Excmo. Sr. William I. Buchanan, Excmo. Sr. Charles M. Pepper, Excmo. Sr. Volney W. Foster, Excmo. Sr. John Barrett.

*Por Guatemala.*—Excmo. Sr. Dr. D. Antonio Lazo Arriaga, Excmo. Sr. Coronel D. Francisco Orla.

*Por Haití.*—Excmo. Sr. Dr. D. J. N. Léger.

*Por Honduras.*—Excmo. Sr. Dr. D. José Leonard, Excmo. Sr. Dr. D. Fausto Dávila.

*Por México.*—Excmo. Sr. Lic. D. Genaro Raigosa, Excmo. Sr. Lic. D. Joaquín D. Casasús, Excmo. Sr. Lic. D. Pablo Macedo, Excmo. Sr. Lic. D. Emilio Pardo, jr., Excmo. Sr. Lic. D. Alfredo Chavero, Excmo. Sr. Lic. D. José López-Portillo y Rojas, Excmo. Sr. Lic. D. Francisco L. de la Barra, Excmo. Sr. Lic. D. Manuel Sánchez Már-mol, Excmo. Sr. Lic. D. Rosendo Pineda.

*Por Nicaragua.*—Excmo. Sr. D. Luis F. Corea, Excmo. Sr. Dr. D. Fausto Dávila.

*Por el Paraguay.*—Excmo. Sr. D. Cecilio Baez.

*Por el Perú.*—Excmo. Sr. Dr. D. Isaac Alzamora, Excmo. Sr. Dr. D. Alberto Elmore, Excmo. Sr. Dr. D. Manuel Alvarez Calderón.

*Por el Uruguay.*—Excmo. Sr. Dr. D. Juan Cuestas.

Quienes después de haberse comunicado sus plenos poderes y encontrándolos en buena y debida forma, con excepción de los exhibidos por los Representantes de SS. EE. el Presidente de los Estados Unidos de América, el de Nicaragua y el del Paraguay, los cuales obran ad

referendum, han convenido en celebrar una Convención para la protección de las obras literarias y artísticas, en los términos siguientes: Spanish text—  
Continued.

ART. 1º. Los Estados signatarios se constituyen en Unión para reconocer y proteger los derechos de propiedad literaria y artística, de conformidad con las estipulaciones de la presente Convención.

ART. 2º. En la expresión "obras literarias y artísticas," se comprenden los libros, escritos, folletos de todas clases, cualquiera que sea la materia de que traten y cualquiera que sea el número de sus páginas; las obras dramáticas ó dramático-musicales; las coreografías, las composiciones musicales con ó sin palabras; los dibujos, las pinturas, las esculturas, los grabados; las obras fotográficas, las esferas astronómicas ó geográficas; los planos, croquis ó trabajos plásticos relativos á geografía ó geología, á topografía ó arquitectura, ó á cualquiera ciencia; y, en fin, queda comprendida toda producción del dominio literario y artístico que pueda publicarse por cualquier medio de impresión ó reproducción.

ART. 3º. El derecho de propiedad de una obra literaria ó artística comprende, para su autor ó causa-habientes, la facultad exclusiva de disponer de ella, de publicarla, de enajenarla, de traducirla ó de autorizar su traducción, y de reproducirla en cualquiera forma, ya total, ya parcialmente.

Los autores pertenecientes á uno de los países signatarios ó sus causa-habientes gozan en los otros países signatarios, y por el tiempo determinado en el art. 5º, del derecho exclusivo de hacer ó autorizar la traducción de sus obras.

ART. 4º. Para obtener el reconocimiento del derecho de propiedad de una obra, es condición indispensable que el autor ó sus causa-habientes, ó su representante legítimo, dirijan al departamento oficial que cada Gobierno firmante designe, una solicitud pidiendo el reconocimiento de aquel derecho, acompañada de dos ejemplares de su obra, que quedarán en el departamento referido.

Si el autor ó sus causa-habientes desearan que el derecho de propiedad les sea reconocido en otros de los países signatarios, acompañarán además á su solicitud tantos ejemplares de su obra, cuantos sean los países que designen.

El mencionado departamento oficial distribuirá entre dichos países los ejemplares referidos acompañados de una copia del certificado, á efecto de que sea en aquéllos reconocido el derecho de propiedad al autor.

Las omisiones en que el departamento pudiera incurrir á este respecto, no darán derecho al autor ó sus causa-habientes, para entablar reclamaciones contra el Estado.

ART. 5º. Los autores que pertenezcan á uno de los países signatarios, ó sus causa-habientes, gozarán en los otros países los derechos que las leyes respectivas acuerden actualmente ó acordaren en lo sucesivo á los nacionales, sin que el goce de esos derechos pueda exceder del término de protección acordado en el país de origen.

Para las obras compuestas de varios volúmenes que no se publiquen juntamente, del mismo modo que para los boletines ó entregas de sociedades literarias ó científicas, ó de particulares, el plazo de propiedad comenzará á contarse, respecto de cada volumen, boletín ó entrega, desde la respectiva fecha de su publicación.

ART. 6º. Se considerará como país de origen de una obra, el de su primera publicación, ó si ésta ha tenido lugar simultáneamente en varios de los países signatarios, aquel cuya legislación fije el término de protección más corto.

ART. 7º. Las traducciones lícitas son protegidas como las obras originales. Los traductores de obras, acerca de los cuales no exista ó se hubiere extinguido el derecho de propiedad garantizado, podrán

Spanish text—  
Continued.

obtener respecto de sus traducciones, los derechos de propiedad declarados en el art. 3º; mas no podrán impedir la publicación de otras traducciones de la misma obra.

ART. 8º. Los artículos de periódicos podrán reproducirse salvos los plazos que designen las leyes locales, citándose la publicación de donde se tomen y expresándose el nombre del autor, si apareciere en ella.

ART. 9º. El derecho de propiedad se reconocerá, salva prueba en contrario, á favor de las personas cuyos nombres ó pseudónimos reconocidos estén indicados en la obra literaria ó artística ó en la solicitud á que se refiere el art. 4º de esta Convención.

ART. 10. Pueden publicarse en la prensa periódica, sin necesidad de autorización alguna, los discursos pronunciados ó leídos en asambleas deliberantes, ante los tribunales de justicia ó en las reuniones públicas.

ART. 11. La reproducción de fragmentos de obras literarias ó artísticas en publicaciones destinadas á la enseñanza ó para crestomatías, no confiere ningún derecho de propiedad y puede, por consiguiente, ser hecha libremente en todos los países signatarios.

ART. 12. Se considerarán reproducciones ilícitas las apropiaciones indirectas no autorizadas, de una obra literaria ó artística y que no presenten el carácter de obra original.

Será también considerada ilícita la reproducción, en cualquiera forma, de una obra íntegra ó de la mayor parte de ella, acompañada de notas ó comentarios, á pretexto de crítica literaria, de ampliación ó complemento de la obra original.

ART. 13. Toda obra falsificada podrá ser secuestrada en los países signatarios en que la obra tenga derecho á la protección legal, sin perjuicio de originar las indemnizaciones ó de las penas en que incurran los falsificadores según las leyes del país en que el fraude se haya cometido.

ART. 14. Cada uno de los Gobiernos de los países signatarios conservará la libertad de permitir, vigilar ó prohibir la circulación, representación y exposición de cualquiera obra ó producción, respecto de las cuales tuviere que ejercer ese derecho la autoridad competente.

ART. 15. La presente Convención comenzará á regir, entre los Estados signatarios que la ratifiquen, tres meses después de que comuniquen su ratificación al Gobierno Mexicano, y permanecerá en vigor entre todos ellos, hasta un año después de la fecha en que se denuncie por alguno. Esta denuncia será dirigida al Gobierno Mexicano, y no tendrá efecto sino respecto del país que la haya hecho.

ART. 16. Los Gobiernos de los Estados signatarios declararán, al aprobar la presente Convención, si aceptan la adhesión de las naciones que no han tenido representación en la Segunda Conferencia Internacional Americana.

En fe de lo cual los Plenipotenciarios y Delegados firman la presente Convención y ponen en ella el sello de la Segunda Conferencia Internacional Americana.

Hecho en la Ciudad de México, el día veintisiete de Enero de mil novecientos dos, en tres ejemplares, en castellano, inglés y francés respectivamente, los cuales se depositarán en la Secretaría de Relaciones Exteriores del Gobierno de los Estados Unidos Mexicanos, á fin de que de ellos se saquen copias certificadas para enviarlas por la vía diplomática á cada uno de los Estados signatarios.

Por la República Argentina

(Firmado.)

( " )

ANTONIO BERMEJO.

LORENZO ANADÓN.

Por Bolivia

(Firmado.)

FERNANDO E. GUACHALLA.

Spanish text—  
Continued.

Por Colombia	( " )	RAFAEL REYES.
Por Costa Rica	( " )	J. B. CALVO.
Por Chile	( " )	AUGUSTO MATTE.
	{ " }	JOAQ. WALKER M.
	{ " }	EMILIO BELLO C.
Por la República Dominicana	( Firmado. )	FED. HENRÍQUEZ I CARVAJAL.
Por Ecuador	( " )	L. F. CARBO.
Por El Salvador	( " )	FRANCISCO A. REYES.
	{ " }	BALTASAR ESTUPINIAN.
Por los Estados Unidos de América	( Firmado. )	W. I. BUCHANAN.
	{ " }	CHARLES M. PEPPER.
	{ " }	VOLNEY W. FOSTER.
Por Guatemala	( " )	FRANCISCO ORLA.
Por Haití	( " )	J. N. LÉGER.
Por Honduras	( " )	J. LEONARD.
	{ " }	F. DÁVILA.
Por México	( " )	G. RAIGOSA.
	{ " }	JOAQUÍN D. CASASÚS.
	{ " }	E. PARDO (jr.)
	{ " }	JOSÉ LÓPEZ-PORTILLO Y ROJAS.
	{ " }	PABLO MACEDO.
	{ " }	F. L. DE LA BARRA.
	{ " }	ALFREDO CHAVERO.
	{ " }	M. SÁNCHEZ MÁRMOL.
	{ " }	ROSENDO PINEDA.
Por Nicaragua	( " )	F. DÁVILA.
Por Paraguay	( " )	CECILIO BAEZ.
Por Perú	( " )	MANUEL ALVAREZ CALDERÓN.
	{ " }	ALBERTO ELMORE.
Por Uruguay	( " )	JUAN CUESTAS.

Es copia del original que ha sido depositado en el Ministerio de Relaciones Exteriores de los Estados Unidos Mexicanos.

México, Marzo 15 de 1902.

El Ministro de Relaciones Exteriores.

[SEAL.]

IGNO. MARISCAL.

And whereas, it is provided by its Article XV that the said Convention " shall take effect between the signatory States that ratify it, three months from the day they communicate their ratifications to the Mexican Government; "

Ratification.

And whereas the said Convention has been ratified by Guatemala, Salvador, Costa Rica, Honduras, and Nicaragua, and their ratifications were deposited with the Government Mexico respectively as

Deposit of ratifications.

follows: April 25, 1902; May 19, 1902; June 28, 1903; July 4, 1904; and August 13, 1904;

And whereas the ratification of the said Convention by the United States was deposited with the Government of Mexico on March 31, 1908;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this ninth day of April, in the year of our Lord one thousand nine hundred and eight, and [SEAL] of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

*Treaty of extradition between the United States and Spain. Signed at Madrid, June 15, 1904; ratification with amendments advised by the Senate, January 20, 1907; protocol adopting amendments signed at San Sebastian, August 13, 1907; ratification of treaty with amending protocol advised by the Senate, January 16, 1908; ratified by the President, February 5, 1908; ratified by Spain, March 30, 1908; ratifications exchanged at Madrid, April 6, 1908; proclaimed, May 21, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

June 15, 1904.

### A PROCLAMATION.

Whereas a Treaty between the United States of America and Spain providing for the mutual extradition of fugitives from justice was concluded and signed by their respective Plenipotentiaries at Madrid on the fifteenth day of June, one thousand nine hundred and four, the original of which Treaty, being in the English and Spanish languages is word for word as follows:

Preamble.

TREATY OF EXTRADITION BETWEEN THE UNITED STATES OF AMERICA AND SPAIN.

TRATADO DE EXTRADICIÓN ENTRE LOS ESTADOS UNIDOS DE AMÉRICA Y ESPAÑA.

Extradition with Spain.

#### ARTICLE I.

#### ARTÍCULO I.

It is agreed that the Government of the United States and the Government of Spain shall, upon mutual requisition duly made as herein provided deliver up to justice any person who may be charged with, or may have been convicted of any of the crimes specified in Article II of this Convention committed within the jurisdiction of one of the Contracting Parties while said person was actually within such jurisdiction when the crime was committed, and who shall seek an asylum or shall be found within the territories of the other, provided that such surrender shall take place only upon such evidence of criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offence had been there committed.

El Gobierno de los Estados Unidos y el Gobierno de España convienen en entregar á la justicia, á petición uno de otro, hecha con arreglo á lo que en este Convenio se dispone á todos los individuos acusados ó convictos de cualesquiera de los delitos especificados en el artículo 2º de este Convenio, cometidos dentro de la jurisdicción de una de las Partes contratantes, siempre que dichos individuos estuvieren dentro de dicha jurisdicción al tiempo de cometer el delito y que busquen asilo ó sean encontrados en el territorio de la otra; con tal que dicha entrega tenga lugar únicamente en virtud de las pruebas de culpabilidad que, conforme á las leyes del país en que el refugiado ó acusado se encuentre, justificarían su detención y enjuiciamiento si el crimen ó delito se hubiese cometido allí.

Reciprocal delivery of persons charged with crimes.

#### ARTICLE II.

#### ARTÍCULO II.

Persons shall be delivered up according to the provisions of this

Segun lo dispuesto en este Convenio, serán entregados los invi-

Extraditable crimes.

	Convention, who shall have been charged with or convicted of any of the following crimes:	duos acusados ó convictos de cualquiera de los delitos siguientes:
Murder, etc.	1.—Murder, comprehending the crimes designated by the terms of parricide, assassination, manslaughter, when voluntary; poisoning or infanticide.	1—Asesinato, incluyendo los delitos designados con los nombres de parricidio, homicidio voluntario, envenenamiento é infanticidio.
Attempt at murder.	2.—The attempt to commit murder.	2—Tentativa de cualquiera de estos delitos.
Rape, etc.	3.—Rape, abortion, carnal knowledge of children under the age of twelve years.	3—Violación, aborto, comercio carnal con menores de doce años.
Bigamy.	4.—Bigamy.	4—Bigamia.
Arson.	5.—Arson.	5—Incendio.
Injuries to railroads.	6.—Wilful and unlawful destruction or obstruction of railroads, which endangers human life.	6—Destrucción, ú obstrucción voluntaria é ilegal de ferrocarriles, cuando pongan en peligro la vida de las personas.
Crimes at sea.	7.—Crimes committed at sea:	7—Delitos cometidos en el mar:
Piracy.	(a) Piracy, as commonly known and defined by the law of Nations, or by Statute;	a)—Piratería, segun se entiende y define comunmente por el Derecho Internacional ó por las leyes;
Destroying, etc., vessel at sea.	(b) Wrongfully sinking or destroying a vessel at sea or attempting to do so;	b)—Echar á pique ó destruir intencionadamente, un buque en el mar, ó intentar hacerlo;
Mutiny.	(c) Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the Captain or Commander of such vessel, or by fraud or violence taking possession of such vessel;	c)—Motín ó conspiracion de dos ó más individuos de la tripulación ú otras personas, á bordo de un buque en alta mar, con el propósito de revelarse contra la autoridad del Capitán ó Patrón de dicho buque ó de apoderarse del mismo por fraude ó violencia.
Assault on shipboard.	(d) Assault on board ships upon the high seas with intent to do bodily harm.	d)—Abordaje de un buque en alta mar con intención de causar daños materiales.
Burglary.	8.—Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein;	8—El acto de allanar la casa de otro durante la noche con el propósito de cometer en ella un delito.
Felonious entering offices, etc.	9.—The act of breaking into and entering into the offices of the Government and public authorities, or the offices of banks, banking houses, saving banks, trust companies, insurance companies, or other buildings not dwellings with intent to commit a felony therein.	9—Allanamiento de las oficinas del Gobierno y Autoridades públicas, ó de Bancos ó casas de Banca, ó de Cajas de Ahorro, Cajas de Depósito, ó de Compañías de Seguros y demas edificios que no sean habitaciones, con intención de cometer un delito.
Robbery.	10.—Robbery, defined to be the act of feloniously and forcibly taking from the person of another, goods or money by violence or by putting him in fear.	10—Robo, entendiéndose por tal la sustracción de bienes ó dinero de otro con violencia ó intimidación.
Forgery.	11.—Forgery or the utterance of forged papers.	11—Falsificación ó expendición de documentos falsificados.

12.—The forgery or falsification of the official acts of the Government or public authority, including Courts of Justice, or the uttering or fraudulent use of any of the same.

13.—The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, banknotes or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudulent use of the above mentioned objects.

14.—Embezzlement or criminal malversation committed within the jurisdiction of one or the other party by public officers or depositaries, where the amount embezzled exceeds two hundred dollars (or Spanish equivalent.)

15.—Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offence is punishable by imprisonment or other corporal punishment by the laws of both countries, and where the amount embezzled exceeds two hundred dollars (or Spanish equivalent.)

16.—Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them or their families, or for any other unlawful end.

17.—Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty-five dollars or more.

18.—Obtaining money, valuable securities or other property by false pretences or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained, where the amount of money or the value of the property so obtained or received exceeds two hundred dollars (or Spanish equivalent.)

12.—Falsificación y suplantación de actos oficiales del Gobierno ó de la Autoridad pública incluso los Tribunales de justicia, ó la expedición o uso fraudulento de los mismos.

13.—La fabricacion de moneda falsa, bien sea ésta metálica ó en papel, títulos ó cupones falsos de la Deuda pública, creada por Autoridades nacionales, provinciales, territoriales, locales, ó municipales, billetes de Banco ú otros valores públicos de crédito de sellos de timbres, cuños y marcas falsas de Administración del Estado, ó públicas, y la expedición circulación ó uso fraudulento de cualquiera de los objetos arriba mencionados.

14.—Peculado ó malversación criminal cometida dentro de la jurisdicción de una de ambas Partes por empleados públicos ó depositarios cuando la cantidad sustraída exceda de 200 dollars (ó su equivalente en España).

15.—Sustraccion realizada por cualquier persona ó personas asalariadas ó empleadas en detrimento de sus principales ó amos, cuando el delito esté castigado con prisión ú otra pena corporal por las leyes de ambos países, y cuando la cantidad sustraída exceda de 200 dollars (ó su equivalente en España).

16.—Secuestro de menores ó adultos, entendiendo por tal el raptó ó detención de una persona ó personas con objeto de obtener dinero de ellas ó de sus familias ó para cualquier otro fin ilícito.

17.—Hurto, entendiendo por tal la sustraccion de efectos bienes muebles ó dinero por valor de 25 dollars en adelante.

18.—Obtener por títulos falsos, dinero, valores realizables ú otros bienes, ó recibirlos, sabiendo que han sido ilícitamente adquiridos cuando el importe del dinero ó el valor de los bienes adquiridos ó recibidos exceda de 200 dollars (ó su equivalente en España).

Falsifying official acts, etc.

Counterfeiting, etc.

Embezzlement of public moneys.

Embezzlement by employees.

Kidnapping.

Larceny.

Obtaining money, etc., unlawfully.

- Perjury. 19.—Perjury or subornation of perjury. 19—Falso testimonio ó soborno de testigos.
- Breach of trust, etc. 20.—Fraud or breach of trust by a bailee, banker, agent, factor trustee, executor, administrator, guardian, director or officer of any Company or Corporation, or by any one in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds two hundred dollars (or Spanish equivalent.) 20—Fraude ó abuso de confianza cometido por cualquier depositario, banquero, agente, factor, fiduciario, albacea, administrador, tutor, director ó empleado de cualquier Compañía ó corporación ó por cualquier persona que desempeñe un cargo de confianza cuando la cantidad ó el valor de los bienes defraudados exceda de 200 dollars (ó su equivalente en España).
- Crimes against suppression of slave trade. 21.—Crimes and offenses against the laws of both countries for the suppression of slavery and slave trading. 21—Delitos contra las leyes de ambos países relativos á la supresión de la esclavitud y del comercio de esclavos.
- Accessory before or after the fact. 22.—The extradition is also to take place for participation in any of the aforesaid crimes as an accessory before or after the fact, provided such participation be punishable by imprisonment by the laws of both Contracting Parties. 22—Procederá así mismo la extradición de los cómplices ó encubridores de cualquiera de los delitos enumerados siempre que, con arreglo á las leyes de ambas Partes contratantes estén castigados con prisión.

## ARTICLE III.

## ARTÍCULO III.

No surrender for political offenses. [Superseded by Protocol, post, p. 1955.]

The provisions of this Convention shall not import claim of extradition for any crime or offence of a political character, nor for acts connected with such crimes or offences, except in so far as they shall constitute ordinary crimes or offences punishable by the laws of the two Countries; and no person surrendered by or to either of the Contracting Parties in virtue of this convention shall be tried or punished for a political crime or offence, except they be ordinary crimes as above stated, nor for any act connected therewith, committed previously to the extradition. An attempt, whether consummated or not, against the life of the Sovereign or of the Head of any State, or against that of any member of his family, when such attempt comprises the act either of murder or assassination or of poisoning, shall not be considered a political offence, or an act connected with such an offence.

Las estipulaciones de este Convenio no dan derecho á reclamar la extradición por ningún crimen ó delito de carácter político ni por actos relacionados con los mismos, sino en cuanto constituyan por sí crímenes ó delitos comunes penados en las leyes de los dos Países: y ninguna persona entregada por ó á cualquiera de las Partes contratantes en virtud de este Convenio, podrá ser juzgada ó castigada por crimen ó delito alguno político, ni por actos que tengan con ellos conexión no siendo delitos comunes en la forma expresada y hayan sido cometidos antes de la extradición. No se considerarán como delitos políticos ni como actos relacionados con los mismos, los atentados contra la vida del Soberano ó Jefe de un Estado cualquiera ó contra la de un individuo de su familia, cuando el atentado tenga por objeto el asesinato ó envenenamiento ya sean consumados, frustrados ó en tentativa.

## ARTICLE IV.

No person shall be tried for any crime or offence other than that for which he was surrendered unless such crime be one of those enumerated in Article II.

## ARTÍCULO IV.

Nadie podrá ser juzgado por delito distinto del que motivó su entrega á no ser que dicho delito esté comprendido entre los enumerados en el artículo II.

Trial to be only for offense for which extradited.  
Ante, p. 1948.  
[Superseded by Protocol, post, p. 1956.]

## ARTICLE V.

A fugitive criminal shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the place within the jurisdiction of which the crime was committed, the criminal is exempt from prosecution or punishment for the offense for which the surrender is asked.

## ARTÍCULO V.

El criminal evadido no será entregado con arreglo á las disposiciones del presente Convenio cuando por el trascurso del tiempo ó por otra causa legal, con arreglo á las leyes del punto dentro de cuya jurisdicción se cometió el crimen, el delincuente se halle exento de ser procesado ó castigado por el delito que motiva la demanda de extradición.

Limitation of time.

## ARTICLE VI.

If a fugitive criminal whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution out on bail or in custody, for a crime or offence committed in the country where he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and, until he shall have been set at liberty in due course of law.

## ARTÍCULO VI.

Si el criminal evadido cuya entrega puede reclamarse con arreglo á las estipulaciones del presente Convenio se halla actualmente enjuiciado, libre con fianza ó preso por cualquier delito cometido en el país en que buscó asilo ó haya sido condenado por el mismo, la extradición podrá demorarse hasta tanto que terminen las actuaciones y el criminal sea puesto en libertad con arreglo á derecho.

Persons under prosecution in country where found.

## ARTICLE VII.

If a fugitive criminal claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

## ARTÍCULO VII.

Si el criminal fugado reclamado por una de las Partes contratantes fuera reclamado á la vez por uno ó mas Gobiernos, en virtud de lo dispuesto en Tratados, por crímenes cometidos dentro de sus respectivas jurisdicciones, dicho delincuente será entregado con preferencia al que primero haya presentado la demanda.

Persons claimed by other countries.

## ARTICLE VIII.

Under the stipulations of this Convention, neither of the Contracting Parties shall be bound

## ARTÍCULO VIII.

Ninguna de las Partes contratantes aquí citadas estará obligada á entregar á sus propios ciu-

Neither country bound to deliver its own citizens.

to deliver up its own citizens or subjects.

dadanos ó subditos en virtud de las estipulaciones de este Convenio.

ARTICLE IX.

ARTÍCULO IX.

Expenses.

The expense of the arrest, detention, examination and transportation of the accused shall be paid by the Government which has preferred the demand for extradition.

Los gastos de captura, detención, interrogación y transporte del acusado serán abonados por el Gobierno que haya presentado la demanda de extradición.

ARTICLE X.

ARTÍCULO X.

Disposal of articles seized with person.

Everything found in the possession of the fugitive criminal at the time of his arrest, whether being the proceeds of the crime or offence, or which may be material as evidence in making proof of the crime, shall, so far as practicable, according to the laws of either of the Contracting Parties, be delivered up with his person at the time of the surrender. Nevertheless, the rights of a third party with regard to the articles aforesaid, shall be duly respected.

Todo lo que se encuentre en poder del criminal fugado al tiempo de su captura, ya sea producto del delito ó que pueda servir de prueba del mismo, será, en cuanto sea posible, con arreglo á las leyes de cualquiera de las Partes contratantes, entregado con el reo, al tiempo de su extradición. Sin embargo, se respetarán debidamente los derechos de tercero con respecto á los objetos mencionados.

ARTICLE XI.

ARTÍCULO XI.

Territory affected.

The stipulations of this Convention shall be applicable to all territory wherever situated, belonging to either of the contracting parties or in the occupancy and under the control of either of them, during such occupancy or control.

Las estipulaciones de este Convenio serán aplicables á todos los territorios, donde quiera que estén situados, pertenecientes á cualquiera de las Partes contratantes ú ocupados y sometidos á la intervención (control) de las mismas mientras dure tal ocupación ó intervención.

Requisitions.

Requisitions for the surrender of fugitives from justice shall be made by the respective Diplomatic Agents of the Contracting Parties. In the event of the absence of such Agents from the country or its seat of Government, or where extradition is sought from a colonial possession of Spain or from territory, included in the preceding paragraph, other than the United States, requisition may be made by superior Consular officers.

Las reclamaciones para la entrega de los fugados á la acción de la justicia serán practicadas por los respectivos Agentes diplomáticos de las Partes contratantes. En la eventualidad de la ausencia de dichos Agentes del país ó residencia del Gobierno, ó cuando se pida la extradición de una Posesión colonial de España, ó de territorios incluidos en el párrafo precedente, que no sean los Estados Unidos, la reclamación podrá hacerse por los funcionarios consulares superiores.

Preliminary arrests.

It shall be competent for such Diplomatic or superior Consular officers to ask and obtain a mandate or preliminary warrant of

Dichos representantes diplomáticos ó funcionarios consulares superiores serán competentes para pedir y obtener un mandamiento

arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath, to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of the fugitive.

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the Court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case.

## ARTICLE XII

If when a person accused shall have been arrested in virtue of the mandate or preliminary warrant of arrest, issued by the competent authority as provided in Article XI hereof, and been brought, before a judge or a magistrate to the end that the evidence of his or her guilt may be heard and examined as herein before provided, it shall appear that the mandate or preliminary warrant of arrest has been issued in pursuance of a request or declaration received by telegraph from the Government asking for the extradition, it shall be competent for the judge or magistrate

ú orden preventiva de arresto contra la persona cuya entrega se solicita; y en su virtud los Jueces y Magistrados de ambos Gobiernos tendrán respectivamente poder y autoridad, previa denuncia hecha bajo juramento, para expedir una orden para la captura de la persona inculpada, á fin de que pueda ser llevada ante el Juez ó Magistrado para que pueda conocer y tomar en consideración la prueba de su culpabilidad; y si por este exámen se juzgase la prueba suficiente para sostener la acusación, será obligación del Juez ó Magistrado que lo examine certificar esto mismo á las correspondientes Autoridades ejecutivas, á fin de que pueda expedirse la orden para la entrega del fugado

Si el criminal evadido hubiera sido condenado por el delito por el que se pide su entrega, se presentará copia debidamente autorizada de la sentencia del Tribunal ante el cual fué condenado. Sin embargo, si el evadido se hallase unicamente acusado de un delito, se presentará una copia debidamente autorizada del mandamiento de prisión en el país donde se cometió y de las declaraciones en virtud de las cuales se dictó dicho mandamiento, con la suficiente evidencia ó prueba que se juzgue competente para el caso.

Copies of sentence, etc., required.

## ARTÍCULO XII.

Cuando una persona acusada haya sido detenida en virtud del mandamiento ú orden preventiva de arresto dictados por la autoridad competente, segun se dispone en el artículo II de este Convenio y llevada ante el Juez ó Magistrado con objeto de examinar las pruebas de su culpabilidad en la forma dispuesta en dicho artículo, y resulte que el mandamiento ú orden preventiva de arresto han sido dictados por virtud de requerimiento ó declaración del Gobierno que pide la extradición recibidos por telegrafo, el Juez ó Magistrado podrá retener al acusado por un período

Release if evidence is not produced, etc.

*Supra.*

at his discretion to hold the accused for a period not exceeding two months, so that the demanding Government may have opportunity to lay before such judge or magistrate legal evidence of the guilt of the accused, and if at the expiration of said period of two months, such legal evidence shall not have been produced before such judge or magistrate, the person arrested shall be released, provided that the examination of the charges preferred against such accused person shall not be actually going on.

## ARTICLE XIII.

Legal assistance.

In every case of a request made by either of the two Contracting Parties for the arrest, detention or extradition of fugitive criminals, the legal officers or fiscal Ministry of the country where the proceedings of extradition are had, shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their or its power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradition, provided however, that any officer or officers of the surrendering Government so giving assistance, who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

Compensation.

que no exceda de dos meses para que dicho Gobierno pueda presentar ante el Juez ó Magistrado la prueba legal de la culpabilidad del acusado; si al expirar el período de dos meses no se hubiese presentado ante el Juez ó Magistrado dicha prueba legal, la persona detenida será puesta en libertad, siempre que á la sazón no esté aun pendiente el exámen de los cargos aducidos contra ella.

## ARTÍCULO XIII.

Siempre que se presente una reclamación por cualquiera de las dos Partes contratantes para el arresto, detención ó extradición de criminales evadidos, los funcionarios de justicia ó el Ministerio fiscal del país en que se sigan los procedimientos de extradición, auxiliarán á los del Gobierno que la pida ante los respectivos Jueces y Magistrados, por todos los medios legales que estén á su alcance, sin que puedan reclamar, del Gobierno que pida la extradición, remuneración alguna por los servicios prestados; sin embargo, los funcionarios del Gobierno que concede la extradición, que hayan prestado su concurso para la misma y que en el ejercicio ordinario de sus funciones no reciban otro salario ni remuneración que determinados honorarios por los servicios prestados, tendrán derecho á percibir del Gobierno que pida la extradición los honorarios acostumbrados por los actos ó servicios realizados por ellos, en igual forma y proporción que si dichos actos ó servicios hubiesen sido realizados en procedimientos criminales ordinarios, con arreglo á las leyes del país á que dichos funcionarios pertenezcan

## ARTICLE XIV.

Effect.

This Convention shall take effect from the day of the exchange of the ratifications thereof; but either Contracting Party may at

## ARTÍCULO XIV.

Este Convenio entrará en vigor desde el día del canje de las ratificaciones; pero cualquiera de las Partes contratantes puede en cual-

any time terminate the same on giving to the other six months notice of its intention to do so.

The ratifications of the present Treaty shall be exchanged at Madrid as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the above articles, and have hereunto affixed their seals.

Done in duplicate, at the city of Madrid, this fifteenth day of June one thousand nine hundred and four

[SEAL.]

ARTHUR S. HARDY.

quier tiempo darlo por terminado, avisando á la otra con seis meses de anticipación su intención de hacerlo así.

Las ratificaciones de este Tratado se canjearán en Madrid tan pronto como sea posible.

En testimonio de lo cual los respectivos Plenipotenciarios han firmado los precedentes artículos y han puesto sus sellos.

Hecho, por duplicado, en Madrid, á quince de Junio de mil novecientos cuatro.

FAUSTINO RODRIGUES SAN PEDRO.

[SEAL.]

Exchange of ratifications.

Signatures.

And whereas a Protocol amending Articles III and IV of the said Treaty was signed by the respective Plenipotentiaries of the United States and Spain at San Sebastian on August 13, 1907, the original of which Protocol, being in the English and Spanish languages, is word for word as follows:

PROTOCOL.

The Undersigned, His Excellency, William Miller Collier, Envoy Extraordinary and Minister Plenipotentiary of the United States of America to His Catholic Majesty, and His Excellency Don Manuel Allendesalazar y Muñoz de Salazar, Minister of State of His Catholic Majesty, duly authorized for the purpose, have agreed upon the following:

Articles III and IV of the Treaty of extradition between the United States and Spain signed at Madrid on June 15th, 1904, are hereby amended so as to read as follows:

“ARTICLE III. The provisions of this Convention shall not import claim of extradition for any crime or offence of a political character, nor for acts connected with such crimes or offences; and no person surrendered by or to either of the Contracting Parties in virtue of this Convention shall be tried or punished for a political crime or offence. When the offence charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offence was committed or attempted against the life of the

PROTOCOLO.

Los infrascritos, el Excmo. William Miller Collier, Enviado Extraordinario y Ministro Plenipotenciario de los Estados-Unidos de América, cerca de Su Majestad Católica, y el Excmo. Señor Don Manuel Allendesalazar y Muñoz de Salazar, Ministro de Estado de Su Majestad Católica, debidamente autorizados á ese propósito, han convenido en lo siguiente:

Los artículos III y IV del Tratado de extradición entre los Estados-Unidos y España firmado en Madrid á 15 de Junio de 1904 quedarán redactados en esta forma:

“ARTÍCULO III. Las estipulaciones de este Convenio no dan derecho á reclamar la extradición por ningún crimen ó delito de carácter político ni por actos relacionados con los mismos; y ninguna persona entregada por ó á cualquiera de las Partes Contratantes, en virtud de este Convenio, podrá ser juzgada ó castigada por crimen, ó delito alguno político. Cuando el delito que se impute entrañe el acto, sea de homicidio, de asesinato ó de envenenamiento, consumado ó intentado, el hecho de que el delito se cometiera ó intentara contra la vida del Sobera-

Protocol.

Plenipotentiaries.

No surrender for political offenses. Ante, p. 1950.

Attempts, etc., against sovereign, etc., not a political offense.

Sovereign or Head of a foreign State or against the life of any member of his family, shall not be deemed sufficient to sustain that such a crime or offence was of a political character, or was an act connected with crimes or offences of a political character.”

Trial to be only for offense for which extradited.

*Ante*, p. 1951.

“ARTICLE IV. No person shall be tried for any crime or offence other than that for which he was surrendered.”

Exchange of ratifications.

The above mentioned treaty, as amended by this protocol, is to be submitted for approval in the manner required by the laws of the two nations and the ratifications shall be exchanged at Madrid as soon as possible.

Signatures.

In faith whereof this protocol is signed in two originals, each one in the two languages, in San Sebastian on the 13th of August 1907.

WM. MILLER COLLIER.

no ó Jefe de un Estado extranjero ó contra la vida de cualquier individuo de su familia, no podrá considerarse suficiente para sostener que el crimen ó delito era de carácter político ó acto relacionado con crímenes ó delitos de carácter político.”

“ARTÍCULO IV. Nadie podrá ser juzgado por delito distinto del que motivó su entrega.”

El tratado arriba aludido, tal como se modifica por el presente protocolo, ha de someterse para su aprobación en la forma prescripta por las leyes de los dos países y las ratificaciones serán canjeadas en Madrid lo más pronto posible.

En fé de lo cual se firma el presente protocolo en dos ejemplares, cada uno en ambos idiomas, en San Sebastian á 13 de Agosto 1907.

MANUEL ALLENDE SALAZAR.

Ratification.

And whereas the said Treaty and the said Protocol were duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Madrid, on the sixth day of April, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Treaty, as amended by the said Protocol, to be made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this twenty-first day of May, in the year of our Lord one thousand nine hundred and eight,  
[SEAL.] and of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

*Arbitration convention between the United States and Spain. Signed at Washington, April 20, 1908; ratification advised by the Senate, April 22, 1908; ratified by the President, May 28, 1908; ratified by Spain, May 11, 1908; ratifications exchanged at Washington, June 2, 1908; proclaimed, June 3, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

April 20, 1908.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Kingdom of Spain providing for the submission to arbitration of all questions of a legal nature or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington on the twentieth day of April, one thousand nine hundred and eight, the original of which Convention being in the English and Spanish languages is word for word as follows:

Arbitration with Spain.  
Preamble.

The Government of the United States of America and the Government of His Majesty the King of Spain, signatories of the Convention for the pacific settlement of international disputes, concluded at The Hague on the 29th July, 1899;

El Gobierno de Su Majestad el Rey de España y el Gobierno de los Estados Unidos de América, signatarios del Convenio para el arreglo pacífico de conflictos internacionales, ajustado en El Haya el 29 de Julio de 1899;

Contracting parties.

Taking into consideration that by Article XIX of that Convention the High Contracting Parties have reserved to themselves the right of concluding Agreements, with a view to referring to arbitration all questions which they shall consider possible to submit to such treatment;

Tomando en consideracion que con arreglo al Artículo XIX de ese Convenio, las Altas Partes Contratantes se han reservado el derecho de ajustar acuerdos, con objeto de acudir al arbitraje en todas las cuestiones que consideren posible someter á este procedimiento:

Vol. 32, p. 1779.

Vol. 32, p. 1789.

Have authorized the Under-signed to conclude the following Convention:

Han autorizado á los infrascritos para concluir el siguiente Convenio:

ARTICLE I.

ARTÍCULO I.

Differences which may arise of a legal nature, or relating to the interpretation of treaties existing between the two Contracting Parties, and which it may not have been possible to settle by diplo-

Las diferencias de carácter legal ó relativas á la interpretación de tratados existentes entre las dos Partes Contratantes, que puedan suscitarse entre ambas y que no haya sido posible arreglar por la

Submitting certain disputes to the Permanent Court of Arbitration at The Hague.

macy, shall be referred to the Permanent Court of Arbitration established at The Hague by the Convention of the 29th July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of the two Contracting States, and do not concern the interests of third Parties.

## ARTICLE II.

via diplomática, serán sometidas al Tribunal Permanente de Arbitraje establecido en El Haya por el Convenio de 29 de Julio de 1899, siempre que y con tal que, no afecten los intereses vitales, la independencia, ó la honra de los Estados Contratantes y no atañen los intereses de terceras Partes.

## ARTÍCULO II.

Special agreements defining matters in dispute, etc.

In each individual case the High Contracting Parties, before appealing to the Permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that on the part of the United States such special agreements will be made by the President of the United States, by and with the advice and consent of the Senate thereof, and on the part of Spain shall be subject to the procedure required by her laws.

En cada caso particular las Altas Partes Contratantes antes de apelar al Tribunal Permanente de Arbitraje firmarán un compromiso especial que determine claramente la materia del litigio, el alcance de los poderes de los arbitros, y los plazos que se fijen para la constitución del Tribunal Arbitral y para sus procedimientos. Queda entendido que dichos acuerdos especiales, en lo que concierne á España, serán sometidos á las formalidades requeridas por sus leyes, y por lo que toca á los Estados Unidos, los llevará á cabo el Presidente de los Estados Unidos con el consejo y consentimiento del Senado.

## ARTICLE III.

## ARTÍCULO III.

Duration.

The present Convention is concluded for a period of five years dating from the day of the exchange of the ratifications.

Se concluye el presente Acuerdo por un período de cinco años á contar desde el día del canje de las ratificaciones.

## ARTICLE IV.

## ARTÍCULO IV.

Ratification.

The present Convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; and by His Majesty the King of Spain. The ratifications shall be exchanged at Washington as soon as possible, and the Convention shall take effect on the date of the exchange of its ratifications.

El presente Convenio será ratificado por Su Majestad el Rey de España; y por el Presidente de los Estados Unidos de América, de acuerdo y con el consentimiento del Senado. Las ratificaciones de este Convenio serán canjeadas en Washington tan pronto como sea posible, y será efectivo desde la fecha del canje de sus ratificaciones.

Signatures.

Done in duplicate in the English and Spanish languages at Washington, this twentieth day of April in the year one thousand nine hundred and eight.

Fecho, por duplicado, en lengua Española e Inglesa, en Washington, el día 20 de Abril del año mil novecientos ocho.

ELIHU ROOT  
R. PIÑA Y MILLET

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the second day of June, one thousand nine hundred and eight; Exchange of ratifications.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof. Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the seal of the United States to be affixed.

Done at the City of Washington this third day of June, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT.

By the President:

ELIHU ROOT

*Secretary of State.*

April 4, 1908.

*Arbitration convention between the United States and Great Britain. Signed at Washington, April 4, 1908; ratification advised by the Senate, April 22, 1908; ratified by the President, May 11, 1908; ratified by Great Britain, May 4, 1908; ratifications exchanged at Washington, June 4, 1908; proclaimed, June 5, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

Arbitration with  
Great Britain.  
Preamble.

Contracting parties.

Vol. 32, p. 1788.

Plenipotentiaries.

Whereas an Arbitration Convention between the United States of America and the United Kingdom of Great Britain and Ireland was concluded and signed by their respective Plenipotentiaries at Washington, on the fourth day of April, one thousand nine hundred and eight, the original of which Convention is word for word as follows:

The President of the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, desiring in pursuance of the principles set forth in Articles 15-19 of the Convention for the pacific settlement of international disputes, signed at The Hague July 29, 1899, to enter into negotiations for the conclusion of an Arbitration Convention, have named as their Plenipotentiaries, to wit:

The President of the United States of America, Elihu Root, Secretary of State of the United States, and

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, The Right Honorable James Bryce, O. M.,

who, after having communicated to one another their full powers, found in good and due form, have agreed upon the following articles:

#### ARTICLE I.

Submitting certain disputes to the Permanent Court of Arbitration at The Hague.

Differences which may arise of a legal nature or relating to the interpretation of treaties existing between the two Contracting Parties and which it may not have been possible to settle by diplomacy, shall be referred to the Permanent Court of Arbitration established at The Hague by the Convention of the 29th of July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of the two Contracting States, and do not concern the interests of third Parties.

#### ARTICLE II.

Special agreements to be made defining matters in dispute, etc.

In each individual case the High Contracting Parties, before appealing to the Permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure.

It is understood that such special agreements on the part of the United States will be made by the President of the United States, by and with the advice and consent of the Senate thereof; His Majesty's Government reserving the right before concluding a special agreement in any matter affecting the interests of a self governing Dominion of the British Empire to obtain the concurrence therein of the Government of that Dominion.

Such Agreements shall be binding only when confirmed by the two Governments by an Exchange of Notes.

Confirmation.

ARTICLE III.

The present Convention shall be ratified by the President of the United States of America by and with the advice and consent of the Senate thereof, and by His Britannic Majesty. The ratifications shall be exchanged at Washington as soon as possible, and the Convention shall take effect on the date of the exchange of its ratifications.

Ratification.

ARTICLE IV.

The present Convention is concluded for a period of five years, dating from the day of the exchange of its ratifications.

Duration.

Done in duplicate at the City of Washington, this fourth day of April, in the year 1908.

ELIHU ROOT [SEAL]  
JAMES BRYCE [SEAL]

Signatures.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the fourth day of June, one thousand nine hundred and eight;

Exchange of ratifications.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this fifth day of June, in the year of our Lord one thousand nine hundred and eight, and of [SEAL] the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

February 10, 1908.

April 26, 1908.

*Parcel-post convention between the United States of America and the Republic of Uruguay.*Parcel-post Con-  
vention with Uru-  
guay.  
Preamble.

For the purpose of making better postal arrangements between the United States of America and the Republic of Uruguay, the undersigned, G. von L. Meyer, Postmaster General of the United States of America, and Francisco Garcia y Santos, Postmaster General of Uruguay, by virtue of authority vested in them, have agreed upon the following articles for the establishment of a Parcel-Post System of exchanges between the two countries.

## ARTICLE I.

Scope of Conven-  
tion.

The provisions of this Convention relate only to parcels of mail matter not exceeding fifty dollars (\$50), or its equivalent, in value, to be exchanged by the system herein provided for, and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and all the agreements hereinafter contained apply exclusively to mails exchanged under these Articles.

## ARTICLE II.

Articles admitted to  
the mails.

1. There shall be admitted to the mails exchanged under this Convention, articles of merchandise and mail matter of the value of fifty dollars and under, (except letters, post-cards, and written matter) of all kinds that are admitted under any conditions to the domestic mails of the country of origin, except that no packet

Con el objeto de establecer mejores arreglos postales entre la República del Uruguay y los Estados Unidos de América los infrascritos, Francisco Garcia y Santos, Director General de Correos y Telégrafos del Uruguay, y G. von L. Meyer, Administrador General de Correos de los Estados Unidos de América, en virtud de la autorización de que están investidos, han convenido en los siguientes artículos para establecer el cambio de Encomiendas Postales entre los dos países.

## ARTÍCULO I.

Las estipulaciones de esta Convención se refieren únicamente á las encomiendas cuyo valor no exceda de cincuenta dólares (\$50) ó su equivalente, que se remitan de conformidad con el plan que en ella se establece, y en nada afectarán los arreglos que ahora existen bajo la Convención de la Unión Postal Univeral, los cuales continuarán vijentes como lo están ahora; y todas las estipulaciones contenidas en la presente Convención se aplicarán exclusivamente á las balijas que se cambien conforme á estos artículos.

## ARTÍCULO II.

1. Se admitirán en las balijas que se cambien conforme á esta Convención, mercancías y objetos trasmisibles por el correo de un valor de cincuenta dólares ó menos, de cualquiera género que sean, (exceptuando cartas, tarjetas postales y todo papel escrito,) que se admitan conforme á los reglamentos que rigen respecto de

may exceed eleven pounds (or five kilograms) in weight, nor the following dimensions: greatest length in any direction, three feet six inches (or one hundred and five centimeters); greatest length and girth combined, six feet (or one hundred and eighty centimeters); and must be so wrapped or enclosed as to permit their contents to be easily examined by postmasters and customs officers; and except that the following articles are prohibited admission to the mails exchanged under this Convention:

Publications which violate the copy-right laws of the country of destination; archil and its derivatives; poisons and explosives or inflammable substances; fatty substances, liquids and those which easily liquefy, pastes, live and dead animals, except dead insects and reptiles thoroughly dried; fruits and vegetables which will easily decompose, and substances which exhale a bad odor; lottery tickets, lottery advertisements or circulars; all obscene or immoral articles; articles which may destroy or in any way damage the mails, or injure the persons handling them.

2. All admissible articles of merchandise mailed in one country for the other, or received in one country from the other, shall be free from any detention or inspection whatever, except such as is required for collection of customs duties; and shall be forwarded by the most speedy means to their destination, being subject in their transmission to the laws and regulations of each country respectively.

ARTICLE III.

1. A letter or communication of the nature of personal correspondence must not accompany, be written on, or enclosed with any parcel.

las balijas domésticas del país de origen, con tal que ningún paquete exceda de once libras (ó cinco kilogramos) de peso, ni de las dimensiones siguientes: mayor longitud en cualquiera dirección, tres pies seis pulgadas (ó ciento cinco centímetros); mayor longitud y grosor combinados, seis pies (ó ciento ochenta centímetros); debiendo estar envueltos ó cubiertos de manera que permitan que su contenido sea fácilmente examinado por los administradores de correos y de aduanas; y exceptuándose, además, los artículos que siguen, cuya admisión queda prohibida en las balijas que se cambien entre los dos países, conforme á esta Convención, á saber:

Publicaciones que violen las leyes de propiedad literaria del país de destino; orsilla y sus derivados; venenos y materias explosivas ó inflamables; sustancias grasosas, líquidas ó de fácil liquefacción, pastas; animales vivos ó muertos, exceptuando insectos y reptiles perfectamente disecados; frutas y vegetales que puedan descomponerse facilmente, sustancias que exhale mal olor; billetes, noticias ó circulares de lotería; objetos obscenos ó inmorales, artículos que puedan destruir ó de alguna manera dañar las balijas, ó causar perjuicio á las personas que los manejen.

2. Todos los artículos admisibles de mercancías que se depositen en el correo de un país con destino al otro, ó que se reciban en un país procedentes del otro, no estarán sujetos á otra detención ó inspección sino solamente á la que fuere necesaria para cobrar los derechos aduaneros, y se despacharán á su destino por la via más rápida, quedando sujetos en su trasmisión á las leyes y reglamentos de cada país respectivamente.

ARTÍCULO III.

1. Ninguna carta ó comunicación que tenga el carácter de correspondencia personal, podrá acompañar al paquete, ya sea que esté escrita sobre él, ó incluida en el mismo.

Articles prohibited.

Freedom from inspection, etc.

Letters not to accompany parcels.

## Rejection.

2. If such be found, the letter will be placed in the mails, if separable, and if the communication be inseparably attached, the whole package will be rejected. If, however, any such should inadvertently be forwarded, the country of destination may collect on the letter double rates of postage according to the Universal Postal Convention.

## Address.

3. No parcel may contain packages intended for delivery at an address other than the one borne by the parcel itself. If such enclosed packages be detected, they must be sent forward singly, charged with new and distinct parcels-post rates.

2. Si se encontrare alguna carta, se pondrá en el correo, si pudiere separarse, y si la comunicación estuviere adherida de manera que no se pueda separar, se desechará el paquete entero. Sin embargo, si alguna carta fuere enviada inadvertidamente, el país de destino cobrará doble porte por ella, conforme á la Convención Postal Universal.

3. Ningún paquete podrá contener encomiendas con dirección diferente de la que aparezca en la cubierta de aquel. Si se encontrasen tales encomiendas, deberán remitirse separadamente cobrando nuevo y distinto porte por cada uno de ellos.

## ARTICLE IV.

## ARTÍCULO IV.

## Rates of postage.

1. The following rates of postage shall in all cases be required to be *fully prepaid* with postage stamps of the country of origin affixed to the parcel, viz:

## In the United States.

2. In the United States, for a parcel not exceeding one pound or four hundred and sixty grams in weight, twelve (12) cents, and for each additional one pound or four hundred and sixty grams or fraction thereof, twelve (12) cents; and in the Republic of Uruguay: for a parcel not exceeding one pound (or five hundred grams) in weight, fifty centavos, and for each additional one pound (or five hundred grams), or fraction thereof, twenty centesimos.

## In Uruguay.

3. The parcels shall be promptly delivered to addressees at the post offices of address in the country of destination, free of charge for postage; but the country of destination may, at its option, levy and collect from the addressee for interior service and delivery a charge the amount of which is to be fixed according to its own regulations, but which shall in no case exceed five cents in the United States, and five centesimos in Uruguay, for each parcel whatever its weight.

## Delivery.

1. Se exigirá, en todo caso, el pago previo y total del porte en estampillas del correo del país de origen, las que irán adheridas al envío, como siguen:

2. En la República del Uruguay, por un paquete que no exceda del peso de una libra (ó quinientos gramos) cincuenta centavos, y por cada libra adicional (ó quinientos gramos adicionales), ó fracción de este peso, veinte centesimos; y en los Estados Unidos; por un paquete que no exceda del peso de una libra (ó cuatrocientos sesenta gramos) y por cada libra adicional (ó cuatrocientos sesenta gramos), ó fracción de este peso, doce (12) cents.

3. Los paquetes se entregarán sin tardanza á las personas á quienes se dirijan, en la oficina de Correos á donde fueren dirigidos, en el país de su destino, libres de todo recargo por porte de correo; pero el país del destino puede imponer y cobrar á la persona á quien se dirija el paquete, y en compensación del servicio interior y de entrega, un recargo cuyo monto se fijará según sus propios reglamentos; pero el cual en ningún caso excederá de cinco cents en los Estados Unidos, ó cinco centesimos en la República del Uruguay, por cada paquete, cualquiera que fuere su peso.

ARTICLE V.

1. The sender will, at the time of mailing the parcel, receive from the post office where the parcel is mailed, a "certificate of mailing" on a form like Form I annexed hereto.

2. Each parcel shall bear a serial number.

3. The addressee of a parcel shall be advised of the arrival of the parcel by a notice from the post office of destination, in places where there is no house delivery.

ARTICLE VI.

1. The sender of each parcel shall make two Customs Declarations which shall be attached to the list, upon a special Form provided for the purpose (See Form 2 annexed hereto) giving a general description of the parcel, its address, an accurate statement of the contents and value, date of mailing, and the sender's signature and place of residence.

2. The parcels in question shall be subject in the country of destination to all customs duties and all customs regulations in force in that country for the protection of its Customs Revenues; and the customs duties properly chargeable thereon shall be collected on delivery, in accordance with the customs regulations of the country of destination; but neither sender nor addressee shall be subject to the payment of any charge for fines or penalties on account of failure to comply with any customs regulation.

ARTICLE VII.

Each country shall retain to its own use, the whole of the postages and delivery fees, it collects on said parcels; consequently, this Convention will give rise to no separate accounts between the two countries.

ARTICLE VIII.

1. The parcels shall be considered as a component part of the

ARTÍCULO V.

1. Al depositar en el correo un paquete, se entregará al remitente un "Recibo del Envío" de la oficina de correos que lo recibió, conforme al modelo anexo No. 1.

2. Cada encomienda llevará un número consecutivo.

3. La oficina de correos de destino dará aviso de la llegada del paquete á la persona á quien fuere dirigido, en donde no haya reparto á domicilio.

ARTÍCULO VI.

1. El remitente de cada paquete hará dos declaraciones aduaneras, que irán adjuntos á la lista, según la fórmula especial que se le suministrara para ese objeto, (Véase el modelo anexo No. 2) dando en ella una manifestación exacta de su contenido y valor, fecha del envío, firma y lugar de residencia del remitente.

2. Estos paquetes quedarán sujetos en el país de su destino á todos los reglamentos y derechos aduaneros que estuvieren vigentes en el mismo país, para proteger las rentas de sus aduanas; y los derechos aduaneros que debidamente corresponda cobrar sobre los mismos paquetes, serán cobrados al entregarse estos, de acuerdo con los reglamentos aduaneros del país de destino; pero ni el remitente ni el destinatario podrán ser obligados al pago de multas ó penas por haberse dejado de cumplir algún reglamento aduanero.

ARTÍCULO VII.

Cada país percibirá para si, el total del porte de correo y del derecho de entrega que colecte sobre dichos paquetes; y en consecuencia, esta Convención no motivará cuentas separadas entre los dos países.

ARTÍCULO VIII.

1. Los paquetes se considerarán como parte integrante de las

Certificate of mailing.

Post, p. 1969.

Serial number required.

Notice to addressee.

Customs declaration.

Post, p. 1970.

Collection of duties.

Retention of fees.

Transportation.

mails exchanged direct between the United States of America and the Republic of Uruguay, to be despatched to destination by the country of origin at its cost and by such means as it provides; but must be forwarded, at the option of the despatching office, either in boxes prepared expressly for the service, or in ordinary mail sacks marked "Parcels-Post" and securely sealed with wax or otherwise as may be mutually provided by regulations hereunder.

balijas cambiadas directamente entre los Estados Unidos de América y la República del Uruguay, y serán despachados á su destino por el país de su origen al otro, á su costo y por los medios que el provea; pero deben despacharse, á opción de la oficina que los envíe en cajas expresamente preparadas para el servicio, ó en sacos ordinarios de correspondencia que se marcarán: "Encomiendas Postales" y se sellarán con la seguridad debida, con lacre, ó de alguna otra manera que se determine mutuamente por los reglamentos respectivos.

Return of sacks, etc.

2. Each country shall return empty to the despatching office by next mail, all such boxes or sacks.

2. Cada país devolverá á la oficina de origen por el próximo correo, todas las cajas ó sacos recibidos.

Packing.

3. Although articles admitted under this Convention will be transmitted as aforesaid between the exchange offices, they should be so carefully packed as to be safely transmitted in the ordinary mails of either country, both in going to the exchange office in the country of origin and to the office of address in the country of destination.

3. Aunque los paquetes admitidos conforme á esta Convención se transmitirán en la forma designada, entre las oficinas de cambio, deberán empaquetarse cuidadosamente, á fin de que puedan transmitirse con debida seguridad en las balijas abiertas de un país, tanto á la oficina de correo de cambio en el país de su origen, como á la oficina de correo á donde se dirijan, en el país de su destino.

Descriptive list.

4. Each despatch of a parcels-post mail must be accompanied by a descriptive list in duplicate, of all the packages sent, showing distinctly the list number of each parcel, the name of the sender, the name of the addressee with address of destination, and the declared contents and value; and must be enclosed in one of the boxes or sacks of such despatch. (See Form 3, annexed hereto).

4. Cada envío de paquetes postales deberá ser acompañado de una lista descriptiva, hecha por duplicado, de todos los paquetes enviados, que exprese claramente el número de lista de cada paquete, el nombre del remitente, el nombre y dirección de la persona á quien se dirige y el contenido y valor declarado, y deberá incluirse en una de las cajas ó sacos del mismo envío. (Véase el modelo anexo No. 3).

Post, p. 1970.

## ARTICLE IX.

## ARTÍCULO IX.

Exchange offices.

Exchanges of mails under this Convention shall, until otherwise mutually agreed upon, be effected through the Exchange Post Offices at New York, on the part of the United States and at Montevideo on the part of Uruguay, under such regulations relative to the details of the exchange, as may be mutually determined

El cambio de balijas conforme á esta Convención, se verificará mientras no se acuerde otra cosa por las oficinas de correos de Nueva York, por parte de los Estados Unidos, y de Montevideo por parte del Uruguay, de conformidad con los reglamentos relativos á los detalles de cambio que por mútuo convenio se de-

to be essential to the security and expedition of the mails and the protection of the Customs Revenues.

terminen y se consideren como esenciales á la seguridad y expedición en el envío de las balijas y á la protección de los derechos aduaneros.

ARTICLE X.

ARTÍCULO X.

1. As soon as the mail shall have reached the exchange office of destination, that office shall check the contents of the mail.

1. La oficina de correos del país del destino, verificará el contenido de la balija, tan luego como la reciba.

Receipt of mails.

2. In the event of the Parcel Bill not having been received, a substitute should at once be prepared.

2. En el caso de que no se recibiere la lista de los paquetes enviados por el correo, se hará inmediatamente una que la sustituya.

Parcel bill.

3. Any errors in the entries on the Parcel Bill which may be discovered, should, after verification by a second officer, be corrected and noted for report to the despatching office on a "Verification Certificate," which should be sent in a special envelope.

3. Los errores que puedan haberse cometido y se descubrieren en la lista de los paquetes enviados por el correo, deben anotarse y corregirse después de haber sido verificados por un segundo empleado, y se comunicarán á la oficina remitente en el "Certificado de Comprobación", que la enviará bajo cubierta especial.

Errors.

4. If a parcel advised on the bill be not received, after the non-receipt has been verified by a second officer the entry on the bill should be canceled, and the fact likewise reported at once.

4. Si no se recibiere algún paquete de los consignados en la lista, después de confirmada la omisión por un segundo empleado se cancelará la anotación respectiva de la lista, y se informará de igual manera lo ocurrido.

Nonreceipt of parcels.

5. If a parcel be observed to be insufficiently prepaid, it must not be taxed with deficient postage, but the circumstance must be reported on the "Verification Certificate" Form.

5. Si apareciere un paquete insuficientemente franqueado, no deberá cárgarse la insuficiencia, pero se dará cuenta del hecho en el "Certificado de Comprobación."

Insufficient postage.

6. Should a parcel be received in a damaged or imperfect condition, full particulars shall be reported in the same manner.

6. Cuando se recibiere un paquete averiado ó en mal estado, se comunicarán en la misma manera detalles completos acerca de ello.

Damaged parcels.

7. If no "Verification Certificate" or note of error be received, a parcel mail shall be considered as duly delivered, having been found on examination correct in all respects.

7. Si no se recibiere "Certificado de Comprobación," ó aviso de error, se considerará que la balija de paquetes fué debidamente recibida y que habiendo sido examinada, se encontró exacta bajo todos aspectos.

Correct mails.

ARTICLE XI.

ARTÍCULO XI.

1. If a parcel cannot be delivered as addressed, or is refused, it must be returned without charge, directly to the despatching office of exchange, at the ex-

1. Si no pudiese entregarse un paquete á la persona á quien se dirige, ó si ésta rehusare recibirlo, so devolverá directamente y sin recargo. á la oficina que lo des-

Failure to deliver.

piration of ninety (90) days from its receipt at the office of destination; and the country of origin may collect from the sender for the return of the parcel, a sum equal to the postage when first mailed.

Disposal of prohibited articles.  
*Annex, p. 1963.*

Provided, however, that parcels prohibited by Article II and those which do not conform to the conditions as to size, weight, and value, prescribed by said article, shall not necessarily be returned to the country of origin, but may be disposed of, without recourse, in accordance with the customs laws and regulations of the country of destination.

Perishable articles.

2. When the contents of a parcel which cannot be delivered are liable to deterioration or corruption, they may be destroyed at once, if necessary; or, if expedient, sold, without previous notice or judicial formality, for the benefit of the right person, the particulars of each sale being noticed by one post-office to the other.

#### ARTICLE XII.

Nonresponsibility for loss, etc.

The Post-Office Department of either of the contracting countries will not be responsible for the loss or damage of any parcel. Consequently, no indemnity can be claimed by the sender or addressee in either country.

#### ARTICLE XIII.

Further regulations.

The Postmaster General of the United States of America, and the Director General of Posts and Telegraphs of the Republic of Uruguay, may, by agreement, except, on account of insecurity in the conveyance, or for other causes, certain post offices in either country from receiving or despatching parcels of merchandise as provided by this Convention; and shall have authority to jointly make such further regulations of order and detail, as may be found

pachó, á la espiración de noventa (90) días contados desde su recibo, por la oficina de destino, y el país de origen puede cobrar al remitente por la devolución del paquete, una suma igual al porte que pagó cuando lo puso primitivamente en el correo.

Se establece sin embargo, que las encomiendas prohibidas por el Artículo II, y aquellas que no lleven las condiciones de tamaño, peso y valor, indicadas en dicho artículo, no deberán necesariamente ser devueltas al país de origen, sino que podrán ser tratados de acuerdo con las leyes aduaneras, sin recurso, del país de destino.

2. Si el contenido de un paquete, que no fuere posible entregar pudiere deteriorarse ó descomponerse podrá destruirse inmediatamente, si esa medida fuere necesaria; ó si se pudiere, se venderá, sin necesidad de aviso previo ó de formalidad judicial, para beneficio de la persona interesada; y los detalles de la venta se comunicarán por una oficina de correos á la otra.

#### ARTÍCULO XII.

El Departamento de Correos de cada uno de los países contratantes, no será responsable por la pérdida ó avería que sufran algún paquete. Por consiguiente no podrá reclamarse, por lo mismo, en ninguno de los dos países, indemnización alguna por parte del remitente, ni de la persona á quien vaya dirigido.

#### ARTÍCULO XIII.

El Administrador general de Correos y Telégrafos de la República del Uruguay y el Administrador general de Correos de los Estados Unidos de América, pueden convenir en exceptuar algunas oficinas postales de recibir ó despachar paquetes de mercaderías, según el presente Convenio, por falta de seguridad en la conducción, ó por otras causas, y tendrán autoridad para hacer de común acuerdo y de tiempo en tiempo, aquellos reglamentos de orden y

necessary to carry out the present Convention from time to time; and may by agreement prescribe conditions for the admission to the mails of any of the articles prohibited by Article II of this Convention.

detalle que crean necesarios para cumplir debidamente las prescripciones de la presente Convención, así como para establecer la admisión en las balijas de cualquiera de los artículos prohibidos por el Artículo II de esta Convención.

Ante, p. 1968.

ARTICLE XIV.

ARTÍCULO XIV.

This Convention shall be ratified by the contracting countries in accordance with their respective laws. Once ratified, it shall take effect, and operations thereunder shall begin on the first day of July one thousand nine hundred and eight; and shall continue in force until terminated by mutual agreement, but may be annulled at the desire of either Department, upon six months previous notice given to the other.

Esta Convención se ratificará por los países contratantes de acuerdo con sus respectivas leyes. Una vez ratificada, comenzará á tener efecto el día primero de julio de mil novecientos y ocho, y continuará en vigor hasta que se termine por consentimiento mútuo; pero podrá anularse, con la notificación de uno de los Departamentos de Correos hecha al otro, con seis meses de anticipación.

Ratification.

Effect.

Done in duplicate, and signed at Washington the tenth day of February one thousand nine hundred and eight, and at Montevideo the 26 day of April one thousand nine hundred and eight.

Hecho por duplicado y firmado, en Washington el día treinta de Febrero de mil novecientos y ocho, y en Montevideo el 26 de Abril mil novecientos y ocho.

Signatures.

[L. S.]

G. V. L. MEYER,  
*Postmaster-General of the United States of America.*

[L. S.]

F. GARCIA Y SANTOS  
*Director General de Correos y Telégrafos del Uruguay*

The foregoing Parcel-Post Convention between the United States of America and the Republic of Uruguay has been negotiated and concluded with my advice and consent, and is hereby approved and ratified.

Approval.

In testimony whereof, I have caused the Seal of the United States [SEAL.] to be hereunto affixed.

THEODORE ROOSEVELT.

By the President:

ELIHU ROOT

*Secretary of State.*

WASHINGTON, D. C., June 5, 1908.

FORM NO. 1.

Form No. 1.

*Parcel-Post.*

A parcel addressed as under has been posted here this day.

Office stamp.	
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This certificate is given to inform the sender of the posting of a parcel, and does not indicate that any liability in respect of such parcel attaches to the Postmaster-General.

PARCEL-POST CONVENTION—URUGUAY.

FEBRUARY 10, 1908.  
APRIL 26, 1908.

Form No. 2.

FORM No. 2.

*Parcel post between the United States and the Republic of Uruguay.*

Date. Stamp.	FORM OF CUSTOMS DECLARATION.	Place to which the parcel is addressed.		
Description of parcel: [State whether box, bag, basket, etc.]	Contents.	Value.	Per cent.	Total customs charges.
	Total.....			

Date of posting: ....., 19..; signature and address of sender { .....  
 For use of Post-Office only, and to be filled up at the office of exchange:  
 Parcel bill No..... No. of rates prepaid .....; Entry No.....

Form No. 3.

FORM 3.

*Parcels from the United States for the Republic of Uruguay.*

Date stamp of the United States Post-Office.		Date stamp of the Uruguay Post-Office.					
<div style="border: 1px solid black; width: 100px; height: 50px; margin: 0 auto;"></div>	Parcel Bill No.....dated.....19..; per S. S. "....."	<div style="border: 1px solid black; width: 100px; height: 50px; margin: 0 auto;"></div>					
* Sheet No. ....							
Entry No.	Origin of parcel.	Name of sender.	Address of parcel.	Declared contents.	Declared value.	Number of rates prepaid.	Remarks.
				Totals..			
* When more than one sheet is required for the entry of the parcels sent by the mail, it will be sufficient if the undermentioned particulars are entered on the last sheet of the Parcel Bill.							
Total number of parcels sent by the mail.....				Total weight of mail..... <i>lbs.</i>			
Number of boxes or other receptacles forming the mail.....				Deduct weight of receptacles.....			
Signature of dispatching officer at United States Post-Office: .....				Net weight of parcels.....			
				Signature of receiving officer at Uruguay Post-Office: .....			

*Treaty between the United States and the Republic of San Marino for the mutual extradition of criminals. Signed at Rome, January 10, 1906; ratification advised by the Senate, April 17, 1908; ratified by the President, May 7, 1908; ratified by the Republic of San Marino, February 19, 1906; ratifications exchanged at Rome, June 8, 1908; proclaimed, June 12, 1908.*

January 10, 1906.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Treaty between the United States of America and the Republic of San Marino, providing for the mutual extradition of fugitives from justice, was concluded and signed by their respective Plenipotentiaries at Rome, Italy, on the tenth day of January, one thousand nine hundred and six, the original of which Treaty, being in the English and Italian languages, is word for word as follows:

Extradition treaty with San Marino. Preamble.

*Treaty between the United States of America and the Republic of San Marino for the Mutual Extradition of Fugitive Criminals.*

*Trattato tra gli Stati Uniti d'America e la Repubblica di San Marino, per la Reciproca Estradizione di Malfattori.*

The United States of America and the Republic of San Marino having judged it expedient with a view to the better administration of justice and the prevention of crime within their respective territories and jurisdictions, that persons charged with or convicted of the crimes and offences hereinafter enumerated, and being fugitive from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a Convention for that purpose and have appointed as their Plenipotentiaries:

The President of the United States of America, His Excellency, Henry White, Ambassador Extraordinary and Plenipotentiary to the Kingdom of Italy;

The Captains-Regent of the Republic of San Marino, His Excellency, Senator Cavaliere Gaspare Finali, Cavaliere of the Supreme Order of the S. S. Annunziata, etc. etc. Political Counsellor of the Republic of San Marino:

Who, after having communicated to each other their respective

Gli Stati Uniti d'America e la Repubblica di San Marino avendo giudicato opportuno in vista della migliore amministrazione della giustizia e della prevenzione dei delitti dentro i loro rispettivi territori e giurisdizioni, che le persone processate o condannate pei crimini o delitti qui appresso enumerati, e sottrattesi colla fuga alla giustizia, debbano essere sotto certe circostanze reciprocamente consegnate, hanno risoluto di concludere una Convenzione a questo fine, ed hanno nominato per loro plenipotenziarii:

Il Presidente degli Stati Uniti di America, Sua Eccellenza, Henry White, Ambasciatore Straordinario e Ministro Plenipotenziario presso S. M. il Re d'Italia;

I Capitani Reggenti la Repubblica di San Marino, il Senatore Gaspare Finali, Cavaliere dell'Ordine Supremo della S. S. Annunziata, etc., etc., Consulatore Politico della detta Repubblica, etc., etc.:

I quali, dopo essersi comunicati l'uno all'altro i loro rispettivi

Contracting parties.

Plenipotentiaries.

full powers, found in good and due form, have agreed upon and concluded the following articles:

pieni poteri, e averli trovati in buona e debita forma, hanno concluso i seguenti articoli:

## ARTICLE I.

## ARTICOLO I°

Reciprocal delivery  
of persons charged  
with crimes.

The Government of the United States and the Government of San Marino mutually agree to deliver up persons who, having been charged, as principals or accessories, with or convicted of any of the crimes and offences specified in the following article committed within the jurisdiction of one of the contracting parties, shall seek an asylum or be found within the territories of the other: Provided, that this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his or her apprehension and commitment for trial if the crime had been there committed.

Il Governo degli Stati Uniti e il Governo di San Marino s'impegnano a consegnarsi reciprocamente le persone, che essendo state processate o condannate, come autori o come complici, di qualcuno dei crimini o delitti specificati nel seguente articolo, commessi dentro la giurisdizione di una delle due parti contraenti, cercheranno un asilo o saranno trovati dentro il territorio dell'altra parte: Però questo sarà fatto soltanto sopra tale evidenza di criminalità, che secondo le leggi del paese dove il fuggitivo o il processato sarà trovato, giustificherebbe il suo arresto, e l'invio al giudizio se il delitto vi fosse stato commesso.

## ARTICLE II.

## ARTICOLO II

Extraditable  
crimes.

Persons shall be delivered up who shall have been convicted of or be charged, according to the provisions of this convention, with any of the following crimes:

Per le disposizioni della presente Convenzione, saranno consegnati gl'individui processati o condannati per alcuno dei seguenti delitti:

Murder, etc.

1. Murder, comprehending the crimes of parricide, assassination, poisoning and infanticide.

1° Omicidio, compresi i delitti di parricidio, assassinio, avvelenamento e infanticidio.

2. The attempt to commit murder.

2° Tentativo d'omicidio.

Rape, etc.

3. Rape, or attempt to commit rape. Bigamy. Abortion.

3° Stupro violento o attentato di commetterlo. Bigamia. Aborto.

Arson.

4. Arson.

4° Incendio doloso.

Piracy, etc.

5. Piracy, or mutiny on ship-board whenever the crew, or part thereof, shall have taken possession of the vessel by fraud or by violence against the commander.

5° Pirateria, o ammutinamento a bordo d'una nave, quando l'equipaggio, o una parte di esso, abbia preso possesso della nave per frode o per violenza contro il comandante.

Burglary, etc.

6. Larceny; the crime of burglary, defined to be the act of breaking and entering by night into the house of another with the intent to commit felony; and the crime of robbery, defined to be the act of feloniously and forcibly taking from the person of another money or goods by violence or putting him in fear; and the corresponding crimes punished by the penal code of San Marino un-

6° Furto; il delitto di "burglary", definito un atto di introdursi di notte, mediante effrazione o scalata, nella casa di un altro con intenzione criminosa; ed il delitto di "robbery", definito un atto di sottrazione forzata e criminosa di danaro o di valori da una ad altra persona con violenza od intimidazione; e i corrispondenti delitti previsti e puniti col codice penale di San Marino, sotto la qualifica-

der the description of thefts committed in an inhabited house by night, and by breaking in by climbing or forcibly, and thefts committed with violence or by means of threats.

7. The crime of forgery, by which is understood the utterance of forged papers, and also the counterfeiting of public, sovereign, or governmental acts.

8. The fabrication or circulation of counterfeit money either coin or paper, or of counterfeit public bonds, coupons of the public debt, bank notes, obligations, or in general anything being a title or instrument of credit; the counterfeiting of seals and dies, impressions, stamps, and marks of State and public administrations, and the utterance thereof.

9. The embezzlement of public moneys committed within the jurisdiction of either party by public officers or depositaries.

10. Embezzlement by any person or persons hired or salaried to the detriment of their employers, when the crime is subject to punishment by the laws of the place where it was committed, and the amount of money or the value of the property embezzled is not less than two hundred dollars or one thousand francs.

11. Wilful and unlawful destruction or obstruction of railroads which endangers human life.

12. Obtaining money, valuable securities or other property by false pretences, when such act is made criminal by the laws of both countries and the amount of money or the value of the property fraudulently obtained is not less than two hundred dollars or one thousand francs.

13. Kidnapping of minors.

14. Reception of articles obtained by means of any of the crimes or offences provided for by the present Convention.

Extradition may also be granted for the attempt to commit any of the crimes above enumerated when such attempt is punishable by the laws of both contracting parties.

zione di furti commessi di notte in una casa abitata, mediante effrazione o scalata, e di furti commessi con violenza e minacce.

7° Falso, sotto il qual titolo si comprende l' emissione di carte falsificate, e così la contraffazione di atti pubblici, governativi e dell' autorità sovrana.

8° Fabbricazione, messa in circolazione o contraffazione di moneta, sia metallica che cartacea; contraffazione di titoli o di cedole di debito pubblico, di biglietti di banca, di obbligazione e in generale di qualsivoglia titolo o strumento di credito; contraffazione di sigilli, punzoni, timbri, bolli e marche di Stato e di pubbliche amministrazioni, e relative emissioni.

9° Appropriazione di pubblico denaro commesso nella giurisdizione d' una delle parti da pubblici ufficiali o depositari.

10° Appropriazione commessa da qualunque persona o persone impiegate o salariate a detrimento di quelli che le impiegano, quando il delitto è soggetto a punizione secondo le leggi del luogo ove fu commesso, e l' ammontare del denaro o dei valori appropriati non sia minore di dugento dollari o mille lire.

11° Arbitrario e illegale disfacimento o ostruzione di ferrovie, che mettano a rischio la vita umana.

12° Conseguimento di denaro, di valore e altre proprietà sotto falsi pretesti, quando tale atto costituisca un delitto, secondo le leggi d' ambedue i paesi, e l' ammontare del denaro, dei valori o delle proprietà fraudolentemente conseguite non sia minore di dugento dollari o mille lire.

13° Rapimento di minorenni.

14° Ricetto degli oggetti acquisiti per mezzo di uno dei crimini o delitti previsti dalla presente Convenzione.

La estradizione può egualmente essere concessa per l' attentato di commettere uno dei delitti sopra enumerati, quando tale attentato sia punibile per le leggi di ambedue le parti contraenti.

Forgery.

Counterfeiting.

Embezzlement by public officials.

Embezzlement by private employees.

Injuries to railroads.

Obtaining money, etc., by false pretences.

Kidnaping.

Receiving stolen goods, etc.

Attempts to commit crimes.

## ARTICLE III

## ARTICOLO III

Crimes committed previous to extradition.

A person surrendered under this Convention shall not be tried or punished in the country to which his extradition has been granted, nor given up to a third power for a crime or offence not provided for by the present Convention and committed previously to his extradition, until he shall have been allowed one month to leave the country after having been discharged; and, if he shall have been tried and condemned to punishment, he shall be allowed one month after having suffered his penalty or having been pardoned.

Trials only for offenses for which extradited.

He shall moreover not be tried or punished for any crime or offence provided for by this Convention committed previous to his extradition, other than that which gave rise to the extradition, without the consent of the government which surrendered him, which may, if it think proper, require the production of one of the documents mentioned in Article VII, of this convention.

Post, p. 1975.

Extradition to third country.

The consent of that government shall likewise be required for the extradition of the accused to a third country; nevertheless, such consent shall not be necessary when the accused shall have asked of his own accord to be tried or to undergo his punishment, or when he shall not have left within the space of one month above specified the territory of the country to which he has been surrendered.

## ARTICLE IV.

## ARTICOLO IV

No surrender for political offenses.

The provisions of this convention shall not be applicable to persons guilty of any political crime or offence or of one connected with such a crime or offence. A person who has been surrendered on account of one of the common crimes or offences mentioned in Article II, shall consequently in no case be prosecuted and punished in the state to which his extradition has been granted on account of a political crime or offence committed by him previ-

Ante, p. 1972.

Un individuo estradato per questa Convenzione non potrà essere processato o punito nel paese al quale l'extradizione è stata concessa, nè estradato a un terzo potere per un crimine o un delitto non previsto nella presente Convenzione e commesso anteriormente alla sua estradizione, amenochè egli abbia avuto un mese di tempo per abbandonare il paese dopo essere stato assolto; e se egli è stato processato e condannato ad una pena, gli deve essere concesso un mese di tempo per lasciare il paese, dopo avere espiata la pena o ottenuto il perdono.

Non potrà tuttavia essere processato o punito per qualsiasi crimine o delitto previsto dalla presente Convenzione, commesso prima della sua estradizione, ma diverso da quello che diede luogo alla estradizione, senza il consenso del governo che lo estradiò, e che può, se lo creda conveniente, esigere la produzione d'uno dei documenti menzionati nell'Art. VII, di questa Convenzione.

Il consenso dello stesso governo sarà similmente richiesto per la estradizione dell'accusato a un terzo paese; nondimeno questo consenso non sarà necessario quando l'accusato abbia spontaneamente domandato di essere processato o di scontare la pena, o quando non abbia nel termine d'un mese sopra specificato abbandonato il paese al quale è stato estradato.

Le disposizioni di questa Convenzione non sono applicabili alle persone colpevoli d'un crimine o delitto politico, o d'un atto connesso ad un tal crimine o delitto. La persona che è stata estradata in ragione di uno dei crimini o delitti comuni menzionati nell'Art. II, non può per conseguenza in alcun caso essere processata o punita nello stato a cui la estradizione è stata concessa, in ragione d'un crimine o delitto politico commesso da lei prima della sua estra-

ously to his extradition or on account of an act connected with such a political crime or offence, unless he has been at liberty to leave the country for one month after having been tried and, in case of condemnation, for one month after having suffered his punishment or having been pardoned.

## ARTICLE V.

Neither of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

## ARTICLE VI.

If the person whose surrender may be claimed pursuant to the stipulations of the present treaty shall have been arrested for the commission of offences in the country where he has sought an asylum, or shall have been convicted thereof, his extradition may be deferred until he shall have been acquitted or have served the term of imprisonment, to which he may have been sentenced.

## ARTICLE VII

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the contracting parties, or, in the event of the absence of these, from the country or its seat of government, they may be made by superior consular officers.

If the person, whose extradition may be asked for, shall have been convicted of a crime or offence, a copy of the sentence of the judicial authority, by whom he may have been convicted, authenticated under its seal, and attestation of the official character of the judge by the proper executive authority, and of the latter by the minister or consul of the United States or of San Marino respectively, shall accompany the requisition. When, however, the fugitive shall have been merely charged with crime, a duly authenticated copy of the warrant for his arrest in the

dizione, o in ragione di un atto connesso con tale crimine o delitto politico, amenochè essa abbia avuto la libertà di abbandonare il paese durante un mese dopo essere stato processato, e in caso di condanna, per un mese dopo espiata la pena, od essere stato perdonato.

## ARTICOLO V.

Le parti contraenti non sono obbligate a consegnarsi i propri cittadini o sudditi in virtù della stipulazione della presente Convenzione.

## ARTICOLO VI

Se la persona, la cui estradizione può essere reclamata secondo le stipulazioni del presente trattato, sia stata arrestata per avere commesso dei delitti nel paese dove ha cercato un asilo, o vi sia stata per essi condannata, la sua estradizione deve essere differita finchè essa sia stata assolta, od abbia scontato il termine dell'imprigionamento al quale sia stata condannata.

## ARTICOLO VII

Le dimande d'extradizione dei refrattarii alla giustizia debbono essere fatte dai rispettivi agenti diplomatici delle parti contraenti; o in caso d'assenza di essi, dal paese ov'è la sede del governo, possono essere fatte dagli agenti consolari superiori.

Se la persona la cui estradizione può essere richiesta, sia stata condannata per un crimine o delitto, una copia della sentenza della Autorità giudiziaria, da cui sia stata condannata, autenticata col suo sigillo, accompagnerà la richiesta di estradizione: la firma del giudice sarà legalizzata dal competente agente del potere esecutivo, la cui firma sarà a sua volta attestata dal Ministro o Console degli Stati Uniti o di San Marino. Quando invece il refrattario sia semplicemente imputato di un delitto, la richiesta di estradizione deve essere accompagnata da una

Neither country bound to deliver up its own citizens.

Extradition may be deferred.

Requisitions.

Papers required.

country where the crime may have been committed, and of the depositions upon which such warrant may have been issued, must accompany the requisition as aforesaid.

Provisional arrest in United States.

It shall be lawful for any competent judicial authority of the United States, upon production of a certificate issued by the Secretary of State stating that a request has been made by the Government of San Marino for the provisional arrest of a person convicted or accused of the commission therein of a crime or offence extraditable under the provisions of this convention, and upon complaint duly made that such crime or offence has been so committed, to issue his warrant for the apprehension of such person. But if the demand for surrender, with the formal proofs hereinbefore mentioned, be not made as aforesaid by the diplomatic agent of the demanding government, or, in his absence, by the competent consular officer, within forty days from the date of the commitment of the fugitive, the prisoner shall be discharged from custody.

Discharge on failure to make formal requisition.

Provisional arrest in San Marino.

And the Government of San Marino will, upon request of the Government of the United States, transmitted through the diplomatic agent of the United States, or, in his absence, through the competent consular officer, secure in conformity with law the provisional arrest of persons convicted or accused of the commission therein of crimes or offences extraditable under this Convention. But if the demand for surrender, with the formal proofs hereinbefore mentioned, be not made as aforesaid by the diplomatic agent of the demanding government, or, in his absence, by the competent consular officer, within forty days from the date of the commitment of the fugitive, the prisoner shall be discharged from custody.

Discharge on failure to make formal requisition.

Expenses.

The expenses of the arrest, detention, examination and delivery of fugitives under this convention

copià debitamente autenticata del mandato d'arresto nel paese dove il delitto sia stato commesso, e delle deposizioni sulle quali il mandato d'arresto sia stato emesso.

Sarà in facoltà di qualsiasi competente autorità giudiziaria degli Stati Uniti, sulla produzione d'un attestato emesso dal Segretario di Stato comprovante che una dimanda è stata fatta dal Governo di San Marino in vista dell'arresto provvisorio di persona condannata od accusata di avere commesso colà un crimine o delitto passibile d'extradizione, secondo le disposizioni della presente Convenzione, e sopra querela debitamente data, che tale crimine o delitto fu realmente commesso, di emettere un mandato di arresto di detta persona. Ma se la dimanda d'extradizione colle formali prove superiormente indicate, non sarà fatta, come sopra è detto, dall'agente diplomatico del governo richiedente, e in sua assenza dal competente Ufficiale consolare, entro quaranta giorni dalla data dell'arresto del refrattario, il prigioniero sarà rimesso in libertà.

E il Governo di San Marino, a dimanda del Governo degli Stati Uniti, trasmessa per mezzo dell'agente diplomatico degli Stati Uniti, o, in sua assenza, per mezzo del competente ufficio consolare, assicurerà in conformità della legge l'arresto provvisorio della persona condannata od accusata di avere colà commesso crimini o delitti passibili d'extradizione, secondo la presente Convenzione. Ma se la dimanda per la consegna, colle formali prove precedentemente menzionate non è fatta come sopra è detto dall'agente diplomatico del governo richiedente, e in sua assenza dal competente ufficio consolare, dentro quaranta giorni dalla data dell'arresto del refrattario, il prigioniero sarà rimesso in libertà.

#### ARTICLE VIII

#### ARTICOLO VIII

Le spese dell'arresto, della detenzione, della istruttoria e della consegna dei refrattarii, secondo

shall be borne by the State, in whose name the extradition is sought; Provided, that the demanding Government shall not be compelled to bear any expense for the services of such officers of the government from which extradition is sought as receive a fixed salary; and provided that the charge for the services of such public officials as receive only fees shall not exceed the fees to which such officials are entitled under the laws of the country for services rendered in ordinary criminal proceedings.

questa Convenzione, saranno a carico dello Stato, nel cui nome la estradizione è richiesta; Tuttavia, il governo richiedente non dovrà sostenere alcuna spesa per i servizi degli ufficiali del Governo, al quale la estradizione viene richiesta, che ricevono uno stipendio fisso; e per quanto riguarda il carico per i servizi di quei pubblici ufficiali che non ricevono altro che emolumenti, il loro carico non potrà eccedere quello da corrispondersi a detti ufficiali, secondo le leggi del paese, per servizi resi nella procedura criminale ordinaria.

ARTICLE IX

Extradition shall not be granted, in pursuance of the provisions of this convention, if legal proceedings or the enforcement of the penalty for the act committed by the person claimed has become barred by limitation, according to the laws of the country to which the requisition is addressed.

L' estradizione non sarà concessa, a norma delle disposizioni di questa Convenzione, se la prescrizione dell' azione giudiziaria o della pena sia acquisita in favore dello individuo reclamato, conformemente alle leggi del paese a cui la dimanda è indirizzata.

No delivery if trial barred by limitations.

ARTICLE X

All articles found in the possession of the accused party and obtained through the commission of the act with which he is charged, or that may be used as evidence of the crime for which his extradition is demanded, shall be seized if the competent authority shall so order, and shall be surrendered with his person.

Tutti gli oggetti trovati in possesso dell' individuo reclamato, e provenienti dal fatto pel quale esso è incriminato, o che possono servire di prova del delitto pel quale è chiesta la estradizione, saranno sequestrati, e se la competente autorità lo ordini, saranno consegnati insieme alla persona.

Disposal of articles seized with person.

The rights of third parties to the articles so found shall nevertheless be respected.

Sono però riservati i diritti dei terzi su tali oggetti.

Rights of third parties.

ARTICLE XI

The present convention shall take effect thirty days after the exchange of ratifications and shall continue to have binding force for six months after a desire for its termination shall have been expressed in due form by one of the two governments to the other.

La presente Convenzione diverrà esecutiva trenta giorni dopo lo scambio delle ratifiche; e resterà in vigore fino a sei mesi dopo che sia stata denunciata in debita forma da uno all' altro dei due governi.

Effect.

It shall be ratified and its ratification shall be exchanged at Rome as soon as possible.

Essa sarà ratificata e le ratifiche saranno scambiate a Roma il più presto possibile.

Exchange of ratification.

In witness whereof, the respective plenipotentiaries have signed

In fede di che i plenipotenziarii rispettivi hanno firmato i sopra-

Signatures.

## EXTRADITION TREATY—SAN MARINO. JANUARY 10, 1906.

the above articles both in the English and Italian languages, and they have hereunto affixed their seals.

scritti undici articoli nelle lingue inglese ed italiana e vi hanno apposto i loro sigilli.

Done, in duplicate, at Rome, Italy, this 10th day of January, 1906.

Fatto in duplicato a Roma, Italia, li 10 gennaio 1906.

[L. S.] HENRY WHITE  
[L. S.] GASPARE FINALI

Ratification.

And whereas the said Treaty has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Rome, on the eighth day of June, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this twelfth day of June in the year of our Lord one thousand nine hundred and eight,  
[SEAL] and of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

*Agreement between the United States and other Powers for the repression of the trade in white women. Signed at Paris, May 18, 1904; ratification advised by the Senate, March 1, 1905; adhered to by the President, June 6, 1908; proclaimed, June 15, 1908.*

May 18, 1904.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a project of arrangement for the suppression of the white slave traffic was, on July 25, 1902, adopted for submission to their respective Governments by the delegates of various Powers represented at the Paris Conference for the repression of the trade in white women;

Repression of trade  
in white women.  
Preamble.

And whereas, in pursuance of Article VII of the said project of arrangement, the Government of the United States was, on August 18, 1902, invited by the Government of the French Republic to adhere thereto;

And whereas the Senate of the United States, by its Resolution of March 1, 1905 (two-thirds of the Senators present concurring therein), did advise and consent to the adherence by the United States to the said project of arrangement;

And whereas the stipulations of the said project of arrangement were, word for word, and without change, confirmed by a formal agreement, signed at Paris on May 18, 1904, by the Governments of Germany, Belgium, Denmark, Spain, France, Great Britain, Italy, the Netherlands, Portugal, Russia, Sweden, Norway, and the Swiss Federal Council, a true copy of which agreement, in the French language, is hereto attached;

And whereas the ratifications by the said Governments of the said agreement have been duly deposited with the Government of the French Republic; and the said agreement has been adhered to by the Governments of Austria-Hungary and Brazil;

And whereas the President of the United States of America, in pursuance of the aforesaid advice and consent of the Senate, did, on the 6th day of June, 1908, declare that the United States adheres to the said agreement in confirmation of the said project of arrangement;

Adherence.

Now, therefore, be it known, That I, Theodore Roosevelt, President of the United States of America, have caused the said agreement to be made public, to the end that the same, and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 15th day of June, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT.

By the President:

ROBERT BACON

*Acting Secretary of State.*

Text of agreement.  
Contracting parties.

S. M. l'empereur d'Allemagne, roi de Prusse, au nom de l'empire allemand; S. M. le roi des Belges; S. M. le roi de Danemark; S. M. le roi d'Espagne; le Président de la République française; S. M. le roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, empereur des Indes; S. M. le roi d'Italie; S. M. la reine des Pays-Bas; S. M. le roi du Portugal et des Algarves; S. M. l'empereur de toutes les Russies; S. M. le roi de Suède et de Norvège, et le conseil fédéral suisse, désireux d'assurer aux femmes majeures, abusées ou contraintes, comme aux femmes et filles mineures, une protection efficace contre le trafic criminel connu sous le nom de "traite des blanches," ont résolu de conclure un arrangement à l'effet de concerter des mesures propres à atteindre ce but, et ont nommé pour leurs plénipotentiaires, savoir:

Plenipotentiaries.

Le Président de la République française:

S. Exc. M. Th. Delcassé, député, ministre des affaires étrangères de la République française;

S. M. l'empereur d'Allemagne, roi de Prusse:

S. A. S. le prince de Radolin, son ambassadeur extraordinaire et plénipotentiaire près le Président de la République française.

S. M. le roi des Belges:

M. A. Leghait, son envoyé extraordinaire et ministre plénipotentiaire près le Président de la République française;

S. M. le roi de Danemark:

M. le comte F. Reventlow, son envoyé extraordinaire et ministre plénipotentiaire près le Président de la République française;

S. M. le roi d'Espagne:

S. Exc. M. F. de León y Castillo, marquis del Muni, son ambassadeur extraordinaire et plénipotentiaire près le Président de la République française;

[Translation.]

His Majesty the German Emperor, King of Prussia, in the name of the German Empire; His Majesty the King of the Belgians; His Majesty the King of Denmark; His Majesty the King of Spain; the President of the French Republic; His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India; His Majesty the King of Italy; Her Majesty the Queen of the Netherlands; His Majesty the King of Portugal and of the Algarves; His Majesty the Emperor of All the Russias; His Majesty the King of Sweden and Norway, and the Swiss Federal Council, being desirous to assure to women who have attained their majority and are subjected to deception or constraint, as well as minor women and girls, an efficacious protection against the criminal traffic known under the name of trade in white women ("*Traite des Blanches*," ) have resolved to conclude an arrangement with a view to concert proper measures to attain this purpose and have appointed as their Plenipotentiaries, that is to say:

The President of the French Republic, his Excellency M. th. Delcasse, Deputy, Minister for Foreign Affairs of the French Republic;

His Majesty the German Emperor, King of Prussia, His Serene Highness Prince Radolin, his Ambassador Extraordinary

His Majesty the King of the Belgians, M. A. Leghait, his Envoy Extraordinary and Minister Plenipotentiary to the President of the French Republic;

His Majesty the King of Denmark, Count F. Reventlow, his Envoy Extraordinary and Minister Plenipotentiary to the President of the French Republic;

His Majesty the King of Spain, his Excellency M. F. de Leon y Castillo, Marquis del Muni, his Ambassador Extraordinary and Plenipotentiary to the President of the French Republic;

Sa Majesté le roi du Royaume-Uni de la Grande-Bretagne et d'Irlande, et des possessions britanniques au delà des mers, empereur des Indes:

S. Exc. Sir Edmund Monson, son ambassadeur extraordinaire et plénipotentiaire près le Président de la République française;

S. M. le roi d'Italie:

S. Exc. M. le comte Tornielli Brusati di Vergano, son ambassadeur extraordinaire et plénipotentiaire près le Président de la République française;

S. M. la reine des Pays-Bas:

M. le chevalier de Stuers, son envoyé extraordinaire et ministre plénipotentiaire près le Président de la République française;

S. M. le roi de Portugal et des Algarves:

M. T. de Souza-Roza, son envoyé extraordinaire et ministre plénipotentiaire près le Président de la République française;

S. M. l'empereur de toutes les Russies:

S. Exc. M. de Nelidow, son ambassadeur extraordinaire et plénipotentiaire près le Président de la République française;

S. M. le roi de Suède et Norvège:

Pour la Suède et pour la Norvège, M. Akerman, son envoyé extraordinaire et ministre plénipotentiaire près le Président de la République française;

Et le conseil fédéral suisse:

M. Charles-Edouard Lardy, envoyé extraordinaire et ministre plénipotentiaire de la confédération suisse près le Président de la République française,

Lesquels, ayant échangé leurs pleins pouvoirs trouvés en bonne et due forme, sont convenus des dispositions suivantes:

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, his Excellency Sir E. Monson, his Ambassador Extraordinary and Plenipotentiary to the President of the French Republic;

His Majesty the King of Italy, his Excellency Count Tornielli Brusati di Vergano, his Ambassador Extraordinary and Plenipotentiary to the President of the French Republic;

Her Majesty the Queen of the Netherlands, M. le Chevalier de Stuers, her Envoy Extraordinary and Minister Plenipotentiary to the President of the French Republic;

His Majesty the King of Portugal and of the Algarves, M. T. de Souza-Roza, his Envoy Extraordinary and Minister Plenipotentiary to the President of the French Republic;

His Majesty the Emperor of All the Russias, his Excellency M. de Nelidow, his Ambassador Extraordinary and Plenipotentiary to the President of the French Republic;

His Majesty the King of Sweden and Norway: for Sweden and for Norway M. Akerman, his Envoy Extraordinary and Minister Plenipotentiary to the President of the French Republic;

And the Swiss Federal Council, M. Charles Edouard Lardy, Envoy Extraordinary and Minister Plenipotentiary of the Swiss Confederation to the President of the French Republic;

Who, having exchanged their full powers, found in good and due form, have agreed upon the following provisions:—

#### ARTICLE FIRST.

ART. 1<sup>er</sup>.—Chacun des gouvernements contractants s'engage à établir ou à désigner une autorité chargée de centraliser tous les renseignements sur l'embauchage des femmes et filles en vue de la débauche à l'étranger; cette autorité aura la faculté de corres-

Each of the Contracting Governments agrees to establish or designate an authority who will be directed to centralize all information concerning the procurement of women or girls both in a view to their debauchery in a foreign country; that authority shall have

Information concerning criminal traffic, etc.

pondre directement avec le service similaire établi dans chacun des autres Etats contractants.

the right to correspond directly with the similar service established in each of the other Contracting States.

## ART. 2.

ART. 2.—Chacun des gouvernements s'engage à faire exercer une surveillance en vue de rechercher, particulièrement dans les gares, les ports d'embarquement et en cours de voyage, les conducteurs de femmes et filles destinées à la débauche. Des instructions seront adressées dans ce but aux fonctionnaires ou à toutes autres personnes ayant qualité à cet effet, pour procurer, dans les limites légales, tous renseignements de nature à mettre sur la trace d'un trafic criminel.

Each of the Governments agree to exercise a supervision for the purpose to find out, particularly in the stations, harbours of embarkation and on the journey, the conductors of women or girls intended for debauchery. Instructions shall be sent for that purpose to the officials or to any other qualified persons, in order to procure, within the limits of the laws, all information of a nature to discover a criminal traffic.

L'arrivée de personnes paraissant évidemment être les auteurs, les complices ou les victimes d'un tel trafic sera signalée, le cas échéant, soit aux autorités du lieu de destination, soit aux agents diplomatiques ou consulaires intéressés, soit à toutes autres autorités compétentes.

The arrival of persons appearing evidently to be the authors, the accomplices or the victims of such a traffic will be notified, in each case, either to the authorities of the place of destination or to the interested diplomatic or consular agents, or to any other competent authorities.

## ART. 3.

ART. 3.—Les gouvernements s'engagent à faire recevoir, le cas échéant et dans les limites légales, les déclarations des femmes ou filles de nationalité étrangère qui se livrent à la prostitution, en vue d'établir leur identité et leur état civil, et de rechercher qui les a déterminées à quitter leur pays. Les renseignements recueillis seront communiqués aux autorités du pays d'origine des dites femmes ou filles, en vue de leur rapatriement éventuel.

The Governments agree to receive, in each case, within the limits of the laws, the declarations of women and girls of foreign nationality who surrender themselves to prostitution, with a view to establish their identity and their civil status and to ascertain who has induced them to leave their country. The information received will be communicated to the authorities of the country of origin of the said women or girls, with a view to their eventual return.

Les gouvernements s'engagent, dans les limites légales et autant que faire se peut, à confier, à titre provisoire et en vue d'un rapatriement éventuel, les victimes d'un trafic criminel, lorsqu'elles sont dépourvues de ressources, à des institutions d'assistance publique ou privée ou à des particuliers offrant les garanties nécessaires.

The Governments agree, within the limits of the laws and as far as possible, to confide temporarily and with a view to their eventual return, the victims of criminal traffic, when they are without any resources, to some institutions of public or private charity or to private individuals furnishing the necessary guaranties.

Les gouvernements s'engagent aussi, dans les limites légales et autant que possible, à renvoyer

The Governments agree also, within the limits of the laws to return to their country of origin,

Supervision at harbors of embarkation, etc.

Notice of arrival of persons engaged in criminal traffic.

Declarations of victims.

Temporary care of victims.

Return of victims to country of origin.

dans leur pays d'origine celles de ces femmes ou filles qui demandent leur rapatriement ou qui seraient réclamées par les personnes ayant autorité sur elles. Le rapatriement ne sera effectué qu'après entente sur l'identité et la nationalité, ainsi que sur le lieu et la date de l'arrivée aux frontières.—Chacun des pays contractants facilitera le transit sur son territoire.

La correspondance relative aux rapatriements se fera, autant que possible, par la voie directe.

those of those women or girls who ask their return or who may be claimed by persons having authority over them. Return will be made only after reaching an understanding as to their identity and nationality, as well to the place and date of their arrival at the frontiers. Each of the Contracting Parties will facilitate the transit on his territory.

The correspondence relative to the return will be made, as far as possible, through the direct channel.

Correspondence.

#### ART. 4.

ART. 4.—Au cas où la femme ou fille à rapatrier ne pourrait rembourser elle-même les frais de son transfert et où elle n'aurait ni mari, ni parents, ni tuteur qui payeraient pour elle, les frais occasionnés par le rapatriement seront à la charge du pays sur le territoire duquel elle réside, jusqu'à la prochaine frontière ou port d'embarquement dans la direction du pays d'origine, et à la charge du pays d'origine pour le surplus.

In case the woman or girl to be sent back can not pay herself the expenses of her transportation and she has neither husband, nor relations, nor guardian to pay for her the expenses occasioned by her return, they shall be borne by the country on the territory of which she resides as far as the nearest frontier or port of embarkation in the direction of the country of origin, and by the country of origin for the remainder.

Expenses of return transportation.

#### ART. 5.

ART. 5.—Il n'est pas dérogé, par les dispositions des articles 3 et 4 ci-dessus, aux conventions particulières qui pourraient exister entre les gouvernements contractants.

The provisions of the above articles 3 and 4, shall not infringe upon the provisions of special conventions which may exist between the contracting Governments.

Special conventions not affected.

#### ART. 6.

ART. 6.—Les gouvernements contractants s'engagent, dans les limites légales, à exercer, autant que possible, une surveillance sur les bureaux ou agences qui s'occupent du placement de femmes ou filles à l'étranger.

The contracting Governments agree, within the limits of the laws, to exercise, as far as possible, a supervision over the bureaux or agencies which occupy themselves with finding places for women or girls in foreign countries.

Supervision of agencies.

#### ART. 7.

ART. 7.—Les Etats non signataires sont admis à adhérer au présent arrangement. A cet effet, ils notifieront leur intention, par la voie diplomatique, au Gouvernement français, qui en donnera connaissance à tous les Etats contractants.

The non-signatory States are admitted to adhere to the present Arrangement. For this purpose, they shall notify their intention, through the diplomatic channel, to the French Government, which shall inform all the contracting States.

Adherence of non-signatory States. Notice.

## ART. 8.

Effect.

ART. 8.—Le présent arrangement entrera en vigueur six mois après la date de l'échange des ratifications. Dans le cas où l'une des parties contractantes le dénoncerait, cette dénonciation n'aurait d'effet qu'à l'égard de cette partie, et cela douze mois seulement à dater du jour de la dite dénonciation.

The present arrangement shall take effect six months after the date of the exchange of ratifications. In case one of the contracting Parties shall denounce it, that denunciation shall take effect only as regards that Party and then twelve months only from the date of the day of the said denunciation.

## ART. 9.

Exchange of ratifications.

ART. 9.—Le présent arrangement sera ratifié et les ratifications seront échangées à Paris, dans le plus bref délai possible.

The present arrangement shall be ratified and the ratifications shall be exchanged at Paris, as soon as possible.

Signatures.

En foi de quoi, les plénipotentiaires respectifs ont signé le présent arrangement et y ont apposé leurs cachets.

In faith whereof the respective Plenipotentiaries have signed the present Agreement, and thereunto affixed their seals.

Fait à Paris, le 18 mai 1904, en un seul exemplaire, qui restera déposé dans les archives du ministère des affaires étrangères de la République française, et dont une copie certifiée conforme sera remise à chaque puissance contractante.

Done at Paris, the 18th May, 1904, in single copy, which shall be deposited in the archives of the Ministry of Foreign Affairs of the French Republic, and of which one copy, certified correct, shall be sent to each Contracting Party.

[L. s.] Signé: DELCASSÉ.

[L. s.] " RADOLIN.

[L. s.] " A. LEGHAIT.

[L. s.] " F. REVENTLOW.

[L. s.] " F. DE LEON Y CASTILLO.

[L. s.] " EDMUND MONSON.

[L. s.] " G. TORNIELLI.

[L. s.] " A. DE STUERS.

[L. s.] " T. DE SOUZA-ROZA.

[L. s.] " NELIDOW.

Pour la Suède et pour la Norvège:

[L. s.] Signé: AKERMAN.

[L. s.] " LARDY.

[L. s.] (Signed) DELCASSÉ.

[L. s.] (Signed) RANDOLIN.

[L. s.] (Signed) A. LEGHAIT.

[L. s.] (Signed) F. REVENTLOW.

[L. s.] (Signed) F. DE LEON Y CASTILLO.

[L. s.] (Signed) EDMUND MONSON.

[L. s.] (Signed) G. TORNIELLI.

[L. s.] (Signed) A. DE STUERS.

[L. s.] (Signed) T. DE SOUZA ROZA.

[L. s.] (Signed) NELIDOW.

For Sweden and Norway:

[L. s.] (Signed) AKERMAN.

[L. s.] (Signed) LARDY.

*Parcel-post convention between the United States of America and Italy.*

June 16, 1908.

For the purpose of making better postal arrangements between the United States of America and Italy, the undersigned, G. v. L. Meyer, Postmaster General of the United States of America, and Baron Edmondo Mayor des Planches, Ambassador Extraordinary and Plenipotentiary of His Majesty the King of Italy, by virtue of authority vested in them have agreed upon the following Articles for the establishment of a Parcels-Post system of exchanges between the United States and Italy.

ARTICLE I.

The provisions of this Convention relate only to parcels of mail matter to be exchanged by the system herein provided for, and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and all the agreements hereinafter contained apply exclusively to mails exchanged under this Convention.

ARTICLE II.

1. There shall be admitted to the mails exchanged under this Convention, articles of merchandise and mail matter—except letters, post cards, and written matter of all kinds that are admitted under any conditions to the domestic mails of the country of origin, except that no packet may exceed eleven pounds (or five kilograms) in weight, nor the following dimensions: Greatest length in any direction, three feet six inches; greatest length and girth combined, six feet; except

Nell'intento di migliorare i servizi postali tra l'Italia e gli Stati Uniti di America, i sottoscritti, Barone Edmondo Mayor des Planches, Ambasciatore di S. M. il Re d'Italia, e G. v. L. Meyer, *Postmaster General* degli Stati Uniti di America, in virtù dei poteri loro conferiti, hanno convenuto negli articoli seguenti per stabilire un sistema di scambio di pacchi (colli) postali fra l'Italia e gli Stati Uniti.

ARTICOLO I.

Le disposizioni della presente Convenzione si applicano soltanto ai pacchi postali da scambiarsi secondo le modalità in essa fissate. Non alterano gli accordi attualmente esistenti per effetto della Convenzione postale Universale, che restano in vigore come in addietro. Tutte le disposizioni che seguono si applicano esclusivamente agli invii scambiati in esecuzione degli articoli della presente Convenzione.

ARTICOLO II.

1. Saranno ammessi allo scambio, a termini della presente Convenzione, le merci e tutti gli altri oggetti postali ad eccezione delle lettere, cartoline postali, e scritti di ogni natura, allorchè sono ammessi al trasporto in traffico interno dalla Posta del Paese di origine, purchè tuttavia ciascun pacco non ecceda il peso di cinque chilogrammi (undici libbre) nè le seguenti dimensioni: lunghezza massima, in qualsiasi direzione, centocinque centimetri (tre piedi e sei pollici); lunghezza massima

Parcel-post Convention with Italy, Preamble.

Scope of Convention.

Articles admitted to mails.

that the following articles and such other articles as may be mutually agreed upon between the two countries, are prohibited admission to the mails exchanged under this Convention:

**Articles prohibited.**

Publications which violate the copyright laws of the country of destination; poisons, and explosive or inflammable substances; fatty substances, liquids, and those which easily liquefy; confections and pastes; live or dead animals, except dead insects and reptiles when thoroughly dried; fruits and vegetables which easily decompose, and substances which exhale a bad odor; lottery tickets, lottery advertisements, or lottery circulars; all obscene or immoral articles; articles which may in any way damage or destroy the mails, or injure the persons handling them.

**Nondetention of merchandise.**

2. All admissible articles of merchandise mailed in one country for the other, or received in one country from the other, shall be free from any detention or inspection whatever, except such as is required for collection of customs duties; and shall be forwarded by the most speedy means to their destination, being subject in their transmission to the laws and regulations of each country respectively.

**Exception.**

**Sealed package may be opened.**

3. The parcels, and the packages contained therein, may be sealed or closed otherwise; but the customs officials have the right to open them (including the breaking of seals) in order to examine the contents. In such case the parcels so opened shall be reclosed and resealed with official seals.

combinata col perimetro, cento ottanta centimetri (sei piedi).

Sono esclusi dallo scambio di cui trattasi i seguenti oggetti e quegli altri che possono essere specificati, di comune accordo tra i due Paesi:

Le pubblicazioni che violano le leggi sulla proprietà letteraria in vigore nel Paese di destinazione; i veleni e le materie esplosive od infiammabili; le sostanze grasse, liquide o che facilmente si liquefanno; le sostanze sciroppose o vischiose; gli animali vivi o morti, ad eccezione degli insetti morti e dei rettili completamente disseccati; le frutta ed i vegetali di facile decomposizione; le sostanze che esalino cattivo odore; i biglietti, avvisi o circolari di lotterie; tutti gli oggetti osceni od immorali; gli oggetti che in qualsiasi modo possono danneggiare o distruggere la materia postale o recar danno alle persone che la maneggiano.

2. I pacchi (colli) postali ammessi dalla presente Convenzione saranno esenti da ogni detenzione od ispezione qualsiasi ad eccezione di quanto è richiesto per la riscossione dei diritti doganali. Saranno inoltrati coi mezzi più rapidi e per le vie più brevi alla loro destinazione, sempre rimanendo soggetti, durante la loro trasmissione, alle leggi ed ai regolamenti rispettivamente in vigore in ciascun Paese.

3. I pacchi postali ed il loro contenuto potranno essere chiusi e sigillati; ma i funzionari doganali hanno il diritto di aprirli (compreso il diritto di rompere i sigilli), allo intento di esaminarne il contenuto. In tal caso, i pacchi così aperti, dovranno essere richiusi e sigillati di nuovo con sigilli ufficiali.

**ARTICLE III.**

**ARTICOLO III.**

**Letters must not accompany parcels.**

1. A letter or a communication of the nature of personal correspondence must not accompany, be written on, or enclosed with any parcel.

**Rejection.**

2. If such be found, the letter will be placed in the mails if separable, and if the communication

1. Nessuna lettera o comunicazione avente carattere di corrispondenza personale potrà accompagnare il pacco, esservi scritta sopra od inclusa.

2. Quando una lettera o comunicazione di tale specie si rinvenga in un pacco postale, la lettera,

be inseparably attached, the whole package will be rejected. If, however, any such should inadvertently be forwarded, the country of destination will collect on the letter double rates of postage according to the Universal Postal Convention.

se ne è distaccabile, sarà spedita per posta, e se la comunicazione non è distaccabile, l'intero pacco sarà respinto. Tuttavia, quando per inavvertenza un pacco contenente lettera o comunicazione fosse inoltrato, il Paese di destinazione esigerà per la lettera il pagamento di una doppia tariffa secondo le norme della Convenzione Postale Universale.

3. No parcel may contain packages intended for delivery at any address other than that borne by the parcel itself. If such enclosed packages be detected they must be sent forward singly charged with new and distinct Parcel-Post rates.

3. Nessun pacco postale potrà contenere altri pacchi destinati ad indirizzi diversi dall'indirizzo scritto sul pacco postale stesso. Quando si scopra che vi siano di siffatti pacchi inclusi, essi dovranno essere singolarmente inoltrati e gravati ciascuno di nuova e distinta tassa di pacco postale.

Address.

ARTICLE IV.

ARTICOLO IV.

1. The following rates of postage shall in all cases be required to be fully prepaid with postage stamps of the country of origin, viz:

1. Le seguenti tasse postali dovranno in tutti i casi essere interamente pagate anticipatamente, con francobolli del Paese di provenienza, e cioè:

Postage rates to be prepaid.

2. In the United States, for a parcel not exceeding one pound in weight, twelve cents; and for each additional pound, or fraction of a pound twelve cents.

2. In Italia per tutto il territorio degli Stati Uniti Lire due e centesimi cinquanta per i pacchi postali fino a tre chilogrammi; lire quattro per i pacchi postali da tre, a cinque chilogrammi.

In the United States.

3. In Italy, for the entire territory of the United States for postal parcels up to 3 kilograms, 2 lire and 50 centesimi, from 3 kilograms to 5 kilograms, 4 lire.

3. negli Stati Uniti, per un pacco il cui peso non ecceda una libbra, dodici cents, e per ogni libbra di più o frazione di libbra dodici cents.

In Italy.

4. The parcels shall be promptly delivered to addressees at the post-offices of address in the country of destination, free of charge for postage; but the country of destination may, at its option, levy and collect from the addressee for interior service and delivery a charge the amount of which is to be fixed according to its own regulations, but which shall in no case exceed five cents in the United States or twenty-five centimes in Italy for each parcel, whatever its weight.

4. I pacchi saranno sollecitamente consegnati ai destinatari negli Uffici postali indicati sugli indirizzi, con esenzione di tassa per affrancazione; però il Paese di destinazione potrà, a sua scelta, esigere e riscuotere dal destinatario, per il proprio servizio interno e per la consegna, una tassa, il cui ammontare sarà fissato secondo i propri regolamenti, ma che non sarà in nessun caso superiore a venticinque centesimi in Italia ed a cinque cents negli Stati Uniti, per ciascun pacco postale, qualunque ne sia il peso.

Delivery.

ARTICLE V.

ARTICOLO V.

1. The sender will, at the time of mailing the package, receive a

1. Il mittente riceverà, al momento dello invio del pacco,

Certificate of mailing.

- Post*, p. 1992. certificate of mailing from the post office where the package is mailed, on a form like Form 1, annexed hereto.
- Registration. 2. The sender of a package may have the same registered in accordance with the regulations of the country of origin, for the purpose of securing evidence of delivery, but not for the purpose of indemnity.
- Notice to sender of delivery. 3. An acknowledgment of the delivery of a registered article shall be returned to the sender when requested; but either country may require of the sender prepayment of a fee therefor not exceeding five cents in the United States or twenty-five centimes in Italy.
- Notice to addressee of arrival. 4. The addressees of registered articles shall be advised of the arrival of a package addressed to them, by a notice from the post office at destination.
- un certificato di spedizione dall'ufficio postale donde il pacco viene spedito, steso sopra un modulo simile all'allegato I.
2. Il mittente del pacco potrà farlo raccomandare, in conformità ai regolamenti del Paese di provenienza, allo scopo di ottenere prova della consegna, ma non per ragioni di indennizzo.
3. Una ricevuta di consegna del pacco raccomandato sarà inviata al mittente se richiesta, ma l'uno o l'altro Paese potrà all'uopo esigere dal mittente per questo servizio il pagamento anticipato di una tassa non superiore ai venticinque centesimi in Italia ed ai cinque *cents* negli Stati Uniti.
4. I destinatarii di oggetti raccomandati verranno informati dell'arrivo del pacco a loro indirizzato mercè un avviso dello Ufficio Postale di destinazione.

## ARTICLE VI.

## ARTICOLO VI.

- Customs declaration. 1. The sender of each parcel shall make a Customs declaration, pasted upon or attached to the package, upon a special form provided for the purpose (see Form 2, annexed hereto) giving a general description of the parcel, an accurate statement of its contents, and value, date of mailing and the sender's signature and place of residence, and place of address.
- Post*, p. 1993. 2. The parcel in question shall be subject in the country of destination to all customs duties and all customs regulations in force in that country for the protection of its customs revenues; and the customs duties properly chargeable thereon shall be collected on delivery, in accordance with the customs regulations of the country of destination.
- Duties. 1. Il mittente di ciascun pacco dovrà fare una dichiarazione doganale, incollata od attaccata al pacco, sopra un apposito modulo fornito a tale scopo (allegato II) contenente una descrizione generica del pacco postale, un'accurata specificazione del contenuto e del valore di esso, nonchè la indicazione del suo domicilio e del luogo di destinazione.
2. Il pacco postale in parola sarà soggetto, nel Paese di destinazione, a tutti i diritti e regolamenti doganali ivi vigenti per la protezione degli introiti doganali, ed i diritti doganali debitamente esigibili su di esso saranno riscossi al momento della consegna, in conformità ai regolamenti doganali del Paese di destinazione.

## ARTICLE VII.

## ARTICOLO VII.

- Fees to be retained. Each country shall retain to its own use the whole of the postages and delivery fees it collects on said parcels; consequently, this Convention will give rise to no separate accounts between the two countries.
- Ciascun Paese riterrà, a suo proprio uso, il totale delle tasse di affrancazione e di consegna riscosse sui detti pacchi postali.
- In conseguenza, la presente Convenzione non darà luogo a conteggi speciali fra i due Paesi.

ARTICLE VIII.

ARTICOLO VIII.

1. The parcel shall be considered as a component part of the mails exchanged direct between the United States and Italy, to be dispatched to destination by the country of origin at its cost and by such means as it provides; but must be forwarded, at the option of the dispatching office, either in boxes prepared expressly for the purpose, or in ordinary mail sacks, marked "Parcel-Post" "Colis-Postaux" and securely sealed with wax, or otherwise, as may be mutually provided by regulations hereunder.

Transportation.

2. Each country shall promptly return empty to dispatching office by next mail, all such bags and boxes, unless some other arrangement shall be mutually agreed to.

Return of bags, etc.

3. Although articles admitted under this Convention will be transmitted as aforesaid between the exchange offices, they should be so carefully packed as to be safely transmitted in the open mails of either country, both in going to the exchange office in the country of origin and to the office of address in the country of destination.

Packing.

4. Each dispatch of a Parcel-Post mail must be accompanied by a descriptive list, in duplicate, of all the parcels sent, showing distinctly the list number of each parcel, the name of the sender, the name of the addressee and his address, and the declared contents and value; and must be enclosed in one of the boxes or sacks of such dispatch (see form 3 annexed hereto).

Descriptive list.

1. Il pacco postale dovrà considerarsi come parte componente degli invii postali scambiati direttamente fra l'Italia e gli Stati Uniti, da essere spedito a destinazione dal Paese di provenienza a sue spese e con quei mezzi di cui dispone; ma deve essere spedito, a scelta dell'Ufficio mittente, sia in cassette appositamente preparate a tale scopo, sia in sacchi ordinari, contrassegnati *Pacchi Postali* (*Parcel Post*), e sigillati in modo sicuro con ceralacca od altrimenti, come può essere di comune accordo disposto con futuri regolamenti.

2. Ciascun Paese dovrà prontamente rinviare vuoti, col più prossimo corriere, all'Ufficio mittente, tutti cotali sacchi o cassette, a meno che qualche altro sistema non sia di comune accordo convenuto.

3. Quantunque gli oggetti ammessi a termini della presente Convenzione siano trasmessi nel modo suddetto fra gli Uffici di scambio, essi devono essere impaccati in modo da guarentire il loro contenuto contro i rischi di perdita, avarie o sottrazioni durante il trasporto dall'Ufficio mittente all'Ufficio di scambio del Paese di origine e dall'Ufficio di scambio all'ufficio di destinazione del Paese di arrivo.

4. Ciascun invio di pacchi deve essere accompagnato da un elenco descrittivo, in doppio esemplare, di tutti i pacchi componenti l'invio stesso. Questo elenco indicherà distintamente il numero d'ordine di ciascun pacco, il nome del mittente, il nome del destinatario ed il suo indirizzo, il contenuto dichiarato ed il valore di esso, e deve essere chiuso in una delle cassette od in uno dei sacchi che compongono quello invio (vedasi modulo III, qui allegato).

Post, p. 1993.

ARTICLE IX.

ARTICOLO IX.

The stipulations of this Convention apply exclusively to the mails herein provided for and to

Le disposizioni della presente Convenzione si applicano esclusivamente alla materia postale che

Exchange offices.

the exchange between the office of New York and such other offices within the United States as may be designated hereafter by the Postmaster General of the United States, and the office of Naples, and such other offices in Italy as may be designated hereafter by the Director General of Posts of Italy.

## ARTICLE X.

## ARTICOLO X.

Receipt of mail.

1. As soon as the mail shall have reached the office of distribution in the country of destination, that office shall check the contents of the mail.

Parcel bill.

2. In the event of the parcel bill not having been received, a substitute should at once be prepared.

Errors.

3. Any errors in the entries on the parcel-bill which may be discovered, should, after verification by a second officer, be corrected and noted for report to the dispatching office on a form "Verification Certificate", which should be sent in a special envelope.

Nonreceipt of parcels.

4. If a parcel advised on the bill be not received, after the nonreceipt has been verified by a second officer the entry on the bill should be canceled and the fact reported at once.

Insufficient postage.

5. If a parcel be observed to be insufficiently prepaid, it must not be taxed with deficient postage, but the circumstances must be reported on the verification certificate form.

Damaged parcels.

6. Should a parcel be received in a damaged or imperfect condition, full particulars should be reported on the same form.

Correct mails.

7. If no verification certificate or note of error be received by the dispatching office within thirty days after the receipt of the parcel bill by the office of destination, a parcel mail shall be considered as duly delivered having been found on examination correct in all respects.

ne forma oggetto, da essere scambiata tra l'Ufficio di Napoli e quegli altri uffici postali che potranno essere designati in seguito dal Ministro delle Poste del Regno d'Italia e l'Ufficio di New York e quegli altri uffici degli Stati Uniti che potranno essere designati, in seguito, dal *Postmaster General* degli Stati Uniti.

1. Appena l'invio sarà giunto all'Ufficio di distribuzione del Paese di destinazione, questo Ufficio verificherà il contenuto dell'invio stesso.

2. Nel caso che l'elenco che deve accompagnare l'invio non sia stato ricevuto, lo si redigerà subito d'ufficio.

3. Ogni errore riscontrato nelle partite indicate sullo elenco dovrà essere verificato da un secondo impiegato, corretto ed annotato, per essere segnalato all'ufficio mittente mediante un modulo speciale (*Certificato di Verifica*), do inviarsi in busta speciale.

4. Se un pacco, indicato nell'elenco non fosse giunto a destinazione, la mancanza viene constatata da un secondo impiegato; la partita corrispondente nell'elenco viene cancellata ed il fatto è subito notificato.

5. Quando si constati che un pacco è insufficientemente affrancato, non si supplisce alla insufficienza dell'affrancazione, ma il fatto è segnalato col certificato di verifica.

6. Quando si constati, all'arrivo, che un pacco è danneggiato o mal condizionato, l'irregolarità è segnalata dettagliatamente nelle medesime forme all'Ufficio mittente.

7. Se l'Ufficio mittente non riceve nè certificato di verifica nè notifica di mancanza entro trenta giorni dopo che all'Ufficio di distribuzione è pervenuto l'elenco che accompagna lo invio, l'invio è considerato come regolare sotto tutti i rapporti.

ARTICLE XI.

1. If a parcel cannot be delivered as addressed, or is refused, it must be returned without charge, directly to the dispatching office of exchange, at the expiration of thirty days from its receipt at the office of destination; and the country of origin may collect from the sender for the return of the package a sum equal to the postage when first mailed; but no customs duties shall be collected thereon; Provided, however, that parcels prohibited by Article II and those which do not conform to the conditions as to size and weight prescribed by said Article, shall not necessarily be returned to the country of origin, but may be disposed of without recourse, in accordance with the customs laws and regulations of the country of destination.

2. When the contents of a parcel which cannot be delivered are liable to deterioration or corruption, they may be destroyed at once, if necessary, or if expedient, sold, without previous notice or judicial formality, for the benefit of the right persons, the particulars of each sale being noticed by one post office to the other.

3. An order for redirection or reforwarding to another address not in the same postal district must be accompanied by the amount due for postage necessary for the return of the article to the office of origin, at the ordinary parcel rates.

ARTICLE XII.

The Postmaster General of the United States of America, and the Minister of Posts, of Italy, shall have authority to jointly make such further regulations of order and detail as may be found neces-

ARTICOLO XI.

1. Quando un pacco non possa essere consegnato al suo indirizzo, o quando sia rifiutato, esso dovrà essere rinvio, senza spesa, direttamente all'Ufficio di scambio del Paese di provenienza, trenta giorni dopo il suo arrivo all'Ufficio di destinazione; il Paese di provenienza puo' reclamare dal mittente, per la restituzione del pacco, una somma eguale al costo della prima affrancazione, ma non saranno riscossi diritti doganali su di esso. Tuttavia non vi è obbligo che i pacchi esclusi a termini dell'Art. II e quelli che non riuniscano le condizioni di dimensioni, peso e valore prescritte dal detto articolo, siano rinviati al Paese di provenienza e se ne può disporre senza che vi sia luogo a ricorso, in conformità alle leggi ed ai regolamenti doganali del Paese di destinazione.

2. Quando il contenuto di un pacco, che non può consegnarsi al destinatario, è soggetto a deterioramento od a putrefazione, il suo contenuto può essere distrutto, immediatamente, se necessario, o venduto, se opportuno, senza preavviso e senza formalità legali, a beneficio di cui spetta: un processo verbale della vendita deve essere indirizzato dall'Ufficio di destinazione all'Ufficio mittente.

3. Ogni domanda di cambiamento d'indirizzo, quando il nuovo indirizzo non è nel distretto dello stesso Ufficio postale, o di rinvio, deve essere accompagnata dall'ammontare dovuto per l'affrancazione necessaria per la spedizione dell'invio all'Ufficio di provenienza, calcolato secondo la tariffa ordinaria per i pacchi postali.

ARTICOLO XII.

Il Regio Ministro delle Poste Italiane ed il *Postmaster General* degli Stati Uniti sono autorizzati a stabilire di comune accordo quelle ulteriori disposizioni di ordine e di dettaglio che essi giu-

Failure to deliver.

Art. p. 1906.

Destruction, etc., of perishable articles.

Rerforwarding.

Further regulations.

PARCEL-POST CONVENTION—ITALY. JUNE 16, 1908.

sary to carry out the present Convention from time to time; and may, by agreement, prescribe conditions for the admission to the mails of any of the articles prohibited by Article II of this Convention.

dichino necessarie per l'applicazione della presente Convenzione. Potranno, mediante accordo, prescrivere le condizioni per l'ammissione al servizio dei pacchi postali dei generi esclusi dall'Art. II della presente Convenzione.

Ante, p. 1986.

ARTICLE XIII.

ARTICOLO XIII.

Effect.

This Convention shall take effect and operations thereunder shall begin on the first day of August and shall continue in force until terminated by mutual agreement; but may be annulled at the desire of either Department upon six months previous notice given to the other.

La presente Convenzione entrerà in vigore e le sue disposizioni saranno applicabili a datare dal primo di agosto e resterà in vigore finchè le due Parti contraenti non vi mettano fine di comune accordo; ma può essere denunciata in ogni tempo per desiderio dell'una di esse mediante previa notificazione all'altra sei mesi prima.

Signatures.

Done in duplicate and signed at Washington the sixteenth day of June one thousand nine hundred and eight.

Fatto in duplice esemplare e firmato in Washington D. C. il giorno di sedice giugno millenovecento otto.

[SEAL.]

G. V. L. MEYER,

*Postmaster-General of the United States of America.*

[SEAL.]

E. MAYOR DES PLANCHES,

*Ambasciatore di S. M. il Re d'Italia.*

Ratification.

The foregoing Parcels-Post Convention between the United States of America and Italy has been negotiated and approved with my advice and consent, and is hereby approved and ratified.

In testimony whereof I have caused the seal of the United States to [SEAL.] be hereunto affixed.

THEODORE ROOSEVELT.

By the President:

ELIHU ROOT,

*Secretary of State.*

WASHINGTON, June 16, 1908.

Form No. 1.

FORM No. 1.

A.

*Parcel post between the United States and Italy.*

Date Stamp.	FORM OF CUSTOMS DECLARATION.			Place to which the parcel is addressed.
Description of parcel: (State whether box, bag, basket, etc.)	Contents.	Value.	Per cent.	Total customs charges.
	Total.....			

PARCEL-POST CONVENTION—ITALY. JUNE 16, 1908.

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Date of posting: .....19..; signature { .....  
and address of sender. { .....

For use of Post-Office only, and to be filled up at the office of exchange: Parcel Bill No. ....; No. of rates prepaid..... Entry No. ....

B.

[Country of origin.]  
Parcel Post from.....  
The import duty assessed by an officer of customs on contents of this parcel amounts to ....., which must be paid before the parcel is delivered.

Date  
Stamp.

.....  
Customs Officer.

C.

[Country of origin.]  
Parcel Post from.....  
This parcel has been passed by an officer of customs and must be delivered FREE OF CHARGE.

Date  
Stamp.

FORM No. 2.

Form No. 2.

Parcel Post.

A parcel addressed as under has been posted here this day:

Office. stamp.	..... ..... .....
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This certificate is given to inform the sender of the posting of a parcel, and does not indicate that any liability in respect of such parcel attaches to the Postal Administration.

FORM No. 3.

Form No. 3.

Date stamp of dispatching exchange Post Office. [Country of origin.] Parcels from..... [Country of destination.] for..... Date stamp of receiving exchange Post Office.

Parcel Bill No. .... dated .....19..; per S. S. "....."

\* Sheet No. ....

Entry No.	Origin of parcel.	Name of sender.	Address of parcel.	Declared contents.	Declared value.	Number of rates pre-paid.	Observations.
Totals..							

\*When more than one sheet is required for the entry of the parcels sent by the mail, it will be sufficient if the undermentioned particulars are entered on the last sheet of the Parcel Bill.

Total number of parcels sent by the mail [Country of destination.] Total weight of mail.....  
Deduct weight of receptacles.....

to.....  
Number of boxes or other receptacles forming the mail..... Net weight of parcels.....

Signature of postal official at the dispatching exchange post office.

.....  
Signature of postal official at the receiving exchange post office.  
.....

April 4, 1908.

*Convention between the United States and Norway for the pacific settlement of disputes. Signed at Washington, April 4, 1908; ratification advised by the Senate, April 17, 1908; ratified by the President, June 18, 1908; ratified by Norway, May 23, 1908; ratifications exchanged at Washington, June 24, 1908; proclaimed, June 29, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Arbitration with  
Norway.  
Preamble.

Whereas a Convention between the United States of America and the Kingdom of Norway, providing for the submission to arbitration of all questions of a legal nature or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington, on the fourth day of April, one thousand nine hundred and eight, the original of which Convention, being in the English and Norwegian languages, is word for word as follows:

Contracting parties.

The President of the United States of America and His Majesty the King of Norway desiring in pursuance of the principles set forth in articles 15-19 of the Convention for the pacific settlement of international disputes, signed at The Hague July 29, 1899, to enter into negotiations for the conclusion of an Arbitration Convention, have named as their Plenipotentiaries, to wit:

Vol. 32, p. 1788.

Plenipotentiaries.

The President of the United States of America, Elihu Root, Secretary of State of the United States of America; and

His Majesty the King of Norway: O. Skybak, His Chargé d'Affaires at Washington;

who, after having communicated to one another their full powers, found in good and due form, have agreed upon the following articles:

Præsidenten for Amerikas Forenede Stater og Hans Majestæt Kongen av Norge har—i ønsket om at træde i underhandlinger for at avslutte en voldgiftskonvention, med anvendelse av de grundsetninger, som er uttrykt i art. 15-19 i konventionen om fredelig bilæggelse av internationale stridigheter, undertegnet i Haag 29 juli 1899,—opnævnt som sine befuldmægtigede følgende:

Præsidenten for Amerikas Forenede Stater: Elihu Root, Amerikas Forenede Staters Statssekretær; og

Hans Majestæt Kongen av Norge: O. Skybak, Sin Chargé d'Affaires i Washington;

hvilke, efter at ha meddelt hverandre sine fuldmagter, som fandtes i god og behørig orden, er kommet overens om følgende artikler:

ARTICLE I.

ARTIKEL I.

Submitting certain disputes to the Permanent Court of Arbitration at The Hague.

Differences which may arise of a legal nature or relating to the interpretation of treaties existing

De tvistigheter av juridisk natur eller angaaende fortolkningen av traktater, gjældende mellem de

between the two Contracting Parties and which it may not have been possible to settle by diplomacy, shall be referred to the Permanent Court of Arbitration established at The Hague by the Convention of July 29, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of the two Contracting States, and do not concern the interests of third Parties.

to kontraherende parter, som maatte komme til at opstaa mellem dem, ogsom ikke maatte kunne bilægges ad diplomatisk vei, skal indbringes for den faste voldgiftsdomstol oprettet i Haag ved overenskomsten av 29 juli 1899, dog forutsat, at de ikke angaar de to kontraherende staters livsinteresser, uavhengighet eller ære, og at de ikke berører andre magters interesser.

Vol. 32, p. 1779.

ARTICLE II.

ARTIKEL II.

In each individual case the High Contracting Parties, before appealing to the permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that on the part of the United States such special agreements will be made by the President of the United States by and with the advice and consent of the Senate thereof.

I hvert særskilt tilfælde skal de høie kontraherende parter, før de henvender sig til den faste voldgiftsdomstol, slutte en særlig avtale, som tydelig angir tvistens gjenstand, utstrækningen av voldgiftsdommernes myndighet og de tidsfrister som blir at iagttatte med hensyn til voldgiftsrettens dannelselse og de forskjellige trin av proceduren. Det er forutsat, at saadanne særlige avtaler paa De Forenede Staters vegne vil bli indgaaet av De Forenede Staters Præsident med raad og samtykke av Staternes Senat.

Special agreements defining certain matters in dispute, etc.

ARTICLE III.

ARTIKEL III.

The present Convention shall be ratified by the President of the United States of America by and with the advice and consent of the Senate thereof; and by His Majesty the King of Norway. The ratifications shall be exchanged at Washington as soon as possible, and the Convention shall take effect on the date of the exchange of its ratifications.

Denne konvention skal ratificeres av Præsidenten for Amerikas Forenede Stater med raad og samtykke av Staternes Senat og av Hans Majestæt Kongen av Norge, og ratifikationerne skal utveksles i Washington saa snart som mulig, og konventionen træder ikraft den dag, som dens ratifikationer utveksles.

Exchange of ratifications.

ARTICLE IV.

ARTIKEL IV.

The present Convention is concluded for a period of five years, dating from the day of the exchange of its ratifications.

Denne konvention er avsluttet for et tidsrum av fem aar fra den dag, da dens ratifikationer utveksles.

Duration.

Done in duplicate at the City of Washington, in the English and Norwegian languages this 4th day of April in the year 1908.

Utfærdiget i byen Washington i to eksemplarer paa engelsk og norsk den 4 april 1908.

Signatures.

ELIHU ROOT [SEAL]  
O. SKYBAK [SEAL]

1996

ARBITRATION CONVENTION—NORWAY. APRIL 4, 1908.

Ratification.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the twenty-fourth day of June, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this twenty-ninth day of June, in the year of our Lord one thousand nine hundred and [SEAL] eight, and of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

*Convention between the United States and Mexico for the purpose of pacific settlement of disputes. Signed at Washington, March 24, 1908; ratification advised by the Senate, April 2, 1908; ratified by the President, May 29, 1908; ratified by Mexico, May 30, 1908; ratifications exchanged at Washington, June 27, 1908; proclaimed, June 29, 1908.*

March 24, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Government of Mexico, providing for the submission to arbitration of all questions of a legal nature or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington, on the twenty-fourth day of March, one thousand nine hundred and eight, the original of which Convention, being in the English and Spanish languages, is word for word as follows:

Arbitration with Mexico. Preamble.

The Government of the United States of America and the Government of Mexico, signatories of the Convention for the pacific settlement of international disputes, concluded at The Hague on the 29th of July, 1899;

El Gobierno de los Estados Unidos de América y el Gobierno de México, signatarios de la Convención para el arreglo pacífico de las controversias internacionales concluída en El Haya el 29 de Julio de 1899;

Contracting parties.

Taking into consideration that by Article XIX of that Convention the High Contracting Parties have reserved to themselves the right of concluding Agreements, with a view to referring to arbitration all questions which they shall consider possible to submit to such treatment;

Tomando en consideración que por el artículo XIX de dicha Convención las Altas Partes Contratantes se reservaron el derecho de ajustar arreglos con la mira de someter á arbitramento todas las cuestiones que consideren susceptibles de tal procedimiento;

Vol. 32, p. 1789.

Have authorized the Under-signed to conclude the following arrangement:

Han autorizado á los infrascritos, respectivamente, para concluir el que sigue:

ARTICLE I.

ARTÍCULO I.

Differences which may arise whether of a legal nature or relative to the interpretation of the treaties existing between the two contracting parties and which it may not have been possible to settle by diplomacy, in case no other arbitration should have been agreed upon, shall be re-

Las diferencias que puedan suscitarse, ya sean de naturaleza jurídica ó relativas á la interpretación de los Tratados existentes entre las dos Partes Contratantes y que no hayan podido arreglarse por la diplomacia, siempre que no se hubiere convenido en otro arbitraje, serán sometidas á la

Submitting certain disputes to the Permanent Court of Arbitration at the Hague.

Vol. 32, p. 1779.

ferred to the Permanent Court of Arbitration established at The Hague by the Convention of the 29th July 1899, provided that they do not affect the vital interests, the independence, or the honor of either of the contracting parties and do not prejudice the interests of a third party.

Corte Permanente establecida en El Haya por la Convención del 29 de Julio de 1899, con tal que no afecten los intereses vitales, la independencia ó el honor de alguna de las dos Partes Contratantes y que no perjudiquen intereses de tercero.

## ARTICLE II.

## ARTÍCULO II.

Special agreements defining matters in dispute, etc.

In each individual case, the High Contracting Parties, before appealing to the Permanent Court of Arbitration, shall conclude a special agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that such special agreements shall be made by the Presidents of both contracting countries by and with the advice and consent of their respective Senates.

En cada caso particular, las Altas Partes Contratantes antes de apelar al Tribunal Permanente de Arbitraje, deberán concluir un arreglo especial en que claramente se defina el asunto en cuestión, el alcance de las facultades de los arbitros y los términos que se fijen para la formación del Tribunal Arbitral y los diferentes trámites del procedimiento. Queda entendido que tales convenios especiales serán celebrados por los Presidentes de uno y otro país contratante, con aprobacion de los Senados respectivos.

## ARTICLE III.

## ARTÍCULO III.

Treaty of Guadalupe Hidalgo not affected.

The foregoing stipulations in no wise annul, but on the contrary define, confirm and continue in effect the declarations and rules contained in Article XXI of the Treaty of peace, friendship and boundaries between the United States and Mexico signed at the city of Guadalupe Hidalgo on the second of February one thousand eight hundred and forty-eight.

Las precedentes estipulaciones en ninguna manera derogan, sino antes bien puntualizan, confirman y dejan subsistentes las declaraciones y reglas contenidas en el artículo XXI del tratado de paz, amistad y límites entre los Estados Unidos de America y México firmado en la ciudad de Guadalupe Hidalgo á dos de febrero de mil ochocientos cuarenta y ocho.

Public Treaties, p. 500.

## ARTICLE IV.

## ARTÍCULO IV.

Exchange of ratifications.

The present Convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; and by the Government of Mexico in accordance with its constitution and laws. The ratifications shall be exchanged at Washington as soon as possible, and the Convention shall take effect on the date of the exchange of its ratifications.

La presente Convención deberá ser ratificada por el Presidente de los Estados Unidos de América, por y con el consejo y el consentimiento del Senado de los mismos; y por el Gobierno de México en conformidad con su Constitución y leyes. Las ratificaciones deberán ser canjeadas en Washington tan pronto como fuere posible y la Convención surtirá sus efectos en la fecha de dicho canje de las ratificaciones.

ARTICLE V.

ARTÍCULO V.

The present Convention is concluded for a period of five years dating from the day of the exchange of its ratifications.

El presente arreglo durará cinco años que se contarán á partir de la fecha del canje de las ratificaciones.

Duration.

Done in duplicate at the City of Washington, in the English and Spanish languages, this twenty-fourth day of March in the year 1908.

Hecho por duplicado en la ciudad de Washington, en inglés y en español el veinte y cuatro de marzo de 1908.

Signatures.

ELIHU ROOT [SEAL]  
 JOSÉ F. GODOY [SEAL]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the City of Washington, on the twenty-seventh day of June, one thousand nine hundred and eight;

Ratification.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public; to end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this twenty-ninth day of June in the year of our Lord one thousand nine hundred and [SEAL] eight, and of the Independence of the United States of America, the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Acting Secretary of State.*

April 11, 1908.

*Convention between the United States and Great Britain relating to fisheries in United States and Canadian waters. Signed at Washington, April 11, 1908; ratification advised by Senate, April 17, 1908; ratified by the President, May 11, 1908; ratified by Great Britain, May 12, 1908; ratifications exchanged at Washington, June 4, 1908; proclaimed, July 1, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Fisheries in United States and Canadian waters.  
Preamble.

Whereas a Convention between the United States of America and the United Kingdom of Great Britain and Ireland, providing for the adoption of uniform and effective measures for the protection, preservation, and propagation of the food fishes in the waters contiguous to the United States and the Dominion of Canada, was concluded by their respective Plenipotentiaries at Washington, on the eleventh day of April, one thousand nine hundred and eight, the original of which Convention is word for word as follows:

Contracting parties.

The United States of America and His Majesty Edward the Seventh, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, and Emperor of India, equally recognizing the desirability of uniform and effective measures for the protection, preservation, and propagation of the food fishes in the waters contiguous to the United States and the Dominion of Canada, have resolved to conclude a Convention for these purposes, and have named as their Plenipotentiaries:

Plenipotentiaries.

The President of the United States of America, Elihu Root, Secretary of State of the United States; and

His Britannic Majesty, the Right Honorable James Bryce, O. M., His Majesty's Ambassador Extraordinary and Plenipotentiary at Washington;

Who, having exchanged their full powers, found in due form, have agreed to and signed the following articles:

ARTICLE I.

International Fisheries Commission.  
Appointment of commissioners.  
Post, p. 2001.

The times, seasons, and methods of fishing in the waters contiguous to the United States and Canada as specified in Article IV of this Convention, and the nets, engines, gear, apparatus, and appliances which may be used therein, shall be fixed and determined by uniform and common international regulations, restrictions, and provisions; and to that end the High Contracting Parties agree to appoint, within three months after this Convention is proclaimed, a Commission to be known as the International Fisheries Commission, consisting of one person named by each Government.

ARTICLE II.

International regulations to be prepared.

It shall be the duty of this International Fisheries Commission, within six months after being named, to prepare a system of uniform

and common International Regulations for the protection and preservation of the food fishes in each of the waters prescribed in Article IV of this Convention, which Regulations shall embrace close seasons, limitations as to the character, size, and manner of use of nets, engines, gear, apparatus, and other appliances; a uniform system of registry by each Government in waters where required for the more convenient regulation of commercial fishing by its own citizens or subjects within its own territorial waters or any part of such waters; an arrangement for concurrent measures for the propagation of fish; and such other provisions and measures as the Commission shall deem necessary.

## ARTICLE III.

The two Governments engage to put into operation and to enforce by legislation and executive action, with as little delay as possible, the Regulations, restrictions, and provisions with appropriate penalties for all breaches thereof; and the date when they shall be put into operation shall be fixed by the concurrent proclamations of the President of the United States and the Governor-General of the Dominion of Canada in Council.

And it is further agreed that jurisdiction shall be exercised by either Government, as well over citizens or subjects of either party apprehended for violation of the Regulations in any of its own waters to which said Regulations apply, as over its own citizens or subjects found within its own jurisdiction who shall have violated said Regulations within the waters of the other party.

## ARTICLE IV.

It is agreed that the waters within which the aforementioned Regulations are to be applied shall be as follows: (1) The territorial waters of Passamaquoddy Bay; (2) the St. John and St. Croix Rivers; (3) Lake Memphremagog; (4) Lake Champlain; (5) the St. Lawrence River, where the said River constitutes the International Boundary; (6) Lake Ontario; (7) the Niagara River; (8) Lake Erie; (9) the waters connecting Lake Erie and Lake Huron, including Lake St. Clair; (10) Lake Huron, excluding Georgian Bay but including North Channel; (11) St. Mary's River and Lake Superior; (12) Rainy River and Rainy Lake; (13) Lake of the Woods; (14) the Strait of San Juan de Fuca, those parts of Washington Sound, the Gulf of Georgia and Puget Sound lying between the parallels of 48° 10' and 49° 20'; (15) and such other contiguous waters as may be recommended by the International Fisheries Commission and approved by the two Governments. It is agreed on the part of Great Britain that the Canadian Government will protect by adequate regulations the food fishes frequenting the Fraser River.

The two Governments engage to have prepared as soon as practicable charts of the waters described in this Article, with the International Boundary Line indicated thereon; and to establish such additional boundary monuments, buoys, and marks as may be recommended by the Commission.

## ARTICLE V.

The International Fisheries Commission shall continue in existence so long as this Convention shall be in force, and each Government shall have the power to fill, and shall fill from time to time, any vacancy which may occur in its representation on the Commission. Each Government shall pay its own Commissioner, and any joint expenses shall be paid by the two Governments in equal moieties.

## ARTICLE VI.

Duration.

The Regulations, restrictions, and provisions provided for in this Convention shall remain in force for a period of four years from the date of their executive promulgation, and thereafter until one year from the date when either the Government of the United States or of Great Britain shall give notice to the other of its desire for their revision; and immediately upon such notice being given the Commission shall proceed to make a revision thereof, which Revised Regulations, if adopted and promulgated by the President of the United States and the Governor-General of Canada in Council, shall remain in force for another period of four years and thereafter until one year from the date when a further notice of revision is given as above provided in this Article. It shall, however, be in the power of the two Governments, by joint or concurrent action upon the recommendation of the Commission, to make modifications at any time in the Regulations.

Revision.

Modifications.

## ARTICLE VII.

Exchange of ratifications.

The present Convention shall be duly ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by His Britannic Majesty, and the ratifications shall be exchanged in Washington as soon as practicable.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed the present Convention in duplicate, and have thereunto affixed their seals.  
Done at Washington the 11th day of April, in the year of our Lord one thousand nine hundred and eight.

ELIHU ROOT [SEAL.]  
JAMES BRYCE [SEAL.]

Ratification.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the fourth day of June, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this first day of July, in the year of our Lord one thousand nine hundred and eight,  
[SEAL.] and of the Independence of the United States of America, the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

*Convention between the United States and Great Britain relating to the Canadian international boundary. Signed at Washington, April 11, 1908; ratification advised by the Senate, May 14, 1908; ratified by the President, May 11, 1908; ratified by Great Britain, May 16, 1908; ratifications exchanged at Washington, June 4, 1908; proclaimed July 1, 1908.*

April 11, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the United Kingdom of Great Britain and Ireland, providing for the more complete definition and demarcation of the international boundary between the United States and the Dominion of Canada, was concluded and signed by their respective Plenipotentiaries at Washington, on the eleventh day of April, one thousand nine hundred and eight, the original of which Convention is word for word as follows:

Canadian International Boundary. Preamble.

The United States of America and His Majesty Edward the Seventh, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, and Emperor of India, being desirous of providing for the more complete definition and demarcation of the international boundary between the United States and the Dominion of Canada, have for that purpose resolved to conclude a treaty, and to that end have appointed as their Plenipotentiaries:

Contracting parties.

The President of the United States of America, Elihu Root, Secretary of State of the United States; and

Plenipotentiaries.

His Britannic Majesty, Right Honorable James Bryce, O. M., his Ambassador Extraordinary and Plenipotentiary at Washington;

Who, after having communicated to each other their respective full powers, which were found to be in due and proper form, have agreed to and concluded the following articles:

ARTICLE I.

*The boundary through Passamaquoddy Bay.*

The High Contracting Parties agree that each shall appoint, without delay, an expert geographer or surveyor to serve as Commissioners for the purpose of more accurately defining and marking the international boundary line between the United States and the Dominion of Canada in the waters of Passamaquoddy Bay from the mouth of the St. Croix River to the Bay of Fundy, and that in defining and marking said boundary line the Commissioners shall adopt and follow, as closely as may be, the line surveyed and laid down by the Commissioners appointed under Article II of the Treaty of July 22, 1892, between the United States and Great Britain, so far as said Commissioners agreed upon the location of said line, namely:

Boundary line between United States and Canada in Passamaquoddy Bay. Appointment of expert Commissioners to define, etc.

Vol. 27, p. 966.

(1) From a point at the mouth of the St. Croix River defined by the ranges established by them, by a connected series of six straight lines defined by ranges and cross ranges, to a point between Treat Island and Friar Head, likewise defined by ranges and cross ranges established by them; and also

Location of line.

(2) From a point in Quoddy Roads, defined by the intersection of the range passing through the position of the Beacon of 1886 and Lubec Channel Light, with a range established by them on the west shore of Quoddy Roads along the course of this latter range, which is about 80° 35' east of true south, into the Bay of Fundy.

Established range marks, etc., to control.

In ascertaining the location of the above-described line, the Commissioners shall be controlled by the indications of the range marks and monuments established along its course by said former Commissioners and by the charts upon which the said Commissioners marked the line as tentatively agreed upon by them.

Unadjusted line to be determined.

The remaining portion of the line, lying between the two above-described sections, and upon the location of which said former Commissioners did not agree, shall pass through the center of the Lubec Narrows Channel between Campo Bello Island and the mainland, and, subject to the provisions hereinafter stated, it shall follow on either side of the said Narrows such courses as will connect with the parts of the line agreed upon as aforesaid, and such boundary shall consist of a series of straight lines defined by distances and courses; but inasmuch as differences have arisen in the past as to the location of the line with respect to Pope's Folly Island above Lubec Narrows and with respect to certain fishing grounds east of the dredged channel below Lubec Narrows, it is agreed that each of the High Contracting Parties shall present to the other within six months after the ratification of this Treaty a full printed statement of the evidence, with certified copies of original documents referred to therein which are in its possession, and the arguments upon which it bases its contentions, with a view to arriving at an adjustment of the location of this portion of the line in accordance with the true intent and meaning of the provisions relating thereto of the treaties of 1783 and 1814 between the United States and Great Britain, and the award of the Commissioners appointed in that behalf under the treaty of 1814; it being understood that any action by either or both Governments or their representatives authorized in that behalf or by the local governments on either side of the line, whether prior or subsequent to such treaties and award, tending to aid in the interpretation thereof, shall be taken into consideration in determining their true intent and meaning. Such agreement, if reached, shall be reduced to writing in the form of a protocol and shall be communicated to the said Commissioners, who shall lay down and mark this portion of the boundary in accordance therewith and as herein provided.

Public Treaties, pp. 266, 288.

Arbitration upon failure to agree.

In the event of a failure to agree within six months after the date of exchanging the printed statements aforesaid, the question of which Government is entitled to jurisdiction over such island and fishing grounds under treaty provisions, and proceedings thereunder, interpreted in accordance with their true intent and meaning as above provided, and by reason of any rights arising under the recognized principles of international law, shall be referred forthwith for decision upon the evidence and arguments submitted as aforesaid, with such additional statement of facts as may be appropriate, and an argument in reply on each side, to an arbitrator to be agreed upon by the two Governments, or, in case of a failure to agree, to be appointed by a third Power selected by the two Governments by common accord, or, if no agreement is thus arrived at, each Government shall select a different Power and the choice of the arbitrator shall be made in concert by the Powers thus selected. The decision of such arbitrator shall be final, and the line shall be laid down and marked by the said Commissioners in accordance therewith and as herein provided.

Costs and expenses.

The arbitrator shall be requested to deliver, together with his award, a statement of all the costs and expenses incurred by him

in connection with the arbitration, which shall forthwith be repaid by the two Governments in equal moieties.

It is further agreed that if, under the foregoing provisions, the boundary be located through the channel to the east of the dredged channel above mentioned, the latter shall be equally free and open for the passage of ships, vessels, and boats of both parties.

Free channel.

The entire boundary shall be marked by permanent range marks established on land and, if desirable in the opinion of Commissioners, by buoys in the water, so far as practicable, and by such other boundary marks and monuments and at such points as the Commissioners may determine to be necessary; but the said Commissioners shall proceed to define and mark and chart the portion of the line agreed upon by the former Commissioners under the Treaty of 1892 aforesaid without waiting for the final determination of the location of the remaining portion of the line.

Range marks and buoys to be established.

The course of the said boundary line as defined and marked as aforesaid shall be laid down by said Commissioners on quadruplicate sets of accurate modern charts prepared or adopted by them for that purpose, which charts shall be certified and signed by the Commissioners, and two duplicate originals thereof shall be filed by them with each Government; and they shall also prepare in duplicate and file with each Government a joint report or reports under their hands and seals describing in detail the course and location of the boundary line and the range marks and monuments and buoys marking it.

Charts and reports.

The line so defined and laid down shall be taken and deemed to be the international boundary from the Bay of Fundy to the mouth of the St. Croix River, as established by treaty provisions and the proceedings thereunder.

Declaration of boundary line.

ARTICLE II.

*The boundary from the mouth to the source of the St. Croix River.*

Whereas Article II of the Treaty of 1783 between the United States and Great Britain provides that a line drawn along the middle of the River St. Croix from its mouth in the Bay of Fundy to its source shall be, between those points, the international boundary between the United States and the British possessions in North America, and the identity of the River St. Croix has been determined by the Commissioners appointed for that purpose under Article V of the Treaty of 1794 between the United States and Great Britain, and the location of the mouth and the source of said river has been duly established, and the course of said river has been described, surveyed, and charted by said Commissioners, as appears from their joint report dated the 25th day of October, 1798, and from the chart or plan of said river prepared and filed by them with said report, but said line of boundary along the middle of said river was not laid down by them on said chart or plan, and was not marked or monumented by them along the course of said river; and whereas, pursuant to an additional article, dated March 15, 1798, supplementing the provisions of the Treaty of 1794 above referred to, a monument was erected by joint action of the two Governments marking the source of the River St. Croix, but said line of boundary through the River St. Croix has not otherwise been monumented and has never been laid down on charts by joint action of the two Governments: therefore, in order to complete and render thoroughly effective the demarkation of the boundary described and established as aforesaid,

Boundary from mouth to source of St. Croix River to be established, etc.

Public Treaties p. 271.

Public Treaties, p. 283.

It is agreed that each of the High Contracting Parties shall appoint, without delay, an expert geographer or surveyor as a Commis-

Appointment of Commissioners, duties, etc.

sioner, and the Commissioners so appointed shall jointly lay down upon accurate modern charts, to be prepared or adopted by them for that purpose, the line of boundary along the middle of the River St. Croix from its mouth to its source as defined and established by the existing treaty provisions and the proceedings thereunder, above referred to, with the agreed understanding, however, that the line of boundary through said river shall be a water line throughout and shall follow the center of the main channel or thalweg as naturally existing, except where such course would change, or disturb, or conflict with the national character of an island as already established by mutual recognition and acquiescence, in which case the line shall pass on the other side of any such island, following the middle of the channel nearest thereto, or, if the Commissioners find that the national character of any island is in dispute, the question of its nationality shall be submitted by them to their respective Governments, with a chart or map certified jointly by said Commissioners, showing the depth and volume of the water at its high and low stages between such island and the river banks on each side and indicating the course of the main channel of the river as it passes such island, together with a descriptive statement by said Commissioners showing the reasons for selecting such channel as the main channel; and in all such cases the High Contracting Parties agree that the location of the boundary with respect to each island in dispute shall be determined and settled in accordance with the following rules:

Rules.

(1) The nationality of each island in dispute shall be determined by the predominance of the claims established on either side to such island, arising from the exercise of jurisdiction and sovereignty over it, including such exercise of jurisdiction by the local governments on either side of the line.

(2) The burden of proving the nationality of any such island shall be upon the party seeking to change the general course of the boundary as above prescribed so as to include such island on its own side of the boundary.

(3) The selection by the Commissioners of the main channel passing such island shall not be conclusive upon the parties hereto and is subject to review, but the burden of proving the main channel to be other than the one selected shall be upon the party proposing the change.

Determining nationality of certain islands.

The Government proposing such change in the prescribed course of the boundary shall, upon the submission of the question of the nationality of any island or islands by the Commissioners as aforesaid, promptly present to the other Government a printed statement, with certified copies of any original documents in its possession referred to therein, showing the grounds and arguments upon which its claim of jurisdiction and ownership with respect to such island rests. Unless an agreement is reached upon the presentation of such statement, the Government to which such statement is presented shall within six months after its receipt present in reply a similar statement showing the grounds and arguments upon which the claims of the other Government are contested. If an agreement is reached between the two Governments, it shall be reduced to writing in the form of a protocol and shall be communicated to the said Commissioners, who shall proceed to lay down and mark the boundary so as to leave such island on the side of the boundary to which it is shown it belongs, in accordance with the determination of its nationality arrived at as aforesaid.

Arbitration upon failure to agree.

In the event of a failure by the two Governments to come to an agreement within six months after the presentation of the printed statements in reply herein above provided for, then the question of the nationality of the islands in dispute shall be referred forthwith for

decision under the rules herein above set forth for the determination of that question, and under the recognized principles of international law not inconsistent therewith, and upon the evidence and arguments submitted as aforesaid, with such additional statement of facts as may be appropriate, and such further printed argument on each side as may be desired, to an arbitrator to be agreed upon by the two Governments, or, in case of a failure to agree, to be appointed by a third Power selected by the two Governments by common accord, or, if no agreement is thus arrived at, each Government shall select a different Power and the choice of the arbitrator shall be made in concert by the Powers thus selected. The decision of such arbitrator shall be final, and the line shall be laid down and marked by the said Commissioners in accordance therewith and as herein provided.

Decision final.

The arbitrator shall be requested to deliver, together with his award, a statement of all the costs and expenses incurred by him in connection with the arbitration, which shall forthwith be repaid by the two Governments in equal moieties.

Costs and expenses.

It is further agreed that so far as practicable the said Commissioners shall establish boundary monuments and ranges and buoys marking the course and location of the said line, and showing on which side of the boundary the several islands lying in said river belong, wherever in their judgment it is desirable that the boundary be so marked.

Boundary monuments and buoys to be established.

The charts upon which the boundary is marked as aforesaid shall be in quadruplicate, and shall be certified and signed by said Commissioners, and two duplicate originals thereof shall be filed by them with each Government, and it shall also be the duty of said Commissioners to prepare in duplicate, and file with each Government, a joint report under their hands and seals describing the line so marked by them and the monuments and range marks and buoys marking it.

Charts to be filed.

The line so defined and laid down shall be taken and deemed to be the international boundary from the mouth to the source of the St. Croix River as established by treaty provisions and the proceedings thereunder as aforesaid.

Declaration of boundary line.

### ARTICLE III.

*The boundary from the source of the St. Croix River to the St. Lawrence River.*

Whereas the remonumenting of the course of the boundary defined and laid down under the provisions of Articles I and VI of the Treaty of August 9, 1842, between the United States and Great Britain has already been undertaken without a formal treaty agreement, but by the joint and concurrent action of the Governments of the United States and Great Britain, certain monuments between Vermont and Canada having been relocated in 1849, and the portion of said boundary extending between Hall's Stream and the St. Lawrence River in part having been remonumented in recent years and in part is now being remonumented under such action on both sides; and whereas the Commissioners appointed under Article VI of the Treaty of 1842 aforesaid were required to and did mark by monuments the land portion only of said line, and were not required to and did not mark by monuments the portions of the boundary extending along water courses, with the exception that the nationality of the several islands in the St. John River was indicated by monuments erected thereon and a series of monuments was placed by them along the edge of certain of the water courses to fix the general direction of the boundary, most of which monuments have since disappeared, but the entire boundary, including its course through the

Boundary from source of St. Croix River to St. Lawrence River.

Public Treaties, pp. 316, 319.

waterways as well as on land, was charted and marked on maps by said Commissioners under the provisions of Article VI above referred to, and the nationality of the respective islands in the St. John River was determined by them, as appears from the joint report filed by said Commissioners dated June 28, 1847, and the series of maps signed by said Commissioners and filed with their joint report; and whereas the portion of the line through said waterways has not since been monumented or marked along its course by joint action of the two Governments, and the monuments placed by said Commissioners along the land portion of said boundary require repairing and renewing where such work has not already been done in recent years, and additional or supplementary intermediate monuments at convenient points are required under modern conditions: therefore, in order to carry on and complete the work already undertaken as aforesaid, and to reestablish the location of said boundary and render thoroughly effective the demarcation of the said boundary as existent and established,

Commissioners to relocate, etc., monuments.

It is agreed that each of the High Contracting Parties shall appoint, without delay, an expert geographer or surveyor as a Commissioner, and under the joint direction of such Commissioners the lost or damaged boundary monuments shall be relocated and repaired, and additional monuments and boundary marks shall be established wherever necessary in the judgment of the Commissioners to meet the requirements of modern conditions along the course of the land portion of said boundary, and where the said boundary runs through waterways it shall be marked along its course, so far as practicable, by buoys and monuments in the water and by permanent ranges established on the land, and in such other way and at such points as in the judgment of the Commissioners it is desirable that the boundary be so marked; and it is further agreed that the course of the entire boundary, as described in Article I of the Treaty of 1842 and as laid down as aforesaid under Article VI of that Treaty, shall be marked by said Commissioners upon quadruplicate sets of accurate modern charts prepared or adopted by them for that purpose, and that said charts so marked shall be certified and signed by them and two duplicate originals thereof shall be filed with each Government, and said Commissioners shall also prepare in duplicate and file with each Government a joint report or reports describing in detail the course of the boundary so marked by them, and the character and location of the several monuments and boundary marks and ranges marking it.

Public Treaties, pp. 316, 319.  
Charts to be filed.

Reports in duplicate, etc.

Declaration of boundary line.

The line so defined and laid down shall be taken and deemed to be the international boundary as defined and laid down under Articles I and VI of the said Treaty of 1842.

#### ARTICLE IV.

*The boundary from its intersection with the St. Lawrence River to the mouth of Pigeon River.*

Boundary from intersection with St. Lawrence River to mouth of Pigeon River.

The High Contracting Parties agree that the existing International Waterways Commission, constituted by concurrent action of the United States and the Dominion of Canada and composed of three Commissioners on the part of the United States and three Commissioners on the part of the Dominion of Canada, is hereby authorized and empowered to ascertain and reestablish accurately the location of the international boundary line beginning at the point of its intersection with the St. Lawrence River near the forty-fifth parallel of north latitude, as determined under Articles I and VI of the Treaty of August 9, 1842, between the United States and Great Britain, and

Reestablishment, etc., of authorized. Public Treaties, pp. 316, 319.

thence through the Great Lakes and communicating waterways to the mouth of Pigeon River, at the western shore of Lake Superior, in accordance with the description of such line in Article II of the Treaty of Peace between the United States and Great Britain, dated September 3, 1783, and of a portion of such line in Article II of the Treaty of August 9, 1842, aforesaid, and as described in the joint report dated June 18, 1822, of the Commissioners appointed under Article VI of the Treaty of December 24, 1814, between the United States and Great Britain, with respect to a portion of said line and as marked on charts prepared by them and filed with said report, and with respect to the remaining portion of said line as marked on the charts adopted as treaty charts of the boundary under the provisions of Article II of the Treaty of 1842, above mentioned, with such deviation from said line, however, as may be required on account of the cession by Great Britain to the United States of the portion of Horse Shoe Reef in the Niagara River necessary for the light-house erected there by the United States in accordance with the terms of the protocol of a conference held at the British Foreign Office December 9, 1850, between the representatives of the two Governments and signed by them agreeing upon such cession; and it is agreed that wherever the boundary is shown on said charts by a curved line along the water the Commissioners are authorized in their discretion to adopt, in place of such curved line, a series of connecting straight lines defined by distances and courses and following generally the course of such curved line, but conforming strictly to the description of the boundary in the existing treaty provisions, and the geographical coordinates of the turning points of such line shall be stated by said Commissioners so as to conform to the system of latitudes and longitudes of the charts mentioned below, and the said Commissioners shall so far as practicable mark the course of the entire boundary line located and defined as aforesaid, by buoys and monuments in the waterways and by permanent range marks established on the adjacent shores or islands, and by such other boundary marks and at such points as in the judgment of the Commissioners it is desirable that the boundary should be so marked; and the line of the boundary defined and located as aforesaid shall be laid down by said Commissioners on accurate modern charts prepared or adopted by them for that purpose, in quadruplicate sets, certified and signed by the Commissioners, two duplicate originals of which shall be filed by them with each Government; and the Commissioners shall also prepare in duplicate and file with each Government a joint report or reports describing in detail the course of said line and the range marks and buoys marking it, and the character and location of each boundary mark. The majority of the Commissioners shall have power to render a decision.

The line so defined and laid down shall be taken and deemed to be the international boundary as defined and established by treaty provisions and the proceedings thereunder as aforesaid from its intersection with the St. Lawrence River to the mouth of Pigeon River.

#### ARTICLE V.

*The boundary from the mouth of Pigeon River to the northwesternmost point of the Lake of the Woods.*

In order to complete and perfect the demarcation of the international boundary line between the United States and the Dominion of Canada from the mouth of Pigeon River, at the western shore of Lake Superior, to the northwesternmost point of the Lake of the Woods, which boundary is defined in Article II of the Treaty of Peace

Public Treaties, pp. 266, 290, 317.

Public Treaties, p. 323.

Charts to be filed.

Reports.

Declaration of boundary line.

Boundary from mouth of Pigeon River to northwesternmost point of Lake of the Woods.

Public Treaties, pp. 266, 317.

between the United States and Great Britain dated September 3, 1783, and in Article II of the Treaty of August 9, 1842, between the United States and Great Britain, wherein is defined also the location of the said northwesternmost point of the Lake of the Woods, and the greater part of the said boundary is marked on charts covering that section of the boundary adopted as treaty charts of the boundary under the provisions of Article II of the Treaty of 1842 aforesaid, but has never been actually located or monumented along its course by joint action of the two Governments, and no joint survey of its course has been made since the survey under the direction of the Commissioners appointed under Article VII of the Treaty of December 24, 1814, between the United States and Great Britain, under whose direction the charts above mentioned were prepared,

Public Treaties, p. 290.

Commissioners to re-establish, etc., boundary line.

It is agreed that each of the High Contracting Parties shall appoint, without delay, an expert geographer or surveyor as Commissioners, who shall reestablish and fix the actual location of said entire boundary described and charted as aforesaid, and designate the side of the boundary upon which each island adjacent to the boundary belongs, it being mutually understood that the boundary, so far as practicable, shall be a water line and shall not intersect islands lying along its course, and the Commissioners shall so far as practicable mark such boundary along its course by monuments and buoys and range marks, and such other boundary marks as the Commissioners may determine, and at such points as in their judgment it is desirable that the boundary shall be so marked; and it is further agreed that the course of the entire boundary as described and laid down as aforesaid and as monumented by said Commissioners shall be marked by them upon quadruplicate sets of accurate modern charts prepared or adopted by them for that purpose, and that said charts so marked shall be certified and signed by them and two duplicate originals thereof shall be filed with each Government, and said Commissioners shall also prepare in duplicate and file with each Government a joint report or reports describing in detail the course of the boundary so marked by them and the character and location of the several monuments and boundary marks and ranges marking it.

Charts to be filed.

Reports.

Declaration of boundary line.

The line so defined and laid down shall be taken and deemed to be the international boundary as defined and established under the aforesaid treaties from the mouth of Pigeon River to the northwesternmost point of the Lake of the Woods.

#### ARTICLE VI.

*The boundary from the northwesternmost point of the Lake of the Woods to the summit of the Rocky Mountains.*

Boundary from northwesternmost point of Lake of the Woods to summit of Rocky Mountains.

In order to complete and render thoroughly effective the demarcation of the international boundary between the United States and the Dominion of Canada from the northwesternmost point of the Lake of the Woods to the summit of the Rocky Mountains, which boundary, according to existing treaties, runs due south from said northwesternmost point to the forty-ninth parallel of north latitude and thence along that parallel to the summit of the Rocky Mountains, and has been surveyed and charted and monumented as appears from the series of twenty-four sectional maps covering this portion of the boundary prepared and filed by the Joint Commission appointed for that purpose by joint action of the two Governments in 1872,

Commissioners to re-locate, etc., lost, etc., monuments.

It is agreed that each of the High Contracting Parties shall appoint, without delay, an expert geographer or surveyor as a Commissioner, and under the joint direction of such Commissioners lost or damaged monuments along the course of said boundary shall be re-

cated and repaired and additional monuments and boundary marks shall be established wherever necessary, in the judgment of the Commissioners, to meet the requirements of modern conditions and to render more effective the demarcation of the existent boundary established under the treaty provisions and proceedings thereunder as aforesaid; and it is further agreed that in carrying out these provisions the said Commissioners shall observe the agreement stated in the protocol of the final meeting, dated May 29, 1876, of the Joint Commission aforesaid, which is as follows:

“2. In the intervals between the monuments along the parallel of latitude, it is agreed that the line has the curvature of a parallel of 49° north latitude; and that such characteristic shall determine all questions that may hereafter arise with reference to the position of the boundary at any point between neighboring monuments.

“3. It is further agreed that, in the event of any of the said three hundred and eighty-eight monuments or marks being obliterated beyond the power of recognition, the lost site or sites shall be recovered by their recorded position relatively to the next neighboring unobliterated mark or marks.”

It is further agreed that the said Commissioners shall mark upon quadruplicate sets of accurate modern charts prepared or adopted by them for that purpose the entire course of said boundary and the location of the boundary monuments and marks established along the course of said boundary, and two duplicate originals thereof shall be filed with each Government, and said Commissioners shall also prepare in duplicate and file with each Government a joint report describing in detail the work done by them in replacing and repairing lost or damaged monuments and the character and location of the several monuments and boundary marks placed by them along said boundary.

The line so laid down and defined shall be taken and deemed to be the international boundary as defined and established by treaty provisions and the proceedings thereunder as aforesaid from the north-westernmost point of the Lake of the Woods to the summit of the Rocky Mountains.

Charts to be filed.

Reports.

Declaration of boundary line.

#### ARTICLE VII.

*The boundary from the summit of the Rocky Mountains to the Gulf of Georgia.*

Whereas, by concurrent action of the Government of the United States and the Government of Great Britain in 1902 and 1903, Commissioners were designated to act jointly for the purpose of renewing lost or damaged monuments and placing additional monuments where such were needed throughout the course of the boundary along the forty-ninth parallel of north latitude, from the summit of the Rocky Mountains westward to the eastern shore of the Gulf of Georgia, as defined in Article I of the Treaty of June 15, 1846, between the United States and Great Britain and as marked by monuments along its course and laid down on a series of charts, seven in number, by a Joint Commission organized in 1858 for that purpose and composed of two Commissioners appointed one by each Government, which charts, duly certified and authenticated in duplicate by said Commissioners, were approved and adopted by the two Governments, as appears from the declaration in writing to that effect signed on February 24, 1870, at Washington by duly authorized Plenipotentiaries of the respective Governments, and it appearing that the remonumenting of this line by the Commissioners first above referred to is now approaching completion;

Boundary from summit of Rocky Mountains to Gulf of Georgia.

Public Treaties, p. 321.

Charts of monuments, etc., to be filed.

It is hereby agreed by the High Contracting Parties that when such work is completed the entire course of said boundary, showing the location of the boundary monuments and marks established along the course of the boundary, shall be marked upon quadruplicate sets of accurate modern charts prepared or adopted for that purpose, and the said Commissioners, or their successors, are hereby authorized and required to so mark the line and designate the monuments on such charts, two duplicate originals of which shall be filed with each Government, and the said Commissioners, or their successors, shall also prepare in duplicate and file with each Government a joint report describing in detail the work done by them in replacing and repairing lost or damaged monuments and the character and location of the several monuments and boundary marks placed by them along said boundary.

Reports.

Declaration of boundary line.

The line so laid down and defined shall be taken and deemed to be the international boundary as defined and established by treaty provisions and the proceedings thereunder as aforesaid, from the summit of the Rocky Mountains to the eastern shore of the Gulf of Georgia.

#### ARTICLE VIII.

##### *The boundary from the forty-ninth parallel to the Pacific Ocean.*

Boundary from forty-ninth parallel to Pacific Ocean.

The High Contracting Parties agree that each shall appoint, without delay, an expert geographer or surveyor to serve as Commissioner for the purpose of delineating upon accurate modern charts, prepared or adopted by them for that purpose, the international boundary line between the United States and the Dominion of Canada from the forty-ninth parallel of north latitude along the middle of the channel which separates Vancouver's Island from the mainland and the middle of the Haro Channel and of Fuca's Straits to the Pacific Ocean, as defined in Article I of the Treaty of June 15, 1846, between the United States and Great Britain, and as determined by the award made on October 21, 1872, by the Emperor of Germany as arbitrator pursuant to the provisions of Articles XXXIV–XLII of the Treaty of May 8, 1871, between the United States and Great Britain, and as traced out and marked on a quadruplicate set of charts prepared for that purpose and agreed upon and signed by the duly authorized representatives of the respective Governments, as appears from the protocol of a conference at Washington on March 10, 1873, between such representatives which was signed by them on that date, and as defined by them in a written definition of said boundary signed by them and referred to in and attached to said protocol, and it is agreed that the said Commissioners shall adopt in place of the curved line passing between Saturna Island and Patos Island as shown on said charts a straight line running approximately north and south through a point midway between the eastern point of Saturna Island and the western point of Patos Island and intersecting the prolongations of the two straight lines of the boundary now joined by a curved line. The entire line thus laid down shall consist of a series of connecting straight lines defined by distances and courses; and the Commissioners are authorized to select and establish such reference marks on shore as they may deem necessary for the proper definition and location on the water of the boundary aforesaid. A quadruplicate set of such charts, showing the lines so laid down and marked by them and the location of the several marks or monuments selected or established by them along its course, shall be signed by them and two duplicate originals thereof shall be filed by them with each Government, and the Commissioners shall also prepare in duplicate and

Public Treaties, pp. 321, 366.

Public Treaties, p. 370.

Public Treaties, p. 369.

Charts to be filed.

file with each Government a joint report, or reports, describing in detail the course of said line and the boundary marks and their location along its course. Reports.

The line so defined and laid down shall be taken and deemed to be the international boundary, as defined and established by treaty provisions and the proceedings thereunder as aforesaid, from the forty-ninth parallel of north latitude along the middle of the channel which separates Vancouver's Island from the mainland and the middle of Haro Channel and of Fuca's Straits to the Pacific Ocean. Declaration of boundary line.

ARTICLE IX.

*General provisions.*

The Commissioners appointed under the provisions of this Treaty shall proceed without delay to perform the duties assigned to them, but each Commissioner shall, before entering upon his duties, make oath in writing that he will impartially and faithfully perform his duties as such Commissioner. General provisions.

In case a vacancy occurs in any of the Commissions constituted by this Treaty, by reason of the death, resignation, or other disability of a Commissioner, before the work of such Commission is completed, the vacancy so caused shall be filled forthwith by the appointment of another Commissioner by the party on whose side the vacancy occurs, and the Commissioner so appointed shall have the same powers and be subject to the same duties and obligations as the Commissioner originally appointed. Oath of commissioners.

If a dispute or difference should arise about the location or demarcation of any portion of the boundary covered by the provisions of this Treaty and an agreement with respect thereto is not reached by the Commissioners charged herein with locating and marking such portion of the line, they shall make a report in writing jointly to both Governments, or severally each to his own Government, setting out fully the questions in dispute and the differences between them, but such Commissioners shall, nevertheless, proceed to carry on and complete as far as possible the work herein assigned to them with respect to the remaining portions of the line. Vacancies.

In case of such a disagreement between the Commissioners, the two Governments shall endeavor to agree upon an adjustment of the questions in dispute, and if an agreement is reached between the two Governments it shall be reduced to writing in the form of a protocol, and shall be communicated to the said Commissioners, who shall proceed to lay down and mark the boundary in accordance therewith, and as herein provided, but without prejudice to the special provisions contained in Articles I and II regarding arbitration. Report on failure to agree.

It is understood that under the foregoing articles the same persons will be appointed to carry out the delimitation of boundaries in the several sections aforesaid, other than the section covered by Article IV, unless either of the Contracting Powers finds it expedient for some reason which it may think sufficient to appoint some other person to be Commissioner for any one of the above-mentioned sections. Adjustment of questions in dispute.

Each Government shall pay the expenses of its own Commissioners and their assistants, and the cost of marking and monumenting the boundary shall be paid in equal moieties by the two Governments. Ante, pp. 2004, 2006.

ARTICLE X.

This Treaty shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by His Additional powers granted commissioners.

*Ante*, p. 2008.

Expenses, etc.

Exchange of ratifications.

2014 BOUNDARY CONVENTION—GREAT BRITAIN. APRIL 11, 1908.

Britannic Majesty; and the ratifications shall be exchanged in Washington as soon as practicable.

Signatures.

In faith whereof the respective Plenipotentiaries have signed this Treaty in duplicate and have hereunto affixed their seals.

Done at Washington the 11th day of April in the year of our Lord one thousand nine hundred and eight.

ELIHU ROOT [SEAL.]  
JAMES BRYCE [SEAL.]

Ratification.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the fourth day of June, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this first day of July, in the year of our Lord one thousand nine hundred and eight, and of [SEAL] the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

*Parcel-Post Convention between the United States of America and France.*

June 15, 1908.

With the view to improve the postal relations between the United States of America and France, the undersigned, George v. L. Meyer, Postmaster General of the United States of America, and J. J. Jusserand, Ambassador of the French Republic to the United States, by virtue of the authority vested in them have agreed upon the following articles for the establishment of a parcel-post system of exchange between the two countries.

Dans le but d'améliorer les relations postales entre les Etats-Unis d'Amérique et la France, les soussignés J. J. Jusserand, Ambassadeur de la République française aux Etats-Unis, et George v. L. Meyer, Postmaster General des Etats Unis d'Amérique, ont, en vertu des pouvoirs qui leur sont conférés, arrêté les dispositions ci-après, à l'effet d'établir un système d'échange de colis postaux entre les deux pays.

Parcel-post convention with France.  
Preamble.

ARTICLE I.

The provisions of this Convention relate only to parcels of mail matter to be exchanged by the system herein provided for, and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and all the provisions hereinafter contained apply exclusively to mails exchanged under this Convention.

ARTICLE I.

Les dispositions de la présente Convention s'appliquent exclusivement à l'échange des colis postaux suivant les règles qu'elle établit. Elles ne modifient rien aux arrangements actuellement existants en vertu de la convention postale universelle, lesquels continuent à être en vigueur; toutes les dispositions qui suivent visent uniquement les envois échangés en vertu des articles de la présente Convention.

Scope of convention.

ARTICLE II.

1. With the exception of the articles specifically prohibited by Article III, there shall be admitted to the parcel mails all articles which are admitted to the mails under any conditions in the domestic service of the country of origin and the country of destination. No parcel may, however, exceed 2 kilograms or 4 pounds 6 ounces in weight, nor the following dimensions: greatest length in any direction, three feet six inches (1 meter 5 centimeters); greatest length and girth combined, six feet (1 meter 80 centimeters).

ARTICLE II.

1. A l'exception des objets formellement prohibés par l'article III, peuvent être échangés aux conditions de la présente Convention les marchandises et tous autres objets postaux qui sont admis, dans des conditions quelconques, à l'expédition dans le service intérieur du pays d'origine et du pays de destination. Toutefois aucun colis ne peut peser plus de deux kilogrammes (4 livres 6 onces); en outre, aucun colis ne pourra excéder les dimensions suivantes: longueur maxima en un sens quelconque, 1 mètre 05 (trois pieds six pouces); longueur maxima et circonférence combinées, 1 m. 80 (six pieds).

Articles admitted to mails.  
Post, p. 2016.

Rates for parcels  
above 2 kilograms, etc.

2. The right is reserved, however, to the Postal Administrations of the two countries to determine subsequently, by common agreement, if their respective regulations permit it, the application of rates and conditions for postal packages above 2 kilograms and not exceeding 5 kilograms.

Address, etc

3. Every parcel must bear the exact address of the addressee and must be packed in a manner adequate for the length of the journey and the protection of its contents. The packing must be of such a nature as to permit the contents to be easily examined by officers of the Post Office or the Customs.

#### ARTICLE III.

Articles prohibited.

1. It is forbidden to send by post—

Parcels containing letters, or communications of the nature of personal correspondence (it is permitted, however, to include in the parcel an open invoice or bill in its simplest form); live animals, except bees in properly constructed boxes; dead animals, except insects and reptiles when thoroughly dried; fruits and vegetables which easily decompose; publications which violate the copyright laws of the country of destination; poisons, and explosive or inflammable substances; liquids and substances which easily liquefy; lottery tickets, lottery advertisements, or lottery circulars; all obscene or immoral articles; or articles the admission of which is not authorized by the customs or other laws or regulations of either country; and, in general, articles the conveyance of which is reputed dangerous.

Parcels not conforming to stipulations, etc.  
*Ante*, p. 2015.

2. If a parcel contravening any of these prohibitions or not conforming to the stipulations of Article II be handed over by one Administration to the other, the latter shall proceed in the manner and with the formalities prescribed by its law or domestic regulations.

2. Est réservé toutefois aux administrations des Postes de deux pays le droit de déterminer ultérieurement, d'un common accord, si leurs règlements respectifs le permettent, les prix et conditions applicables aux colis postaux de plus de deux kilos jusqu'à cinq kilos.

3. Chaque colis doit porter l'adresse exacte du destinataire et doit être emballé d'une manière qui réponde à la durée du transport et qui préserve suffisamment le contenu. L'emballage doit être conditionné de façon à permettre aux agents des douanes ou des postes de vérifier facilement le contenu.

#### ARTICLE III.

1. Sont exclus du transport: Les colis renfermant des lettres ou communications ayant le caractère de correspondance personnelle (il est permis, toutefois, d'insérer dans l'envoi la facture ouverte dans sa forme la plus simple); des animaux vivants, sauf des abeilles dans des boîtes convenablement aménagées; des animaux morts, sauf des insectes et des reptiles complètement desséchés; des fruits et des végétaux qui se décomposent facilement; des publications qui violent les lois sur la propriété littéraire en vigueur dans le pays de destination; des poisons et des matières explosives ou inflammables; des substances liquides ou facilement liquéfiables; des billets, annonces ou circulaires relatifs à des lotteries; tous objets obscènes ou contraires aux bonnes mœurs; tous objets dont l'admission n'est pas autorisée par les lois douanières ou autres et par les règlements de l'un ou l'autre pays, et en général, tous les objets dont le transport est réputé dangereux.

2. Dans le cas où un colis tombant sous ces prohibitions ou non conforme aux dispositions de l'art. II est livré par l'une des Administrations à l'autre, celle-ci procède de la manière et dans les formes prévues par sa législation et par ses règlements intérieurs.

3. All admissible articles of merchandise mailed in one country for the other, or received in one country from the other, shall be free from any detention or inspection whatever, except such as is required for collection of customs duties; and shall be forwarded by the most speedy means to their destination, being subject in their transmission to the laws and regulations of each country respectively.

3. Toutes les marchandises admises par la présente convention et déposées dans un pays à destination de l'autre ou reçues dans un pays en provenance de l'autre, ne pourront être retenues ou examinées, sauf autant qu'il sera nécessaire pour la perception des droits de douane. Elles seront acheminées par les moyens les plus rapides sur leur destination et seront soumises quant à leur transmission, aux lois et règlements respectifs de chaque pays.

Nondetention of merchandise.

Exception.

ARTICLE IV.

No parcel may contain packages intended for delivery at an address other than that borne by the parcel itself. If such inclosed packages be detected they must be sent forward singly, charged with new and distinct parcel-post rates.

ARTICLE IV.

Aucun colis ne peut renfermer des paquets destinés à être livrés à une adresse autre que celle portée sur le colis même. Si des paquets de ce genre sont découverts, ils sont acheminés individuellement et une taxe nouvelle et distincte leur est appliquée conformément au tarif de colis postaux.

Address.

ARTICLE V.

1. The following rates of postage must in all cases be fully prepaid, viz:

2. In the United States for a parcel not exceeding one pound in weight, 12 cents; and for each additional pound or fraction of a pound, 12 cents.

3. In France for every parcel not exceeding two kilograms, 2 francs.

4. The parcel shall be promptly delivered to addressees in accordance with the domestic regulations of the country of destination, free of charge for postage; but the country of destination may, at its option, levy and collect from the addressee, for domestic service and delivery, a charge, the amount of which is to be fixed according to its own regulations, but which shall in no case exceed in the United States five cents, and in France 25 centimes, for each parcel whatever its weight.

5. Every parcel shall be subject, in the country of destination, to all duties and all customs regu-

ARTICLE V.

1. L'affranchissement des colis postaux est obligatoire. Les taxes à payer au départ sont les suivantes:

2. Aux Etats-Unis, pour un colis ne pesant pas plus d'une livre, 12 cents; pour chaque livre additionnelle ou fraction de livre, 12 cents.

3. En France, pour tout colis n'excédant pas deux kilogrammes, 2 francs.

4. Les colis sont promptement livrés aux destinataires, conformément aux règlements, intérieurs du pays de destination, en franchise de tous frais de transport. Cependant, le pays de destination peut, à son gré, percevoir du destinataire, pour service intérieur et distribution, une taxe à déterminer par ses propres règlements, mais qui, en aucun cas ne dépassera pas cinq cents aux Etats-Unis et 25 centimes en France pour chaque colis quel que soit son poids.

5. Chaque colis est soumis, dans le pays de destination, à tous droits et à tous règlements de

Postage rates to be prepaid.

In the United States.

In France.

Delivery of parcels, etc.

Collection of duties.

lations in force in that country for the protection of its customs revenues; and the customs and other duties properly chargeable thereon shall be collected on delivery, in accordance with the customs regulations of the country of destination.

## ARTICLE VI.

Certificate of mailing. The sender may, at the time of posting, obtain a certificate of posting on the form provided for the purpose; in conformity with or analogous to Form 1 annexed hereto.

Post, p. 2023.

## ARTICLE VII.

Customs declaration. 1. The sender of each parcel shall make a customs declaration, in duplicate, both copies to be pasted upon or attached to the package, upon a special form provided for the purpose (see Forms 2 and 2<sup>bis</sup> annexed hereto) giving a general description of the parcel, an accurate statement of its contents, and value, date of mailing, and the sender's signature and place of residence, and the place of destination.

Post, pp. 2024, 2025.

Non responsibility as to correctness of declarations.

2. The contracting Administrations decline any responsibility as to the correctness of the customs declarations.

## ARTICLE VIII.

Retention of fees. Each country shall retain to its own use the whole of the postages and delivery fees it collects on said parcels; consequently, this Convention will give rise to no separate accounts between the two countries.

## ARTICLE IX.

Transportation. 1. The parcels shall be considered as forming a distinct part of the mails exchanged *directly* between the United States and France, to be dispatched to the country of destination by the country of origin at its cost, and by such means as it provides.

douane en vigueur dans ce pays pour assurer la perception de ses recettes douanières; les droits de douane et autres, régulièrement dûs sont perçus à la livraison, conformément aux règlements du pays de destination.

## ARTICLE VI.

L'expéditeur peut, au moment du dépôt, obtenir un récépissé sur une formule ad hoc, conforme ou analogue à la formule 1 ci-jointe.

## ARTICLE VII.

1. L'expéditeur doit établir pour chaque colis une déclaration en douane en double expédition sur une formule spéciale fournie à cet effet (voir les formules 2 et 2 bis ci-annexées); il collera ces deux copies sur le colis même ou les fixera à ce dernier. Cette déclaration donnera une description générale du colis, l'indication exacte de son contenu, sa valeur, la date du dépôt, la signature et la résidence de l'expéditeur, et le lieu de destination.

2. Les Administrations contractantes déclinent toute responsabilité quant à l'exactitude des déclarations en douane.

## ARTICLE VIII.

Chaque pays conserve à son profit la totalité des taxes de transport, et de factage qu'il perçoit sur les colis postaux; conséquemment la présente convention ne donne pas lieu à l'établissement de comptes spéciaux entre les deux pays.

## ARTICLE IX.

1. Les colis feront l'objet de dépêches distinctes à échanger *directement* entre la France et les Etats-Unis. Le pays d'origine doit expédier ses dépêches au pays de destination à ses frais et par les moyens dont il dispose. Les colis doivent être transmis au

They must be forwarded, at the option of the dispatching office, either in boxes or baskets prepared expressly for the purpose, or in ordinary mail sacks, marked "Parcel-Post." "Colis-Postaux," and securely sealed with wax, or otherwise, as may be mutually agreed upon.

2. Each country shall promptly return *empty* to the dispatching office by next mail all such receptacles; unless some other arrangement shall be mutually agreed to.

ARTICLE X.

Each dispatch of a Parcel-Post mail must be accompanied by a descriptive list, in duplicate, of all the parcels sent, showing distinctly the number of each parcel, the office of origin, the name of the addressee with address of destination, and the declared contents and value. This list (see Form 3 annexed hereto) must be enclosed in one of the receptacles composing the mail.

ARTICLE XI.

1. As soon as the mail shall have reached the office of destination, that office shall check the contents of the mail.

2. In the event of a parcel bill not having been received, a substitute should be at once prepared.

3. Any errors in the entries on the parcel bill which may be discovered should, after verification by a second officer, be corrected and noted for report to the dispatching office on a form, "Bulletin of Verification," which should be sent in a special envelope.

4. If a parcel advised on the bill be not received, after the non-receipt has been verified by a second officer, the entry on the bill should be canceled and the fact reported at once.

5. If a parcel be observed to be insufficiently prepaid, it must not be taxed with deficient postage,

gré de l'office expéditeur, soit dans des boîtes ou paniers spécialement construits à cet effet, soit dans des sacs à dépêches ordinaires portant la mention "Parcel-Post," "Colis-Postaux" et clos soigneusement à l'aide de cachets à la cire ou autrement, suivant ce qui pourra être mutuellement convenu par les parties contractantes.

2. Chaque pays renverra au bureau expéditeur par le plus prochain courrier tous ces recipients *vides*, sauf arrangement contraire à intervenir à ce sujet.

ARTICLE X.

Chaque envoi de colis postaux doit être accompagné d'une feuille de route descriptive, en double exemplaire, mentionnant tous les colis expédiés, leur numéro d'ordre, le bureau d'origine, le nom et l'adresse du destinataire, la déclaration du contenu et de la valeur. Cette liste, conforme à la formule No. 3 ci-jointe, doit être insérée dans l'un des récipients composant la dépêche.

ARTICLE XI.

1. Dès que la dépêche parvient au bureau de destination, celui-ci en vérifie le contenu.

2. Si la feuille de route n'est pas jointe, il en est établi une d'office immédiatement.

3. Toutes les erreurs dans les inscriptions de la feuille de route qui viendraient à être découvertes, seront, après vérification par un second agent, rectifiées et annotées pour être signalées au bureau expéditeur au moyen d'un "Bulletin de Vérification" envoyé sous enveloppe spéciale.

4. Si un colis inscrit sur la feuille de route n'est pas parvenu, après que le manquant a été constaté par un second agent, l'inscription sur la feuille sera anulée et le fait immédiatement signalé.

5. S'il est constaté qu'un colis est insuffisamment affranchi, il n'est pas suppléé à l'insuffisance

Return of bags, etc.

Descriptive list.

Post, p. 2027.

Receipt of mail.

Parcel bill.

Errors.

Nonreceipt of parcel.

Insufficient postage.

but the circumstances must be reported on the bulletin of verification form.

Damaged parcels.

6. Should a parcel be received in a damaged or imperfect condition, full particulars should be reported on the same form to the office which made up the mail.

Correct mails.

7. If no bulletin of verification or note of error be received, a parcel mail shall be considered as duly delivered, having been found on examination correct in all respects.

de l'affranchissement, mais le fait est signalé par bulletin de vérification.

6. Si un colis parvient avarié ou mal conditionné, l'avarie ou le mauvais conditionnement sont signalés d'une manière détaillée au moyen de la même formule au bureau qui a formé l'envoi.

7. Si celui-ci ne reçoit ni bulletin de vérification, ni avis d'irrégularité, il considère l'envoi comme régulier sous tous les rapports et comme valablement livré.

#### ARTICLE XII.

Missent packages.

1. Missent parcels shall be immediately returned to the dispatching office of exchange. Attention shall be called to the error by means of a bulletin of verification.

Failure to deliver.

2. If a parcel can not be delivered as addressed or is refused by the addressee, the sender shall be consulted (through the Administration of the country of origin) as to its disposal. If within two months of the dispatch of the notice of nondelivery the office of destination shall not have received instructions from the sender, the parcel shall be returned to its origin.

Additional charges.

3. Parcels redirected from one country to the other, or parcels returned at the sender's request, incur a supplementary charge on the basis of the rates fixed by Article V, which may be collected in advance or on delivery as convenient. Parcels forwarded from one address to another in the country of destination are subject to such additional charges as the domestic regulations of that country prescribe.

Ante, p. 2017.

Sale, etc., of perishable articles.

4. Articles which it has not been possible to deliver and which are liable to deterioration or corruption may, however, be sold immediately, without previous notice or legal formality, for the benefit of the person entitled thereto, the particulars of the sale being reported by one Administra-

#### ARTICLE XII.

1. Tout colis reçu en fausse direction est immédiatement retourné au bureau d'échange expéditeur. L'erreur est signalée au moyen d'un bulletin de vérification.

2. L'expéditeur d'un colis qui ne peut être livré à son adresse ou qui est refusé par le destinataire doit être consulté (par l'intermédiaire de l'Administration du pays d'origine) sur la manière dont il entend en disposer. Si, dans un délai de deux mois à partir de l'expédition de l'avis de non remise, le bureau de destination n'a pas reçu les instructions de l'expéditeur, le colis est renvoyé à l'origine.

3. Les colis réexpédiés d'un pays à l'autre ou retournés à la demande de l'expéditeur sont passibles d'un droit supplémentaire à percevoir sur la base des taxes fixées par l'article V, lequel droit pourra être perçu d'avance ou à la livraison, selon qu'on le jugera convenable. Les colis réexpédiés d'une adresse à l'autre dans le pays de destination sont passibles des droits supplémentaires prescrits par les règlements intérieurs de ce pays.

4. Quand le contenu d'un colis qui n'a pu être livré est susceptible de détérioration ou de corruption, il peut être vendu immédiatement, sans avis préalable ni formalités judiciaires, au profit de l'ayant droit; il est dressé un procès-verbal de la vente qui est transmis à l'office expéditeur.

tion to the other. The proceeds of the sale shall be devoted to paying the charges on the parcel; the remainder, if any, shall be sent to the office of origin to be paid to the sender. If for any reason a sale is impossible the spoilt or worthless articles are destroyed or handed over to the customs.

5. With the reservation that the formalities prescribed for Administrative reasons by the Administrations concerned be complied with, the customs duties on parcels which have to be sent back to the country of origin or redirected to a third country shall be canceled both in the United States and in France.

ARTICLE XIII.

Neither of the contracting Administrations will be responsible for the loss or damage of any parcel, consequently no indemnity can be claimed by the sender or addressee in either country.

ARTICLE XIV.

1. The stipulations of the present Convention apply exclusively to the articles herein mentioned, mailed in or destined for Continental France on the one side and the United States and its island possessions on the other side, and dispatched on the one side to the Custom House at Cherbourg from the office of New York and such other offices in the United States as may be designated hereafter by the Postmaster General of the United States, and on the other side to the office of New York by the Maritime Agency of the Compagnie Générale Transatlantique at Havre or such other offices as may be subsequently designated by the assistant Secretary of State for Posts and Telegraphs of France.

2. The internal legislation of both the United States and France shall remain applicable as regards everything not provided for by the stipulations contained in the present Convention.

La somme réalisée par la vente servira, en premier lieu, à payer les droits dont le colis était grevé. La différence, s'il en existe, sera remise à l'office d'origine pour être payée à l'expéditeur. Si pour une raison quelconque la vente est impossible les objets avariés ou devenus sans valeur sont détruits ou livrés à la douane.

5. Sous réserve de l'accomplissement des formalités prescrites, à titre de mesures de contrôle par les administrations intéressées, les droits de douane appliqués aux colis à renvoyer au pays d'origine ou à réexpédier sur un autre pays sont annulés aussi bien en France qu'aux Etats-Unis.

Cancellation of duties, etc.

ARTICLE XIII.

Aucune des Administrations contractantes n'est responsable de la perte ou de l'avarie des colis. En conséquence l'expéditeur ou le destinataire, dans l'un ou l'autre pays, ne sont nullement fondés à réclamer une indemnité.

Non responsibility for loss.

ARTICLE XIV.

1. Les dispositions de la présente Convention s'appliquent exclusivement aux objets y mentionnés, en provenance ou à destination de la France continentale, d'une part, et des Etats-Unis ou de leurs possessions insulaires de l'autre, et qui sont expédiés, d'un côté, à la douane de Cherbourg, par le bureau de New York ou par tels autres bureaux que pourra désigner le Postmaster General des Etats-Unis, et de l'autre côté, au bureau de New York par l'agence maritime de la Compagnie Générale transatlantique au Havre ou par tels autres bureaux que désignera ultérieurement le Sous Secrétaire d'Etat des Postes et des Télégraphes de France.

Application of the stipulations restricted.

2. La législation intérieure de la France et des Etats-Unis demeure applicable en tout ce qui n'est pas prévu par les stipulations contenues dans la présente Convention.

Correspondence concerning postal regulations, etc.

3. The Postal Administrations of the two contracting parties shall communicate to each other, from time to time, the provisions of their laws or regulations applicable to the conveyance of parcels by parcel post.

Regulations.

4. They shall regulate the mode of transmission of parcels, and fix all other measures of detail and order necessary for ensuring the performance of the present Agreement. They may also, by agreement, prescribe conditions for the admission to the mails of any of the articles prohibited by Article III of this Convention.

*Ante*, p. 2016.

3. Les Administrations Postales des deux pays contractants se communiqueront mutuellement, de temps en temps, leurs dispositions législatives ou réglementaires applicables au transport des colis postaux.

4. Elles détermineront le mode de transmission de ces colis et établiront tels règlements de détail et d'ordre reconnus nécessaires pour l'exécution de la présente Convention. Elles pourront également, après entente préalable, décider l'admission sous certaines conditions de colis contenant l'un quelconque des objets prohibés par l'Article III de la présente Convention.

#### ARTICLE XV.

Rights reserved to France.

1. The right is reserved to the French Government to have the provisions of the present Convention carried into effect by the railway or navigation companies which are at its disposal. That Government may also restrict the service to parcels originating in, or destined for, localities where service is performed by those companies.

Agreement with transportation companies.

2. The Postal Administration of France will come to an agreement with the railway and the navigation companies in order to ensure the fulfillment by the latter of all the provisions of the Convention mentioned above, and the organization of the service for the dispatch to and the receipt at the frontier.

Intermediation.

3. The French Postal Administration will serve as an intermediary in their relations with the Post Office Department of the United States of America.

#### ARTICLE XV.

1. Est réservé au Gouvernement français le droit de faire exécuter les clauses de la présente Convention par les entreprises de chemin de fer et de navigation dont il dispose. Il pourra, en outre, limiter ce service aux colis provenant ou à destination des localités desservies par ces entreprises.

2. L'Administration des Postes de France s'entendra avec les entreprises de chemins de fer et de navigation pour assurer la complète exécution, par ces dernières, de toutes les clauses de la Convention ci-dessus, et pour organiser le service d'expédition et de réception à la frontière.

3. Elle leur servira d'intermédiaire pour toutes leurs relations avec l'Administration des Postes des Etats-Unis d'Amérique.

#### ARTICLE XVI.

Exchange of ratification.

This Convention shall be ratified by the contracting countries in accordance with their respective laws, and the ratifications shall be exchanged in the city of Washington as soon as possible. On being ratified (and the ratifications exchanged), it shall take effect and operations thereunder

Effect.

#### ARTICLE XVI.

La présente Convention sera ratifiée et les ratifications en seront échangées à Washington aussitôt que faire se pourra. Ledit échange ayant eu lieu la Convention entrera en vigueur et ses dispositions seront applicables à partir du 15 août 1908. Elle demeurera en vigueur jusqu'à ce

PARCEL-POST CONVENTION—FRANCE. JUNE 15, 1908.

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shall begin on the 15th day of August 1908, and shall continue in force until terminated by mutual consent, but may be annulled at the desire of either Administration upon six months' previous notice given to the other.

que les parties contractantes y mettent fin d'un commun accord; mais elle pourra être dénoncée en tout temps sur le désir de l'une d'elles et moyennant avis préalable donné à l'autre six mois à l'avance.

Done in duplicate and signed at Washington the fifteenth day of June, one thousand nine hundred and eight.

Fait en double et signé à Washington le quinze juin, mil neuf cent huit.

Signatures.

[SEAL.]

G. v. L. MEYER,  
*Postmaster General of the United States of America.*

[SEAL.]

JUSSERAND,  
*Ambassadeur de la République française aux Etats-Unis.*

The foregoing Parcel-Post Convention between the United States of America and France has been negotiated and concluded with my advice and consent, and is hereby approved and ratified.

Ratification.

In testimony whereof I have caused the seal of the United States to

[SEAL.] be hereunto affixed.

THEODORE ROOSEVELT.

By the President:

ROBERT BACON,  
*Acting Secretary of State.*

WASHINGTON, July 3, 1908.

FORM No. 1.

Form No. 1.

*Parcel-post.*

A parcel addressed as under has been posted here this day:	
Office stamp.	..... ..... .....
This certificate is given to inform the sender of the posting of a parcel.	

FORMULE No. 1.

*Colis postaux.*

Un colis adressé comme il est indiqué ci-dessous a été déposé ici ce jour:	
Timbre du bureau.	..... ..... .....
Le présent récépissé est destiné seulement à informer l'expéditeur du dépôt du colis.	

PARCEL-POST CONVENTION—FRANCE. JUNE 15, 1908.

Form No. 2.

FORM No. 2.

A.

*Parcel-post between the United States and France.*

Date Stamp.	<b>FORM OF CUSTOMS DECLARATION.</b>	Place to which the parcel is addressed.
-------------	-------------------------------------	---

Description of parcel. (State whether box, bag, basket, etc.)	Contents.	Value.	Per cent.	Total customs charges.
	Total.....			

Date of posting: ..... 19..; signature and address of sender { .....

For use of post-office only, and to be filled up at the office of exchange:

Parcel bill No. ....; No. of rates prepaid .... Entry No. ....

B.

[Country of origin.]

Parcel-post from.....  
The import duty assessed by an officer of customs on contents of this parcel amounts to ....., which must be paid before the parcel is delivered.

Date Stamp.

.....  
*Customs Officer.*

C.

[Country of origin.]

Parcel-post from.....  
This parcel has been passed by an officer of customs and must be delivered **FREE OF CHARGE.**

Date Stamp.

FORMULE No. 2.

A.

*Colis postaux entre les Etats-Unis et la France.*

Timbre à date.	<b>FORMULE DE DÉCLARATION EN DOUANE.</b>	Lieu auquel le colis est adressé.
----------------	--	-----------------------------------

Description du colis. (Indiquer s'il s'agit d'une boîte, d'un panier, sac, etc.)	Contenu.	Valeur.	Pour cent.	Total des droits de douane.
	Total.....			

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Date du dépôt .....; signature et adresse de l'expéditeur { .....  
 À remplir par le bureau d'échange.  
 Feuille de route No. ....; nombre des ports payés .....; Inscription No. ....

Form No. 2, continued.

B.

Colis postaux de.....

Le montant du droit fixé par un agent des douanes sur le contenu du présent colis s'élève à .....; cette somme devra être payée avant livraison.

Timbre à date.
-------------------

Agent des Douanes.

C.

Colis postaux de.....

Le présent colis a été vérifié par un agent des douanes et doit être livré franc de droits.

Timbre à date.
-------------------

FORMULE No. 2 BIS.

Colis postaux entre les États-Unis et la France.

Chemins de fer de.....	<p><i>Déclaration pour les Douanes françaises et étrangères.</i></p> <p>Le soussigné, expéditeur, domicilié à.....                  déclare expédier à M..... à.....                  pays:..... les                  marchandises détaillées ci-après, en provenance de                  pays d'origine:.....                  et demande que les formalités en douane soient accomplies dans les stations d.....</p>
Indications à remplir par la Gare:	
Gare expéditrice:.....	
Numéro d'expédition:.....	
Date de l'expédition:.....	

NOTA.—1° L'exemption des droits, soit à l'entrée, soit à la sortie, ne dispense pas de faire aux douanes les déclarations prescrites par la loi, selon les spécifications et unités énoncées au tarif général, sous peine de cent francs d'amende, à défaut de déclaration, ou au cas de fausse déclaration.—Art. 19 de la loi du 16 mai 1863.

2° L'expéditeur et le destinataire sont responsables des suites ainsi que des retards provenant de déclarations inexactes, incomplètes ou fausses.

Contenant.					Contenu.			Observations.
Marques.	Numéros.	Nombre de colis (en toutes lettres).	Nature de l'emballage.	Poids brut par colis.	Nature des marchandises.	Détail par nature de marchandises.		
						Poids net.	Volume, contenance, nombre, etc.	Valeur *Fr., Ces.
<p>Indépendamment des renseignements prévus aux colonnes ci-contre, l'expéditeur doit fournir ci-dessous toutes autres indications nécessaires à la douane et notamment, déclarer si les marchandises sont pour la consommation, le transit ou l'entrepôt.</p> <p>À défaut de ces renseignements, le chemin de fer opère pour le mieux, aux risques des intéressés.</p> <p>A.....</p> <p>Le.....190..</p> <p style="text-align: right;">L'Expéditeur.</p>								

\* Dans le cas où l'expéditeur exprime la valeur de la marchandise dans une monnaie étrangère, il doit désigner cette monnaie dans la colonne "Observations" et biffer les indices, "Fr., Ces."

PARCEL-POST CONVENTION—FRANCE. JUNE 15, 1908.

Form No. 2, continued.

FORM NO. 2 BIS.

*Postal packages between the United States and France.*

.....railroad.  
 Details to be filled in at the railway station:  
 Dispatching station.....  
 Dispatching number.....  
 Date of dispatch.....

*Declaration for the French and foreign customs.*  
 The undersigned, sender, residing at .....  
 declares that he sends to Mr. ....  
 at..... country .....  
 the merchandise described in detail below, originating  
 in..... country of origin: .....  
 .....and asks that the customs formalities  
 be completed at the stations of .....

NOTE.—No. 1. Exemption from customs dues, either for import or export, does not dispense with the declarations for the customs prescribed by law in accordance with the specifications and unities provided by the general tariff, under penalty of 100 francs fine for omission of the declaration or for a false declaration.—Article 19 of the law of May 16, 1863.

No. 2. The sender and the addressee are responsible for the results and the delays arising from declarations which are inaccurate, incomplete or false.

Containing.					Contents.			Remarks.	
Marks.	Nos.	No. of packages (in words).	Nature of packages.	Gross weight of packages.	Nature of merchandise.	Details of nature of merchandise.			
						Net weight.	Volume, contents, No., etc.		Value fcs.*
								In addition to the details provided for in these columns, the remitter must furnish below any other necessary details for the information of the customs office, and particularly must declare whether the merchandise is intended for consumption, transit or storage. These details being omitted, the railroad will act for the best at risk of the parties interested. A..... the.....  Signature of sender.	

\*In case the sender should express the value of the merchandise in foreign money, he must designate the denomination of that money in the column of Remarks, and strike out the words "francs and centimes."

FORM No. 3.

Form No. 3.

Date stamp of dispatching exchange Post Office.	[Country of origin.] [Country of destination.]	Date stamp of receiving exchange Post Office.
<div style="border: 1px solid black; width: 100px; height: 40px; margin: 0 auto;"></div>	Parcels from.....for..... Parcel Bill No....dated....19..; per S. S. "....."	<div style="border: 1px solid black; width: 100px; height: 40px; margin: 0 auto;"></div>
* Sheet No. ....		

Entry No.	Origin of parcel.	Name of sender.	Address of parcel.	Declared contents.	Declared value.	Number of rates prepaid.	Observations.
Totals ..							

\* When more than one sheet is required for the entry of the parcels sent by the mail, it will be sufficient if the undermentioned particulars are entered on the last sheet of the Parcel Bill.

Total number of parcels sent by the mail to..... [Country of destination.]	Total weight of mail..... Deduct weight of receptacles .. ..
Number of boxes or other receptacles forming the mail.....	Net weight of parcels.....
Signature of postal official at the dispatching exchange Post Office: ..	Signature of postal official at the receiving exchange Post Office: ..

FORMULE No. 3.

Timbre à date du bureau d'échange expéditeur.	Timbre à date du bureau d'échange destinataire.
<div style="border: 1px solid black; width: 100px; height: 40px; margin: 0 auto;"></div>	<div style="border: 1px solid black; width: 100px; height: 40px; margin: 0 auto;"></div>
Colis de.....pour.....	Feuille de route No. ... date .. par paquebot "....."
* Feuille No. ....	

Numéro d'ordre.	Numéro d'expédition du colis.	Origine du colis.	Nom de l'expéditeur.	Adresse du colis.	Indication du contenu.	Valeur déclarée.	Nombre des ports payés.	Observations.
Total..								

\* Lorsque plus d'une feuille sera nécessaire pour l'inscription des colis compris dans la dépêche il suffira de mentionner les indications ci-après sur la dernière feuille seulement de la feuille de route.

Nombre total des colis envoyés par la dépêche à..... Nombre des boîtes ou autres réceptifs formant la dépêche..... Signature de l'agent expéditeur du bureau de ..	Poids total de la dépêche..... Poids des réceptifs à déduire .. .. Poids net du colis..... Signature de l'agent réceptionnaire du bureau de ..
--	---

March 11, 1905.

*Treaty between the United States and Uruguay for the extradition of criminals. Signed at Washington, March 11, 1905; ratification advised (with amendment) by the Senate, March 18, 1905; ratified by the President, April 12, 1908; ratified by Uruguay, May 27, 1908; ratifications exchanged at Montevideo, June 4, 1908; proclaimed July 10, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Extradition with  
Uruguay.  
Preamble.

Whereas a Convention between the United States of America and the Oriental Republic of Uruguay providing for the mutual extradition of fugitives from justice, was concluded and signed by their respective Plenipotentiaries at Washington, on the eleventh day of March, one thousand nine hundred and five, the original of which Convention, being in the English and Spanish languages is, (as amended by the Senate of the United States) word for word as follows:

Contracting parties.

The President of the United States of America and the President of the Oriental Republic of Uruguay, being animated by the desire to secure and promote the well-being and tranquillity of their respective countries by facilitating the just, prompt, and efficacious administration of justice, by preventing crimes and offenses, and by regulating the surrender of the authors thereof who may seek asylum within their respective territories, have agreed to conclude a treaty and for this purpose have appointed as their plenipotentiaries, to wit:

Plenipotentiaries.

The President of the United States of America, John Hay, Secretary of State of the United States of America; and

The President of the Oriental Republic of Uruguay, Mr. Eduardo Acevedo Diaz, his Envoy Extraordinary and Minister Plenipotentiary accredited to the United States of America and to Mexico;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed on the following articles:

El Presidente de los Estados Unidos de América y el Presidente de la República Oriental del Uruguay, animados por el deseo de asegurar y favorecer la prosperidad y la tranquilidad de sus países respectivos, facilitando la administración equitativa, pronta y eficaz de la justicia, impidiendo crímenes y delitos y reglamentando la entrega de sus autores que pudieren buscar asilo dentro de sus territorios respectivos, han convenido en firmar un tratado y al efecto han nombrado sus plenipotenciarios como sigue:

Su Excelencia el Presidente de los Estados Unidos de América, á John Hay, Secretario de Estado de los Estados Unidos de América y su Excelencia el Presidente de la República Oriental del Uruguay, al Señor Eduardo Acevedo Diaz, su Enviado Extraordinario y Ministro Plenipotenciario acreditado en los Estados Unidos y en México; quienes, despues de comunicarse sus respectivos Plenos Poderes, que encontraron en buena y debida forma, han convenido en los artículos siguientes:

ARTICLE I.

The high contracting parties obligate themselves to deliver up mutually to each other, under the circumstances and conditions stipulated in the present treaty, all persons, except their own citizens, who, having been charged or sentenced for any of the crimes or offenses enumerated in Article II and committed within the territory of one of the parties, shall be found within the territory of the other.

ARTICLE II.

1. Murder, comprehending assassination, parricide, infanticide, poisoning, and manslaughter, when voluntary; or the attempt to commit any of these crimes.

2. Abortion.

3. Arson.

4. Piracy, or mutiny on ship-board whenever the crew, or part thereof, shall have taken possession of the vessel by fraud or violence against the commander.

5. Forgery, or the utterance of forged papers; the forgery of official acts of government, of public authorities, or of courts of justice, or the utterance of the thing forged or falsified.

The counterfeiting or falsifying of money, whether coin or paper, or of instruments of debt created by national, State, provincial, or municipal governments, or of coupons thereof, or of bank notes, or the utterance or circulation of these; the counterfeiting, falsifying, or altering of seals of state.

6. Embezzlement of public moneys by public functionaries or depositaries, embezzlement by persons hired or salaried, to the detriment of their employers or principals; larceny; where in either class of cases the amount embezzled or stolen exceeds the sum of two hundred dollars.

7. Burglary; housebreaking; shopbreaking.

ARTÍCULO I.

Las Altas Partes Contratantes, se obligan entre sí á entregarse mutuamente, en las circunstancias y bajo las condiciones estipuladas en el presente tratado, todas las personas, excepto sus propios ciudadanos, que habiendo sido acusadas ó sentenciadas por cualquiera de los crímenes ó delitos enumerados en el Artículo II, cometidos dentro del territorio de una de las partes, se encuentren dentro del territorio de la otra.

Reciprocal delivery of persons charged with crime.

ARTÍCULO II.

1. Homicidio, comprendiendo asesinato, parricidio, infanticidio, envenenamiento y homicidio voluntario; ó la tentativa de cometer cualquiera de estos crímenes.

2. Aborto.

3. Incendio.

4. Piratería, ó motín á bordo cuando la tripulación, en su totalidad ó en parte, haya tomado posesión del barco por medio de fraude ó violencia contra el comandante.

5. Falsificación ó la emisión y circulación de documentos falsificados; la falsificación de actos oficiales del Gobierno ó de las autoridades públicas, ó de los tribunales de justicia, ó la emisión de la cosa falsa ó falsificada.

Imitación ó falsificación de la moneda, ya sea metálica ó de papel, ó de títulos de deuda creados por los gobiernos del Estado, provincias ó municipios, ó de los cupones respectivos, ó de billetes de banco, ó la emisión y circulación de los mismos; la imitación, falsificación ó alteración de los sellos del Estado.

6. Defraudación de los caudales públicos por funcionarios públicos ó depositarios; defraudación por personas á sueldo ó asalariadas, en perjuicio de sus jefes ó patronos, y hurto, cuando en cualquiera de los casos la cantidad defraudada ó hurtada exceda de la suma de doscientos dollars.

7. Robo con fractura y escalamiento; escalamiento ó allanamiento de morada ó tienda.

Murder, etc.

Abortion.

Arson.

Piracy.

Forgery.

Counterfeiting.

Embezzlement, larceny, etc.

Burglary.

Robbery.

8. Robbery, defined to be the act of feloniously and forcibly taking from the person of another money, or goods, by violence or putting him in fear.

Rape.

9. Rape.

Bigamy.

10. Bigamy.

Kidnaping.

11. Kidnapping; abduction.

Perjury.

12. Perjury and subornation of perjury.

Bribery.

13. Bribery, defined to be the giving, offering, or receiving of a reward to influence one in the discharge of a legal duty.

Injuries to railroads.

14. Willful and unlawful destruction or obstruction of railroads which endangers human life.

Complicity.

Extradition is also to take place for participation in any of the crimes and offenses mentioned in this treaty, provided such participation may be punished in the United States as a felony, and in Uruguay by imprisonment at hard labor.

8. Robo, ó sea el acto de arrebatarse á otro criminalmente y por la fuerza de dinero ó efectos, usando de violencia ó intimidación.

9. Rapto.

10. Bigamia.

11. Plagio y violación.

12. Perjurio y soborno para conseguirlo.

13. Cohecho, ó sea el acto de dar, ofrecer ó recibir recompensa para influir en el desempeño de un deber legal.

14. Destrucción ú obstrucción voluntaria é ilícita de líneas férreas, que pongan en peligro vidas humanas.

También tendrá lugar la extradición por complicidad en cualquiera de los crímenes y delitos comprendidos en el presente tratado, siempre que tal complicidad sea castigada en los Estados Unidos como crimen y en el Uruguay por prisión con trabajos forzados.

## ARTICLE III.

## ARTÍCULO III.

Political crimes excepted.

Political crimes and misdemeanors are expressly excepted from the present treaty.

Political offenses prior to extradition.

A person whose surrender has been granted shall not in any case be either prosecuted or punished for any political crime or act connected therewith, committed previous to the extradition.

Crimes committed previous to that on which surrender is based.

Neither shall he be prosecuted or punished for any crime committed previous to that on which the surrender is based, unless the nation of which the demand is made so grants.

Decisions final.

If any question shall arise as to whether a case comes within the provisions of this article, the decision of the authorities of the Government on which the demand for surrender is made, or which may have granted the extradition, shall be final.

Quedan expresamente exceptuados de este tratado los crímenes y delitos políticos.

La persona cuya entrega ha sido concedida, en ningún caso ha de ser perseguida ó castigada por delitos políticos ó actos que con ellos se relacionen, cometidos antes de la extradición.

Tampoco serán perseguidos ó castigados por ningún delito cometido antes de aquél que ha servido de base para pedir la extradición, á menos que la nación á la cual se hace la solicitud así lo conceda.

Si se suscitare alguna cuestión sobre si un caso dado está comprendido dentro de las disposiciones de este artículo, la decisión de las autoridades del Gobierno al cual se ha hecho la solicitud de la entrega, ó que haya podido conceder la extradición, sera definitiva.

## ARTICLE IV.

## ARTÍCULO IV.

Applications for provisional arrests in the United States.

Where the arrest and detention of a fugitive are desired on telegraphic or other information in

Cuando se pida el arresto y la detención de un fugitivo por telégrafo ó por cualquier otro

advance of the presentation of formal proofs, the proper course in the United States shall be for an agent of the Uruguayan Government to apply to a judge or other magistrate authorized to issue warrants of arrest in extradition cases, and present a complaint on oath as provided by the statutes of the United States.

When under the provisions of this article the arrest and detention of a fugitive are desired in Uruguay, the proper course shall be to apply to the Foreign office, which will immediately cause the necessary steps to be taken to secure the provisional arrest and detention of the fugitive.

The provisional detention of a fugitive shall cease and the prisoner be released if a formal requisition for his surrender, accompanied by the necessary evidence of his criminality, has not been produced under the stipulations of this treaty within a period of sixty days from the date of provisional arrest and detention.

## ARTICLE V.

Requisitions for extradition must be presented by the diplomatic agent of the country of which the request is made, or in case of his absence by the superior consular officer thereof, to the Ministry of Foreign Relations, and shall be accompanied, in the case of persons charged or under trial, by an authenticated copy of the warrant of arrest and of the evidence upon which it is based, as well as of the penal law applicable to the offense giving rise to the request, and, whenever possible, by a description of the person claimed.

With regard to sentenced persons, duly authenticated evidence of the sentence convicting them should be presented.

In the Oriental Republic of Uruguay the procedure shall be as follows:

The Ministry of Foreign Relations shall transmit the above-

medio antes de la presentación de las pruebas en debida forma, el procedimiento en los Estados Unidos será recurrir al juez ú otro magistrado facultado para librar autos de prisión en casos de extradición, presentando la demanda bajo juramento como lo establecen las leyes de los Estados Unidos.

Cuando, de acuerdo con las estipulaciones de este Artículo, se desee el arresto y detención de un fugitivo en la República del Uruguay, el procedimiento será recurrir al Ministerio de Relaciones Exteriores que inmediatamente dictará las medidas necesarias para asegurar el arresto y detención provisional del fugitivo.

La detención provisional de un fugitivo cesa, y será puesto en libertad el preso, si no se presentare una requisitoria en forma para la entrega acompañada de pruebas suficientes de la culpabilidad, según se estipula en este tratado, dentro del plazo de sesenta días contados desde la fecha del arresto provisional y detención.

## ARTÍCULO V.

La requisitoria para la extradición debe ser presentada por el Agente Diplomático, á falta de éste por el funcionario consular de más alta gerarquía del país que hace la solicitud, al Ministerio de Relaciones Exteriores, é irá acompañada—en el caso de personas acusadas ó enjuiciadas—de copia certificada de la orden de prisión y de las pruebas en que ésta se funda, así como de la cláusula penal aplicable al delito motivo de la requisitoria, y, cuando sea posible, la descripción de la persona reclamada.

En el caso de personas sentenciadas se presentará copia autenticada de la sentencia condenatoria.

En la República Oriental del Uruguay, el procedimiento será como sigue:

El Ministerio de Relaciones Exteriores elevará los referidos docu-

In Uruguay.

Discharge on failure to make formal requisition in sixty days.

Requisitions.

Authenticated evidence of sentence required.

Procedure in Uruguay.

mentioned documents to the Superior Court of Justice, which, in turn, if it deems that the request for extradition is sufficiently well founded, shall turn it over to the judge having jurisdiction of the crime for execution. The latter functionary shall have authority to order the detention of the criminal, to take his deposition, consider his defense, and weigh the facts presented in accordance with the laws of the country; and if it turns out that the evidence presented is sufficient to warrant his imprisonment, the conditions required by the treaty having been fulfilled, he shall issue the order for his surrender, notifying the fact to the Executive, who thereupon dictates the measures necessary in order that the fugitive may be placed at the disposal of the demanding Government.

Expenses.

The expenses incurred in the arrest, detention, examination, and delivery of fugitives under this treaty shall be borne by the State in whose name the extradition is sought.

#### ARTICLE VI.

Disposition of articles seized with person.

All articles at the time of apprehension in the possession of the person demanded, whether being the proceeds of the crime or offense charged, or being material as evidence in making proof of the crime or offense, shall, so far as practicable in conformity with the laws of the respective countries, be given up when the extradition takes place. Nevertheless, the rights of third parties with respect to such articles shall be duly respected.

#### ARTICLE VII.

No delivery if trial barred by limitations.

Extradition may be refused when the penalty or right of action for the crime imputed to the person claimed shall have become barred by limitation according to the laws of the country in which he is seeking refuge.

#### ARTICLE VIII.

Persons claimed by two or more countries.

If the accused or convicted party whose extradition is de-

mentos á la Alta Corte de Justicia, que á su vez, si juzgare que la requisitoria de extradición está suficientemente fundada, la pasará al juez competente para conocer del delito, para su ejecución. Este último funcionario estará facultado para ordenar la detención del criminal, tomarle declaración, oír su defensa y considerar la calidad de los hechos de acuerdo con las leyes del país. Si resultare que las pruebas presentadas son suficientes para determinar el arresto, después de llenadas las condiciones requeridas por el tratado, el juez librará la orden de entrega, poniéndolo en conocimiento del Ejecutivo, quien vista de esto dictará las medidas necesarias para que el fugitivo sea puesto á disposición del Gobierno que lo reclama.

Los gastos ocasionados por el arresto, detención, exámen y entrega del fugitivo, como lo dispone este tratado, serán por cuenta del Estado que haya pedido la extradición.

#### ARTÍCULO VI.

Todos los efectos que al tiempo de la aprehensión se encuentren en poder de la persona cuya entrega se ha pedido, ya sean producto del crimen ó delito que se le imputa ó de importancia para establecer la prueba de dicho crimen ó delito, en cuanto sea practicable de conformidad con las leyes de los países respectivos, se entregarán al verificarse la extradición. Sin embargo, se respetarán debidamente los derechos de tercero sobre los efectos referidos.

#### ARTÍCULO VII.

Se puede rehusar la extradición cuando la pena ó el derecho de acción por el delito que se imputa al reclamado, hubiere prescrito por disposición de las leyes del país donde se encuentra refugiado.

#### ARTÍCULO VIII.

Si el acusado ó sentenciado cuya extradición solicita una de

manded by one of the high contracting parties in accordance with the present treaty should also be claimed by another or other governments as a result of crimes committed within their respective territories, he shall be delivered to the government of the country in which he shall have committed the gravest crime; provided that the government from which extradition is sought is not bound by treaty to give preference otherwise.

## ARTICLE IX.

If the person claimed should be under trial for a crime or offense committed in the country in which he is seeking refuge, his extradition shall be deferred until the trial he is undergoing is concluded, or until he suffers the penalty imposed upon him. The same shall happen if he is serving a previous sentence at the time his extradition is demanded.

## ARTICLE X.

The obligation to grant extradition shall not in any case extend to the citizens of the two parties, but the executive authority of each shall have power to deliver them up, if, in its discretion, it is deemed proper to do so.

## ARTICLE XI.

The Government of the United States and that of Uruguay agree to notify each other of the result of the trials of all persons surrendered under this treaty.

## ARTICLE XII.

The provisions of the present treaty shall not apply to crimes or offenses committed prior to its date.

## ARTICLE XIII.

The present treaty may be denounced by either of the high contracting parties by giving notice one year in advance.

las Altas Partes Contratantes, de acuerdo con el presente tratado, fuese también reclamado por otro ú otros gobiernos por motivo de delitos cometidos dentro de sus respectivos territorios, será entregado al gobierno del país donde hubiere cometido el delito más grave, siempre que el gobierno á quien se pide la extradición no se halle obligado por tratado á conceder la preferencia en contrario.

## ARTÍCULO IX.

Si el reclamado se hallare enjuiciado por un crimen ó delito cometido en el país en donde se encuentre asilado, se diferirá la extradición hasta que concluya el juicio ó que se le sigue ó hasta que haya cumplido la condena que se le hubiere impuesto. Estas disposiciones son aplicables si se hallare cumpliendo una condena impuesta con anterioridad al tiempo de reclamar la extradición.

## ARTÍCULO X.

La obligación de la extradición no se extiende en caso alguno á los ciudadanos de las dos partes. Sin embargo el Ejecutivo de una ú otra de las partes está facultado para hacer la entrega si, á su juicio, fuere procedente.

## ARTÍCULO XI.

El Gobierno de los Estados Unidos y el del Uruguay se comprometen á notificarse recíprocamente el resultado de los juicios de todas las personas entregadas en virtud de este tratado.

## ARTÍCULO XII.

Las disposiciones del presente tratado no son aplicables á los crímenes y delitos perpetrados anteriormente á su fecha.

## ARTÍCULO XIII.

El presente tratado podrá ser denunciado con un año de anticipación por cualquiera de las Altas Partes Contratantes.

Extradition may be deferred.

Neither country obliged to deliver its own citizens.

Notice of result of trials.

Crimes committed prior to treaty.

Notice of denouncement.

## ARTICLE XIV.

## ARTÍCULO XIV.

Exchange of ratifications.

The present treaty shall be ratified and its ratifications exchanged at as early a day as possible.

El presente tratado será ratificado y sus ratificaciones serán canjeadas en el plazo más breve posible.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the above articles, both in the English and Spanish languages, and hereunto affixed their seals.

En testimonio de lo cual los respectivos Plenipotenciarios han suscrito los precedentes artículos en los idiomas inglés y castellano y puesto al pié sus sellos.

Done in duplicate, at the City of Washington this 11th day of March, one thousand nine hundred and five.

Hecho por duplicado en la ciudad de Washington el día 11 de Marzo de mil novecientos cinco.

JOHN HAY [SEAL]  
ED° ACEVEDO DÍAZ. [SEAL]

Ratification.

And whereas the said Convention, (as amended by the Senate of the United States) has been duly ratified and the ratifications of the two governments were exchanged in the City of Montevideo, on the fourth day of June, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof, (as amended) may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this tenth day of July in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

*Treaty between the United States and Great Britain concerning reciprocal rights for United States and Canada in the conveyance of prisoners and wrecking and salvage. Signed at Washington, May 18, 1908; ratification advised by the Senate, May 20, 1908; ratified by the President, June 19, 1908; ratified by Great Britain, June 3, 1908; ratifications exchanged at Washington, June 30, 1908; proclaimed July 10, 1908.*

May 18, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Treaty between the United States of America and the United Kingdom of Great Britain and Ireland, providing for reciprocal rights for the United States and the Dominion of Canada in the matters of conveyance of prisoners and wrecking and salvage, was concluded and signed by their respective Plenipotentiaries at Washington on the eighteenth day of May, one thousand nine hundred and eight, the original of which Treaty is word for word as follows:

Conveyance of prisoners and wreckage and salvage.  
Preamble.

The United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, being desirous to make provision for the conveyance of persons in lawful custody for trial or punishment either in the United States or the Dominion of Canada through the territory of the other, and for reciprocal rights in wrecking and salvage in the waters contiguous to the boundary between the United States and the Dominion of Canada, have for that purpose resolved to conclude a treaty, and to that end have appointed as their plenipotentiaries:

Contracting powers.

The President of the United States of America, Robert Bacon, Acting Secretary of State of the United States; and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, the Right Honorable James Bryce, O. M., His Ambassador Extraordinary and Plenipotentiary at Washington;

Plenipotentiaries.

who, after communicating to each other their respective full powers, which were found to be in due and proper form, have agreed to and concluded the following articles:

ARTICLE I.

CONVEYANCE OF PRISONERS.

Any officer of the United States of America or of any state or territory thereof, having in his custody without the borders of Canada, by virtue of any warrant or any other lawful process issued by authority of the United States or of any state or territory thereof, any person charged with or convicted of any of the criminal offences specified below, committed within the jurisdiction of the United States or of any state or territory thereof, may, in executing such warrant or process, convey such person through any part of Canada to a place in the United States, if such warrant or process is endorsed, or backed,

Conveyance of prisoners through Canada by United States officers.

by a judge, magistrate or justice of the peace in Canada, or if the authority of the Minister of Justice of Canada for such conveyance is first obtained.

Custody and recapture permitted.

During such conveyance of such person through Canada, such officer may keep such person in his custody, and in case of escape may recapture him.

Conveyance of prisoners through United States by Canadian officers.

Any officer of the Dominion of Canada or of any province or territory thereof, having in his custody without the borders of the United States of America, by virtue of any warrant or any other lawful process issued by authority of the law of the Dominion or of any province or territory thereof, any person charged with or convicted of any of the criminal offences specified below, committed in Canada, may, in executing such warrant or process, convey such person through any part of the United States to a place in Canada, if such warrant or process is endorsed, or backed, by a judge, magistrate or justice of the peace in the United States, or if the authority of the Secretary of State of the United States for such conveyance is first obtained.

Custody and recapture allowed.

During such conveyance of such person through the United States, such officer may keep such person in his custody, and in case of escape may recapture him.

Crimes affected.

The foregoing provision shall apply only to persons charged with or convicted of offences of the following descriptions:

Extraditable offences.

1. Offences for which extradition is at the time authorized by a treaty in force between the United States and Great Britain.

Assault, etc.

2. Assault with intent to commit grievous bodily harm.

Assault upon officer of the law.  
Further regulations.

3. Assault upon an officer of the law in the execution of his duty.

The United States and the Dominion of Canada may by concurrent legislation make further or other regulations for authenticating the warrant or process under which the person in custody is to be conveyed, as before provided.

## ARTICLE II.

### WRECKING AND SALVAGE.

Wrecking and salvage.  
Waters, etc., where reciprocal privileges are allowed.

The High Contracting Parties agree that vessels and wrecking appliances, either from the United States or from the Dominion of Canada, may salve any property wrecked and may render aid and assistance to any vessels wrecked, disabled or in distress in the waters or on the shores of the other country in that portion of the St. Lawrence River through which the International Boundary line extends, and, in Lake Ontario, Lake Erie, Lake St. Clair, Lake Huron, and Lake Superior, and in the Rivers Niagara, Detroit, St. Clair, and Ste Marie, and the Canals at Sault Ste Marie, and on the shores and in the waters of the other country along the Atlantic and Pacific Coasts within a distance of thirty miles from the International Boundary on such Coasts.

Salving operations not restricted.

It is further agreed that such reciprocal wrecking and salvage privileges shall include all necessary towing incident thereto, and that nothing in the Customs, Coasting or other laws or regulations of either country shall restrict in any manner the salving operations of such vessels or wrecking appliances.

Report of vessels.

Vessels from either country employed in salving in the waters of the other shall, as soon as practicable afterwards, make full report at the nearest custom house of the country in whose waters such salving takes place.

## ARTICLE III.

Duration.

This Treaty shall remain in force for ten years after its date and thereafter until terminated by twelve months' written notice given by either High Contracting Party to the other.

## ARTICLE IV.

This Treaty shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by His Britannic Majesty; and the ratifications shall be exchanged in Washington as soon as possible. Exchange of ratifications.

In faith whereof the respective Plenipotentiaries have signed this Treaty in duplicate and have hereunto affixed their seals. Signatures.

Done at Washington the eighteenth day of May, in the year of our Lord one thousand nine hundred and eight.

ROBERT BACON [SEAL]  
JAMES BRYCE [SEAL]

And whereas the said Treaty has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the thirtieth day of June, one thousand nine hundred and eight; Ratification.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Treaty to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof. Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this tenth day of July in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States of America, the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

March 14, 1908.

*Naturalization convention between the United States and Salvador. Signed at San Salvador, March 14, 1908; ratification advised by the Senate, April 13, 1908; ratified by the President, May 26, 1908; ratified by Salvador, April 23, 1908; ratifications exchanged at San Salvador, July 20, 1908; proclaimed July 23, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Naturalization with Salvador. Preamble.

Whereas a Naturalization Convention between the United States of America and the Republic of Salvador, was concluded and signed by their respective Plenipotentiaries at San Salvador on the fourteenth day of March, one thousand nine hundred and eight, the original of which Convention, being in the English and Spanish languages, is word for word as follows:

*Convention to fix the condition of naturalized citizens who renew their residence in the country of their origin.*

*Convención para fijar la condición de los ciudadanos naturalizados que renuevan su residencia en el país de su origen.*

Contracting parties.

The President of the United States of America and the President of the Republic of Salvador, desiring to regulate the citizenship of those persons who emigrate from the United States of America to Salvador, and from Salvador to the United States of America, have resolved to conclude a convention on this subject and for that purpose have appointed their plenipotentiaries to conclude a convention, that is to say: the President of the United States of America, John Hanaford Gregory, Jr., Chargé d'Affaires *ad interim* of the United States at Salvador; and the President of Salvador, señor doctor don Salvador Rodríguez González, Minister for Foreign Affairs, who have agreed to and signed the following Articles:

El Presidente de la República de El Salvador y el Presidente de los Estados Unidos de América, deseando reglamentar la ciudadanía de las personas que emigran de El Salvador para los Estados Unidos de América y de los Estados Unidos de América para El Salvador, han resuelto celebrar una Convención á tal respecto; y con tal fin han nombrado sus Plenipotenciarios respectivos, á saber: el Presidente de la República de El Salvador, al señor doctor don Salvador Rodríguez González, Ministro de Relaciones Exteriores, y el Presidente de los Estados Unidos de América, al señor John Hanaford Gregory, Jr., Encargado de Negocios *ad interim* de los Estados Unidos de América en El Salvador, quienes han ajustado y firmado los artículos siguientes:

Plenipotentiaries.

ARTICLE I.

ARTÍCULO I

Recognition of naturalization by the United States.

Citizens of the United States who may or shall have been naturalized in Salvador, upon their own application or by their own

Los ciudadanos salvadoreños que se hayan naturalizado ó se naturalicen en los Estados Unidos, á su solicitud ó por su con-

consent, will be considered by the United States as citizens of the Republic of Salvador. Reciprocally, Salvadoreans who may or shall have been naturalized in the United States upon their own application or with their own consent, will be considered by the Republic of Salvador as citizens of the United States.

sentimiento propio, serán considerados por la República de El Salvador como ciudadanos de los Estados Unidos. Recíprocamente, los ciudadanos de los Estados Unidos que á su solicitud, ó por su consentimiento propio, se hayan naturalizado ó se naturalicen en El Salvador, serán considerados por los Estados Unidos como ciudadanos de El Salvador.

By Salvador.

ARTICLE II.

ARTÍCULO II

If a Salvadorean, naturalized in the United States of America, renews his residence in Salvador, without intent to return to the United States, he may be held to have renounced his naturalization in the United States. Reciprocally, if a citizen of the United States, naturalized in Salvador, renews his residence in the United States, without intent to return to Salvador, he may be presumed to have renounced his naturalization in Salvador.

Si un salvadoreño, naturalizado en los Estados Unidos de América, renueva su residencia en El Salvador, sin intención de volver á los Estados Unidos, se considerará que ha renunciado á su naturalización en los Estados Unidos. Recíprocamente, si un ciudadano de los Estados Unidos, naturalizado en El Salvador, renueva su residencia en los Estados Unidos, sin intención de volver á El Salvador, se presumirá que ha renunciado su naturalización en El Salvador.

Renunciation of naturalization.

The intent not to return may be held to exist when the person naturalized in the one country, resides more than two years in the other country, but this presumption may be destroyed by evidence to the contrary.

La intención de no volver se entenderá que existe cuando la persona naturalizada en uno de los dos países resida por más de dos años en el otro país, mas esta presunción puede destruirse por prueba contraria.

Intent not to return.

ARTICLE III.

ARTÍCULO III

It is mutually agreed that the definition of the word "citizen," as used in this convention, shall be held to mean a person to whom nationality of the United States or Salvador attaches.

Es convenido mutuamente que la definición de la palabra CIUDADANO, usada en esta Convención, se entenderá significar una persona ligada por la nacionalidad de El Salvador ó la de los Estados Unidos.

Definition of word "citizen."

ARTICLE IV.

ARTÍCULO IV

A recognized citizen of the one party, returning to the territory of the other, remains liable to trial and legal punishment for an action punishable by the laws of his original country and committed before his emigration; but not for the emigration itself, saving always the limitation established by the laws of his original country, and any other remission of liability to punishment.

El ciudadano reconocido por una de las partes, que vuelve al territorio de la otra, queda sujeto al juzgamiento y castigo legal por cualquier hecho punible según la ley de su país original que haya cometido antes de su emigración, mas no por el hecho de la emigración misma; salvo siempre las limitaciones establecidas por las leyes del país de origen y cualquiera otra remisión de la responsabilidad penal.

Offenses committed before emigration.

ARTICLE V.

ARTÍCULO V

Effect of declaration of intention.

The declaration of intention to become a citizen of the one or the other country has not for either party the effect of naturalization.

La declaración de la intención de hacerse ciudadano del uno ó del otro país, no produce para una ú otra parte el efecto de la naturalización.

ARTICLE VI.

ARTÍCULO VI

Effect.

The present convention shall go into effect immediately on the exchange of ratifications, and in the event of either party giving the other notice of its intention to terminate the convention it shall continue to be in effect for one year more, to count from the date of such notice.

La presente Convención comenzará á regir inmediatamente después de canjeadas las ratificaciones, y en el evento de que una ú otra parte dé aviso á la otra de su intención de poner fin á la Convención, continuará en vigor por un año más, á contar desde la fecha de tal aviso.

Exchange of ratifications.

The present convention shall be submitted to the approval and ratification of the respective appropriate authorities of each of the contracting parties, and the ratifications shall be exchanged at San Salvador or Washington within twenty-four months of the date hereof.

La presente Convención será sometida á la aprobación y ratificación de las respectivas autoridades competentes de cada una de las partes contratantes, y las ratificaciones serán canjeadas en San Salvador ó en Washington, dentro de veinticuatro meses de la fecha de esta Convención.

Signatures.

Signed at the city of San Salvador, on the fourteenth day of March, one thousand nine hundred and eight.

Firmada en la ciudad de San Salvador, á los catorce días del mes de marzo de mil novecientos ocho.

JOHN HANAFORD GREGORY JR. [SEAL.]  
SALVADOR RODRÍGUEZ G [SEAL.]

Ratification.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of San Salvador, on the twentieth day of July, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be hereunto affixed.

Done at the City of Washington this twenty-third day of July, in the year of our Lord one thousand nine hundred and eight, [SEAL] and of the Independence of the United States of America, the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE  
*Acting Secretary of State.*

*Convention between the United States and Japan for protection of patents, etc., in Korea. Signed at Washington, May 19, 1908; ratification advised by the Senate, May 20, 1908; ratified by the President, June 2, 1908; ratified by Japan, August 3, 1908; ratifications exchanged at Tokyo, August 6, 1908; proclaimed August 11, 1908.*

May 19, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Empire of Japan providing for reciprocal protection in Korea for the inventions, designs, trade marks and copyrights of their respective citizens and subjects, was concluded and signed by their respective Plenipotentiaries at Washington on the nineteenth day of May, one thousand nine hundred and eight, the original of which Convention is word for word as follows:

Protection of inventions, etc., in Korea.  
Preamble.

The President of the United States of America and His Majesty the Emperor of Japan being desirous to secure in Korea due protection for the inventions, designs, trade marks and copyrights of their respective citizens and subjects have resolved to conclude a convention for that purpose and have named as their Plenipotentiaries, that is to say:

Contracting powers.

The President of the United States of America, Robert Bacon, Acting Secretary of State of the United States; and

Plenipotentiaries.

His Majesty the Emperor of Japan, Baron Kogoro Takahira, Shosammi, Grand Cordon of the Imperial Order of the Rising Sun, His Ambassador Extraordinary and Plenipotentiary to the United States of America;

Who, after having communicated to each other their Full Powers, found to be in good and due form, have agreed upon and concluded the following articles:—

ARTICLE I.

The Japanese Government shall cause to be enforced in Korea simultaneously with the operation of this convention, laws and regulations relative to inventions, designs, trade marks and copyrights similar to those which now exist in Japan.

Enforcement in Korea of Japanese patent, etc., laws.

These laws and regulations are to be applicable to American citizens in Korea equally as to Japanese and Korean subjects. In case the existing laws and regulations of Japan referred to in the preceding paragraph shall hereafter be modified, those laws and regulations enforced in Korea shall also be modified according to the principle of such new legislation.

Laws, etc., to apply to American citizens.

ARTICLE II.

The Government of the United States of America engages that in case of the infringement by American citizens of inventions, designs, trade marks or copyrights entitled to protection in Korea, such citizens shall in these respects be under the exclusive jurisdiction of the Japanese courts in Korea, the extraterritorial jurisdiction of the United States being waived in these particulars.

Infringements.

## ARTICLE III.

Rights of citizens  
residing in possessions  
of United States.

Citizens of possessions belonging to the United States shall have in respect to the application of the present convention the same treatment as citizens of the United States.

## ARTICLE IV.

Rights of Koreans  
in United States.

Korean subjects shall enjoy in the United States the same protection as native citizens in regard to inventions, designs, trade marks and copyrights upon the fulfillment of the formalities prescribed by the laws and regulations of the United States.

## ARTICLE V.

Reciprocal rights  
guaranteed.

*Ante*, p. 2041.

Inventions, designs, trade marks and copyrights duly patented or registered in Japan by citizens of the United States prior to the enforcement of the laws and regulations mentioned in Article I hereof shall without further procedure be entitled under the present convention to the same protection in Korea as is or may hereafter be there accorded to the same industrial and literary properties similarly patented or registered by Japanese or Korean subjects.

Inventions, designs, trade marks and copyrights duly patented or registered in the United States by citizens or subjects of either High Contracting Party or by Korean subjects prior to the operation of the present convention shall similarly be entitled to patent or registration in Korea without the payment of any fees, provided that said inventions, designs, trade marks and copyrights are of such a character as to permit of their patent or registration under the laws and regulations above-mentioned and provided further that such patent or registration is effected within a period of one year after this convention comes into force.

## ARTICLE VI.

Commercial names.

The Japanese Government engages to extend to American citizens the same treatment in Korea in the matter of protection of their commercial names as they enjoy in the dominions and possessions of Japan under the convention for the protection of industrial property signed at Paris March 20, 1883.

Vol. 25, p. 1372.

"Hong" marks.

"Hong" marks shall be considered to be commercial names for the purpose of this convention.

## ARTICLE VII.

Exchange of ratifi-  
cations.

The present convention shall be ratified and the ratifications thereof shall be exchanged at Tokyo as soon as possible. It shall come into force ten days after such exchange of ratifications.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present convention in duplicate, and have thereunto affixed their seals.

Done at the City of Washington the 19th day of May in the nineteen hundred and eighth year of the Christian era corresponding to the 19th day of the 5th month of the 41st year of Meiji.

ROBERT BACON [SEAL.]  
K. TAKAHIRA [SEAL.]

Ratification.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Tokyo, on the sixth day of August, one thousand nine hundred and eight;

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the City of Washington this eleventh day of August in the year of our Lord one thousand nine hundred and eight,  
[SEAL.] and of the Independence of the United States of America, the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

May 19, 1908.

*Convention between the United States and Japan for the protection of patents, etc., in China. Signed at Washington, May 19, 1908; ratification advised by the Senate, May 20, 1908; ratified by the President, June 2, 1908; ratified by Japan, August 3, 1908; ratifications exchanged at Tokyo, August 6, 1908; proclaimed August 11, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Protection of inventions, etc., in China.  
Preamble.

Whereas a Convention between the United States of America and the Empire of Japan providing for reciprocal protection in China for the inventions, designs, trade marks and copyrights of their respective citizens and subjects, was concluded and signed by their respective Plenipotentiaries at Washington on the nineteenth day of May, one thousand nine hundred and eight, the original of which Convention is word for word as follows:

Contracting powers.

The President of the United States of America and His Majesty the Emperor of Japan being desirous to secure in China reciprocal protection for the inventions, designs, trade marks and copyrights of their respective citizens and subjects have resolved to conclude a convention for that purpose and have named as their Plenipotentiaries, that is to say:

Plenipotentiaries.

The President of the United States of America, Robert Bacon, Acting Secretary of State of the United States; and

His Majesty the Emperor of Japan, Baron Kogoro Takahira, Shosammi, Grand Cordon of the Imperial Order of the Rising Sun, His Ambassador Extraordinary and Plenipotentiary to the United States of America;

Who, after having communicated to each other their Full Powers, found to be in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

Infringements.

Inventions, designs and trade marks duly patented or registered by citizens or subjects of one High Contracting Party in the appropriate office of the other Contracting Party shall have in all parts of China the same protection against infringement by citizens or subjects of such other Contracting Party as in the dominions and possessions of such other Contracting Party.

ARTICLE II.

Copyrights.

The citizens or subjects of each of the two High Contracting Parties shall enjoy in China the protection of copyright for their works of literature and art as well as photographs to the same extent as they are protected in the dominions and possessions of the other party.

ARTICLE III.

Reciprocal rights in consular, etc., courts.

In case of infringement in China by a citizen or subject of one of the two High Contracting Parties of any invention, design, trade

mark or copyright entitled to protection in virtue of this convention the aggrieved party shall have in the competent territorial or consular courts of such Contracting Party the same rights and remedies as citizens or subjects of such Contracting Party.

ARTICLE IV.

Each High Contracting Party engages to extend to the citizens or subjects of the other Contracting Party the same treatment in China in the matter of protection of their commercial names as they enjoy in the dominions and possessions of such Contracting Party under the convention for the protection of industrial property signed at Paris March 20, 1883. "Hong" marks shall be considered to be commercial names for the purpose of this convention.

Commercial names.

Vol. 25, p. 1372.

"Hong" marks.

ARTICLE V.

Citizens of possessions belonging to the United States and subjects of Korea shall have in China the same treatment under the present convention as citizens of the United States and subjects of Japan respectively.

Rights of Koreans and citizens of United States possessions.

ARTICLE VI.

It is mutually agreed between the High Contracting Parties that the present convention shall be enforced so far as applicable in any other country in which either Contracting Party may exercise extraterritorial jurisdiction.

Enforcement in certain other countries.

All rights growing out of the present convention shall be recognized in the insular and other possessions and leased territories of the High Contracting Parties and all legal remedies provided for the protection of such rights shall be duly enforced by the competent courts.

ARTICLE VII.

Any person amenable to the provisions of this convention who possesses at the time the present convention comes into force merchandise bearing an imitation of a trade mark owned by another person and entitled to protection under said convention shall remove or cancel such false trade mark or withdraw such merchandise from market in China within six months from the date of the enforcement of this convention.

Imitation trademarks to be canceled, etc.

ARTICLE VIII.

Unauthorized reproductions by the citizens or subjects of one High Contracting Party prior to the operation of this convention of the works of literature and art as well as photographs of the citizens or subjects of the other Contracting Party published after the 10th day of May, 1906, and entitled to protection in virtue of this convention shall be withdrawn from sale or circulation in China within one year from the date of the enforcement of this convention.

Withdrawal of unauthorized reproductions.

ARTICLE IX.

The present convention shall be ratified and the ratifications thereof shall be exchanged at Tokyo as soon as possible. It shall come into force together with the convention relative to the protection of inventions, designs, trade marks and copyrights in Korea, ten days after such exchange of ratifications.

Exchange of ratifications.

Ante, p. 2041.

## Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present convention in duplicate and have thereunto affixed their seals.

Done at the City of Washington the 19th day of May in the nineteen hundred and eighth year of the Christian era corresponding to the 19th day of the 5th month of the 41st year of Meiji.

ROBERT BACON [SEAL.]  
K. TAKAHIRA [SEAL.]

## Ratification.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Tokyo, on the sixth day of August, one thousand nine hundred and eight;

## Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this eleventh day of August in the year of our Lord one thousand nine hundred and [SEAL.] eight, and of the Independence of the United States of America, the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

*Convention between the United States and Sweden for settlement of disputes by arbitration. Signed at Washington, May 2, 1908; ratification advised by the Senate, May 6, 1908; ratified by the President, July 6, 1908; ratified by Sweden, June 13, 1908; ratifications exchanged at Washington, August 18, 1908; proclaimed September 1, 1908.*

May 2, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Kingdom of Sweden providing for the submission to arbitration of all questions of a legal nature or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington on the second day of May, one thousand nine hundred and eight, the original of which Convention, being in the English and French languages is word for word as follows:

Arbitration with Sweden.  
Preamble.

The President of the United States of America and His Majesty the King of Sweden desiring in pursuance of the principles set forth in articles 15-19 of the Convention for the pacific settlement of international disputes, signed at The Hague July 29, 1899, to enter into negotiations for the conclusion of an Arbitration Convention, have named as their Plenipotentiaries, to wit:

The President of the United States of America, Elihu Root, Secretary of State of the United States of America; and

His Majesty the King of Sweden, W. A. F. Ekengren, His Chargé d'Affaires ad interim at Washington;

who, after having communicated to one another their full powers, found in good and due form, have agreed upon the following articles:

Le Président des Etats Unis d'Amérique et Sa Majesté le Roi de Suède désirant, en application des principes énoncés dans les articles 15-19 de la Convention pour le règlement pacifique des conflits internationaux, signée à la Haye en date du 29 juillet 1899, entrer en négociations pour la conclusion d'une Convention d'Arbitrage, ont nommé pour leurs Plénipotentiaires, savoir:

Le Président des Etats Unis d'Amérique, Elihu Root, Secrétaire d'Etat des Etats Unis d'Amérique; et

Sa Majesté le Roi de Suède, W. A. F. Ekengren, Son Chargé d'Affaires ad intérim à Washington;

lesquels après s'être communiqué leurs pleins pouvoirs, trouvés en bonne et due forme, sont convenus des articles suivants:

Contracting powers.

Vol. 32, pp. 1788, 1789.

Plenipotentiaries.

ARTICLE I.

Differences which may arise of a legal nature or relating to the interpretation of treaties existing between the two Contracting Parties and which it may not

ARTICLE I.

Les différends d'ordre juridique ou relatifs à l'interprétation des traités existant entre les Hautes Parties contractantes, qui viendraient à se produire entre elles

Submitting certain disputes to the permanent court of arbitration at The Hague.

have been possible to settle by diplomacy, shall be referred to the Permanent Court of Arbitration established at The Hague by the Convention of the 29th July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of the two Contracting States, and do not concern the interests of third Parties.

et qui n'auraient pu être réglés par la voie diplomatique seront soumis à la Cour permanente d'arbitrage établie par la Convention du 29 juillet 1899, à La Haye, à la condition, toutefois, qu'ils ne mettent en cause ni les intérêts vitaux, ni l'indépendance ou l'honneur des Etats contractants, et qu'ils ne touchent pas aux intérêts de tierces Puissances.

## ARTICLE II.

## ARTICLE II.

Special agreements defining matters in dispute, etc.

In each individual case the High Contracting Parties, before appealing to the Permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that on the part of the United States such special agreements will be made by the President of the United States, by and with the advice and consent of the Senate thereof, and on the part of Sweden by the King in such forms and conditions as He may find requisite or appropriate.

Dans chaque cas particulier, les Hautes Parties contractantes, avant de s'adresser à la Cour permanente d'arbitrage, signeront un compromis spécial, déterminant nettement l'objet du litige, l'étendue des pouvoirs des Arbitres et les délais à observer en ce qui concerne la constitution du tribunal arbitral et la procédure. Il est entendu que, pour ce qui concerne les Etats Unis, les compromis spéciaux seront faits par le Président des Etats Unis avec l'avis et consentement du Sénat et, pour ce qui concerne la Suède, par le Roi, dans les formes et aux conditions qu'il jugera nécessaires ou convenables.

## ARTICLE III.

## ARTICLE III.

Exchange of ratifications.

The present Convention shall be ratified by the President of the United States of America by and with the advice and consent of the Senate thereof; and by His Majesty the King of Sweden. The ratifications shall be exchanged at Washington as soon as possible, and the Convention shall take effect on the date of the exchange of its ratifications.

La présente Convention sera ratifiée par le Président des Etats Unis, après y avoir été autorisé par le Sénat américain, et par Sa Majesté le Roi de Suède. Les ratifications seront échangées à Washington aussitôt que faire se pourra et la Convention entrera en vigueur le jour de l'échange des ratifications.

## ARTICLE IV.

## ARTICLE IV.

Duration.

The present Convention is concluded for a period of five years, dating from the day of the exchange of its ratifications.

La présente Convention est conclue pour une durée de cinq années, à partir de l'échange des ratifications.

Signatures.

Done in duplicate at the City of Washington, in the English and French languages, this second day of May, 1908.

Fait à Washington, en double exemplaire, en langues anglaise et française, le deuxième jour de Mai, 1908.

ELIHU ROOT

[SEAL.]

W. A. F. EKENGREN

[SEAL.]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the eighteenth day of August, one thousand nine hundred and eight;

Ratification.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this first day of September in the year of our Lord one thousand nine hundred [SEAL] and eight and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State*

May 5, 1908.

*Convention between the United States and Japan for settlement of disputes by arbitration. Signed at Washington, May 5, 1908; ratification advised by the Senate, May 13, 1908; ratified by the President, August 19, 1908; ratified by Japan, July 20, 1908; ratifications exchanged at Washington, August 24, 1908; proclaimed September 1, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Arbitration with Japan.  
Preamble.

Whereas a Convention between the United States of America and the Empire of Japan, providing for the submission to arbitration of all questions of a legal nature or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington on the fifth day of May one thousand nine hundred and eight, the original of which Convention, being in the English and Japanese languages, is word for word as follows:

Contracting powers.

The President of the United States of America and His Majesty the Emperor of Japan, taking into consideration the fact that the High Contracting Parties to the Convention for the pacific settlement of international disputes, concluded at The Hague on the 29th July, 1899, have reserved to themselves, by Article XIX of that Convention, the right of concluding Agreements, with a view to referring to arbitration all questions which they shall consider possible to submit to such treatment, have resolved to conclude an Arbitration Convention between the two countries, and for the purpose have named as their Plenipotentiaries, that is to say:

Vol. 32, p. 1789.

Plenipotentiaries.

The President of the United States of America, Elihu Root, Secretary of State of the United States of America; and

His Majesty the Emperor of Japan, Baron Kogoro Takahira, Shosammi, Grand Cordon of the Imperial Order of the Rising Sun, His Ambassador Extraordinary and Plenipotentiary to the United States of America;

Who, after having communicated to each other their Full Powers, found to be in good and due form, have agreed upon and concluded the following Articles:—

ARTICLE I.

Submitting certain disputes to the permanent court of arbitration at The Hague.

Differences which may arise of a legal nature, or relating to the interpretation of treaties existing between the two Contracting Parties, and which it may not have been possible to settle by diplomacy, shall be referred to the Permanent Court of Arbitration established at The Hague by the Convention of the 29th July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of the two Contracting States, and do not concern the interests of third parties.

Vol. 32, p. 1779.

ARTICLE II.

Special agreements defining matters in dispute, etc.

In each individual case the High Contracting Parties, before appealing to the Permanent Court of Arbitration shall conclude a

special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that such special agreements will be made on the part of the United States by the President of the United States by and with the advice and consent of the Senate thereof.

Such agreements shall be binding only when confirmed by the two Governments by an Exchange of Notes.

ARTICLE III.

The present Convention shall remain in force for the period of five years from the date of the exchange of the ratifications. Duration.

ARTICLE IV.

The present Convention shall be ratified by the High Contracting Parties, and the ratifications thereof shall be exchanged at Washington as soon as possible. Exchange of ratifications.

In witness whereof, the respective Plenipotentiaries have signed the present Convention, and have thereunto affixed their seals. Signatures.

Done at the City of Washington, in duplicate, this fifth day of May, one thousand nine hundred and eight, corresponding to the fifth day of the fifth month of the forty-first year of Meiji.

ELIHU ROOT [SEAL]  
K. TAKAHIRA [SEAL]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the twenty-fourth day of August, one thousand nine hundred and eight; Ratification.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof. Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this first day of September in the year of our Lord one thousand nine hundred and eight, and [SEAL] of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

[Japanese text not printed.]

November 12, 1908.  
October 9, 1908.*Parcel-post convention between the postal administrations of the United States of America and Austria.*Parcel-post convention with Austria.  
Preamble.

For the purpose of making better postal arrangements between The United States of America and Austria, the undersigned George von Lengerke Meyer, Postmaster General of the United States of America, and Dr. Friedrich Ritter Wagner von Jauregg, Director General of Posts and Telegraphs of Austria, by virtue of authority vested in them, have agreed upon the following articles for the establishment of a Parcel-Post System of exchanges between the two countries:

## ARTICLE I.

Scope of convention.

The provisions of this Convention relate only to parcels of mail matter to be exchanged by the system herein provided for, and do not affect the arrangements now existing under the Universal Postal Convention, which will continue as heretofore; and all the agreements hereinafter contained apply exclusively to mails exchanged under these articles, directly between the office of Triest, and such other offices within Austria as may be hereafter designated by the Director General of Posts and Telegraphs of Austria; and the office of New York, and such other offices within the United States as may be hereafter designated by the Postmaster General of the United States.

Behufs Herstellung besserer Postverbindungen zwischen den Vereinigten Staaten von Amerika und Oesterreich haben die Unterzeichneten, George von Lengerke Meyer, General-Postmeister der Vereinigten Staaten von Amerika, und Dr. Friedrich Ritter Wagner von Jauregg, Generaldirektor der österreichischen Posten und Telegraphen, auf Grund der ihnen zustehenden Vollmachten die folgenden Bestimmungen, betreffend die Einführung eines Austausches von Postpaketen zwischen beiden Ländern, vereinbart:

## ARTIKEL I.

Die Bestimmungen dieses Uebereinkommens betreffen ausschliesslich den Austausch von Postpaketen nach dem darin vorgeschriebenen System und berühren in keiner Weise die Bestimmungen des Weltpostvertrages, welche wie bisher in Kraft bleiben; alle in diesem Uebereinkommen enthaltenen Vereinbarungen beziehen sich ausschliesslich auf die in Gemässheit dieser Bestimmungen unmittelbar ausgetauschten Kartenschlüsse zwischen dem Postamte in Triest, sowie jenen österreichischen Postämtern, die etwa späterhin durch den Generaldirektor der österreichischen Posten und Telegraphen dazu bestimmt werden, und dem Postamte in New York, sowie jenen Postämtern in den Vereinigten Staaten von Amerika, die etwa späterhin durch den General-Postmeister der Vereinigten Staaten von Amerika dazu bestimmt werden.

ARTICLE II.

There shall be admitted to the mails exchanged under this Convention, articles of merchandise and mail matter—except letters, post-cards and written matter of all kinds—that are admitted under any conditions to the domestic mails of the country of origin, except that no packet must exceed 5 kilograms or 11 pounds in weight, nor the following dimensions: Greatest length in any direction, 105 centimeters or three feet six inches; greatest length and girth combined 180 centimeters or six feet; and must be so wrapped or inclosed as to permit their contents to be easily examined by customs officers and by postmasters duly authorized to do so.

The following articles are prohibited:

Publications which violate the copyright laws of the country of destination; poisons and explosive or inflammable substances; fatty substances; liquids, and those which easily liquefy; confections and pastes; live or dead animals, except dead insects and reptiles when thoroughly dried; fruits and vegetables which easily decompose, and substances which exhale a bad odor; lottery tickets, lottery advertisements, or lottery circulars; all obscene or immoral articles; articles which may in any way damage or destroy the mails, or injure the persons handling them.

ARTICLE III.

A letter or communication of the nature of personal correspondence must not accompany, be written on, or inclosed with any parcel.

ARTIKEL II.

Zu den in Gemässheit dieses Uebereinkommens ausgetauschten Kartenschlüssen werden Waren und andere Postsendungen—mit Ausnahme von Briefen, Postkarten und schriftlichen Mitteilungen jeder Art—zugelassen, insofern sie im inländischen Postverkehr des Ursprungslandes überhaupt zulässig sind. Bei keinem Postpakete darf jedoch das Gewicht 5 Kilogramm oder 11 Pfund englisch und die Ausdehnung folgende Grenzen überschreiten: grösste Länge in irgend einer Richtung 105 Zentimeter oder 3 Fuss 6 Zoll englisch; grösste Länge und Umfang zusammen 180 Zentimeter oder 6 Fuss englisch; die Postpakete müssen ferner so verpackt oder verschlossen sein, dass der Inhalt leicht von den Zollbeamten und den dazu berechtigten Postbeamten untersucht werden kann.

Von der Versendung sind folgende Gegenstände ausgeschlossen:

Drucksachen, welche die im Bestimmungslande giltigen Gesetze über literarisches Eigentum verletzen; Gifte und explodierende oder leicht entzündliche Stoffe; Fettkörper; Flüssigkeiten und Stoffe, welche leicht flüssig werden; Zuckerwerk und Klebstoffe; lebende oder tote Tiere, mit Ausnahme von toten Insekten und Reptilien in vollständig getrocknetem Zustande; leicht in Fäulnis übergehende Früchte und Gemüse sowie übelriechende Stoffe; Lotterielose, Lotteriekündigungen oder Lotteriezirkulare; unanständige oder unmoralische Gegenstände; Gegenstände, die in irgend einer Weise die Postsendungen beschädigen oder verderben oder die mit denselben beschäftigten Personen verletzen können.

ARTIKEL III.

Briefe oder Mitteilungen, welche die Eigenschaft einer persönlichen Korrespondenz haben, dürfen nicht ein Postpaket begleiten, auf demselben geschrieben oder in demselben enthalten sein.

Articles admitted to the mails.

Articles prohibited.

Letters not to accompany parcels.

## Rejection.

If such be found, the letter will be placed in the mails if separable, and if the communication be inseparably attached, the whole package will be rejected. If, however, any such should inadvertently be forwarded, the country of destination may collect on the letter or letters double rates of postage according to the Universal Postal Convention.

Finden sich solche vor, so werden Briefe, wenn sie von dem Postpakete getrennt werden können, mit der Briefpost weiter befördert; ist die Mitteilung untrennbar mit dem Postpaket verbunden, so wird die ganze Sendung nicht weiter befördert. Falls jedoch solche Briefe oder Mitteilungen unentdeckt in einem Postpakete befördert worden sind, so kann das Bestimmungsland in Gemässheit der Bestimmungen des Weltpostvertrages für den Brief oder die Briefe die doppelte Postgebühr erheben.

## Address.

No parcel may contain parcels intended for delivery at an address other than that borne by the parcel itself. If such inclosed parcels be detected, they must be sent forward singly, charged with new and distinct parcel-post rates.

Kein Postpaket darf Pakete enthalten, die zur Ausfolgung an eine andere Adresse als jene des Postpaketes selbst bestimmt sind. Werden solche eingeschlossene Pakete entdeckt, so müssen sie einzeln, gegen Einhebung neuer Postpaketgebühren für jedes einzelne Paket, befördert werden.

## ARTICLE IV.

## ARTIKEL IV.

## Collection of duties.

The packages in question shall be subject in the country of destination to all customs duties and all customs regulations in force in that country for the protection of its customs revenues, and to the following rates of postage, which shall in all cases be required to be Fully Prepaid, viz:

Die Postpakete unterliegen im Bestimmungslande allen Zollgebühren und allen Zollvorschriften, die in diesem Lande zum Schutze seiner Zolleinnahmen in Geltung sind, ferner den folgenden Postgebühren, die in allen Fällen im Voraus bezahlt werden müssen, nämlich:

## Rates of postage.

In Austria for a parcel not exceeding two kilograms (4.41 lbs) in weight, 1 Krone 75 heller; and for each additional kilogram or fraction of a kilogram, 85 heller; and in the United States; for a parcel not exceeding one pound (455 grams) in weight, 12 cents; and for each additional pound (455 grams) or fraction of a pound, 12 cents.

In Oesterreich: für ein Paket, dessen Gewicht 2 Kilogramm (4.41 Pfund englisch) nicht überschreitet, 1 Krone 75 Heller, und für jedes weitere Kilogramm oder einen Bruchteil davon, 85 Heller; in den Vereinigten Staaten: für ein Paket, dessen Gewicht 1 Pfund englisch (455 Gramm) nicht überschreitet: 12 Cents, und für jedes weitere Pfund (455 Gramm) oder einen Bruchteil davon, 12 Cents.

## ARTICLE V.

## ARTIKEL V.

## Customs declaration.

The sender of each package must make a Customs Declaration, upon a special form provided for the purpose, giving the address, a general description of the parcel, an accurate statement of the contents and value, date of mailing, and the sender's signa-

Der Absender eines Postpaketes muss auf einen besonderen, zu diesem Zwecke aufgelegten Formulare eine Zollinhaltserklärung ausfertigen, welche zu enthalten hat: die Adresse, eine allgemeine Beschreibung des Paketes, eine genaue Angabe des In-

ture and place of residence; which declaration must accompany the parcel to destination.

Either country may authorize the post office where the package is mailed to deliver to the sender of the package at the time of mailing, a certificate of mailing.

The sender of a package may have the same registered by paying the registration fee required for registered articles in the country of origin, and, on demand therefore, will receive a return receipt, without additional charge.

ARTICLE VI.

The addressees of registered articles shall be advised of the arrival of a package addressed to them by a notice from the post office of destination.

The package shall be delivered to addressees at the post offices of address in the country of destination free of charge for postage; but the customs duties properly chargeable thereon shall be collected on delivery in accordance with the customs regulations of the country of destination; and the country of destination may, at its option, levy and collect from the addressee for interior service and delivery a charge not exceeding 25 h in Austria and 5 cents in the United States, on each single parcel of whatever weight.

ARTICLE VII.

The package shall be considered as a component part of the mails exchanged direct between Austria and the United States to be dispatched by the country of origin to the other at its cost and by such means as it provides, but must be forwarded, at the option of the dispatching office, either in

haltes und Wertes, den Tag der Aufgabe, die Namensunterschrift und den Wohnort des Absenders; die Zollinhaltserklärung muss das Paket bis zum Bestimmungsort begleiten.

Jedes der beiden Länder kann das Aufgabepostamt ermächtigen, dem Absender eines Postpaketes bei der Aufgabe eine Bescheinigung über die Aufgabe auszufolgen.

Der Absender eines Postpaketes kann dasselbe gegen Bezahlung der im Ursprungslande für rekommandierte Sendungen festgesetzten Gebühr als rekommandierte Sendung aufgeben und erhält auf sein Verlangen, ohne eine weitere Gebühr, einen Rückschein.

ARTIKEL VI.

Die Empfänger rekommandierter Postpakete werden von dem Einlangen der an ihre Adresse gerichteten Pakete durch das Bestimmungspostamt schriftlich verständigt.

Die Postpakete werden den Empfängern im Bestimmungslande eingehoben werden; dem Bestimmungslande steht es frei, für Leistungen seines Betriebsdienstes und für die Zustellung von dem Empfänger eine Gebühr einzuheben, welche in Oesterreich 25 H und in den Vereinigten Staaten 5 Cents für jedes Paket ohne Rücksicht auf das Gewicht nicht überschreiten darf.

ARTIKEL VII.

Die Postpakete werden als Bestandteil der zwischen Oesterreich und den Vereinigten Staaten ausgetauschten Kartenschlüsse betrachtet, welche von dem Ursprungslande auf seine Kosten und mittels der von ihm vorgesehenen Beförderungsgelegenheiten nach dem Bestimmungslande

Certificate of mailing.

Registry.

Notice to addressees.

Delivery.

Transportation.

boxes prepared especially for the purpose or in ordinary mail sacks, to be marked "Parcel-post", and not to contain any other articles of mail matter, and to be securely sealed with wax or otherwise, as may be mutually provided by regulations hereunder.

abgefertigt werden; es steht jedoch der absendenden Verwaltung frei, die Postpakete entweder in besonderen, zu diesem Zwecke angefertigten Kisten oder in gewöhnlichen Briefsäcken zu versenden, welche die Aufschrift "Paket-Post" tragen müssen, keine anderen Postsachen enthalten dürfen und entweder mit Siegelwachs oder in anderer Weise, in Gemässheit der in dieser Hinsicht beiderseits vereinbarten Ausführungsbestimmungen, genügend fest versiegelt sein müssen.

**Return of bags, etc.** Each country shall promptly return empty to the dispatching office by next mail, all such bags and boxes, but subject to other regulations between the two Administrations.

Jedes Land muss unverzüglich mit der nächsten Post alle diese Säcke und Kisten der absendenden Postanstalt leer zurücksenden, falls nicht die beiden Postverwaltungen anderweitige Vereinbarungen treffen.

**Packing.** Although articles admitted under this Convention will be transmitted as aforesaid between the exchange offices, they should be so carefully packed as to be safely transmitted in the open mails of either country, both in going to the exchange office in the country of origin and to the office of address in the country of destination.

Die durch dieses Uebereinkommen zugelassenen Sendungen müssen, wenngleich die Beförderung zwischen den Auswechslungspostämtern auf die vorbeschriebene Art stattfindet, doch auch einzeln so sorgfältig verpackt sein, dass sie sowohl bei der Beförderung an das Auswechslungspostamt des Aufgabelandes, als auch an das Bestimmungsland ohne Schaden in den gewöhnlichen Kartenschlüssen der beiden Länder befördert werden können.

**Descriptive list.** Each dispatch of a parcel-post mail must be accompanied by a descriptive list, in duplicate, of all the packages sent, showing distinctly the list number of each parcel, the name of the sender, the name of the addressee with address of destination, and the declared contents and value; and must be inclosed in one of the boxes or sacks of such dispatch (See the Form annexed hereto).

Jeder Paketpostkartenschluss muss von einer Liste sämtlicher in demselben enthaltenen Postpakete in doppelter Ausfertigung begleitet sein, mit genauer Angabe der Listennummer jedes einzelnen Paketes, des Namens des Absenders, des Namens und der Adresse des Empfängers sowie des angegebenen Inhaltes und Wertes. Diese Liste muss in einer der Kisten oder in einem der Säcke hinterlegt werden. (Siehe das angeschlossene Formular).

*Post, p. 2060.*

#### ARTICLE VIII.

#### ARTIKEL VIII.

**Receipt of mail.** As soon as the mail shall have reached the office of destination, that office shall check the contents of the mail.

Sogleich nach dem Einlangen eines Kartenschlusses hat das Bestimmungsland seinen Inhalt zu prüfen.

In the event of the parcel bill not having been received, a substitute should be at once prepared.

Any errors in the entries on the parcel bill which may be discovered, should, after verification by second officer, be corrected and noted for report to the dispatching office on a form "Verification certificate", which should be sent in a special envelope.

If a parcel advised on the bill be not received, after the non-receipt has been verified by a second officer, the entry on the bill should be canceled and the fact reported at once.

Should a parcel be received in a damaged or imperfect condition, full particulars should be reported on the same form.

If no verification certificate or note of error be received, a parcel mail shall be considered as duly delivered, having been found on examination correct in all respects.

ARTICLE IX.

If the packages cannot be delivered as addressed, or if they are refused, they should be reciprocally returned without charge, directly to the dispatching office of exchange at the expiration of thirty days from their receipt at the office of destination, and the country of origin may collect from the sender, for the return of the parcel, a sum equal to the postage when first mailed.

Provided, however, that parcels prohibited by Article II and those which do not conform to the conditions as to size, weight and value, prescribed by said Article, shall not be returned to the coun-

Falls mit dem Kartenschluss eine Paketliste nicht eingegangen ist, muss die Bestimmungspostanstalt sofort eine solche Liste anfertigen.

Die etwa vorgefundenen Irrtümer in den Eintragungen der Paketliste müssen, nach Feststellung durch einen zweiten Beamten, berichtigt und der absendenden Postanstalt mittels eines Rückmeldungsformulars angezeigt werden, welches in einem besonderen Briefumschlage übermittelt werden muss.

Falls ein in der Liste eingetragenes Paket nicht eingegangen ist, muss nach Feststellung des Nichteinganges durch einen zweiten Beamten die Eintragung gestrichen und die absendende Postanstalt sofort davon benachrichtigt werden.

Trifft ein Paket in beschädigtem Zustande ein, so muss eine ausführliche Meldung hierüber auf demselben Formulare erstattet werden.

Wenn keine Rückmeldung oder keine Meldung über vorgekommene Unregelmässigkeiten einlangt, so wird angenommen, dass der Paketkartenschluss ordnungsmässig abgeliefert und bei der Prüfung vollkommen in Ordnung befunden worden ist.

ARTIKEL IX.

Wenn Pakete nicht an die angegebene Adresse bestellt werden können oder wenn ihre Annahme verweigert wird, so müssen sie nach ihrem Einlangen bei dem Bestimmungspostamt gegenseitig kostenfrei an das absendende Auswechslungspostamt zurückgesendet werden; dem Ursprungslande steht es frei, vom Absender für die Rückbeförderung des Paketes eine Gebühr zu erheben, welche dem bei der ursprünglichen Aufgabe erhobenen Porto entspricht.

Doch sollen Pakete, welche gemäss Artikel II von der Beförderung ausgeschlossen sind, sowie jene, welche den im erwähnten Artikel hinsichtlich der Ausdehnung, des Gewichtes und des

Parcel bill.

Errors.

Nonreceipt of parcels.

Damaged parcels.

Correct mails.

Failure to deliver.

Disposal of prohibited articles.  
*Ante*, p. 2053.

try of origin, but may be disposed of without recourse, in accordance with the customs laws and regulations of the country of destination.

## Perishable articles.

When the contents of a parcel which cannot be delivered are liable to deterioration or corruption, they may be destroyed at once, if necessary, or if expedient, sold, without previous notice or judicial formality, for the benefit of the right person, the particulars of each sale being noticed by one post office to the other.

## ARTICLE X.

## Nonresponsibility.

The Post-Office Department of either of the contracting countries will not be responsible for the loss or damage of any package; but either country is at liberty to indemnify the sender of any package which may be lost or destroyed on its territory.

## ARTICLE XI.

## Fees to be retained.

Each country shall retain to its own use the whole of the postages, registration and delivery fees, it collects on said packages; consequently, this Convention will give rise to no separate accounts between the two countries.

## ARTICLE XII.

## Further regulations.

The Director General of Posts and Telegraphs of Austria and the Postmaster General of the United States of America shall have authority to jointly make such further regulations of order and detail as may be found necessary to carry out the present Convention from time to time; and may, by agreement, prescribe conditions for the admission in packages exchanged under this Convention of

Wertes vorgeschriebenen Bedingungen nicht entsprechen, nicht nach dem Ursprungslande zurückgesendet werden, sondern es soll über solche Pakete endgültig, in Gemässheit der Zollgesetze und Zollvorschriften des Bestimmungslandes, verfügt werden.

Ist der Inhalt eines unbestellbaren Paketes dem Verderben oder der Fäulnis ausgesetzt, so kann er, wenn notwendig, sofort vernichtet oder, wenn es zweckmässig erscheint, ohne vorhergehende Anzeige oder gerichtliche Formlichkeiten zu Gunsten der berechtigten Person verkauft werden, wobei die näheren Umstände eines solchen Verkaufes von einem Postamte dem anderen bekannt gegeben werden müssen.

## ARTIKEL X.

Die Postverwaltungen der vertragschliessenden Länder sind für den Verlust oder die Beschädigung eines Paketes nicht verantwortlich, aber jedem der beiden Länder steht es frei, den Absender eines Paketes, welches innerhalb seines Gebietes in Verlust geraten oder vernichtet worden ist, zu entschädigen.

## ARTIKEL XI.

Jedes Land behält für seine eigene Rechnung sämtliche auf seinen Postpaketen erhobenen Porto-, Rekommandations und Bestellgebühren; dieses Uebereinkommen wird somit zu keiner besonderen Abrechnung zwischen beiden Ländern Anlass geben.

## ARTIKEL XII.

Der Generaldirektor der österreichischen Posten und Telegraphen und der Generalpostmeister der Vereinigten Staaten von Amerika sind befugt, gemeinschaftlich weitere Ausführungsbestimmungen zu treffen, die sich etwa im Laufe der Zeit zur Durchführung des gegenwärtigen Uebereinkommens als notwendig erweisen; sie sind ferner ermächtigt, im gemeinsamen Einvernehmen

any of the articles prohibited by Article II.

Bedingungen festzusetzen, unter denen einzelne der durch Artikel II von der Beförderung ausgeschlossenen Gegenstände zur Beförderung in Postpaketen nach den Bestimmungen dieses Uebereinkommens zugelassen werden können.

*Ante*, p. 2053.

ARTICLE XIII.

ARTIKEL XIII.

This Convention shall take effect and operations thereunder shall begin on the 1st of January 1909 and shall continue in force until terminated by mutual agreement, but may be annulled at the desire of either Department, upon six months previous notice given to the other.

Dieses Uebereinkommen tritt in Kraft und die Ausführung seiner Bestimmungen beginnt am 1. Jänner 1909. Es soll in Kraft verbleiben, bis es im beiderseitigen Einvernehmen aufgehoben wird; doch kann es über Begehren einer der beiden Verwaltungen jederzeit aufgehoben werden, vorausgesetzt, dass dieselbe der anderen Verwaltung dieses Begehren 6 Monate früher bekannt gibt.

Duration of convention.

Done in duplicate, and signed at Washington, the 12th of November 1908, and at Vienna, the 9th of October, 1908.

Signatures.

[L. S.] G. v. L. MEYER,  
*The Postmaster General of the United States of America.*

[L. S.] DR. FRIEDRICH RITTER WAGNER VON JAUREGG,  
*The Director General of Posts and Telegraphs of Austria.*

The foregoing Parcel-Post Convention between the United States of America and Austria has been negotiated and concluded with my advice and consent, and is hereby approved and ratified.

Approval.

In testimony whereof I have caused the seal of the United States [SEAL.] to be hereunto affixed.

THEODORE ROOSEVELT.

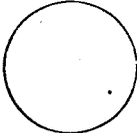
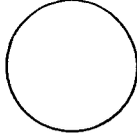
By the President:

ELIHU ROOT,  
*Secretary of State.*

WASHINGTON, November 12, 1908.

Form of parcel bill.

FORM OF THE PARCEL BILL.

Date stamp of dis- patching exchange post-office.  	(Country of origin.) Parcels from..... (Country of destination.)  For.....	Date stamp of re- ceiving exchange post-office.  					
Parcel Bill No. ...., dated.....19..; per S. S. ".....". * Sheet No. ....							
Entry No.	Origin of parcel.	Name of sender.	Address of parcel.	Declared contents.	Declared value.	Number of rates prepaid.	Observations.
Totals..							
* When more than one sheet is required for the entry of the parcels sent by the mail, it will be sufficient if the undermentioned particulars are entered on the last sheet of the Parcel Bill.							
Total number of parcels sent by the mail..... (Country of destination.) to.....				Total weight of mail..... <i>Lbs.</i>  Deduct weight of receptacles. ....			
Number of boxes or other receptacles forming the mail.....				Net weight of parcels.....			
Signature of postal official at the dispatching exchange post-office: .....				Signature of postal official at the receiving exchange post-office: .....			

*Arrangement between the United States and other powers for the establishment of the international office of public health. Signed at Rome December 9, 1907; ratification advised by the Senate February 10, 1908; ratified by the President February 15, 1908; ratification of the United States deposited with the Government of Italy August 1, 1908; proclaimed November 17, 1908.*

December 9, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas an Arrangement between the United States of America and Belgium, Brazil, Spain, the French Republic, Great Britain, Italy, the Netherlands, Portugal, Russia, Switzerland, and Egypt, providing for the establishment of the international office of public health mentioned in Article 181 of the International Sanitary Convention, signed at Paris, December 3, 1903, was concluded and signed by their respective Plenipotentiaries at Rome on the ninth day of December, one thousand nine hundred and seven, the original of which Arrangement, being in the French language, is word for word as follows:

International office of public health. Preamble.

*Ante*, p. 1834.

ARRANGEMENT.

Les Gouvernements de la Belgique, du Brésil, de l'Espagne, des Etats-Unis, de la République française, de la Grande Bretagne et d'Irlande, de l'Italie, des Pays-Bas, du Portugal, de la Russie, de la Suisse et le Gouvernement de Son Altesse le Khédivé d'Egypte ayant jugé utile d'organiser l'Office International d'Hygiène Publique visé dans la Convention sanitaire de Paris, en date du 3 décembre 1903, ont résolu de conclure un arrangement à cet effet et sont convenus de ce qui suit:

Contracting Powers.

ART. I.—Les Hautes Parties contractantes s'engagent à fonder et à entretenir un Office International d'Hygiène Publique dont le siège est à Paris.

Headquarters established at Paris.

ART. II.—L'Office fonctionne sous l'autorité et le contrôle d'un Comité formé de délégués des Gouvernements contractants. La composition et les attributions de ce Comité, ainsi que l'organisation et les pouvoirs du dit Office, sont déterminés par les statuts organiques qui sont annexés au présent arrangement et sont considérés comme en faisant partie intégrante.

Supervising committee, etc.

ART. III.—Les frais d'installation ainsi que les dépenses annuelles de fonctionnement et d'entretien de l'Office sont couverts par les contributions des Etats contractants établies dans les conditions prévues par les statuts organiques visés à l'article II.

Costs and expenses.

ART. IV.—Les sommes représentant la part contributive de chacun des Etats contractants sont versées par ces derniers au commencement de chaque année, par l'intermédiaire du Ministère des affaires étrangères de la République française, à la Caisse des dépôts et consignations à Paris, d'où elles seront retirées au fur et à mesure des besoins, sur mandats du Directeur de l'Office.

Depositing of funds.

## Changes.

ART. V.—Les Hautes Parties contractantes se réservent la faculté d'apporter, d'un commun accord, au présent arrangement les modifications dont l'expérience démontrerait l'utilité.

Adherence of non-signatory powers.  
Ante, p. 2061.

ART. VI.—Les Gouvernements qui n'ont pas signé le présent arrangement, sont admis à y adhérer sur leur demande. Cette adhésion sera notifiée par la voie diplomatique au Gouvernement Royal d'Italie, et par celui-ci aux autres Gouvernements contractants; elle comportera l'engagement de participer par une contribution aux frais de l'Office, dans les conditions visées à l'article III.

## Ratifications to be deposited at Rome.

ART. VII.—Le présent arrangement sera ratifié et les ratifications en seront déposées à Rome aussitôt que faire se pourra; il sera mis à exécution à partir de la date à laquelle le dépôt des ratifications aura été effectué.

## Duration of arrangement.

ART. VIII.—Le présent arrangement est conclu pour une période de sept années. A l'expiration de ce terme, il continuera à demeurer exécutoire pour de nouvelles périodes de sept ans entre les Etats qui n'auront pas notifié, une année avant l'échéance de chaque période, l'intention d'en faire cesser les effets, en ce qui les concerne.

En foi de quoi les soussignés, à ce dûment autorisés, ont arrêté le présent arrangement qu'ils ont revêtu de leurs cachets.

Fait à Rome, le neuf Décembre mil neuf cent sept, en un seul exemplaire qui restera déposé dans les archives du Gouvernement Royal d'Italie et dont des copies certifiées conformes seront remises, par la voie diplomatique, aux Parties contractantes.

## Signatures.

Pour la Belgique:

(L. s.) E. BECO  
(L. s.) O. VELGHE

Pour le Brésil:

(L. s.) D<sup>r</sup> EGYDIO DE SALLES GUERRA  
(L. s.) D<sup>r</sup> HENRIQUE DE ROCHA LIMA

Pour l'Espagne:

(L. s.) MANUEL DE TOLOSA LATOUR  
(L. s.) PABLO SOLER

Pour les Etats-Unis:

(L. s.) A. M. LAUGHLIN  
(L. s.) R. S. REYNOLDS HITT

Pour la France:

(L. s.) CAMILLE BARRÈRE  
(L. s.) J. DE CAZOTTE  
(L. s.) ER. RONSSIN

Pour la Grande Bretagne:

(L. s.) THEODORE THOMSON  
(L. s.) B. FRANKLIN

Pour l'Italie:

(L. s.) ROCCO SANTOLIVUDO  
(L. s.) ADOLFO COTTA

Pour les Pays-Bas:

(L. s.) H. DE WEEDE

Pour le Portugal:

(L. s.) M. DE CARVALHO E VASCONCELLOS

Pour la Russie:

(L. s.) BARON KORFF

Pour la Suisse:

(L. s.) J. B. PIODA

Pour l'Egypte:

(L. s.) IBRAHIM NEGUIB  
(L. s.) MARC ARMAND RUFFER

## ANNEXE.

Annex.

## STATUTS ORGANIQUES DE L'OFFICE INTERNATIONAL D'HYGIÈNE PUBLIQUE

Organic by-laws.

ART. 1.—Il est institué à Paris un Office International d'Hygiène Publique relevant des Etats qui acceptent de prendre part à son fonctionnement.

Office at Paris.

ART. 2.—L'Office ne peut s'immiscer en aucune façon dans l'administration des différents Etats.

Functions of.

Il est indépendant des autorités du pays dans lequel il est placé. Il correspond directement avec les autorités supérieures d'hygiène des divers Pays et avec les Conseils sanitaires (1).

ART. 3.—Le gouvernement de la République française prendra, sur la demande du Comité international visé à l'art. 6, les dispositions nécessaires pour faire reconnaître l'Office comme établissement d'utilité publique.

To be recognized as institution of public utility.  
*Infra.*

ART. 4.—L'Office a pour objet principal de recueillir et de porter à la connaissance des Etats participants les faits et documents d'un caractère général qui intéressent la santé publique, et spécialement en ce qui concerne les maladies infectieuses, notamment le choléra, la peste et la fièvre jaune, ainsi que les mesures prises pour combattre ces maladies.

Purposes.

ART. 5.—Les gouvernements font part à l'Office des mesures qu'ils prennent en vue d'assurer l'application des conventions sanitaires internationales. L'Office suggère les modifications qu'il pourrait être avantageux d'apporter aux dispositions de ces conventions.

Enforcement of international sanitary conventions.

ART. 6.—L'Office est placé sous l'autorité et le contrôle d'un Comité international qui est composé de représentants techniques, désignés par les Etats participants, à raison d'un représentant pour chaque Etat.

Representation of States.

Il est attribué à chaque Etat un nombre de voix inversement proportionnel au numéro de la catégorie à laquelle il appartient en ce qui concerne sa participation aux dépenses de l'Office (Voir article 11).

Votes.  
*Post*, p. 2064.

ART. 7.—Le Comité de l'Office se réunit périodiquement au moins une fois par an; la durée de ses sessions n'est pas limitée.

Meetings.

Les membres du Comité élisent, par scrutin secret, un Président dont le mandat a une durée de trois ans.

Election of chairman.

ART. 8.—Le fonctionnement de l'Office est assuré par un personnel rétribué comprenant:

Officers, etc.

un Directeur;

un Secrétaire général,

les agents nécessaires à la marche de l'Office.

Le personnel de l'Office ne pourra remplir aucune autre fonction rétribuée.

Le Directeur et le Secrétaire général sont nommés par le Comité.

Le Directeur assiste aux séances du Comité avec voix consultative.

La nomination et la révocation des employés de toute catégorie appartiennent au Directeur qui en rend compte au Comité.

ART. 9.—Les renseignements recueillis par l'Office sont portés à la connaissance des Etats participants par la voie d'un Bulletin ou par des communications spéciales qui leur sont adressées soit d'office, soit sur leur demande.

Distribution of information by Bulletin.

<sup>1</sup> Il est entendu que le terme "Conseils Sanitaires" s'applique aux Conseils d'Alexandrie, de Constantinople, de Tanger, de Téhéran et à tous autres Conseils qui pourraient être chargés de l'application de conventions sanitaires internationales.

**Reports.** L'Office expose, en outre, périodiquement, les résultats de son activité dans des rapports officiels qui sont communiqués aux gouvernements participants.

**Contents of Bulletin.** ART. 10.—Le Bulletin, qui paraît au moins une fois par mois, comprend notamment:

- 1° Les lois et règlements généraux ou locaux promulgués dans les différents pays concernant les maladies transmissibles;
- 2° Les renseignements concernant la marche des maladies infectieuses;
- 3° Les renseignements concernant les travaux exécutés ou les mesures prises pour l'assainissement des localités;
- 4° Les statistiques intéressant la santé publique;
- 5° Des indications bibliographiques.

**Official language.** La langue officielle de l'Office et du Bulletin est la langue française. Le Comité pourra décider que des parties du Bulletin seront publiées en d'autres langues.

**Expenses.** ART. 11.—Les dépenses nécessaires au fonctionnement de l'Office, évaluées à 150,000 francs par an, sont couvertes par les Etats signataires de la Convention dont la contribution est établie suivant les catégories ci-après:

Première catégorie: Brésil, Espagne, Etats-Unis, France, Grande-Bretagne, Indes britanniques, Italie, Russie... à raison de 25 unités;

Deuxième catégorie..... à raison de 20 unités;

Troisième catégorie: Belgique, Egypte, Pays-Bas, à raison de 15 unités;

Quatrième catégorie: Suisse..... à raison de 10 unités;

Cinquième catégorie..... à raison de 5 unités;

Sixième catégorie..... à raison de 3 unités.

Cette somme de 150,000 francs ne pourra être dépassée sans le consentement des Puissances signataires.

Il est loisible à tout Etat de s'inscrire ultérieurement dans une catégorie supérieure.

Les Etats qui adhéreront ultérieurement à la Convention choisiront la catégorie dans laquelle ils désirent s'inscrire.

**Reserve fund.** ART. 12.—Il est prélevé sur les ressources annuelles une somme destinée à la constitution d'un fonds de réserve. Le total de cette réserve, qui ne peut excéder le montant du budget annuel, est placé en fonds d'Etat de premier ordre.

**Traveling, etc., expenses.** ART. 13.—Les membres du Comité reçoivent sur les fonds affectés au fonctionnement de l'Office une indemnité de frais de déplacement. Ils reçoivent, en outre, un jeton de présence pour chacune des séances auxquelles ils assistent.

**Pensions.** ART. 14.—Le Comité fixe la somme à prélever annuellement sur son budget pour contribuer à assurer une pension de retraite au personnel de l'Office.

**Annual estimates, etc.** ART. 15.—Le Comité établit son budget annuel et approuve le compte rendu des dépenses. Il arrête le règlement organique du personnel, ainsi que toutes dispositions nécessaires au fonctionnement de l'Office.

**Regulations.** Ce règlement ainsi que ces dispositions sont communiqués par le Comité aux Etats participants et ne pourront pas être modifiés sans leur assentiment.

**Annual financial statement.** ART. 16.—Un exposé de la gestion des fonds de l'Office est présenté annuellement aux Etats participants après la clôture de l'exercice.

**Signatures.** Pour la Belgique:

E. BECO  
O. VELGHE

Pour le Brésil:

D<sup>r</sup> EGYDIO DE SALLES GUERRA  
D<sup>r</sup> HENRIQUE DE ROCHA LIMA

Pour l'Espagne:

MANUEL DE TOLOSA LATOUR  
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ER. RONSSIN

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THEODORE THOMSON  
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Pour l'Italie:

ROCCO SANTOLIVIDO  
ADOLFO COTTA

Pour les Pays-Bas:

H. DE WEEDE

Pour le Portugal:

M. DE CARVALHO E VASCONCELLOS

Pour la Russie:

BARON KORFF

Pour la Suisse:

J. B. PIODA

Pour l'Egypte:

IBRAHIM NEGUIB  
MARC ARMAND RUFFER

Certifié conforme à l'original:

*Le Secrétaire Général du Ministère des Affaires Etrangères  
du Royaume d'Italie*

[SEAL]

R BOLLATI

And whereas the said Arrangement has been duly ratified by the Governments of the United States, Belgium, Brazil, Spain, the French Republic, Great Britain, Italy, Russia, and Switzerland, and their instruments of ratification deposited with the Government of Italy;

Preamble.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Arrangement to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington, this seventeenth day of November, one thousand nine hundred and eight, and of the Independence of the United States of America the one hundred and thirty-third.

By the President:

THEODORE ROOSEVELT

ELIHU ROOT  
Secretary of State.

Translation.

[Translation.]

International Office  
of Public Health.

ARRANGEMENT.

Contracting Powers.

The Governments of Belgium, Brazil, Spain, the United States, the French Republic, Great Britain and Ireland, Italy, the Netherlands, Portugal, Russia, Switzerland, and the Government of His Highness the Khedive of Egypt, deeming it expedient to organize the International Office of Public Hygiene, referred to in the Paris Sanitary Convention of December 3, 1903, have resolved to conclude an arrangement to that effect and agreed upon the following:

ARTICLE I.

Headquarters es-  
tablished at Paris.

The High Contracting Parties engage to found and maintain an International Office of Public Hygiene with headquarters at Paris.

ARTICLE II.

Supervising com-  
mittee, etc.

The Office will perform its functions under the authority and supervision of a Committee composed of delegates of the contracting Governments. The membership and rights and duties of the Committee, as well as the organization and powers of the said Office are determined by the organic by-laws which are annexed to the present arrangement and are considered as forming an integral part thereof.

ARTICLE III.

Cost and expenses.

The costs of installation, as well as the annual expenses for the conduct and maintenance of the Office shall be covered by the quotas of the contracting States determined in accordance with the provisions of the by-laws referred to in Article II.

ARTICLE IV.

Depositing of funds.

The sums representing the quotas of the several contracting States shall be deposited by the said States through the Ministry of Foreign Affairs of the French Republic, at the beginning of every year in the "Caisse des dépôts et consignations" at Paris, from which they shall be drawn as needed against warrants of the Director of the Office.

ARTICLE V.

Changes.

The High Contracting Parties reserve the right to make, by joint agreement, in the present arrangement any change of which the usefulness shall have been demonstrated by experience.

ARTICLE VI.

Adherence of non-  
signatory powers.  
*Supra.*

Governments that have not signed the present arrangement are, on their request, admitted to adhere thereto. Their adhesion shall be notified, through the diplomatic channel, to the Royal Government of Italy, and, by the latter, to the other Contracting Governments; it will imply a pledge to contribute to the payment of the expenses of the Office in the manner referred to in Article III.

ARTICLE VII.

Ratification depos-  
ited at Paris.

The present arrangement shall be ratified and the ratifications shall be deposited at Rome as soon as possible; it shall be put into operation from the date on which the deposit of ratifications shall have been effected.

ARTICLE VIII.

The present arrangement is concluded for a term of seven years. <sup>Duration of arrangement.</sup> At the expiration of that period, it shall continue in force for new periods of seven years between the States that shall not have notified, one year before the expiration of each period, their intention to terminate the effects so far as they are concerned.

In faith whereof the undersigned, duly empowered thereto, have drawn up the present arrangement to which they have affixed their seals.

Done at Rome, the ninth of December one thousand nine hundred and seven, in one copy which shall remain deposited in the archives of the Royal Government of Italy and duly certified copies thereof shall be delivered, through the diplomatic channel, to the contracting Parties.

For Belgium:	E. BECO	Signatures.
	O. VELGHE	
For Brazil:	DR. LGYDIO DE SALLES GUERRA	
	DR. HENRIQUE DE ROCHA LIMA	
For Spain:	MANUEL DE TOLOSA LATOUR	
	PABLO SOLER	
For the United States:	A. M. LAUGHLIN	
	R. S. REYNOLDS HITT	
For France:	CAMILLE BARRERE	
	J. DE CAZOTTE	
	ER. RONSSIN	
For Great Britain:	THEODORE THOMSON	
	B. FRANKLIN	
For Italy:	ROCCO SANTOLIVIDO	
	ADOLFO COTTA	
For the Netherlands:	H. DE WEEDE	
For Portugal:	M. DE CARVALHO E VASCONSELLOS	
For Russia:	BARON KORFF	
For Switzerland:	J. B. PIODA	
For Egypt:	IBRAHIM NEGUIB	
	MARC ARMAND RUFFER	

ANNEX.

Annex.

ORGANIC BY-LAWS OF THE INTERNATIONAL OFFICE OF PUBLIC HYGIENE.

Organic by-laws.

ARTICLE I.

There is established in Paris an International Office of Public Hygiene under the States which accept participation in its operation.

Office at Paris.

ARTICLE II.

The Office cannot in any way meddle in the administration of the several States.

Functions of.

It is independent of the authorities of the country in which it is placed.

It corresponds directly with the higher health authorities of the several countries and with the Boards of Health.<sup>a</sup>

<sup>a</sup> It is understood that the phrase "Boards of Health" applies to the Sanitary Councils of Alexandria, Constantinople, Tangier, Teheran and to any other Councils that may be charged with the duty of enforcing International Sanitary Conventions.

ARTICLE III.

To be recognized as institution of public utility.  
*Infra.*

The Government of the French Republic shall, on the application of the International Committee referred to in Article VI, take such steps as may be requisite to have the Office recognized as an institution of public utility.

ARTICLE IV.

Purposes.

The main object of the Office is to collect and bring to the knowledge of the participating States facts and documents of a general character concerning public health and especially regarding infectious diseases, notably the cholera, plague and yellow fever, as well as the measures taken to check these diseases.

ARTICLE V.

Enforcement of international sanitary conventions.

The Government shall inform the Office of the measures taken by them towards the enforcement of the international sanitary conventions.

ARTICLE VI.

Representation of States.

The Office is placed under the authority and supervision of an International Committee consisting of technical representatives designated by the participating States in the proportion of one representative for each State.

Votes.  
*Post*, p. 2069.

Each State is allowed a number of votes inversely proportioned to the number of the class to which it belongs as regards its participation in the expenses of the Office. (See Article XI.)

ARTICLE VII.

Meetings.

The Committee of the Office meets periodically at least once a year; the length of its sessions is unlimited.

Election of chairman.

The members of the Committee elect, by secret ballot, a chairman whose term of office shall be three years.

ARTICLE VIII.

Officers, etc.

The business of the office is conducted by a salaried staff including:  
A Director;  
A Secretary General,  
such force as may be necessary to perform the work of the Office.  
The personnel of the Office shall not be permitted to fill any other salaried office.

The Director and Secretary General shall be appointed by the Committee.

The Director shall attend the meetings of the Committee in an advisory capacity.

The appointment and dismissal of employes of all classes appertain to the Director and shall be reported by him to the Committee.

ARTICLE IX.

Distribution of information by Bulletin.

The information collected by the Office shall be brought to the knowledge of the participant States by means of a Bulletin or of special communications addressed to them either in regular course or at their request.

Reports.

In addition, the Office shall show periodically the results of its labors in official reports to be communicated to the participating Governments.

## ARTICLE X.

The Bulletin, which shall be issued at least once a month, shall include especially: Contents, etc., of  
Bulletin.

1. The laws and general or local regulations promulgated in the several countries in regard to contagious diseases;
2. Information concerning the progress of infectious diseases;
3. Information concerning the work done or measures taken toward the sanitation of localities.
4. Statistics concerning public health.
5. Notices of publications.

The official language of the Office and Bulletin shall be the French language. The Committee may order parts of the Bulletin to be published in other languages. Official language.

## ARTICLE XI.

The expenses necessary for the performance of the duties of the Office, estimated at 150,000 francs per annum, shall be defrayed by the States signatory to the Convention, their quotas being determined according to the following classes: Expenses.

First class: Brazil, Spain, the United States, France, Great Britain, British India, Italy, Russia, at the rate of 25 units;

Second class, at the rate of 20 units;

Third class, Belgium, Egypt, the Netherlands, at the rate of 15 units;

Fourth class, Switzerland, at the rate of 10 units;

Fifth class, at the rate of 5 units;

Sixth class, at the rate of 3 units;

This sum of 150,000 francs cannot be exceeded except by consent of the signatory Powers.

Every State is at liberty to have itself entered into a higher class at some future time.

The States that may hereafter adhere to the Convention shall select the class in which they wish to be entered.

## ARTICLE XII.

A sum intended to form a reserve fund shall be taken from the annual resources. The total sum of said reserve, which cannot exceed the amount of the annual budget, shall be invested in first class State securities. Reserve fund.

## ARTICLE XIII.

The members of the Committee shall receive, out of the working funds of the Office, an allowance for traveling and other expenses. They shall also receive an attendance counter for each meeting which they attend. Traveling, etc., ex-  
penses.

## ARTICLE XIV.

The Committee shall fix the amount to be set aside annually from its budget for a fund intended to secure a retirement pension for the Office force. Pensions.

## ARTICLE XV.

The Committee shall draw up its annual estimates and shall approve the account of expenditures. It shall make the organic regulations governing the personnel, as well as all the arrangements necessary for the performance of the duties of the office. Annual estimates,  
etc.

The regulations as well as the arrangements shall be reported by the Committee to the participant States and cannot be modified without their assent. Regulations.

ARTICLE XVI.

Annual financial statement.

A statement of the financial management of the Office shall be submitted annually to the participant States at the close of the fiscal year.

Signatures.

For Belgium:	E. BECO O. VELGHE
For Brazil:	DR. EGYDIO DE SALLES GUERRA DR. HENRIQUE DE ROCHA LIMA
For Spain:	MANUEL DE TOLOSA LATOUR PABLO SOLER
For the United States:	A. M. LAUGHLIN. R. S. REYNOLDS HITT
For France:	CAMILLE BARRERE J. DE CAZOTTE ER. RONSSIN
For Great Britain:	THEODORE THOMSON B. FRANKLIN
For Italy:	ROCCO SANTOLIVUDO ADOLFO COTTA
For the Netherlands:	H. DE WEEDE
For Portugal:	M. DE CARVALHO E VASCONCELLOS
For Russia:	BARON KORFF
For Switzerland:	J. B. PIODA
For Egypt:	IBRAHIM NEGUIB MARC ARMAND RUFFER

*Convention between the United States and Portugal for the mutual extradition of criminals. Signed at Washington May 7, 1908; ratifications advised by the Senate May 22, 1908; ratified by the President October 26, 1908; ratified by Portugal September 21, 1908; ratifications exchanged at Washington November 14, 1908; proclaimed December 14, 1908.*

May 7, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Kingdom of Portugal, providing for the mutual extradition of fugitives from justice, was concluded and signed by their respective Plenipotentiaries at Washington, on the seventh day of May, one thousand nine hundred and eight, the original of which Convention, being in the English and Portuguese languages, is word for word as follows:

Extradition with  
Portugal.  
Preamble.

The United States of America and His Most Faithful Majesty the King of Portugal and of the Algarves, having judged it expedient, with a view to the better administration of justice and to the prevention of crimes within their respective territories and jurisdictions, that persons convicted of or charged with the crimes hereinafter specified, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a convention for that purpose, and have appointed as their Plenipotentiaries:

The President of the United States of America, Elihu Root, Secretary of State; and

His Most Faithful Majesty the King of Portugal and of the Algarves, Viscount de Alte, His Envoy Extraordinary and Minister Plenipotentiary near the Government of the United States of America;

Who, after reciprocal communication of their full powers, found in good and due form, have agreed upon the following articles, to wit:

Sua Magestade Fidelissima o Rei de Portugal e dos Algarves e os Estados Unidos da America, julgando conveniente para melhorar a administração da justiça e obstar á perpetração de crimes nos seus respectivos territorios, que os individuos condemnados ou accusados por algum dos crimes abaixo indicados e foragidos da justiça, sejam, dadas certas circunstancias, reciprocamente entregues, resolveram concluir uma convenção para esse fim e nomearam seus plenipotenciarios:

Contracting Powers.

Sua Magestade Fidelissima o Rei de Portugal e dos Algarves ao Visconde de Alte, Seu Enviado Extraordinario e Ministro Plenipotenciario junto do Governo dos Estados Unidos da America; e

O Presidente dos Estados Unidos da America a Elihu Root, Secretario de Estado; os quaes, tendo-se reciprocamente communicado seus plenos poderes, que acharam em boa e devida forma, convieram nos artigos seguintes, a saber:

Plenipotenciaries.

## ARTICLE I.

## ARTIGO I.

Reciprocal delivery  
of persons charged  
with crimes.

It is agreed that the Government of the United States of America and the Government of His Most Faithful Majesty the King of Portugal and of the Algarves shall, upon mutual requisition duly made as herein provided, deliver up to justice any person who may be charged with or may have been convicted of any of the crimes specified in Article II of this Convention committed within the jurisdiction of one of the Contracting Parties while said person was actually within such jurisdiction when the crime was committed, and who shall seek an asylum or shall be found within the territories of the other, provided that such surrender shall take place only upon such evidence of criminality, as according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offence had been there committed.

*Infra.*

O Governo de Sua Magestade Fidelissima o Rei de Portugal e dos Algarves e o Governo dos Estados Unidos da America, obrigam-se a entregar, mediante reciproca requisição formulada nos termos adiante prescriptos, todo o individuo accusado ou condemnado por qualquer dos crimes enumerados no Artigo II da presente convenção, commettidos dentro da jurisdicção de uma das Partes Contratantes, sempre que o accusado ou condemnado tenha estado realmente ao tempo da perpetração do crime dentro dos limites d'essa jurisdicção e procurar refugio ou fôr encontrado no territorio da outra; só devendo, porem, effectuar-se a entrega em presença de provas de culpabilidade que, segundo as leis do logar onde o refugiado ou accusado fôr encontrado, justificariam a sua prisão e julgamento, caso o crime alli houvesse sido commettido.

## ARTICLE II.

## ARTIGO II.

Extraditable crimes.  
*Post.*, p. 2080.

Persons shall be delivered up according to the provisions of this Convention, who shall have been charged with or convicted of any of the following crimes:

Murder, etc.

1. Murder, comprehending the crimes designated by the terms of parricide, assassination, manslaughter, when voluntary; poisoning or infanticide.

Attempt to commit  
murder

2. The attempt to commit murder.

Rape, etc.

3. Rape, abortion, carnal knowledge of children under the age of twelve years.

Bigamy.

4. Bigamy.

Arson.

5. Arson.

Injuries to rail-  
roads.

6. Willful and unlawful destruction or obstruction of railroads, which endangers human life.

Crimes at sea.

7. Crimes committed at sea:

Piracy.

(a) Piracy, as commonly known and defined by the law of Nations, or by Statute.

Nos termos da presente convenção serão entregues os individuos que houverem sido accusados ou condemnados por qualquer dos crimes seguintes:

1°. Homicidio, incluindo os crimes de parricidio, homicidio com premeditação, homicidio simples quando voluntario, envenenamento e infanticidio.

2°. Tentativa de homicidio.

3°. Violação, aborto, estupro praticado em menor de doze annos.

4°. Bigamia.

5°. Fogo posto.

6°. Destruição ou obstrucção illegitima de vias ferreas de que resulte risco de vida humana.

7°. Crimes commettidos no mar:

a) Pirateria, na accepção usual do termo segundo o direito das gentes ou segundo a lei nacional.

(b) Wrongfully sinking or destroying a vessel at sea or attempting to do so.

(c) Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the captain or commander of such vessel, or by fraud or violence taking possession of such vessel.

(d) Assault on board ships upon the high seas with intent to do bodily harm.

8. Burglary, defined to be the act of breaking into and entering the house of another in the night time with intent to commit a felony therein.

9. The act of breaking into and entering the offices of the Government and public authorities, or the offices of banks, banking houses, saving banks, trust companies, insurance companies, or other buildings not dwellings with intent to commit a felony therein.

10. Robbery, defined to be the act of feloniously and forcibly taking from the person of another, goods or money by violence or by putting him in fear.

11. Forgery or the utterance of forged papers.

12. The forging or falsification of the official acts of the Government or public authority, including Courts of Justice, or the uttering or fraudulent use of any of the same.

13. The fabrication of counterfeit money, whether coin or paper, counterfeit titles or coupons of public debt, created by National, State, Provincial, Territorial, Local or Municipal Governments, banknotes or other instruments of public credit, counterfeit seals, stamps, dies and marks of State or public administrations, and the utterance, circulation or fraudu-

b) Submersão ou destruição ilegítima de um navio no mar ou tentativa para esse fim.

c) Revolta, ou conluio para revolta por duas ou mais pessoas da tripulação ou por outras pessoas, a bordo de um navio no alto mar contra a auctoridade do capitão ou commandante ou no intuito de tomar posse por fraude ou por violencia da embarcação.

d) Agressão a bordo de navio no alto mar com intenção de causar lesão corporal.

8º. Violação de domicilio quando constituido pelo acto de penetrar de noute por arrombamento ou escalada em casa de outrem com intuito de alli praticar um crime.

9º. O acto de penetrar com intento criminoso, por escalada ou arrombamento em repartições publicas, nos escriptorios de bancos, firmas bancárias, de instituições de previdencia, de companhias de depositos ou de seguros, ou em quaesquer edificios que não sejam destinados a servir de moradia.

10º. Roubo quando constituido pelo acto de tirar ou subtrahir forçada e criminosamente da pessoa de outrem por meio de intimidacão ou de violencia quaesquer objectos de valor venal ou dinheiro.

11º. Falsificação e a emissão ou passagem de documentos falsificados.

12º. A contrafacção ou falsificação de diplomas officiaes ou actos do Governo ou das auctoridades publicas, incluindo os tribunaes de justiça, e a emissão ou uso fraudulento de taes diplomas ou actos.

13º. O fabrico de moeda falsa, quer metallica quer de papel, de falsos titulos ou coupons de divida publica emittidos por auctoridades nacionaes, estadoaes, provinciaes, territoriaes ou municipaes, de notas de banco ou de outros instrumentos publicos de credito falsos, de sellos, estampilhas, carimbos e marcas falsas do Estado ou das repartições publi-

Destroying, etc., vessels at sea.

Mutiny.

Assaults on ship board.

Burglary.

Felonious entering offices, etc.

Robbery.

Forgery.

Falsifying official acts, etc.

Counterfeiting, etc.

lent use of the above mentioned objects.

Embezzlement of public money.

14. Embezzlement or criminal malversation committed within the jurisdiction of one or the other party by public officers or depositaries, where the amount embezzled exceeds two hundred dollars or the equivalent in Portuguese currency.

Embezzlement by employees.

15. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offence is punishable by imprisonment or other corporal punishment by the laws of both countries, and where the amount embezzled exceeds two hundred dollars or the equivalent in Portuguese currency.

Kidnaping.

16. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them or their families, or for any other unlawful end.

Larceny.

17. Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty-five dollars or more, or the equivalent in Portuguese currency.

Obtaining money, etc., unlawfully.

18. Obtaining money, valuable securities or other property by false pretences or receiving any money, valuable securities or other property knowing the same to have been unlawfully obtained, where the amount of money or the value of the property so obtained or received exceeds two hundred dollars or the equivalent in Portuguese currency.

Perjury.

19. Perjury or subornation of perjury.

Breach of trust, etc.

20. Fraud or breach of trust by a bailee, banker, agent, factor, trustee, executor, administrator, guardian, director or officer of any company or corporation, or by anyone in any fiduciary position, where the amount of money or the value of the property misappropriated exceeds two hun-

cas e a emissão, circulação ou o uso fraudulento dos objectos enumerados n'esta clausula.

14°. Peculato ou descaminho criminoso commettido dentro da jurisdicção quer de uma quer da outra Parte Contratante por funcionarios publicos ou por depositarios quando a quantia exceder duzentos dollars ou o equivalente em moeda portugueza.

15°. Descaminho de dinheiro em prejuizo dos seus amos ou mandantes por qualquer pessoa ou por quaesquer pessoas assalariadas ou empregadas quando o crime ou delicto fôr punivel com pena de prisão ou com outra pena corporal pelas leis de ambos os paizes e quando a quantia exceder duzentos dollars ou o equivalente em moeda portugueza.

16°. Rapto de menores ou de adultos, constituido pela abducção ou a detenção de uma pessoa ou pessoas com o fim de extorquir dinheiro a essa pessoa ou pessoas ou á sua familia, ou com qualquer outro intuito illegitimo.

17°. Furto, quando constituido pela subtracção de effectos, de bens moveis ou de dinheiro no valor pelo menos de vinte e cinco dollars ou o equivalente em moeda portugueza.

18°. Acquisição fraudulenta de dinheiro, de titulos de valor, ou de quaesquer outros bens ou a recepção de dinheiro, de titulos de valor ou de quaesquer outros bens havendo a certeza de terem sido illegitimamente adquiridos e quando a somma de dinheiro ou o valor dos bens por essa forma obtidos ou recebidos exceder a quantia de duzentos dollars ou o equivalente em moeda portugueza.

19°. Perjurio ou suborno para perjurar.

20°. Fraude ou abuso de confiança por um depositario, banqueiro, agente, commissario, curador, testamenteiro, administrador, tutor, director ou empregado de qualquer companhia ou corporação, ou por qualquer individuo que desempenhe um cargo de confiança quando o valor dos bens

dred dollars or the equivalent in Portuguese currency.

21. Crimes and offences against the laws of both countries for the suppression of slavery and slave trading.

22. The extradition is also to take place for the participation in any of the aforesaid crimes as an accessory before or after the fact, provided such participation be punishable by imprisonment by the laws of both Contracting Parties.

desviados exceder duzentos dollars ou o equivalente em moeda portugueza.

21°. Crimes e delictos contra as leis dos dois paizes relativos á suppressão da escravatura e do trafico de escravos.

22°. Será tambem concedida a extradição pela cumplicidade antes ou depois do facto em qualquer dos crimes n'este artigo enumerados, sempre que tal cumplicidade fôr punivel com pena de prisão pelas leis de ambas as Partes Contratantes.

Crimes against suppression of slave trade.

Accessory before and after the fact.

ARTICLE III.

The provisions of this Convention shall not import claim of extradition for any crime or offence of a political character, nor for acts connected with such crimes or offences; and no person surrendered by or to either of the Contracting Parties in virtue of this Convention shall be tried or punished for a political crime or offence. When the offence charged comprises the act either of murder or assassination or of poisoning, either consummated or attempted, the fact that the offence was committed or attempted against the life of the Sovereign or Head of a foreign State or against the life of any member of his family, shall not be deemed sufficient to sustain that such a crime or offence was of a political character, or was an act connected with crimes or offences of a political character.

ARTICLE IV.

No person shall be tried for any crime or offence other than that for which he was surrendered.

ARTICLE V.

A fugitive, accused or criminal, shall not be surrendered under the provisions hereof, when, from lapse of time or other lawful cause, according to the laws of the place within the jurisdiction of which the crime was com-

ARTIGO III.

As clausulas da presente convenção não conferem o direito de reclamar a extradição por crimes ou delictos de natureza politica nem por factos connexos com taes crimes ou delictos; e nenhuma pessoa entregue por uma ou outra das Partes Contratantes em virtude da presente Convenção será julgada ou punida por um crime ou delicto politico. Quando o crime imputado ao reu abranja homicidio com premeditação, homicidio voluntario ou envenenamento, quer consummado quer frustrado, a circumstancia de que foi practicado ou tentado contra a vida de um Soberano ou Chefe de Estado estrangeiro ou contra a vida de qualquer pessoa de sua familia não poderá ser considerado sufficiente para sustentar que esse crime foi de natureza politica ou connexo com crimes de natureza politica.

ARTIGO IV.

Nenhum individuo será processado por crime ou delicto diverso d'aquelle que determinou a extradição.

ARTIGO V.

Nenhum accusado ou criminoso refugiado será entregue em virtude da presente convenção quando, segundo as leis do Estado dentro de cuja jurisdicção o crime houver sido commettido, o reu estiver isento de accção crimi-

No surrender for political offenses.

Attempts, etc., against head of State not political crimes.

Trial to be only for offense for which extradited.

Limitation of time.

mitted, the criminal is exempt from prosecution or punishment for the offence for which the surrender is asked.

nal ou de penalidade, em consequencia de ter prescripto a acção ou a pena correspondente ao facto que motivou o pedido de extradição, ou por effeito de qualquer outra causa legitima.

## ARTICLE VI.

## ARTIGO VI.

Persons under prosecution in country where found.

If a fugitive, accused or criminal, whose surrender may be claimed pursuant to the stipulations hereof, be actually under prosecution, out on bail or in custody, for a crime or offence committed in the country where he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be determined, and until he shall have been set at liberty in due course of law.

Se o accusado ou criminoso refugiado cuja entrega fôr reclamada em virtude das clausulas da presente convenção estiver sendo processado por um crime ou delicto commettido no paiz onde tiver procurado refugio, ou por elle tiver sido condemnado, poderá, quer se ache em liberdade sob fiança quer esteja detido na prisão, demorar-se a sua extradição até que termine o procedimento judicial contra elle e até que tenha sido posto em liberdade nos termos da lei.

## ARTICLE VII.

## ARTIGO VII.

Persons claimed by other countries.

If a fugitive, accused or criminal, claimed by one of the parties hereto, shall be also claimed by one or more powers pursuant to treaty provisions, on account of crimes committed within their jurisdiction, such criminal shall be delivered to that State whose demand is first received.

Se o accusado ou criminoso fugitivo reclamado por uma das Partes Contratantes fôr, em virtude de estipulações convençionaes, ao mesmo tempo reclamado por outra ou outras potencias por motivo de crimes commettidos dentro de suas respectivas jurisdicções, o accusado ou criminoso será entregue ao Estado cuja instancia preceder na data as outras.

## ARTICLE VIII.

## ARTIGO VIII.

Neither country bound to deliver its own citizens.

Under the stipulations of this Convention, neither of the Contracting Parties shall be bound to deliver up its own citizens or subjects.

Nem uma nem outra das Partes Contratantes é obrigada pelas clausulas da presente convenção a entregar seus proprios cidadãos ou subditos.

## ARTICLE IX.

## ARTIGO IX.

Expenses.

The expense of the arrest, detention, examination and transportation of the accused or criminal shall be paid by the Government which has preferred the demand for extradition.

As despesas realizadas com a captura, a detenção, o exame e o transporte do accusado ou criminoso serão pagas pelo Governo que reclamar a extradição.

## ARTICLE X.

## ARTIGO X.

Disposal of articles seized with person.

Everything found in the possession of the fugitive, accused or criminal, at the time of his

Todos os objectos encontrados em poder do accusado ou criminoso refugiado por occasião de

arrest, whether being the proceeds of the crime or offence, or which may be material as evidence in making proof of the crime, shall so far as practicable, according to the laws of either of the Contracting Parties, be delivered up with his person at the time of the surrender. Nevertheless, the rights of a third party with regard to the articles aforesaid shall be duly respected.

## ARTICLE XI.

The stipulations of this Convention shall be applicable to all territory wherever situated, belonging to either of the Contracting Parties or in the occupancy and under the control of either of them, during such occupancy or control.

Requisitions for the surrender of fugitives from justice shall be made by the respective Diplomatic Agents of the Contracting Parties. In the event of the absence of such Agents from the country or its seat of Government, or where extradition is sought from a colonial possession of Portugal or from territory, included in the preceding paragraph, other than the United States, requisition may be made by superior Consular officers.

It shall be competent for such Diplomatic or superior Consular officers to ask and obtain a mandate or preliminary warrant of arrest for the person whose surrender is sought, whereupon the judges and magistrates of the two Governments shall respectively have power and authority, upon complaint made under oath, to issue a warrant for the apprehension of the person charged, in order that he or she may be brought before such judge or magistrate, that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of the fugitive.

sua captura, quer sejam o producto do crime ou delicto, quer constituam elementos de prova d'esse crime ou delicto, serão, até onde o permittirem as leis de ambas as Partes Contratantes, entregues conjunctamente com a pessoa do reu. Serão todavia respeitadas os direitos de terceiros sobre taes objectos.

## ARTIGO XI.

As clausulas da presente convenção serão applicaveis a todo e qualquer territorio pertencente quer a uma quer a outra Parte Contratante, ou que esteja na sua occupação ou dependencia, emquanto durar essa occupação ou dependencia.

O pedido de extradição deverá ser feito pelos agentes diplomaticos das Partes Contratantes. Na ausencia d'esse agente quer do paiz quer da séde do Governo, ou quando a extradição se pretender effectuar de uma possessão colonial de Portugal ou de territorio designado no paragrapho precedente mas que não faça parte de qualquer dos Estados Unidos, o pedido poderá ser feito pelos respectivos agentes consulares mais graduados.

Os referidos agentes diplomaticos ou consulares terão competencia para pedir e obter um mandado provisorio de captura contra a pessoa cuja entrega fôr reclamada, e, realizada esta diligencia, os juizes e magistrados dos dois Governos terão respectivamente poder e auctoridade para, em presença de queixa feita sob juramento, lançar um mandado de captura contra a pessoa accusada; e esta deverá ser trazida á sua presença para serem ouvidas e examinadas as provas da culpabilidade d'ella; e se, depois d'esta audiencia e exame, a prova fôr julgada sufficiente para justificar a accusação o juiz ou magistrado que a realizar deverá certificar-o á auctoridade administrativa competente afim de que possa ser expedido o mandado para a entrega do refugiado.

Territory affected.

Requisitions.

Preliminary arrests.

Copy of sentence,  
etc., required.

If the fugitive criminal shall have been convicted of the crime for which his surrender is asked, a copy of the sentence of the Court before which such conviction took place, duly authenticated, shall be produced. If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, with such other evidence or proof as may be deemed competent in the case.

#### ARTICLE XII.

Release if evidence  
is not produced, etc.

If when a person accused shall have been arrested in virtue of the mandate or preliminary warrant of arrest, issued by the competent authority as provided in Article XI hereof, and been brought before a judge or a magistrate to the end that the evidence of his or her guilt may be heard and examined as hereinbefore provided, it shall appear that the mandate or preliminary warrant of arrest has been issued in pursuance of a request or declaration received by telegraph from the Government asking for the extradition, it shall be competent for the judge or magistrate at his discretion to hold the accused for a period not exceeding two months, so that the demanding Government may have opportunity to lay before such judge or magistrate legal evidence of the guilt of the accused, and if at the expiration of the said period of two months such legal evidence shall not have been produced before such judge or magistrate, the person arrested shall be released, provided that the examination of the charges preferred against such accused person shall not be actually going on.

#### ARTICLE XIII.

Legal assistance.

In every case of a request made by either of the two Con-

Caso o criminoso refugiado tenha sido já condemnado pelo crime que motivou o pedido de sua entrega, será apresentada uma copia devidamente autenticada da sentença proferida pelo tribunal que o condemnou. Se, porem, o refugiado fôr apenas accusado do crime, apresentar-se-ha uma copia devidamente autenticada do mandado de captura, expedido no paiz onde o crime tiver sido commettido e dos depoimentos que motivaram a expedição d'esse mandado de captura alem dos outros elementos de prova que possam considerar-se oportunos na materia.

#### ARTIGO XII.

Quando uma pessoa tiver sido preza em virtude de um mandado provisorio de captura, expedido pela auctoridade competente, nos termos do Artigo XI da presente convenção, e fôr trazida á presença do juiz ou magistrado para, em conformidade com o que atraz ficou estipulado, serem ouvidas e examinadas as provas de sua culpabilidade, e se reconhecer então que o mandado provisorio de captura foi expedido em satisfação de um pedido ou declaração do Governo que reclama a extradição recebida pelo telegrapho, o juiz ou magistrado poderá deter a seu arbitrio o accusado por um praso que não exceda dois mezes de modo a permittir que o Governo reclamante tenha ensejo de apresentar a esse juiz ou magistrado prova legal da culpa do accusado; e se, ao terminar o referido praso de dois mezes, não tiver sido apresentada ao juiz ou magistrado a referida prova legal, será o preso posto em liberdade, comtanto que, a esse tempo, se não esteja effectivamente procedendo já ao exame das accusações feitas contra elle.

#### ARTIGO XIII.

Sempre que uma ou outra das duas Partes Contratantes recla-

tracting Parties for the arrest, detention or extradition of fugitives, criminal or accused, the legal officers or fiscal ministry of the country where the proceedings of extradition are had shall assist the officers of the Government demanding the extradition before the respective judges and magistrates, by every legal means within their or its power; and no claim whatever for compensation for any of the services so rendered shall be made against the Government demanding the extradition, provided, however, that any officer or officers of the surrendering Government so giving assistance, who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the Government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

## ARTICLE XIV.

This Convention shall take effect from the day of the exchange of the ratification thereof; but either Contracting Party may at any time terminate the same on giving to the other six months' notice of its intention to do so.

The ratification of the present Convention shall be exchanged at Washington as soon as possible.

In witness whereof the respective Plenipotentiaries have signed the above articles, and have hereunto affixed their seals.

Done in duplicate at the city of Washington, this 7th day of May, one thousand nine hundred and eight.

ELIHU ROOT. [L. S.]  
ALTE. [L. S.]

mar a captura, detenção ou extradição de accusados ou criminosos fugitivos, os funcionarios judiciaes ou os magistrados fiscaes do paiz onde se proceder á extradição auxiliarão por todos os meios legais ao seu alcance perante os respectivos juizes e magistrados, os funcionarios do paiz que fizer a instancia e, pedido algum de remuneração por taes serviços será feito ao Governo que reclamar a extradição excepto se qualquer funcionario ou quaesquer funcionarios do Governo reclamado, que assim tiverem prestado seu auxilio, não receberem no exercicio ordinario de suas attribuições outro salario ou compensação que determinados emolumentos pelos serviços feitos, porque, n'esse caso, terão direito a receber do Governo reclamante os usuaves emolumentos pelos actos ou serviços que hajam prestado, do mesmo modo e na mesma importancia que se aquelles actos ou serviços fivessem sido praticados em processo crime ordinario nos termos das leis do paiz que servem como funcionarios.

Compensation.

## ARTIGO XIV.

Esta convenção entrará em vigor no dia em que forem trocadas as suas ratificações; mas uma ou outra das duas Partes Contratantes poderá, em qualquer tempo, dal-a por finda notificando á outra, com a anticipação de seis mezes, a sua intenção de assim fazer.

As ratificações da presente convenção serão trocadas em Washington no mais breve prazo possível.

Em testemunho do que os respectivos Plenipotenciarios assignaram as clausulas acima estipuladas e lhe pozeram os seus sellos.

Feito em duplicado, em Washington, aos sete dias do mez de maio de mil novecentos e oito.

Effect.

Exchange of ratifications.

Signatures.

## Ratification.

And whereas, the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged at Washington on the fourteenth day of November, one thousand nine hundred and eight;

And whereas, in giving their advice and consent to the ratification of the said Convention, and as a part of the act of ratification, the Senate of the United States did, in a resolution adopted on May 22, 1908, state their understanding "that it is agreed by the United States that no person charged with crime shall be extraditable from Portugal upon whom the death penalty can be inflicted for the offence charged by the laws of the jurisdiction in which the charge is pending, and that this agreement on the part of the United States will be mentioned in the ratifications of the treaty and will, in effect, form part of the treaty."

## Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof, subject to the understanding stated in the said resolution of the Senate.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington this fourteenth day of December in the year of our Lord one thousand nine hundred and [SEAL.] eight, and of the Independence of the United States of America, the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

Notes concerning  
the death penalty.  
*Ante*, p. 2072.

NOTES CONCERNING THE DEATH PENALTY, EXCHANGED BETWEEN THE PORTUGUESE MINISTER AND THE SECRETARY OF STATE AT THE TIME OF SIGNATURE OF THE EXTRADITION CONVENTION BETWEEN THE UNITED STATES AND PORTUGAL.

LEGAÇÃO DE PORTUGAL.  
NOS ESTADOS UNIDOS.

[Translation.]

O abaixo assignado, Enviado Extraordinario e Ministro Plenipotenciario de Sua Magestade Fidelissima o Rei de Portugal e dos Algarves, tem a honra de informar Sua Excellencia o Secretario d'Estado dos Estados Unidos que recebeu de Sua Excellencia o Ministro e Secretario d'Estado dos Negocios Estrangeiros de Portugal instrucções no sentido de deixar exarado, em nome do Governo Portuguez, com relação ao tratado de extradição que o abaixo assignado acaba de firmar com Sua Excellencia o Secretario d'Estado: que fica entendido que o Governo dos Estados Unidos toma o compromisso de que não será applicada a pena de morte aos criminosos entregues por Por-

The undersigned Envoy Extraordinary and Minister Plenipotentiary of His Most Faithful Majesty the King of Portugal and the Algarves has the honor to inform the Secretary of State of the United States that he has been instructed by His Excellency the Minister for Foreign Affairs of Portugal to place on record on behalf of the Portuguese Government, with reference to the Extradition Treaty which the Secretary of State and the undersigned have just signed, its understanding that the Government of the United States assures that the death penalty will not be enforced against criminals delivered by Portugal to the United States for any of the crimes enumerated in the said treaty, and that such as-

tugal aos Estados Unidos por motivo de qualquer dos crimes enumerados n'aquelle tratado, e que este compromisso fará, de facto, parte integrante do tratado, e que, n'essa conformidade, será mencionado nos respectivos instrumentos de ratificação.

*Washington, em 7 de maio, 1908.*

VISCONDE D' ALTE.

A Sua Excellencia ELIHU ROOT,  
*Secretario d' Estado dos  
Estados Unidos da America,  
etc., etc., etc.*

DEPARTMENT OF STATE,  
*Washington, May 7, 1908.*

In signing to-day with the Envoy Extraordinary and Minister Plenipotentiary of His Most Faithful Majesty the King of Portugal and of the Algarves the extradition treaty which was negotiated between the Government of the United States and that of Portugal, the undersigned Secretary of State has the honor to acknowledge and to take cognizance of the Minister's note of this day's date stating that he has been instructed by His Excellency the Minister for Foreign Affairs of Portugal to place on record, on behalf of the Portuguese Government, its understanding that the Government of the United States assures that the death penalty will not be enforced against criminals delivered by Portugal to the United States for any of the crimes enumerated in the said treaty, and that such assurance is, in effect, to form part of the treaty and will be so mentioned in the ratifications of the treaty.

In order to make this assurance in the most effective manner possible, it is agreed by the United States that no person charged with crime shall be extraditable from Portugal upon whom the death penalty can be inflicted for the offense charged by the laws of the jurisdiction in which the charge is pending.

This agreement on the part of the United States will be mentioned in the ratifications of the treaty and will in effect form part of the treaty.

ELIHU ROOT

VISCONDE DE ALTE,  
*Minister of Portugal.*

May 7, 1908.

*Naturalization convention between the United States and Portugal. Signed at Washington May 7, 1908; ratification advised by the Senate May 14, 1908; ratified by the President November 6, 1908; ratified by Portugal September 21, 1908; ratifications exchanged at Washington November 14, 1908; proclaimed December 14, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Naturalization with  
Portugal.  
Preamble.

Whereas a Convention between the United States of America and the Kingdom of Portugal, regulating the citizenship of those persons who emigrate from the one country to the other, was concluded and signed by their respective Plenipotentiaries at Washington on the seventh day of May one thousand nine hundred and eight, the original of which Convention, being in the English and Portuguese languages, is word for word as follows:

Contracting Powers.

The President of the United States of America and His Most Faithful Majesty the King of Portugal and of the Algarves, led by the wish to regulate the citizenship of those persons who emigrate from the United States of America to the territories of Portugal, and from the territories of Portugal to the United States of America, have resolved to treat on this subject, and have for that purpose appointed Plenipotentiaries to conclude a Convention, that is to say:

Sua Majestade Fidelissima o Rei de Portugal e dos Algarves e o Presidente dos Estados Unidos da America, animados do desejo de definir a nacionalidade das pessoas que dos territorios portuguezes emigram para os Estados Unidos e dos Estados Unidos para os territorios portuguezes, resolveram entabolar a tal respeito negociações e nomearam n'esse intuito seus Plenipotenciarios para concluir uma Convenção, a saber:

Plenipotentiaries.

The President of the United States of America, Elihu Root, Secretary of State; and

Sua Majestade Fidelissima o Rei de Portugal e dos Algarves ao Visconde de Alte, Seu Enviado Extraordinario e Ministro Plenipotenciario junto do Governo dos Estados Unidos da America; e

His Most Faithful Majesty the King of Portugal and of the Algarves, Viscount de Alte, His Envoy Extraordinary and Minister Plenipotentiary near the Government of the United States of America;

O Presidente dos Estados Unidos da America a Elihu Root, Secretario d'Estado;

Who have agreed to and signed the following articles:

Os quaes convieram nos artigos seguintes e os assignaram:

ARTICLE I.

ARTIGO I.

Recognition of nat-  
uralization.  
By Portugal.

Subjects of Portugal who become naturalized citizens of the United States of America and

Os subditos portuguezes que se tornarem cidadãos naturalizados dos Estados Unidos da America,

shall have resided uninterruptedly within the United States five years shall be held by Portugal to be American citizens and shall be treated as such. Reciprocally, citizens of the United States of America who become naturalized subjects of Portugal and shall have resided uninterruptedly within Portuguese territory five years shall be held by the United States to be Portuguese subjects and shall be treated as such.

e que tenham residido sem interrupção durante cinco annos nos Estados Unidos, serão considerados por Portugal cidadãos americanos e como taes serão tratados. Reciprocamente, os cidadãos dos Estados Unidos da America que se tornarem subditos naturalizados de Portugal e que tenham residido sem interrupção durante cinco annos em territorio portuguez, serão considerados pelos Estados Unidos subditos portuguezes e como taes serão tratados.

By United States.

ARTICLE II.

ARTIGO II.

A recognized citizen of the one party on returning to the territory of the other remains liable to trial and punishment for an action punishable by the laws of his original country, and committed before his emigration, but not for the emigration itself, saving always the limitation established by the laws of his original country, and any other remission of liability to punishment.

Os cidadãos de uma das Partes Contratantes regressando ao paiz d'origem, são passíveis n'elle de responsabilidade criminal pelos crimes que ali houverem practicado antes da emigração, mas não pelo proprio facto da emigração, podendo comtudo sempre invocar a prescripção da responsabilidade criminal ou qualquer outra remissão de penalidade derivada das leis do pais de origem.

Offenses committed before emigration.

The infraction of the legal provisions which in the country of origin regulate emigration shall not be held, for the purposes of this article, as pertaining to the emigration itself and, therefore, the transgressors of those provisions who return to the country of their origin are there liable to trial on account of any and whatever responsibility they may have incurred through such infraction.

A infracção dos preceitos legais que no pais de origem regularem a emigração, não constitue, para os effeitos d'este artigo, parte integrante do facto da emigração e podem, portanto, os infractores, quando forem encontrados no pais d'origem, ser ali demandados pela responsabilidade de qualquer natureza resultante da infracção.

Violation of emigration laws, etc.

ARTICLE III.

ARTIGO III.

If a Portuguese subject naturalized in America, renews his residence in Portugal, without intent to return to America, he shall be held to have renounced his naturalization in the United States. Reciprocally, if an American naturalized in Portugal renews his residence in the United States, without intent to return to Portugal, he shall be held to have renounced his naturalization in Portugal.

Se um antigo subdito portuguez naturalizado nos Estados Unidos tornar a residir em Portugal, sem intenção de volver á America, será havido como tendo renunciado á sua naturalização nos Estados Unidos. Reciprocamente, se um antigo cidadão americano, naturalizado em Portugal, tornar a residir nos Estados Unidos, sem intenção de volver a Portugal, será havido como tendo renunciado á sua naturalização em Portugal.

Renunciation of naturalization.

The intent not to return may be held to exist when the person

A intenção de não volver ao paiz onde se obteve a natura-

Intent not to return.

naturalized in one country resides more than two years in the other country.

lização pode considerar-se demonstrada quando as pessoas naturalizadas num paiz residirem mais de dois annos no outro.

## ARTICLE IV.

## ARTIGO IV.

## Duration.

The present Convention is concluded for a period of five years, dating from the day of the exchange of its ratifications, but if neither party shall have given to the other six months previous notice of its intention to terminate the same, it shall continue in force till six months after one of the contracting parties shall have notified the other of its intention to do so.

A presente Convenção é ajustada por um prazo de cinco annos a contar do dia em que forem trocadas as suas ratificações, mas se nenhuma das Partes Contratantes notificar á outra, com a antecipação de seis mezes, a sua intenção de a dar por finda, continuará em vigor até seis mezes depois de uma das Partes ter feito á outra essa notificação.

## Exchange of ratifications.

The ratifications of the present Convention shall be exchanged at Washington, as soon as possible.

As ratificações da presente Convenção serão trocadas em Washington, no mais breve prazo possível.

## Signatures.

In witness whereof, the respective Plenipotentiaries have signed the above articles and have hereunto affixed their seals.

Em testemunho do que, os respectivos Plenipotenciarios assignaram as clausulas acima estipuladas e lhe pozeram seus sellos.

Done in duplicate at Washington this seventh day of May one thousand nine hundred and eight.

Feito em duplicado em Washington, aos sete dias do mez de maio de mil novecentos e oito.

ELIHU ROOT [SEAL]  
ALTE [SEAL]

## Ratification.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the fourteenth day of November one thousand nine hundred and eight;

## Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington this fourteenth day of December, in the year of our Lord one thousand nine hundred [SEAL.] and eight, and of the Independence of the United States of America, the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

*Arbitration convention between the United States and Portugal. Signed at Washington April 6, 1908; ratification advised by the Senate April 17, 1908; ratified by the President November 6, 1908; ratified by Portugal September 21, 1908; ratifications exchanged at Washington November 14, 1908; proclaimed December 14, 1908.*

April 6, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Kingdom of Portugal, providing for the submission to arbitration of all questions of a legal nature or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington on the sixth day of April, one thousand nine hundred and eight, the original of which Convention, being in the English and Portuguese languages, is word for word as follows:

Arbitration with Portugal. Preamble.

The Government of the United States of America and the Government of Portugal, signatories of the Convention for the pacific settlement of international disputes, concluded at The Hague on the 29th July, 1899;

Taking into consideration that by Article XIX of that Convention the High Contracting Parties have reserved to themselves the right of concluding Agreements, with a view to referring to arbitration all questions which they shall consider possible to submit to such treatment,

Have authorized the Under-signed to conclude the following arrangement:

O Governo de Sua Majestade Fidelissima e o Governo dos Estados Unidos da America, signatarios da Convenção para a solução pacifica dos conflictos internacionaes, celebrada na Haya aos 29 de julho de 1899;

Considerando que pelo artigo XIX d'essa Convenção as Altas Partes contratantes se reservam a faculdade de entre si celebrar acordos no intuito de resolver por arbitragem todos os casos que por arbitragem possam ser resolvidos,

Autorizam os abaixo assignados a firmar as seguintes disposições:

Contracting powers.

Vol. 32, p. 1789.

ARTICLE I.

Differences which may arise of a legal nature, or relating to the interpretation of treaties existing between the two Contracting Parties, and which it may not have been possible to settle by diplomacy, shall be referred to the Permanent Court of Arbitration established at The Hague by the

ARTIGO I.

As questões de caracter juridico ou as relativas á interpretação dos tratados em vigor, que existam ou venham a existir entre Portugal e os Estados Unidos da America, e que não tenham podido resolver-se por via diplomatica, serão submettidas ao Tribunal Permanente de Arbitragem insti-

Submitting certain disputes to the permanent court of arbitration at The Hague.

Convention of the 29th July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of either of the two Contracting States, and do not concern the interests of third Parties.

## ARTICLE II.

Special agreements defining matters in dispute, etc.

In each individual case the High Contracting Parties, before appealing to the Permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that on the part of the United States, such special agreements will be made by the President of the United States by and with the advice and consent of the Senate thereof.

## ARTICLE III.

Duration.

The present Convention is concluded for a period of five years, dating from the day of the exchange of its ratifications.

## ARTICLE IV.

Exchange of ratifications.

The present Convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; and by His Majesty the King of Portugal in accordance with the constitutional laws of the Kingdom.

The ratifications of this Convention shall be exchanged at Washington as soon as possible, and it shall take effect on the date of the exchange of its ratifications.

Signatures.

Done in duplicate in the English and Portuguese languages at Washington, this 6th day of April, one thousand nine hundred and eight.

tuido na Haya em virtude da Convenção de 29 de julho de 1899, comtanto que as referidas questões nada envolvam que entenda com os interesses vitais, a independência ou a honra de um ou outro dos Estados contratantes, ou com os interesses de outro Estado.

## ARTIGO II.

Em cada caso particular, antes de recorrerem ao Tribunal Permanente de Arbitragem, assignarão as Altas Partes Contratantes um compromisso especial que claramente determine o ponto em discussão, a extensão das faculdades attribuidas aos arbitros e as condições que hajam de observar-se no tocante ao prazo em que deva reunir-se o Tribunal e ás varias phases do processo arbitral. Fica entendido que esse compromisso especial será, por parte dos Estados Unidos da America, feito pelo Presidente da Republica por conselho e com o consentimento do Senado Americano.

## ARTIGO III.

A presente Convenção subsistirá pelo espaço de cinco annos, contados do dia da troca das ratificações.

## ARTIGO IV.

A presente Convenção será ratificada por Sua Majestade El Rei de Portugal em harmonia com as leis constitucionaes do Reino; e pelo Presidente dos Estados Unidos da America por conselho e com o consentimento do Senado da Republica.

Effectuar-se-ha em Washington, no mais breve prazo possível, a troca das ratificações d'esta Convenção, que logo que essa troca se realize começará a vigorar.

Feito em duplicado nas linguas portuguesa e inglesa, em Washington, aos seis dias de abril de mil novecentos e oito.

ELIHU ROOT [SEAL]  
ALTE [SEAL]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the fourteenth day of November, one thousand nine hundred and eight;

Ratification.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States of America to be hereunto affixed.

Done at the City of Washington, this fourteenth day of December, in the year of our Lord one thousand nine hundred and [SEAL.] eight, and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

February 29, 1908.

*Arbitration convention between the United States and Swiss Confederation. Signed at Washington February 29, 1908; ratification advised by the Senate March 6, 1908; ratified by the President May 29, 1908; ratified by Swiss Confederation October 13, 1908; ratifications exchanged at Washington December 23, 1908; proclaimed December 23, 1908.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Arbitration with the Swiss Confederation. Preamble.

Whereas a Convention between the United States of America and the Swiss Confederation providing for the submission to arbitration of all questions of a legal nature, or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington, on the twenty-ninth day of February, one thousand nine hundred and eight, the original of which Convention, being in the English and French languages is word for word as follows:

Contracting Powers.

The Government of the United States of America and the Government of the Swiss Confederation, signatories of the Convention for the pacific settlement of international disputes, concluded at The Hague on the 29th July, 1899;

Vol. 32, p. 1789.

Taking into consideration that by Article XIX of that Convention the High Contracting Parties have reserved to themselves the right of concluding Agreements, with a view to referring to arbitration all questions which they shall consider possible to submit to such treatment;

Have authorized the Under-signed to conclude the following arrangement:

ARTICLE I.

Differences which may arise of a legal nature, or relating to the interpretation of treaties existing between the two Contracting Parties, and which it may not have been possible to settle by diplomacy, shall be referred to the Permanent Court of Arbitration

Submitting certain disputes to the permanent court of arbitration at The Hague.

Le Gouvernement des Etats-Unis d'Amérique et le Gouvernement de la Confédération suisse, signataires de la Convention pour le règlement pacifique des conflits internationaux conclue à La Haye le 29 juillet 1899;

Considérant que, par l'article XIX de cette Convention, les Hautes Parties contractantes se sont réservé le droit de conclure des Accords en vue du recours à l'arbitrage dans tous les cas qu'elles jugeront possible de lui soumettre;

Ont autorisé les soussignés à conclure l'arrangement suivant:

ARTICLE I.

Les différends d'ordre juridique ou relatifs à l'interprétation des Traités existant entre les deux Parties contractantes, qui viendraient à se produire entre elles, et qui n'auraient pu être réglés par la voie diplomatique, seront soumis à la Cour permanente d'arbitrage éta-

established at The Hague by the Convention of the 29th July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of the two Contracting States, and do not concern the interests of third Parties.

ARTICLE II.

In each individual case the High Contracting Parties, before appealing to the Permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators, and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that such special agreements on the part of the United States will be made by the President of the United States, by and with the advice and consent of the Senate thereof, and on the part of Switzerland, by the Federal Council of the Swiss Confederation, with the advice and consent of the Federal Assembly.

ARTICLE III.

The present Convention is concluded for a period of five years, dating from the day of the exchange of the ratifications.

ARTICLE IV.

The present Convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; and by the Government of the Swiss Confederation in accordance with its constitution and laws.

The ratifications of this Convention shall be exchanged at Washington as soon as possible, and it shall take effect on the date of the exchange of its ratifications.

Done in duplicate in the English and French languages, at Washington, this twenty-ninth day of February, in the year 1908.

ELIHU ROOT [L. S.]  
L. VOGEL [L. S.]

blie par la Convention du 29 juillet 1899 à La Haye, à la condition, toutefois, qu'ils ne mettent en cause ni les intérêts vitaux, ni l'indépendance ou l'honneur des deux États contractants et qu'ils ne touchent pas aux intérêts de tierces Puissances.

ARTICLE II.

Dans chaque cas particulier, les Hautes Parties contractantes, avant de s'adresser à la Cour permanente d'arbitrage, signeront un compromis spécial déterminant nettement l'objet du litige, l'étendue des pouvoirs des arbitres et les délais à observer en ce qui concerne la constitution du tribunal arbitral et les différentes phases de la procédure. Il est entendu que de tels compromis spéciaux seront, de la part des États-Unis, conclus par le Président des États-Unis, avec l'avis et le consentement du Sénat, et, de la part de la Suisse, par le Conseil fédéral de la Confédération suisse, avec l'avis et le consentement de l'Assemblée fédérale.

Special agreements defining matters in dispute, etc.

ARTICLE III.

La présente Convention est conclue pour une durée de cinq ans, à partir du jour de l'échange des ratifications.

Duration.

ARTICLE IV.

La présente Convention sera ratifiée par le Président des États-Unis, après y avoir été autorisé par le Sénat américain, et par le Gouvernement de la Confédération Suisse conformément aux prescriptions de la constitution et des lois suisses.

Exchange of ratifications.

Les ratifications de cette Convention seront échangées à Washington aussitôt que faire se pourra et elle entrera en vigueur le jour de l'échange des ratifications.

Ainsi fait à Washington, en double expédition, en langues anglaise et française, le vingt-neuf février de l'an 1908.

Signatures.

Ratification.

And whereas, the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the twenty-third day of December, one thousand nine hundred and eight;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this twenty-third day of December in the year of our Lord one thousand nine hundred and eight, [SEAL] and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

*Arbitration convention between the United States and Italy. Signed at Washington March 28, 1908; ratification advised by the Senate April 2, 1908; ratified by the President June 19, 1908; ratified by Italy June 19, 1908; ratifications exchanged at Washington January 22, 1909; proclaimed January 25, 1909.*

March 28, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Kingdom of Italy, providing for the submission to arbitration of all questions of a legal nature, or relating to the interpretation of treaties, which may arise between the two countries and which it may not have been possible to settle by diplomacy, was concluded and signed by their respective Plenipotentiaries at Washington, on the twentieth-eighth day of March, one thousand nine hundred and eight, the original of which Convention, being in the English and Italian languages, is word for word as follows:

Arbitration with Italy. Preamble.

The Government of the United States of America and the Government of His Majesty the King of Italy, signatories of the Convention for the pacific settlement of international disputes, concluded at The Hague on the 29th July, 1899;

Gli Stati Uniti d'America e Sua Maestà il Re d'Italia, firmatarii delle Convenzione pel componimento pacifico delle controversie internazionali, conclusa all' Aja il 29 Luglio 1899:

Contracting powers.

Taking into consideration that by Article XIX of that Convention the High Contracting Parties have reserved to themselves the right of concluding agreements, with a view to referring to arbitration all questions which they shall consider possible to submit to such treatment,

considerando che in virtù dell' articolo XIX della Convenzione medesima le Alte Parti Contraenti si sono riservate il diritto di stipulare accordi allo scopo di sottoporre ad arbitrato tutte le questioni ch'esse ritengano di poter sottomettere a siffatto trattamento

Vol. 32, p. 1789.

Have authorized the Undersigned to conclude the following Convention:

hanno autorizzato i sottoscritti a concludere la seguente Convenzione:

ARTICLE I.

ARTICOLO I.

Differences which may arise of a legal nature, or relating to the interpretation of treaties existing between the two Contracting Parties, and which it may not have been possible to settle by diplo-

Le eventuali controversie di natura giuridica o che si riferiscano alla interpretazione dei Trattati esistenti fra le due Parti Contraenti e che non possano essere sistemate in via diplomatica,

Submitting certain disputes to the Permanent Court of Arbitration at The Hague.

Vol. 32, p. 1779.

macy, shall be referred to the Permanent Court of Arbitration established at The Hague by the Convention of the 29th July, 1899, provided, nevertheless, that they do not affect the vital interests, the independence, or the honor of either of the two Contracting States, and do not concern the interests of third Parties.

saranno deferite alla Corte Permanente di Arbitrato stabilita all' Aja con la Convenzione del 29 Luglio 1899, purchè esse controversie non implichino gli interessi vitali, l' indipendenza o l'onore dei due Stati contraenti e non tocchino gli interessi di terze Potenze.

## ARTICLE II.

## ARTICOLO II.

Special agreements defining matters in dispute, etc.

In each individual case the High Contracting Parties before appealing to the Permanent Court of Arbitration, shall conclude a special Agreement defining clearly the matter in dispute, the scope of the powers of the Arbitrators and the periods to be fixed for the formation of the Arbitral Tribunal and the several stages of the procedure. It is understood that on the part of the United States such special agreements will be made by the President of the United States, by and with the advice and consent of the Senate thereof.

In ogni singolo caso le Alte Parti Contraenti prima di ricorrere alla Corte Permanente di Arbitrato stipuleranno uno speciale Compromesso che determini nettamente l' oggetto del litigio, l' estensione dei poteri degli arbitri e le dilazioni da osservarsi in quanto concerne la costituzione del Tribunale Arbitrale e la procedura. È convenuto che da parte degli Stati Uniti i compromessi speciali saranno fatti dal Presidente degli Stati Uniti con l'avviso e con il consenso del Senato.

## ARTICLE III.

## ARTICOLO III.

Duration.

The present Convention is concluded for a period of five years, dating from the day of the exchange of its ratifications.

La presente Convenzione è conclusa per un periodo di cinque anni a decorrere dalla data dello scambio delle ratifiche.

## ARTICLE IV.

## ARTICOLO IV.

Ratification.

The present Convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; and by the Government of His Majesty the King of Italy in accordance with its constitution and laws. The ratifications shall be exchanged at Washington as soon as possible, and the Convention shall take effect on the date of the exchange of its ratifications.

La presente Convenzione sarà ratificata dal Presidente degli Stati Uniti di America con l' avviso ed il consenso del Senato e dal Governo di Sua Maestà il Re d' Italia in conformità alla sua costituzione ed alle sue leggi. Le ratifiche dovranno essere scambiate in Washington quanto più presto possibile e la Convenzione andrà in vigore dalla data dallo scambio delle ratifiche.

Signatures.

Done in duplicate at the City of Washington in the English and Italian languages, this twenty-eighth day of March, in the year 1908.

Fatto in doppio nella città di Washington, rispettivamente nelle lingue Inglese ed Italiana addì ventotto marzo dell' anno millenovecento ed otto.

ELIHU ROOT [SEAL]  
MAYOR [SEAL]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington on the twenty-second day of January, one thousand nine hundred and nine; Exchange of ratifications.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof. Proclamation.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this twenty-fifth day of January in the year of our Lord one thousand nine hundred and nine, [SEAL] and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

October 14, 1905.

*Sanitary Convention between the United States and other powers. Signed at Washington October 14, 1905; ratification advised by the Senate February 22, 1906; ratified by the President May 9, 1906; proclaimed March 1, 1909.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION.

Sanitary convention  
between the United  
States and other  
American Republics.  
Preamble.

Whereas a Convention between the United States of America, Chile, Costa Rica, Cuba, the Dominican Republic, Ecuador, Guatemala, Mexico, Nicaragua, Peru and Venezuela, providing measures to guard the public health against the invasion and propagation of yellow fever, plague and cholera, was concluded and signed by their respective Plenipotentiaries at the City of Washington on the 14th day of October, 1905, the original of which Convention, being in the English and Spanish languages, is word for word as follows:

CONVENTION.

Contracting Powers.

THE PRESIDENTS OF THE REPUBLICS OF CHILE, COSTA RICA, CUBA, DOMINICAN REPUBLIC, ECUADOR, GUATEMALA, MEXICO, NICARAGUA, PERU, UNITED STATES OF AMERICA, AND VENEZUELA:

Scope of convention.

Having found that it is useful and convenient to codify all the measures destined to guard the public health against the invasion and propagation of yellow fever, plague and cholera, have designated as their Delegates, to wit:

Plenipotentiaries.

REPUBLIC OF CHILE, SR. DR. D. EDUARDO MOORE, PROFESSOR OF THE MEDICAL FACULTY, HOSPITAL PHYSICIAN;

REPUBLIC OF COSTA RICA, SR. DR. D. JUAN J. ULLOA, EX-VICE-PRESIDENT, EX-MINISTER OF THE INTERIOR OF COSTA RICA, EX-PRESIDENT OF THE MEDICAL FACULTY OF COSTA RICA;

REPUBLIC OF CUBA, SR. DR. D. JUAN GUITERAS, MEMBER OF THE SUPERIOR BOARD OF HEALTH OF CUBA, DIRECTOR OF THE "LAS ANIMAS" HOSPITAL, PROFESSOR OF GENERAL PATHOLOGY AND TROPICAL MEDICINE OF THE UNIVERSITY OF HAVANA, AND SR. DR. D. ENRIQUE B. BARNET, EXECUTIVE CHIEF OF THE HEALTH DEPARTMENT OF HAVANA, MEMBER AND SECRETARY OF THE SUPERIOR BOARD OF HEALTH OF CUBA;

REPUBLIC OF ECUADOR, SR. DR. D. SERAFIN S. WITHER, CHARGÉ D'AFFAIRES AND CONSUL-GENERAL OF ECUADOR IN NEW YORK, AND SR. DR. D. MIGUEL H. ALCÍVAR, MEMBER OF THE SUPERIOR BOARD OF HEALTH OF GUAYAQUIL, PROFESSOR OF THE MEDICAL FACULTY AND SURGEON OF THE GENERAL HOSPITAL OF GUAYAQUIL;

REPUBLIC OF THE UNITED STATES OF AMERICA, DR. WALTER WYMAN, SURGEON GENERAL OF THE PUBLIC HEALTH AND MARINE HOSPITAL SERVICE OF THE UNITED STATES; DR. H. D. GEDDINGS, ASSISTANT SURGEON GENERAL OF THE PUBLIC HEALTH AND MARINE HOSPITAL SERVICE OF THE UNITED STATES, AND REPRESENTATIVE OF THE UNITED STATES AT THE SANITARY CONVENTION OF PARIS; DR. J. F. KENNEDY, SECRETARY OF THE BOARD OF HEALTH OF THE STATE OF IOWA; DR. JOHN S. FULTON, SECRETARY OF THE BOARD OF HEALTH OF THE STATE OF MARYLAND; DR. WALTER D. McCAW, MAJOR, SURGEON IN THE UNITED STATES ARMY; DR. J. D. GATEWOOD, SURGEON IN THE UNITED STATES NAVY; DR. H. L. E. JOHNSON, MEMBER OF THE AMERICAN MEDICAL ASSOCIATION, (MEMBER OF THE BOARD OF TRUSTEES);

REPUBLIC OF GUATEMALA, SR. DR. D. JOAQUÍN YELA, CONSUL-GENERAL OF GUATEMALA IN NEW YORK;

REPUBLIC OF MEXICO, SR. DR. D. EDUARDO LICÉAGA, PRESIDENT OF THE SUPERIOR COUNCIL OF HEALTH OF MEXICO, DIRECTOR AND PROFESSOR OF THE NATIONAL SCHOOL OF MEDICINE, MEMBER OF THE ACADEMY OF MEDICINE;

REPUBLIC OF NICARÁGUA, SR. DR. D. J. L. MEDINA, MEMBER OF THE SECOND PAN-AMERICAN MEDICAL CONGRESS OF THE CITY OF HAVANA IN 1901;

REPUBLIC OF PERU, SR. DR. D. DANIEL EDUARDO LAVORERÍA, PROFESSOR OF THE MEDICAL FACULTY, MEMBER OF THE NATIONAL ACADEMY OF MEDICINE, PHYSICIAN OF THE "DOS DE MAYO" HOSPITAL, CHIEF OF THE DIVISION OF HYGIENE OF THE MINISTRY OF FOMENTO;

DOMINICAN REPUBLIC, SR. D. EMILIO C. JOUBERT, MINISTER RESIDENT IN WASHINGTON; AND

REPUBLIC OF VENEZUELA, SR. D. NICOLÁS VELOZGOITICOA, CHARGÉ D'AFFAIRES OF VENEZUELA,

Who, having made an interchange of their powers, and found them good, have agreed to adopt, ad referendum, the following propositions:

## CHAPTER I.

Regulations to be observed by the powers signatory to the convention as soon as plague, cholera or yellow fever may appear in their territory.

Regulations.

Section I. Notification and subsequent communications to other countries.

ARTICLE I. Each government should immediately notify other governments of the first appearance in its territory of authentic cases of plague, cholera or yellow fever.

Notification.

ARTICLE II. This notification is to be accompanied, or very promptly followed, by the following additional information:

Additional information.

- (1) The neighborhood where the disease has appeared.
- (2) The date of its appearance, its origin, and its form.
- (3) The number of established cases, and the number of deaths.
- (4) For plague: The existence among rats or mice of plague, or of an unusual mortality; for yellow fever: The existence of stegomyia fasciata in the locality.
- (5) The measures taken immediately after the first appearance.

ARTICLE III. The notification and the information prescribed in Articles I and II are to be addressed to diplomatic and consular

To whom sent.

agents in the capital of the infected country; but this is to be construed as not preventing direct communication between officials charged with the public health of the several countries.

For countries which are not thus represented, they are to be transmitted directly by telegraph to the governments of such countries.

Further communications.

ARTICLE IV. The notification and the information prescribed in Articles I and II are to be followed by further communications dispatched in a regular manner in order to keep the governments informed of the progress of the epidemic.

These communications, which are to be made at least once a week, and which are to be as complete as possible, should indicate in detail the precautions taken to prevent the extension of the disease.

They should set forth: First, the prophylactic measures taken relative to sanitary or medical inspection, to isolation and disinfection; Second, the measures taken relative to departing vessels to prevent the exportation of the disease, and, especially under the circumstances mentioned in paragraph 4 of Article II of this section, the measures taken against rats and mosquitoes.

Prompt notifications required.

ARTICLE V. The prompt and faithful execution of the preceding provisions is of the very first importance.

The notifications only have a real value if each government is warned in time of cases of plague, cholera or yellow fever and of suspicious cases of those diseases supervening in its territory. It cannot then be too strongly recommended to the various governments to make obligatory the declaration of cases of plague, cholera or yellow fever, and of giving information of all unusual mortality of rats and mice especially in ports.

Special arrangements for direct information.

ARTICLE VI. It is understood that neighboring countries reserve to themselves the right to make special arrangements with a view of organizing a service of direct information between the chiefs of administration upon the frontiers.

Section II. Conditions showing a given territorial area to be infected, or to have been freed from infection.

Conditions affecting certain territorial area.

ARTICLE VII. Information of a first case of plague, cholera or yellow fever does not justify against a territorial area where it may appear, the application of the measures prescribed in Chapter II as hereinafter indicated.

Upon the occurrence of several non-imported cases of plague, or a non-imported case of yellow fever or when cases of cholera form a focus, the area is to be declared infected.

Limiting measures to affected regions.

ARTICLE VIII. To limit the measures to the affected regions alone, governments should only apply them to persons and articles proceeding from the contaminated or infected areas.

Meaning of word "area."

By the word "area" is understood a well determined portion of territory described in the information which accompanies or follows notification, thus, a province, a state, "a government," a district, a department, a canton, an island, a commune, a city, a quarter of a city, a village, a port, a "polder," a hamlet, etc., whatever may be the extent and population of these portions of territory.

Preventive measures by country affected.

But this restriction, limited to the infected area, should only be accepted upon the formal condition that the government of the infected country shall take the necessary measures; 1, to prevent, unless previously disinfected, the exportation of articles named in 1 and 2 of Article XII, coming from the contaminated area; and 2, measures to prevent the extension of the epidemic; and provided further that there be no doubt that the sanitary authorities of the infected country have faithfully complied with Article I of this Convention.

When an area is infected, no restrictive measure is to be taken against departures from this area if these departures have occurred five days, at least, before the beginning of the epidemic.

ARTICLE IX. That an area should no longer be considered as infected, official proof must be furnished: Official proof of noninfection.

First, That there has been neither a death nor a new case of plague or cholera for five days after isolation,<sup>1</sup> death, or cure of the last plague or cholera case. In the case of yellow fever the period shall be eighteen days, but each government may reserve the right to extend this period.

Second, That all the measures of disinfection have been applied; in the case of plague, that the precautions against rats have been observed, and in the case of yellow fever that the measures against mosquitoes have been executed.

CHAPTER II.

Measures of defense by other countries against territories declared to be infected. Measures against infected territories.

Section I. Publication of prescribed measures.

ARTICLE X. The government of each country is obliged to immediately publish the measures which it believes necessary to take against departures either from a country or from an infected territorial area. Prescribed measures to be published.

The said government is to communicate at once this publication to the diplomatic or consular agent of the infected country residing in its capital as well as to the International Sanitary Bureau.

The government shall be equally obliged to make known through the same channels the revocation of these measures or modifications which may be made in them. Notice of revocation, etc.

In default of a diplomatic or consular agency in the capital, communications are made directly to the government of the country interested.

Section II. Merchandise—Disinfection—Importation and Transit—Baggage.

ARTICLE XI. There exists no merchandise which is of itself capable of transmitting plague, cholera or yellow fever. It only becomes dangerous in case it is soiled by pestous or choleraic products, or, in the case of yellow fever, when such merchandise may harbor mosquitoes. Merchandise and baggage.  
Treatment of

ARTICLE XII. No merchandise or objects shall be subjected to disinfection on account of yellow fever, but in cases covered by the previous article the vehicle of transportation may be subjected to fumigation to destroy mosquitoes. In the case of cholera and plague disinfection should only be applied to merchandise and objects which the local sanitary authority considers as infected. Fumigating transportation vehicles.

Nevertheless, merchandise, or objects enumerated hereafter, may be subjected to disinfection, or prohibited entry, independently of all proof that they may or may not be infected: Disinfecting, etc., merchandise.

1. Body linen, wearing apparel in use, clothing which has been worn, bedding already used. Body linen, etc.

When these objects are transported as baggage, or in the course of a change of residence (household furniture), they should not be prohibited, and are to be subjected to the regulations prescribed by Article XIX. Household furniture.

<sup>1</sup> The word "isolation" signifies isolation of the patient, of the persons who care for him and the forbidding of visits of all other persons, the physician excepted. By isolation in the case of yellow fever is understood the isolation of the patient in an apartment so screened as to prevent the access of mosquitoes.

Soldiers' and sailors' baggage.

Baggage left by soldiers and sailors, and returned to their country after death, are considered as objects comprised in the first paragraph of No. 1 of this article.

Rags.

2. Rags, and rags for making paper, with the exception, as to cholera, of rags which are transported as merchandise in large quantities compressed in bales held together by hoops.

Shoddy, etc.

New clippings coming directly from spinning mills, weaving mills, manufactories or bleacheries, shoddy, and clippings of new paper, should not be forbidden.

Transit of merchandise through infected districts, etc.

ARTICLE XIII. In the case of cholera and plague there is no reason to forbid the transit through an infected district of merchandise, and the objects specified in Nos. 1 and 2 of the preceding article if they are so packed that they cannot have been exposed to infection in transit.

In like manner, when merchandise or objects are so transported that, in transit, they cannot come in contact with soiled objects, their transit across an infected territorial area should not be an obstacle to their entry into the country of destination.

Articles not prohibited.

ARTICLE XIV. The entry of merchandise and objects specified in Nos. 1 and 2 of Article XII should not be prohibited, if it can be shown to the authorities of the country of destination that they were shipped at least five days before the beginning of the epidemic.

Destruction of rats and mosquitoes.

ARTICLE XV. The method and place of disinfection, as well as the measures to be employed for the destruction of rats, and mosquitoes, are to be fixed by authority of the country of destination, upon arrival at said destination. These operations should be performed in such a manner as to cause the least possible injury to the merchandise.

Damages.

It devolves upon each country to determine questions relative to the payment of damages resulting from disinfection, or from the destruction of rats or mosquitoes.

Taxes levied by sanitary authority.

If taxes are levied by a sanitary authority, either directly or through the agency of any company or agent, to insure measures for the destruction of rats and mosquitoes on board ships, the amount of these taxes ought to be fixed by a tariff published in advance, and the result of these measures should not be a source of profit for either state or sanitary authorities.

Letters, etc., not subject to restrictions, etc.

ARTICLE XVI. Letters and correspondence, printed matter, books, newspapers, business papers, etc. (postal parcels not included), are not to be submitted to any restriction or disinfection. In case of yellow fever postal parcels are not to be subjected to any restrictions or disinfection.

Merchandise at frontier ports.

ARTICLE XVII. Merchandise, arriving by land or by sea, should not be detained permanently at frontiers or in ports.

Measures which it is permissible to prescribe with respect to them are specified in Article XII.

Merchandise contaminated during transit.

Nevertheless, when merchandise, arriving by sea in bulk (vrac) or in defective packages, is contaminated by pest-stricken rats during the passage, and is incapable of being disinfected, the destruction of the germs may be assured by putting said merchandise in a warehouse for a period to be decided by the sanitary authorities of the port of arrival.

It is to be understood that the application of this last measure should not entail delay upon any vessel nor extraordinary expenses resulting from the want of warehouses in ports.

Certificate to owner.

ARTICLE XVIII. When merchandise has been disinfected by the application of the measures prescribed in Article XII, or put temporarily in warehouses in accordance with the third paragraph of Article XVII, the owner, or his representative, has the right to demand from the sanitary authority which has ordered such disinfection, or storage, a certificate setting forth the measures taken.

**ARTICLE XIX. Baggage.** In the case of soiled linen, bed clothing, clothing and objects forming a part of baggage or furniture coming from a territorial area declared contaminated, disinfection is only to be practiced in cases where the sanitary authority considers them as contaminated. There shall be no disinfection of baggage on account of yellow fever.

Baggage.

Section III. Measures in ports and at maritime frontiers.

**ARTICLE XX. Classification of ships.** A ship is considered as infected which has plague, cholera or yellow fever on board, or which has presented one or more cases of plague or cholera within seven days, or a case of yellow fever at any time during the voyage.

Measures in ports, etc.  
Classification of vessels.

A ship is considered as suspected on board of which there have been a case or cases of plague or cholera at the time of departure or during the voyage, but no new case within seven days; also such ships as have lain in such proximity to the infected shore as to render them liable to the access of mosquitoes.

The ship is considered *indemne*, which, although coming from an infected port, has had neither death nor case of plague, cholera or yellow fever on board, either before departure, during the voyage, or at the time of arrival, and which in the case of yellow fever has not lain in such proximity to the shore, as to render it liable, in the opinion of the sanitary authorities, to the access of mosquitoes.

**ARTICLE XXI. Ships infected with plague** are to be subjected to the following regulations:

Plague-infected ships.

1. Medical visit (Inspection).
2. The sick are to be immediately disembarked and isolated.
3. Other persons should also be disembarked, if possible, and subjected to an observation,<sup>1</sup> which should not exceed five days dating from the day of arrival.
4. Soiled linen, personal effects in use, the belongings of crew<sup>2</sup> and passengers which, in the opinion of the sanitary authorities are considered as infected should be disinfected.
5. The parts of the ship which have been inhabited by those stricken with plague, and such others as, in the opinion of the sanitary authorities are considered as infected, should be disinfected.
6. The destruction of rats on shipboard should be effected before or after the discharge of cargo, as rapidly as possible, and in all cases with a maximum delay of forty-eight hours, care being taken to avoid damage of merchandise, the vessel and its machinery.

For ships in ballast, this operation should be performed immediately before taking on cargo.

**ARTICLE XXII. Ships suspected of plague**, are to be subjected to the measures which are indicated in Nos. 1, 4 and 5 of Article XXI.

Suspected ships.

Further, the crew and passengers may be subjected to observation, which should not exceed five days, dating from the arrival of the ship. During the same time, the disembarkment of the crew may be forbidden, except for reasons of duty.

The destruction of rats on shipboard is recommended. This destruction is to be effected before or after the discharge of cargo, as quickly as possible, and in all cases with a maximum delay of forty-eight hours, taking care to avoid damage to merchandise, ships, and their machinery.

For ships in ballast, this operation should be done, if done at all, as early as possible, and in all cases before taking on cargo.

<sup>1</sup> The word "observation" signifies isolation of the passengers, either on board ship or at a sanitary station before being given free pratique.

<sup>2</sup> The term "crew" is applied to persons who may make, or, who have made, a part of the personnel of the vessel and of the administration thereof, including stewards, waiters, "cafedji," etc. The word is to be construed in this sense wherever employed in the present Convention.

Noninfected ships.

ARTICLE XXIII. Ships *indemne* from plague are to be admitted to free pratique immediately, whatever may be the nature of their bill of health.

Measures at ports of arrival.

The only regulation which the sanitary authorities at a port of arrival may prescribe for them consists of the following measures:

1. Medical visit (inspection).

2. Disinfection of soiled linen, articles of wearing apparel, and the other personal effects of the crew and passengers, but only in exceptional cases when the sanitary authorities have special reason to believe them infected.

3. Without demanding it as a general rule, the sanitary authorities may subject ships coming from an infected port to a process for the destruction of the rats on board before or after the discharge of cargo. This operation should be done as soon as possible, and in all cases should not last more than twenty-four hours, care being taken to avoid damaging merchandise, ships, and their machinery, and without interfering with the passing of passengers and crew between the ship and the shore. For ships in ballast, this procedure, if practiced, should be put in operation as soon as possible, and in all cases before taking on cargo.

When a ship coming from an infected port has been subjected to a process for the destruction of rats, this process should only be repeated if the ship has touched meanwhile at an infected port, and has been alongside a quay in such port, or if the presence of sick or dead rats on board is proven.

The crew and passengers may be subjected to a surveillance, which should not exceed five days, to be computed from the date when the ship sailed from the infected port. The landing of the crew may also, during the same time, be forbidden except for reasons of duty.

Competent authority at the port of arrival may always demand, under oath, a certificate of the ship's physician, or in default of a physician, of the captain, setting forth that there has not been a case of plague on board since departure, and that no marked mortality among the rats has been observed.

Ship with plague-stricken rats.

ARTICLE XXIV. When upon an *indemne* ship rats have been recognized as pest-stricken as a result of bacteriological examination, or when a marked mortality has been established among these rodents, the following measures should be applied:

1. Ships with plague-stricken rats:

(a) Medical visit (Inspection).

(b) Rats should be destroyed before or after the discharge of cargo, as rapidly as possible, and in all cases with a delay not to exceed forty-eight hours; the deterioration of merchandise, vessels and machinery to be avoided. Upon ships in ballast, this operation should be performed as soon as possible, and in all cases before taking on cargo.

(c) Such parts of the ship and such articles as the local sanitary authority regards as infected, shall be disinfected.

(d) Passengers and crew may be submitted to observation, the duration of which should not exceed five days, dating from the day of arrival, except in special cases where the sanitary authority may prolong the observation to a maximum of ten days.

2. Ships where a marked mortality among rats is observed:

(a) Medical visit (Inspection).

(b) An examination of rats, with a view to determining the existence of plague, should be made as quickly as possible.

(c) If the destruction of rats is judged necessary, it shall be accomplished under the conditions indicated above in the case of ships with plague-stricken rats.

(d) Until all suspicion may be eliminated, the passengers and crew may be submitted to observation the duration of which should not

Ships where marked mortality among rats exists.

exceed five days, counting from the date of arrival, except in special cases, when the sanitary authority may prolong the observation to a maximum of ten days.

ARTICLE XXV. The sanitary authorities of the port must deliver to the captain, the owner, or his agent, whenever a demand for it is made, a certificate setting forth that the measures for the destruction of rats have been efficacious and indicating the reasons why these measures have been applied.

Certificate to captain, etc., of ship.

ARTICLE XXVI. Ships infected with cholera are to be subjected to the following regulations:

Cholera - infected ships.

1. Medical visit (Inspection).
2. The sick are to be immediately disembarked and isolated.
3. Other persons ought also to be disembarked, if possible, and subjected, dating from the arrival of the ship, to an observation, the duration of which shall not exceed five days.
4. Soiled linen, wearing apparel, and personal effects of crew and passengers which, in the opinion of the sanitary authority of the port, are considered as infected, are to be disinfected.
5. The parts of the ship which have been inhabited by persons sick with cholera, or which are considered by the sanitary authority as infected are to be disinfected.
6. The bilge-water is to be discharged after disinfection.

The sanitary authority may order the substitution of good potable water for that which is contained in the tanks on board.

The discharge or throwing overboard into the water of a port, of dejecta, shall be forbidden unless they have been previously disinfected.

ARTICLE XXVII. Ships suspected of cholera are to be subjected to measures prescribed under Nos. 1, 4, 5 and 6 of Article XXVI.

Cholera - suspected ships.

The crew and passengers may be subjected to an observation which should not exceed five days, to date from the arrival of the ship. It is recommended during the same time to prevent the debarkation of the crew except for reasons of duty.

ARTICLE XXVIII. Ships *indemne* of cholera are to be admitted to free pratique immediately, whatever may be the nature of their bill of health.

Ships not suspected of cholera.

The only regulations which the sanitary authorities of a port may prescribe in their case are the measures provided in Nos. 1, 4 and 6 of Article XXVI.

Regulations.

The crews and passengers may be submitted, in order to show their state of health, to an observation, which should not exceed five days to be computed from the date when the ship sailed from the infected port.

It is recommended that during the same time the debarkation of the crew be forbidden except for reasons of duty.

Competent authority at the port of arrival may always demand, under oath, a certificate from the ship's surgeon, or, in the absence of a surgeon, from the captain, setting forth that there has not been a case of cholera upon the ship since sailing.

ARTICLE XXIX. Competent authority will take account, in order to apply the measures indicated in Articles XXI to XXVIII, of the presence of a physician on board and a disinfecting apparatus in ships of the three categories mentioned above.

Physician, etc., on board.

In regard to plague, it will equally take account of the installation on board of apparatus for the destruction of rats.

Sanitary authorities of such countries, where it may be convenient to make such regulations, may dispense with the medical visit and other measures toward *indemne* ships which have on board a physician specially commissioned by their country.

ARTICLE XXX. Special measures may be prescribed in regard to crowded ships, notably emigrant ships, or any other ship presenting bad hygienic conditions.

Emigrant, etc., ships.

Ships objecting to enforcement of regulations.

ARTICLE XXXI. Any ship not desiring to be subjected to the obligations imposed by the authority of the port in virtue of the stipulations of the present Convention is free to proceed to sea.

It may be authorized to disembark its cargo after the necessary precautions shall have been taken; namely, First, isolation of the ship, its crew and passengers; Second, in regard to plague, demand for information relative to the existence of an unusual mortality among rats; Third, in regard to cholera, the discharge of the bilgewater after disinfection and the substitution of a good potable water for that which is provided on board the ship.

Authority may also be granted to disembark such passengers as may demand it, upon condition that these submit themselves to all measures prescribed by the local authorities.

Disinfected vessels arriving from infected ports.

ARTICLE XXXII. Ships coming from a contaminated port, which have been disinfected and which may have been subjected to sanitary measures applied in an efficient manner, shall not undergo a second time the same measures upon their arrival at a new port, provided that no new case shall have appeared since the disinfection was practiced, and that the ships have not touched in the meantime at an infected port.

When a ship only disembarks passengers and their baggage, or the mails, without having been in communication with terra firma it is not to be considered as having touched at a port, provided that in the case of yellow fever it has not approached sufficiently near the shore to permit the access of mosquitoes.

Certificates to passengers of infected ships.

ARTICLE XXXIII. Passengers arriving on an infected ship have the right to demand of the sanitary authority of the port a certificate showing the date of their arrival and the measures to which they and their baggage have been subjected.

Packet boats subject to special regulations.

ARTICLE XXXIV. Packet boats shall be subjected to special regulations, to be established by mutual agreement between the countries in interest.

Sanitary equipments for certain ports.

ARTICLE XXXV. Without prejudice to the right which governments possess to agree upon the organization of common sanitary stations, each country should provide at least one port upon each of its seaboard, with an organization and equipment sufficient to receive a vessel, whatever may be its sanitary condition.

Indemne vessels from infected ports.

When an *indemne* vessel, coming from an infected port, arrives in a large mercantile port, it is recommended that she be not sent to another port for the execution of the prescribed sanitary measures.

In every country, ports liable to the arrival of vessels from ports infected with plague, cholera or yellow fever, should be equipped in such a manner that *indemne* vessels may there undergo, immediately upon their arrival the prescribed measures, and not be sent for this purpose to another port.

Declaration concerning open ports.

Governments should make declaration of the ports which are open in their territories to arrivals from ports infected with plague, cholera or yellow fever.

Medical service, etc., in large seaports.

ARTICLE XXXVI. It is recommended that in large seaports there be established:

(a) A regular medical service and a permanent medical supervision of the sanitary conditions of crews, and the inhabitants of the port.

(b) Places set apart for the isolation of the sick and the observation of suspected persons. In the stegomyia belt there must be a building or part of a building screened against mosquitoes, and a launch and ambulance similarly screened.

(c) The necessary installation for efficient disinfection and bacteriological laboratories.

(d) A supply of potable water above suspicion, for the use of the port, and the installation of a system of sewerage and drainage, adequate for the removal of refuse.

Section IV. Measures upon land frontiers.—Travelers.—Railroads.—Frontier Zones.—  
River Routes. Measures for frontier zones, etc.

ARTICLE XXXVII. Land quarantines should no longer be established, but the governments reserve the right to establish camps of observation if they should be thought necessary for the temporary detention of suspects. Temporary detention of suspects.

This principle does not exclude the right for each country to close a part of its frontier in case of necessity.

ARTICLE XXXVIII. It is important that travelers should be submitted to a surveillance on the part of the personnel of railroads, to determine their condition of health. Surveillance of railroad passengers.

ARTICLE XXXIX. Medical intervention is limited to a visit (inspection) with the taking of temperature of travelers, and the succor to be given to those actually sick. If this visit is made, it should be combined as much as possible with the customhouse inspection to the end that travelers may be detained as short a time as possible. Only persons evidently sick should be subjected to a searching medical examination. Limitations on medical intervention.

ARTICLE XL. As soon as travelers, coming from an infected locality, shall have arrived at their destination, it would be of the greatest utility to submit them to a surveillance which should not exceed ten or five days, counting from the date of departure, the time depending upon whether it is a question of plague or cholera. In case of yellow fever the period should be six days. Surveillance of persons from infected districts.

ARTICLE XLI. Governments may reserve to themselves the right to take particular measures in regard to certain classes of persons, notably vagabonds, emigrants and persons traveling or passing the frontier in bands. Emigrants, etc.

ARTICLE XLII. Coaches intended for the transportation of passengers and mails should not be retained at frontiers. Passenger and mail cars not to be retained, etc.

In order to avoid this retention a system of relays ought to be established at frontiers, with transfer of passengers, baggage and mails. If one of these carriages be infected or shall have been occupied by a person suffering from plague, cholera or yellow fever, it shall be detached from the train for disinfection at the earliest possible moment.

ARTICLE XLIII. Measures concerning the passing of frontiers by the personnel of railroads and of the Post Office are a matter for agreement of the sanitary authorities concerned. These measures should be so arranged as not to hinder the service. Railroad and post-office personnel.

ARTICLE XLIV. The regulation of frontier traffic, as well as the adoption of exceptional measures of surveillance should be left to special arrangement between contiguous countries. Regulation of frontier traffic, etc.

ARTICLE XLV. The power rests with governments of countries bordering upon rivers to regulate by special arrangement the sanitary regime of river routes. River routes.

ARTICLES RELATING TO YELLOW FEVER.

ARTICLE XLVI. Ships infected with yellow fever are to be subjected to the following regulations: Yellow-fever regu-  
tions.

1. Medical visit (Inspection).
2. The sick are to be immediately disembarked, protected by netting against the access of mosquitoes and transferred to the place of isolation in an ambulance or a litter similarly screened.
3. Other persons should also be disembarked if possible, and subjected to an observation of six days, dating from the day of arrival.
4. In the place set apart for observation, there shall be screened apartments or cages where anyone presenting an elevation of temperature above 37.6 degrees Centigrade shall be screened until he may be carried in the manner indicated above to the place of isolation. Infected ships.

5. The ship shall be moored at least two hundred metres from the inhabited shore.

6. The ship shall be fumigated for the destruction of mosquitoes before the discharge of cargo, if possible. If a fumigation be not possible before the discharge of the cargo, the health authorities shall order, either

(a) The employment of immune persons for discharging the cargo, or

(b) If non-immunes be employed they shall be kept under observation during the discharging of cargo and for six days, to date from the last day of exposure on board.

Suspected ships.

ARTICLE XLVII. Ships suspected of yellow fever are to be subjected to the measures which are indicated in Nos. 1, 3 and 5 of the preceding article; and, if not fumigated, the cargo shall be discharged as directed under sub-paragraph (a) or (b) of the same article.

Ships *indemne*.

ARTICLE XLVIII. Ships *indemne* from yellow fever, coming from an infected port, after the medical visit (inspection), shall be admitted to free pratique, provided the duration of the trip has exceeded six days.

If the trip be shorter, the ship shall be considered as suspected until the completion of a period of six days, dating from the day of departure.

If a case of yellow fever develop during the period of observation, the ship shall be considered as infected.

Immunes.

ARTICLE XLIX. All persons who can prove their immunity to yellow fever, to the satisfaction of the health authorities shall be permitted to land at once.

English text.

ARTICLE L. It is agreed that in the event of a difference of interpretation of the English and Spanish texts, the interpretation of the English text shall prevail.

### TRANSITORY DISPOSITION.

Adherence.

The governments which may not have signed the present Convention are to be admitted to adherence thereto upon demand; notice of this adherence to be given through diplomatic channels to the government of the United States of America and by the latter to the other signatory governments.

Signatures.

Made and signed in the City of Washington on the 14th day of the month of October, nineteen hundred and five, in two copies, in English and Spanish respectively, which shall be deposited in the State Department of the Government of the United States of America, in order that certified copies thereof, in both English and Spanish, may be made to transmit them through diplomatic channels to each one of the signatory countries.

D EDUARDO MOORE.  
 JUAN J. ULLOA.  
 JUAN GUIERAS.  
 E B BARNET.  
 EMILIO C. JOUBERT.  
 M. H. ALCIVAR.  
 WALTER WYMAN.  
 H. D. GEDDINGS.  
 JOHN S. FULTON.  
 WALTER D. MCCAW  
 J. D. GATEWOOD  
 H. L. E. JOHNSON, M. D.  
 JOAQUÍN YELA.  
 E. LICÉAGA.  
 J L MEDINA M. D.  
 DANIEL EDO LAVORERÍA.  
 N. VELOZ GOITICOA.

CONVENCIÓN.

LOS PRESIDENTES DE LAS REPÚBLICAS DE CHILE, COSTA RICA, CUBA, REPÚBLICA DOMINICANA, ECUADOR, ESTADOS UNIDOS DE AMÉRICA, GUATEMALA, MÉXICO, NICARAGUA, PERÚ, Y VENEZUELA:

Contracting Powers.

Habiendo encontrado que es útil y conveniente codificar todas las medidas destinadas á resguardar la salud pública contra la invasión y propagación de la fiebre amarilla, de la peste bubónica y del cólera, han nombrado por sus Delegados á las siguientes personas:

Scope of convention

LA REPÚBLICA DE CHILE, AL SR. DR. D. EDUARDO MOORE, PROFESOR DE LA FACULTAD DE MEDICINA, MÉDICO DE HOSPITAL;

Plenipotentiaries.

LA REPÚBLICA DE COSTA RICA, AL SR. DR. D. JUAN J. ULLOA, EX-VICE-PRESIDENTE, EX-MINISTRO DEL INTERIOR DE COSTA RICA, Y EX-PRESIDENTE DE LA FACULTAD MÉDICA DE COSTA RICA;

LA REPÚBLICA DE CUBA, AL SR. DR. D. JUÁN GUITERAS, MIEMBRO DE LA JUNTA SUPERIOR DE SALUBRIDAD DE CUBA, DIRECTOR DEL HOSPITAL "LAS ANIMAS," PROFESOR DE PATOLOGÍA GENERAL Y DE MEDICINA TROPICAL DE LA UNIVERSIDAD DE LA HABANA; Y AL SR. DR. D. ENRIQUE B. BARNET, JEFE EJECUTIVO DEL DEPARTAMENTO DE SANIDAD DE LA HABANA, VOCAL Y SECRETARIO DE LA JUNTA SUPERIOR DE SANIDAD DE CUBA;

LA REPÚBLICA DEL ECUADOR, AL SR. DR. D. SERAFÍN S. WITHER, ENCARGADO DE NEGOCIOS Y CONSUL GENERAL DEL ECUADOR EN NUEVA YORK, Y AL SR. DR. D. MIGUEL H. ALCÍVAR, MIEMBRO DE LA JUNTA SUPERIOR DE SANIDAD DE GUAYAQUIL, PROFESOR DE LA FACULTAD DE MEDICINA Y CIRUJANO DEL HOSPITAL GENERAL DE GUAYAQUIL;

LA REPÚBLICA DE LOS ESTADOS UNIDOS DE AMÉRICA, AL SR. DR. D. WALTER WYMAN, CIRUJANO GENERAL DEL SERVICIO DE SALUD PÚBLICA Y HOSPITALES DE MARINA DE LOS ESTADOS UNIDOS; AL SR. DR. D. H. D. GEDDINGS, CIRUJANO GENERAL, AYUDANTE DEL SERVICIO DE SALUD PÚBLICA Y HOSPITALES DE MARINA DE LOS ESTADOS UNIDOS Y REPRESENTANTE DE LOS ESTADOS UNIDOS EN LA CONVENCIÓN SANITARIA DE PARÍS; AL SR. DR. D. J. F. KENNEDY, SECRETARIO DE LA OFICINA DE SALUD PÚBLICA DEL ESTADO DE IOWA; AL SR. DR. D. JOHN S. FULTON, SECRETARIO DE LA OFICINA DE SALUD PÚBLICA DEL ESTADO DE MARYLAND; AL SR. DR. D. WALTER D. McCAW, MAYOR CIRUJANO DEL EJÉRCITO DE LOS ESTADOS UNIDOS; AL SR. DR. D. J. D. GATEWOOD, CIRUJANO DE LA MARINA DE LOS ESTADOS UNIDOS, Y AL SR. DR. D. H. L. E. JOHNSON, MIEMBRO DE LA ASOCIACIÓN MÉDICA AMERICANA (MIEMBRO DE LA JUNTA DIRECTIVA);

LA REPÚBLICA DE GUATEMALA, AL SR. DR. D. JOAQUÍN YELA, CONSUL GENERAL DE GUATEMALA EN NUEVA YORK;

LA REPÚBLICA DE MÉXICO, AL SR. DR. D. EDUARDO LICÉAGA, PRESIDENTE DEL CONSEJO SUPERIOR DE SALUBRIDAD DE MÉXICO, DIRECTOR Y PROFESOR DE LA ESCUELA NACIONAL DE MEDICINA, MIEMBRO DE LA ACADEMIA DE MEDICINA;

LA REPÚBLICA DE NICARAGUA, AL SR. DR. D. J. L. MEDINA, MIEMBRO DEL SEGUNDO CONGRESO MÉDICO PANAMERICANO DE LA CIUDAD DE LA HABANA EN 1901;

LA REPÚBLICA DEL PERÚ, AL SR. DR. D. DANIEL EDUARDO LAVORERÍA, PROFESOR DE LA FACULTAD DE MEDICINA, MIEMBRO DE LA ACADEMIA NACIONAL DE MEDICINA, MÉDICO DEL HOSPITAL "DOS DE MAYO," JEFE DE LA SECCIÓN DE HIGIENE DEL MINISTERIO DE FOMENTO;

LA REPÚBLICA DOMINICANA, AL SR. LICENCIADO D. EMILIO C. JOUBERT, MINISTRO RESIDENTE EN WASHINGTON;

LA REPÚBLICA DE VENEZUELA, AL SR. D. NICOLÁS VELOZ-GOITICOA, ENCARGADO DE NEGOCIOS DE VENEZUELA,

Quienes habiendo cambiado sus poderes y encontrándolos en buena y debida forma, convinieron en aceptar *ad-referendum*, las siguientes proposiciones:

### CAPÍTULO I.

#### Regulations.

Prescripciones que deberán observar los países signatarios de la Convención cuando el cólera, la peste ó la fiebre amarilla aparezca en su territorio.

Sección primera—Notificación y comunicaciones ulteriores á los otros países.

#### Notification of plague, etc.

ARTÍCULO I. Cada Gobierno debe notificar inmediatamente á los otros la primera aparición, en su territorio, de los casos confirmados de peste, cólera ó de fiebre amarilla.

#### Additional information.

ART. II. Esta notificación irá acompañada ó muy prontamente seguida de informes circunstanciados sobre:

- (1) Lugar en donde la enfermedad apareció.
- (2) Fecha de su aparición, origen y forma.
- (3) Número de casos comprobados y de defunciones.
- (4) Para la peste: la existencia, entre las ratas y ratones, de la peste ó de una mortalidad insólita; y para la fiebre amarilla: la existencia del *Stegomyia fasciata* en la localidad.
- (5) Las medidas tomadas inmediatamente después de esta primera aparición.

#### To whom sent.

ART. III. La notificación y las informaciones indicadas en los artículos I y II serán dirigidas á los agentes diplomáticos ó consulares en la capital del país contaminado, sin que esto sea obstáculo para que los jefes de las oficinas sanitarias superiores se comuniquen estas noticias entre sí directamente.

Á los países que no tengan representación diplomática ó consular en el país contaminado, les serán transmitidas directamente, por telégrafo.

#### Further communications.

ART. IV. La notificación y las informaciones indicadas en los artículos I y II serán seguidas de comunicaciones ulteriores hechas de un modo regular, de manera de tener á los Gobiernos al corriente del curso de la epidemia.

Estas comunicaciones que se harán á lo menos una vez por semana y que serán tan completas como sea posible, indicarán muy particularmente las precauciones tomadas con el objeto de impedir la extensión de la enfermedad.

Ellas deben precisar: (1) las medidas profilácticas adoptadas con respecto á la inspección sanitaria ó á la visita médica, al aislamiento y á la desinfección; (2) las medidas tomadas á la partida de los buques para impedir la exportación del mal y, especialmente, en el caso previsto por el inciso (4) del artículo II arriba mencionado, las medidas tomadas contra las ratas, ratones y mosquitos.

ART. V. El pronto y fiel cumplimiento de las prescripciones que preceden es de una importancia primordial. Prompt notification required.

Las notificaciones no tienen valor real sino cuando cada Gobierno está prevenido, á tiempo, de los casos de peste, de cólera y de fiebre amarilla, y de los casos dudosos sobrevenidos en su territorio. Se recomienda pues encarecidamente á los diversos Gobiernos que hagan obligatoria la declaración de los casos de peste, de cólera y de fiebre amarilla, y que obtengan informaciones sobre cualquiera mortalidad insólita en las ratas ó ratones, particularmente en los puertos.

ART. VI. Se entiende que los países vecinos se reservan el derecho de hacer arreglos especiales con el objeto de organizar un servicio de informaciones directos entre los jefes de las administraciones de las fronteras. Special arrangements for direct information.

Sección segunda—Condiciones que permiten considerar una circunscripción territorial como contaminado ó como libre ya de la enfermedad.

ART. VII. La notificación de un primer caso de peste ó cólera ó de fiebre amarilla no impone, contra la circunscripción territorial en donde se ha producido, la aplicación de las medidas previstas en el capítulo II, que más adelante se declararán. Conditions affecting certain territorial area.

Pero cuando varios casos de peste ó uno de fiebre amarilla no importados, se han manifestado, ó cuando los casos de cólera forman foco, la circunscripción se declara contaminada.

ART. VIII. Para restringir las medidas únicamente á las regiones atacadas, los Gobiernos no deben aplicarlas sino á las procedencias de las circunscripciones contaminadas. Limiting measures to affected regions.

Se entiende por la palabra *circunscripción*, una parte del territorio bien determinada en las informaciones que acompañen ó sigan á la notificación, así: una provincia, un estado, un "gobierno," un distrito, un departamento, un cantón, una isla, una comuna, una ciudad, un barrio de una ciudad, una aldea, un puerto, un *polder*, una aglomeración, etc., cualesquiera que sean la extensión y la población de esas porciones de territorio. "Meaning of word "area."

Pero esta restricción limitada á la circunscripción contaminada, no debe ser aceptada, sino con la condición formal de que el Gobierno del país contaminado, tome las medidas necesarias: (1) para prevenir, á menos de desinfección previa, la exportación de los objetos á que se refieren los incisos (1) y (2) del artículo II, procedentes de la circunscripción contaminada; y (2) para combatir la extensión de la epidemia y con la condición de que no haya duda de que las autoridades sanitarias del país infectado han cumplido fielmente con el artículo I de esta Convención. Preventive measures by country affected.

Cuando una circunscripción esté contaminada, no se tomará ninguna medida restrictiva contra las procedencias de esa circunscripción, si esas procedencias las han abandonado cinco días al menos antes del principio de la epidemia.

ART. IX. Para que una circunscripción no se considere ya como contaminada, se necesita la comprobación oficial: (1) de que no ha habido ni defunciones ni caso nuevo de peste ó de cólera, desde hace cinco días, sea después del aislamiento<sup>1</sup>, sea después de la muerte ó de la curación del último pestoso ó colérico; en el caso de fiebre amarilla el período será de dieciocho días; pero los Gobiernos se reservan el derecho de prolongar este período. (2) que todas las medidas de desinfección han sido aplicadas, y si se trata de peste, que se han ejecutado las medidas contra las ratas, y si de fiebre amarilla que se han ejecutado las medidas contra el mosquito. Official proof of non-inspection.

<sup>1</sup> La palabra "aislamiento" significa: aislamiento del enfermo, de las personas que lo cuidaban de un modo permanente é interdicción de visitas de cualquiera otra persona, exceptuándose al médico.

Por la palabra "aislamiento," tratándose de fiebre amarilla, se entenderá: aislamiento del enfermo en una sala que tenga sus puertas y ventanas provistas de mallas de alambre que impidan que los mosquitos puedan picar á los enfermos.

## CAPÍTULO II.

Measures against in-  
fected territories.**MEDIDAS DE DEFENSA TOMADAS POR LOS OTROS  
PAÍSES CONTRA LOS TERRITORIOS DECLARADOS CON-  
TAMINADOS.**

Sección primera—Publicación de las medidas prescritas.

Publication of.

ART. X. El Gobierno de cada país está obligado á publicar inmediatamente las medidas que crea necesario prescribir contra las procedencias de un país ó de una circunscripción contaminada.

Comunicará en el acto esta publicación al agente diplomático ó consular del país contaminado, residente en su capital, así como á la Oficina Sanitaria Internacional.

Notice of revoca-  
tion, etc.

Está igualmente obligado á hacer conocer, por las mismas vías, la revocación de estas medidas ó las modificaciones de que hayan sido objeto.

Á falta de agente diplomático ó consular, en la capital, las comunicaciones se harán directamente al Gobierno del país interesado.

Merchandise and  
baggage, treatment of.

Sección segunda—Mercancías—Desinfección—Importación y tránsito—Equipajes.

ART. XI. No existen mercancías que sean por sí mismas capaces de transmitir la peste, el cólera, ó la fiebre amarilla. No son peligrosas sino en el caso en que hayan sido contaminadas por productos pestosos ó coléricos, y en el caso de fiebre amarilla cuando sean susceptibles de conducir mosquitos.

Fumigating trans-  
portation vehicles.

ART. XII. Ninguna mercancía ú objeto será sometido á desinfección en caso de fiebre amarilla, pero en el caso previsto al fin del artículo anterior, la desinfección puede hacerse á fin de destruir los mosquitos. En caso de cólera, ó de peste, la desinfección no deberá aplicarse más que á las mercancías y objetos que la autoridad sanitaria local considere como contaminados.

Disinfecting, etc.,  
merchandise.

Sin embargo, las mercancías y objetos enumerados más adelante pueden ser sometidos á la desinfección y aun prohibida su entrada, independientemente de toda comprobación, de que están ó no contaminados:

Body linen, etc.

(1) La ropa interior y vestidos que se llevan (efectos de uso) y la ropa de cama ya usada.

Household furni-  
ture.

Cuando estos objetos son transportados como equipaje ó á consecuencia de un cambio de domicilio (artículos de instalación), no podrá prohibirse su entrada y se someterán al régimen del artículo XIX.

Soldiers' and sailors'  
luggage.

Los efectos dejados por los soldados ó los marinos muertos, y remitidos á su patria, se asimilarán á los objetos comprendidos en el primer párrafo del inciso (1) de este artículo.

Rags.

(2) Los trapos viejos, con excepción en cuanto al cólera, de los trapos viejos comprimidos que se transportan como mercancías, al por mayor, en pacas cinchadas.

Shoddy, etc.

No deberán ser detenidos los desperdicios nuevos que provienen directamente de los talleres de hilado, de tejido, de confección ó de blanqueamiento, las lanas artificiales y los recortes de papel nuevo.

Transit of merchan-  
dise through infected  
districts, etc.

ART. XIII. En caso de cólera ó de peste, no hay razón para prohibir el tránsito á través de un distrito infectado, de las mercancías y objetos especificados en los incisos (1) y (2) del artículo anterior, si están embalados de tal modo que no puedan ser infectados en el tránsito.

De la misma manera, cuando las mercancías ú objetos son transportados de modo que en el camino no hayan podido estar en contacto con los objetos contaminados, su tránsito á través de una circunscripción territorial contaminada, no debe ser un obstáculo para su entrada al país de destino.

Articles not pro-  
hibited.

ART. XIV. Las mercancías y objetos especificados en los incisos (1) y (2) del artículo XII, no caen bajo la aplicación de las medidas

de prohibición á la entrada, si se demuestra, á la autoridad del país de destino, que han sido expedidos cinco días al menos antes del principio de la epidemia.

ART. XV. El modo y el sitio de la desinfección, á la llegada de las mercancías, así como los procedimientos que deberán emplearse para asegurar la destrucción de las ratas y mosquitos, se fijarán por la autoridad del país de destino. Estas operaciones deberán hacerse de manera de deteriorar los objetos lo menos posible.

Destroying rats and mosquitos.

Corresponde á cada país arreglar la cuestión relativa al pago eventual de indemnización que resultare de la desinfección ó de la destrucción de las ratas ó mosquitos.

Damages.

Si, con ocasión de las medidas tomadas para asegurar la destrucción de las ratas ó los mosquitos á bordo de los buques, la autoridad sanitaria percibiere algún impuesto, sea directamente, sea por intermedio de una sociedad ó de un particular, el monto de este impuesto deberá fijarse por una tarifa publicada de antemano y establecida de manera que no pueda resultar de su aplicación una fuente de beneficios para el país ó para la administración sanitaria.

Taxes levied by sanitary authority.

ART. XVI. Las cartas y correspondencia, impresos, libros, periódicos, papeles de negocios, etc., (no comprendiendo las encomiendas postales, ("colis postaux"), no se someterán á ninguna restricción ni desinfección. En caso de fiebre amarilla, los paquetes postales (colis postaux) no se someterán á restricción alguna.

Letters, etc., not subject to restrictions, etc.

ART. XVII. Las mercancías que lleguen por tierra ó por mar, no podrán ser retenidas en las fronteras ni en los puertos.

Merchandise at frontier ports.

Las únicas medidas que se permitirá prescribir respecto á aquéllas, quedan especificadas en el artículo XII.

Sin embargo, si las mercancías que llegan por mar á granel ("vrac") ó en embalajes defectuosos han sido, durante la travesía, contaminadas por ratas que se reconozcan como apestadas, y si no pueden aquéllas ser desinfectadas, la destrucción de los gérmenes puede asegurarse depositando las mercancías por el tiempo que determine la autoridad sanitaria en el puerto de llegada.

Merchandise contaminated during transit.

Se entiende que la aplicación de esta última medida no deberá traer consigo ni detención para la nave, ni gastos extraordinarios que resulten de la falta de almacenes en los puertos.

ART. XVIII. Cuando las mercancías han sido desinfectadas, por aplicación de las prescripciones del artículo XII ó puestas en depósito temporal, en virtud del párrafo tercero del artículo XVII, el propietario ó su representante tiene el derecho de reclamar de la autoridad sanitaria que ha ordenado la desinfección ó el depósito, un certificado que indique las medidas tomadas.

Certificate to owner.

ART. XIX. *Equipajes.* La desinfección de la ropa sucia, vestidos y objetos que hacen parte de equipaje ó de mobiliario (artículos de instalación) que provengan de una circunscripción territorial declarada contaminada, no se hará efectiva sino en los casos en que la autoridad sanitaria los considere como contaminados.

Continental baggage.

No habrá desinfección de equipajes cuando se trata de fiebre amarilla.

Sección tercera—Medidas en los puertos y en las fronteras de mar.

Measures in ports, etc.

ART. XX. *Clasificación de los buques.* Se considera como *infectado* el buque que tenga la peste, el cólera ó la fiebre amarilla á bordo ó que haya presentado uno ó más casos de cólera ó de peste á bordo, durante los últimos siete días, y en caso de fiebre amarilla, uno ó más casos durante la travesía.

Classification of vessels.

Se considera como *sospechosa* la nave á bordo de la cual ha habido casos de peste ó de cólera en el momento de la partida ó durante la travesía, pero en la cual no se ha declarado ningún caso nuevo desde hace siete días. Serán también sospechosos, tratándose de fiebre

amarilla, los buques que hayan permanecido en tal proximidad á las costas infectadas, que haya hecho posible la entrada de mosquitos en ellos.

Se considera como *indemne*, aun cuando llegue de puerto contaminado, una nave que no ha tenido ni defunciones ni casos de peste, de cólera ó de fiebre amarilla á bordo, sea antes de la partida, sea durante la travesía ó en el momento de la llegada, y que, en el caso de fiebre amarilla, no se haya aproximado á la costa infectada á una distancia suficiente, á juicio de las autoridades sanitarias, para recibir mosquitos.

Plague infected ships.

ART. XXI. Los buques *infectados de peste* se someterán al régimen siguiente:

(1) Visita médica (inspección);  
(2) Los enfermos serán desembarcados inmediatamente y aislados;

(3) Las otras personas deben ser igualmente desembarcadas, si es posible, y sometidas, á contar desde la llegada, á una observación<sup>1</sup> que no excederá de cinco días.

(4) La ropa sucia, los efectos de uso y los objetos de la tripulación<sup>2</sup> y de los pasajeros que, según el parecer de la autoridad sanitaria, sean considerados como contaminados, deben ser desinfectados.

(5) Las partes del buque que han sido habitadas por apestados ó que, según el parecer de la autoridad sanitaria se consideran como contaminadas, deben ser desinfectadas.

(6) La destrucción de las ratas del buque debe efectuarse, antes ó después de la descarga, lo más rápidamente posible, y, en todo caso, en un plazo máximo de 48 horas, evitando deteriorar las mercancías, el buque ó las máquinas.

Para los buques en lastre, esta operación debe hacerse lo más pronto posible antes de la carga.

Suspected ships.

ART. XXII. Los buques *sospechosos de peste* se someterán á las medidas indicadas en los números 1, 4 y 5 del Art. XXI.

Además, la tripulación y los pasajeros pueden ser sometidos á una observación que no excederá de cinco días, á partir de la llegada del buque. Se puede, durante el mismo tiempo, impedir el desembarque de la tripulación, siempre que no lo exija el servicio. Se recomienda destruir las ratas del buque. Esta operación se efectuará antes ó después de la descarga lo más rápidamente posible, y en todo caso, en una dilación máxima de 48 horas, evitando deteriorar las mercancías, el buque ó las máquinas.

Para los buques en lastre esta operación se hará, si hay lugar, lo más pronto posible, y en todo caso antes de la carga.

Noninfected ships.

ART. XXIII. Las naves *indemnes de peste* serán admitidas á libre plática inmediatamente, cualquiera que sea la naturaleza de su patente.

Measures at port of arrival.

El único régimen que puede establecer la autoridad sanitaria del puerto de llegada, consiste en:

(1) Visita médica (inspección);  
(2) Desinfección de la ropa sucia, efectos de uso y otros objetos de la tripulación y de los pasajeros, pero solamente en los casos excepcionales, cuando la autoridad sanitaria tenga razones especiales para creer en su contaminación;

(3) Sin que la medida pueda ser exigida como regla general, la autoridad sanitaria puede someter á los buques que lleguen de un

<sup>1</sup> La palabra "observación" significa aislamiento de los viajeros á bordo de un buque, ó en una estación sanitaria, antes de ponerlos á libre plática.

<sup>2</sup> La palabra "tripulación" se aplica á las personas que hacen parte de la dotación del buque ó del personal del servicio, comprendiendo los mayordomos, criados, "cafedji," etc.

puerto contaminado, á una operación destinada á destruir las ratas de á bordo antes ó después de la descarga. Esta operación deberá hacerse tan pronto como sea posible y en todo caso no deberá durar más de 24 horas, evitando deteriorar las mercancías, el buque ó las máquinas y estorbar la circulación de los pasajeros, ó la tripulación entre el buque y la costa. Para los buques en lastre se procederá, si hay lugar, á esta operación lo más pronto posible y, en todo caso, antes de la carga.

Cuando un buque procedente de un puerto contaminado haya sido sometido á la destrucción de las ratas, esta operación no podrá ser renovada sino cuando el buque ha hecho escala en un puerto contaminado, amarrándose á un muelle, ó si la presencia de las ratas muertas ó enfermas se ha comprobado á bordo.

La tripulación y los pasajeros pueden ser sometidos á una vigilancia que no excederá de 5 días á contar de la fecha en que el buque salió del puerto contaminado.

Se puede igualmente durante el mismo tiempo impedir el desembarque de la tripulación, excepto por causa del servicio.

La autoridad competente del puerto de llegada puede siempre reclamar bajo juramento un certificado del médico de á bordo, ó en su defecto del capitán, que atestigüe que no ha habido caso de peste en la nave desde su partida, y que no se ha observado mortalidad insólita de ratas.

ART. XXIV. Cuando en una nave indemne, después de examen bacteriológico se ha averiguado que hay á bordo ratas apestadas, ó bien cuando se comprueba una mortalidad insólita en estos roedores, habrá que aplicar las siguientes medidas:

*Ships with plague-stricken rats.*

I. Naves con ratas apestadas:

(a) Visita médica (Inspección).

(b) Las ratas deberán ser destruídas antes ó después de la descarga, lo más rápidamente posible y en todo caso en un plazo máximo de 48 horas, evitando deteriorar las mercancías, los buques ó las máquinas. Los buques en lastre sufrirán esta operación lo más pronto posible y en todo caso antes de hacer la carga.

(c) Las partes del buque y los objetos que la autoridad sanitaria local considere contaminados serán desinfectados.

(d) Los pasajeros y tripulación pueden ser sometidos á una observación que no exceda de cinco días, contados desde la fecha de llegada, salvo en casos excepcionales en los que la autoridad sanitaria puede prolongar la observación hasta un máximo de diez días.

II. Buques en donde se ha comprobado una mortalidad insólita en las ratas:

*Ships where marked mortality among rats exists.*

(a) Visita médica (Inspección).

(b) El examen de las ratas, desde el punto de vista de la peste que se hará tan pronto como se pueda.

(c) Si la destrucción de ratas se juzga necesaria, se hará en las condiciones antes indicadas, con respecto á los buques con ratas apestadas.

(d) Hasta que toda sospecha se haya disipado, los pasajeros y la tripulación pueden ser sometidos á una observación que no exceda de cinco días contados á partir de la fecha de llegada, salvo en casos excepcionales en los que la autoridad sanitaria puede prolongar la observación hasta un máximo de 10 días.

ART. XXV. La autoridad sanitaria del puerto entregará al capitán, al armador ó á su agente, siempre que se le pida, un certificado en el que conste que las medidas de destrucción de las ratas han sido efectuadas y que indique las razones por las cuales estas medidas han sido aplicadas.

*Certificates to captains, etc., of.*

Cholera-infected ships.

ART. XXVI. Los buques *infectados de cólera* se someterán al siguiente régimen:

- (1) Visita médica (Inspección).
- (2) Los enfermos se desembarcarán y aislarán inmediatamente.
- (3) Las otras personas se desembarcarán también si es posible, y se someterán, desde la llegada del buque á una observación cuya duración no excederá de 5 días.
- (4) La ropa sucia, los efectos de uso y los objetos de los tripulantes y de los pasajeros que, conforme al parecer de la autoridad sanitaria del puerto, se consideren como contaminados, serán desinfectados.
- (5) Las partes del buque que han sido habitadas por los enfermos de cólera ó que las autoridades del puerto consideren como contaminadas, serán desinfectadas.

(6) El agua de la cala será evacuada después de la desinfección.

La autoridad sanitaria puede ordenar la substitución de una buena agua potable á la que está almacenada á bordo.

Se prohibirá derramar las deyecciones humanas ó dejarlas escurrir en las aguas del puerto, á menos de que aquellas sean desinfectadas previamente.

Cholera-suspected ships.

ART. XXVII. Los buques *sospechosos de cólera* serán sometidos á las medidas prescritas en los incisos (1), (4), (5) y (6) del Art. XXVI.

La tripulación y los pasajeros pueden ser sometidos á una observación que no excederá de 5 días después de la llegada del buque. Se recomienda impedir, durante el mismo tiempo, el desembarque de los tripulantes, salvo por razones del servicio.

Nonsuspected ships.

ART. XXVIII. Los buques *indemnes de cólera* serán admitidos á libre plática inmediatamente, cualquiera que sea la naturaleza de su patente.

Regulations.

El único régimen que puede establecer la autoridad sanitaria del puerto de llegada, consistirá en las medidas indicadas en los números (1), (4) y (6) del Art. XXVI.

La tripulación y los pasajeros pueden ser sometidos, desde el punto de vista del estado de salud, á una observación que no excederá de 5 días, contados desde la fecha en que el buque salió del puerto contaminado.

Es de recomendarse que se impida, durante el mismo espacio de tiempo, el desembarque de la tripulación, salvo por razones del servicio.

La autoridad competente del puerto de llegada puede siempre reclamar, bajo juramento, un certificado del médico de á bordo ó, en su defecto, del capitán, en el que se haga constar que no ha habido caso de cólera en el buque después de su partida.

Physician, etc., on board.

ART. XXIX. La autoridad competente tendrá en cuenta, para la aplicación de las medidas indicadas en los artículos del XXI al XXVIII, la presencia de un médico y de aparatos de desinfección (estufas) á bordo de los buques de las tres clases arriba mencionadas.

En lo que se refiere á la peste, tendrá también en cuenta la instalación á bordo, de aparatos destinados á la destrucción de las ratas.

Las autoridades sanitarias de los países á los cuales convenga entenderse sobre este punto, podrán dispensar de la visita médica y de otras medidas á las naves indemnes que tuvieren á bordo un médico especialmente comisionado por su país.

Emigrants, etc., ships.

ART. XXX. Pueden prescribirse medidas especiales para los buques en que haya aglomeración, particularmente para las naves de emigrantes ó para cualquiera otro buque que ofrezca malas condiciones higiénicas.

Ships objecting to enforcement of restrictive measures.

ART. XXXI. Toda nave que no quiera someterse á las obligaciones impuestas por la autoridad del puerto en virtud de las estipulaciones de la presente Convención, queda en libertad de volverse á la mar.

Puede ser autorizada á desembarcar sus mercancías después de haber tomado las siguientes precauciones:

- (1) Aislamiento del buque, de la tripulación y de los pasajeros.
- (2) En lo que concierne á la peste, pedir informaciones relativas á la existencia de una mortalidad insólita entre las ratas.
- (3) En lo que concierne al cólera, hacer la evacuación del agua de la cala, después de su desinfección, y substitución de una buena agua potable á la que esté almacenada á bordo.

Puede igualmente ser autorizada á desembarcar á los pasajeros que lo soliciten, á condición de que éstos se sujeten á las medidas prescritas por la autoridad local.

ART. XXXII. Las naves de una procedencia contaminada, que han sido desinfectadas y que han sido objeto de medidas sanitarias aplicadas de una manera suficiente, no sufrirán una segunda vez estas medidas á su llegada á un puerto nuevo, á condición de que no se haya producido ningún caso después que se practicó la desinfección y que no hayan hecho escala en un puerto contaminado.

Disinfected vessels arriving from infected ports.

Cuando un buque desembarque solamente pasajeros y sus equipajes ó las valijas del correo, sin haber estado en comunicación con la costa, no debe considerársele como habiendo tocado el puerto, y;

En el caso de fiebre amarilla, cuando no se haya aproximado suficientemente á la costa para recibir mosquitos á bordo.

ART. XXXIII. Los pasajeros llegados en una nave infectada, tienen la facultad de reclamar de la autoridad sanitaria del puerto un certificado que indique la fecha de su llegada y las medidas á las cuales han sido sometidos ellos y sus equipajes.

Certificates to passengers of infected ships.

ART. XXXIV. Los vapores correos serán objeto de un régimen especial que se establecerá de común acuerdo entre los países interesados.

Packet boats subjected to special arrangements.

ART. XXXV. Sin perjuicio del derecho que tienen los Gobiernos de ponerse de acuerdo para organizar estaciones sanitarias comunes, cada país debe proveer lo menos uno de los puertos del litoral de cada uno de sus mares, de una instalación y de materiales suficientes para recibir una nave, cualquiera que sea su estado sanitario.

Sanitary equipments at certain ports.

Cuando un buque indemne procedente de un puerto contaminado llegue á un gran puerto de navegación marítima, se recomienda no enviarlo á otro puerto con el objeto de que se someta á las medidas sanitarias prescritas.

Indemne vessels from infected ports.

En cada país, los puertos abiertos á las procedencias de otros, contaminados de peste, de cólera ó de fiebre amarilla, deben estar provistos de tal manera, que los buques indemnes puedan sufrir allí, desde su llegada, las medidas prescritas y no sean remitidos para este efecto á otro puerto.

Los Gobiernos harán conocer los puertos que hayan abierto á las procedencias de otros, infectados de peste, de cólera ó de fiebre amarilla.

Declaration concerning open ports.

ART. XXXVI. Se recomienda que en los grandes puertos de navegación marítima se establezca:

Medical service, etc., at large seaports.

(a) Un servicio médico regular y una vigilancia médica permanente del estado sanitario de las tripulaciones y de la población del puerto;

(b) Locales apropiados al aislamiento de los enfermos y á la observación de las personas sospechosas. En los lugares en donde existe *stegomyia fasciata*, deberá haber edificios ó parte de ellos que tengan las puertas y ventanas protegidas por mallas de alambre, una lancha y una ambulancia protegidos de la misma manera;

(c) Las instalaciones necesarias para una desinfección eficaz y laboratorios bacteriológicos;

(d) Un servicio de agua potable, no sospechoso para el uso del puerto, y la aplicación de un sistema que presente toda la seguridad posible para la extracción de los desechos y basuras.

Measures for frontier zones, etc. Seccion cuarta—Medidas en las fronteras terrestres—Viajeros—Ferrocarriles—Zonas fronterizas—Vías fluviales.

Camps of observation. ART. XXXVII. No se deben establecer cuarentenas terrestres, pero los Gobiernos se reservan el derecho de establecer campamentos de observación, si los consideran necesarios, para la detención temporal de los sospechosos.

Este principio no excluye el derecho de cada país de cerrar, cuando lo necesite, una parte de sus fronteras.

Surveillance of railroad passengers. ART. XXXVIII. Es importante que los viajeros sean sometidos, desde el punto de vista de su estado de salud, á una vigilancia por parte del personal de los ferrocarriles.

Restriction on medical intervention. ART. XXXIX. La intervención médica se limitará á una visita á los pasajeros, tomándoles la temperatura, y á los cuidados que se han de dar á los enfermos. Si esta visita se hace, se combinará hasta donde fuere posible, con la visita aduanera, de modo que los viajeros sean detenidos el menor tiempo posible. Las personas visiblemente enfermas serán las únicas que se someterán á un exámen médico completo.

Surveillance of persons from infected districts. ART. XL. Cuando los viajeros procedentes de un lugar contaminado han llegado á su destino, sería de la mayor utilidad someterlos á una vigilancia que no exceda de 10 ó 5 días á contar de la fecha de partida, según que se trate respectivamente de peste ó de cólera, y de 6 días en caso de fiebre amarilla.

Emigrants, etc. ART. XLI. Los Gobiernos se reservan el derecho de tomar medidas particulares en relación con determinadas categorías de personas, particularmente con los vagabundos, los emigrantes ó los que atraviesan la frontera en grandes grupos ó en bandas.

Passenger and mail cars not to be retained, etc. ART. XLII. Los coches que hacen el transporte de pasajeros, del correo y de equipajes, no pueden ser retenidos en las fronteras. Á fin de que los coches que transportan los viajeros y el correo no puedan ser retenidos, se hará que los coches que llegan de la circunscripción infectada se detengan en la frontera y que los pasajeros se trasborden á los coches que lleguen á la frontera del otro lado.

Si sucediera que uno de esos coches se hubiere contaminado ó hubiere sido ocupado por un enfermo atacado de peste, de cólera ó de fiebre amarilla, será desprendido del tren para ser desinfectado lo más pronto posible.

Railroad and post-office employees. ART. XLIII. Las medidas concernientes al paso por las fronteras del personal de los ferrocarriles y del correo, son de la competencia de las autoridades sanitarias interesadas. Se combinarán de modo de no estorbar el servicio.

Regulating frontier traffic, etc. ART. XLIV. La reglamentación del tráfico fronterizo y de las cuestiones inherentes á este tráfico, así como la adopción de medidas excepcionales de vigilancia, deberán sujetarse á arreglos especiales entre las naciones limítrofes.

River routes. ART. XLV. Corresponde á los Gobiernos de los países ribereños arreglar por medio de acuerdos especiales el régimen sanitario de las vías fluviales.

#### SECCIÓN QUINTA.

Yellow-fever regulations. Ships infected with.

#### ARTÍCULOS REFERENTES Á LA FIEBRE AMARILLA.

ART. XLVI. Con respecto á los *buques infectados* de fiebre amarilla, se adoptará el régimen siguiente:

1. Visita médica, (inspección).
2. Los enfermos serán desembarcados inmediatamente en una lancha protegida contra los mosquitos por tela de alambre, y conducidos al lugar de aislamiento en una ambulancia ó camilla igualmente protegida contra los mosquitos.

3. Las demás personas deben ser también desembarcadas, si es posible, y sometidas á una observación de seis días, á contar desde el de la llegada.

4. En los campamentos de observación habrá casetas ó jaulas alambradas donde se recluirá inmediatamente á toda persona que presente una temperatura superior á 37°.6 C., hasta que se le pueda conducir en la ambulancia ó camilla *ad hoc* al lugar de aislamiento.

5. El buque deberá anclar á una distancia de doscientos metros, por lo menos, de tierra habitada.

6. Siempre que sea posible se fumigará el buque contra los mosquitos, antes de la descarga, pero si la fumigación no fuese practicable, la autoridad sanitaria podrá disponer uno de estos dos medios, á saber:

(a) El empleo para la descarga de un personal inmune, ó (b), si esto fuese imposible, se sujetará á observación el personal de descarga durante el tiempo de ésta y por seis días más á contar desde el último de exposición á bordo.

ART. XLVII. Los buques *sospechosos* de fiebre amarilla serán sometidos á las medidas indicadas en los incisos 1, 3 y 5 del artículo anterior, y cuando no sean fumigados se descargarán mediante los requisitos señalados en el párrafo (a) ó (b) de dicho artículo.

ART. XLVIII. Los buques *indemnes* de fiebre amarilla, procedentes de puertos infectados, serán puestos en libre plática después de la visita médica de inspección, si el viaje ha durado más de seis días. Si éste ha sido más corto, se tratará al barco como sospechoso hasta que se complete el período de seis días, á contar desde el de la partida.

Si se presentare un caso de fiebre amarilla entre los pasajeros ó tripulantes durante el período de observación, se tratará al buque como *infectado*.

ART. XLIX. Se permitirá inmediatamente el desembarco de todo individuo que demuestre ser inmune á la fiebre amarilla, á satisfacción de la autoridad sanitaria del puerto de arribo.

ART. L. Se estipula que en caso de dudas para interpretar esta Convención prevalecerá la interpretación del texto inglés.

DISPOSICIÓN TRANSITORIA. Los Gobiernos que no han firmado la presente Convención pueden adherirse á ella, si así lo desean, dirigiéndose por la vía diplomática al Gobierno de los Estados Unidos de América, á fin de que éste lo comuniqué á los demás Poderes firmantes.

Hecha y firmada en la Ciudad de Washington, el día catorce de octubre de mil novecientos cinco, en dos ejemplares en español y en inglés, respectivamente, que se depositarán en el Departamento de Estado del Gobierno de los Estados Unidos de América, con el propósito de que se remitan por la vía diplomática copias en ambos idiomas á cada uno de los países signatarios.

D. EDUARDO MOORE.  
 JUAN J. ULLOA  
 JUAN GUTERAS  
 E B BARNET.  
 EMILIO C. JOUBERT  
 M. H. ALCIVAR  
 WALTER WYMAN  
 H. D. GEDDINGS  
 JOHN S. FULTON  
 WALTER D McCAW  
 J. D. GATEWOOD.  
 H. L. E. JOHNSON, M. D.  
 JOAQUÍN YELA.  
 E. LICÉAGA  
 J L MEDINA M D.  
 DANIEL ED° LAVORERÍA.  
 N. VELOZ GOITICOA.

Suspected ships.

Ships indemne.

Immunes permitted to land.

English text to prevail.

Adherence.

Signatures.

Ratification.

And whereas the said Convention has been duly ratified by the United States of America, Costa Rica, Cuba, Ecuador, Guatemala, Mexico, Nicaragua, Peru, and Venezuela;

Notice of adherence.

And whereas as provided for in the said Convention notice of adherence to the said Convention has been given through diplomatic channels to the Government of the United States of America by the Governments of Brazil, Colombia, Honduras and Salvador;

Proclamation.

Now, therefore, be it known that I, Theodore Roosevelt, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Given under my hand at the City of Washington this first day of March in the year of our Lord one thousand nine hundred [SEAL.] and nine, and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Secretary of State.*

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**PROCLAMATIONS**

**BY THE**

**PRESIDENT OF THE UNITED STATES.**

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# PROCLAMATIONS.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

March 11, 1907.

## A PROCLAMATION.

WHEREAS, it is provided by section two of the Act of Congress, approved June 8, 1906, entitled, "An act for the preservation of American Antiquities", "That the President of the United States is hereby authorized, in his discretion, to declare by public proclamation historic land marks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be National Monuments, and may reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected";

Chaco Canyon  
National Monument,  
N. Mex.  
Preamble.  
Vol. 34, p. 225.

And whereas, the extensive prehistoric communal or pueblo ruins in San Juan and McKinley Counties, Territory of New Mexico, principally embraced within the Chaco Canyon and generally known as the Chaco Canyon ruins, situated upon the public lands owned and controlled by the United States, are of extraordinary interest because of their number and their great size and because of the innumerable and valuable relics of a prehistoric people which they contain, and it appears that the public good would be promoted by reserving these prehistoric remains as a National Monument with as much land as may be necessary for the proper protection thereof.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the aforesaid act of Congress, do hereby set aside as the Chaco Canyon National Monument, subject to any valid and existing rights, the prehistoric ruins and burial grounds situated in San Juan County, New Mexico, more particularly located and described as follows, to wit:

National Monument,  
New Mexico.

Sections 7 and 8 and sections 16 to 29, inclusive, township 21 north, range 10; sections 1, 2, 3 and 4, sections 8 to 14 inclusive, and sections 17, 19, 20 and 30 in township 21 north, range 11; the south half of section 12 in township 20 north, range 8; the south east quarter of section 32 in township 21 north, range 12; the south east quarter of section 28 in township 17 north, range 12; the south east quarter of section 17 in township 17 north, range 10, all west of the New Mexico Principal Meridian, New Mexico, as shown upon the map hereto attached and made a part of this proclamation.

Boundaries.

Warning is hereby expressly given to all unauthorized persons, not to appropriate, excavate, injure or destroy any of the prehistoric ruins or remains hereby declared to be a National Monument or to locate or settle upon any of the lands reserved and made a part of said monument by this proclamation.

Reserved from  
settlement, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 11th day of March in the year of our Lord one thousand nine hundred and seven [SEAL.] and the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

March 16, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Portales National Forest, N. Mex. Preamble.

Restored to public domain.

Vol. 30, p. 36.

Vol. 34, p. 3178.

Lands restored open to settlement.

WHEREAS, the public lands within the Portales National Forest, in the Territory of New Mexico, are no longer required for experimental forest purposes;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven (Volume 30 Statutes at Large, page 36), do hereby revoke my proclamation dated the third day of October, nineteen hundred and five, which established the Portales National Forest, and do proclaim that the lands embraced within the said National Forest are hereby restored to the public domain.

The lands which are hereby released from reservation shall be open to settlement from the date hereof, but shall not be subject to entry, filing, or selection until after ninety days' notice by such publication as the Secretary of the Interior may prescribe.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 16th day of March, in the year of our Lord one thousand nine hundred and seven, [SEAL.] and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

April 6, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Big Burros National Forest, N. Mex.

Preamble. Vol. 34, p. 3274. Boundaries enlarged.

Vol. 30, p. 36. Post, p. 2190.

WHEREAS, it appears that the public good would be promoted by adding to the Big Burros National Forest certain lands, within the Territory of New Mexico, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Big Burros National Forest is hereby enlarged to include the said

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED APRIL 6, 1907.

R17W.

R18W.

### BIG BURROS NATIONAL FOREST NEW MEXICO

T.17S.  
NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907  
— NATIONAL FOREST BOUNDARY  
▨ ADDITION FROM PUBLIC LANDS  
R15W. R14W.

R18W.

T.18S.

T.19S.

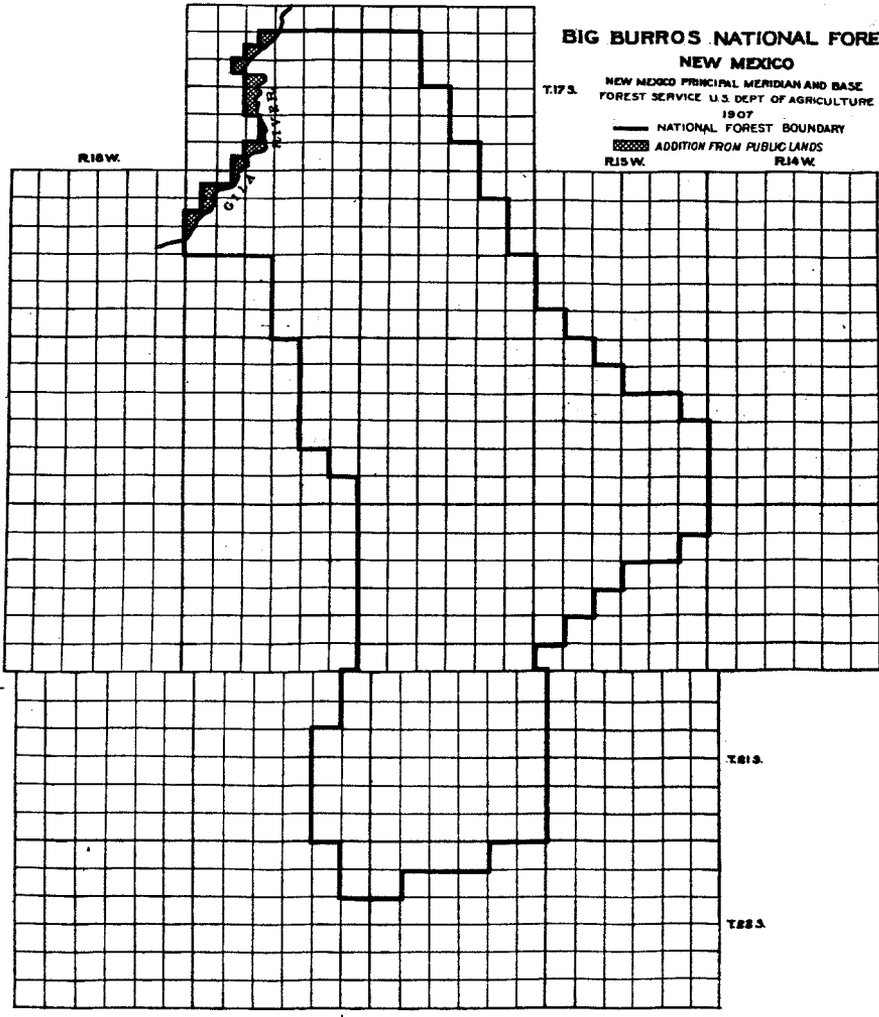
T.20S.

T.21S.

T.22S.

38° 30'

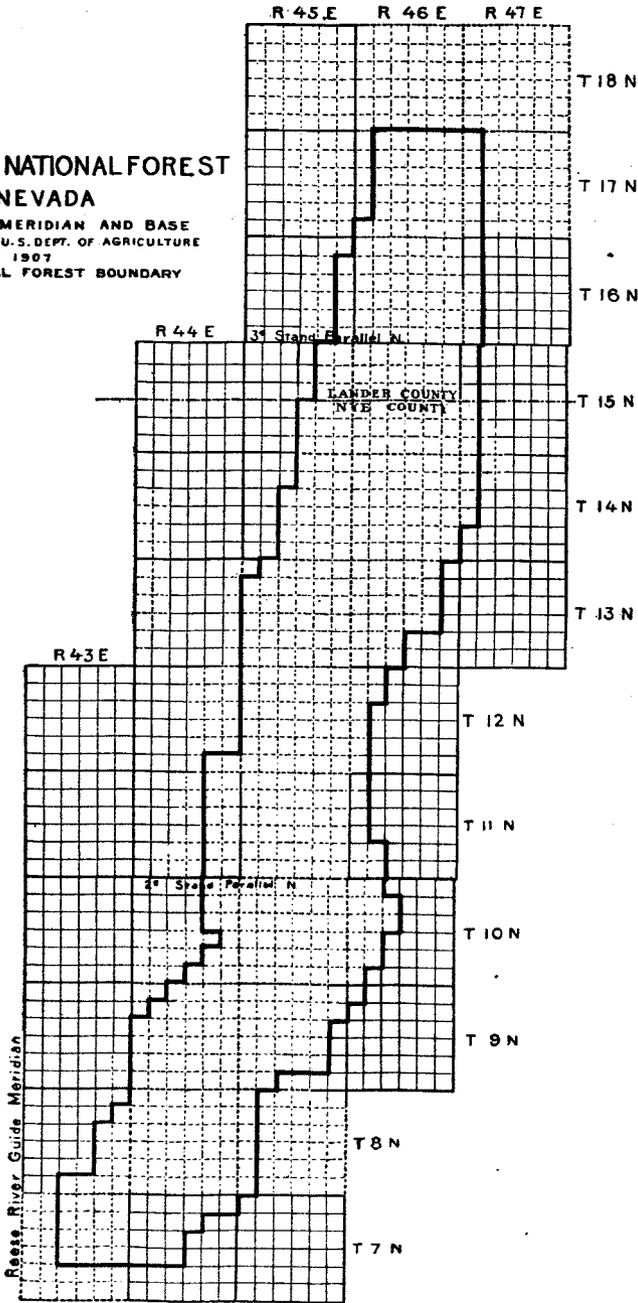
Longitude 107° 30' West from Washington



# TOQUIMA NATIONAL FOREST NEVADA

MT. DIABLO MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY



additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 6th day of April, in the year of our Lord one thousand nine hundred and seven, and [SEAL.] of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 15, 1907.

A PROCLAMATION

WHEREAS, the public lands in the State of Nevada, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Nevada, shown as the Toquima National Forest on the diagram forming a part hereof;

Lands excepted.

Coal lands.

Reserved from settlement.

Vol. 34, p. 233.

Toquima National Forest, Nev. Preamble. *Post*, p. 2228.

National Forest, Nevada. Vol. 26, p. 1103.

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force;

Coal lands.

not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Reserved settlement. from

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of April, in the year of our Lord one thousand nine hundred and seven,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT.

By the President:

ROBERT BACON

*Acting Secretary of State.*

April 15, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Gallinas National  
 Forest, N. Mex.  
 Preamble.  
 Vol. 34, p. 3243.

Boundaries en-  
 larged.  
 Vol. 30, p. 36.  
*Post*, p. 2238.

WHEREAS, it appears that the public good would be promoted by adding to the Gallinas National Forest certain lands, within the Territory of New Mexico, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Gallinas National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Lands excepted.

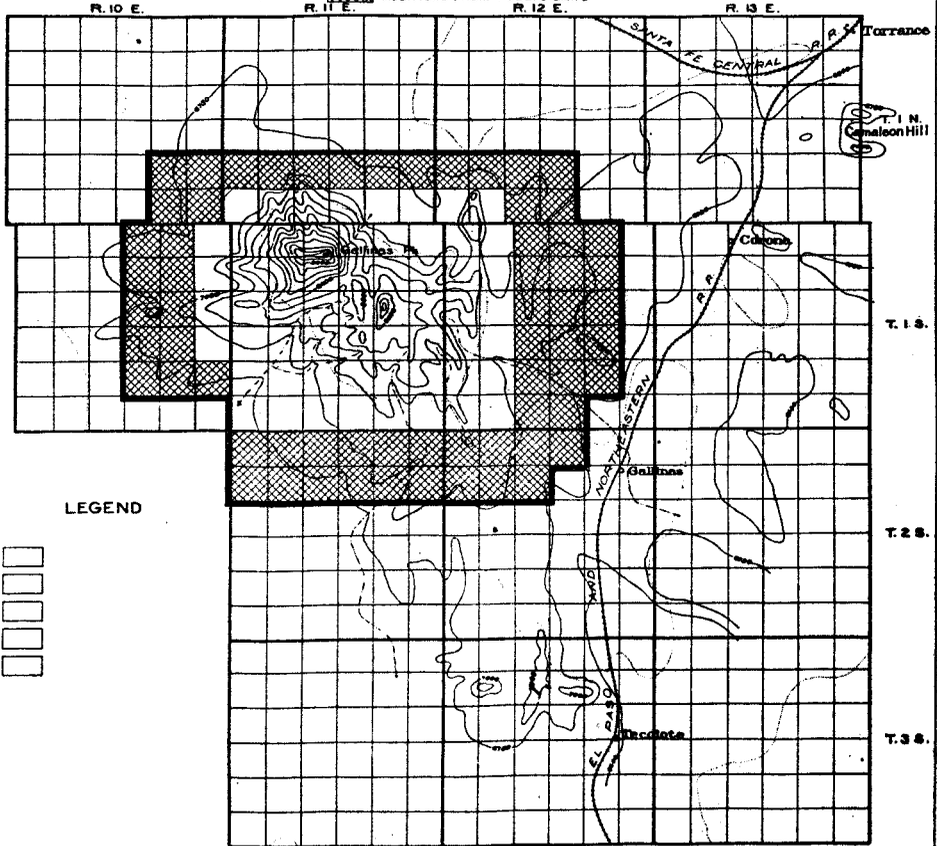
Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United

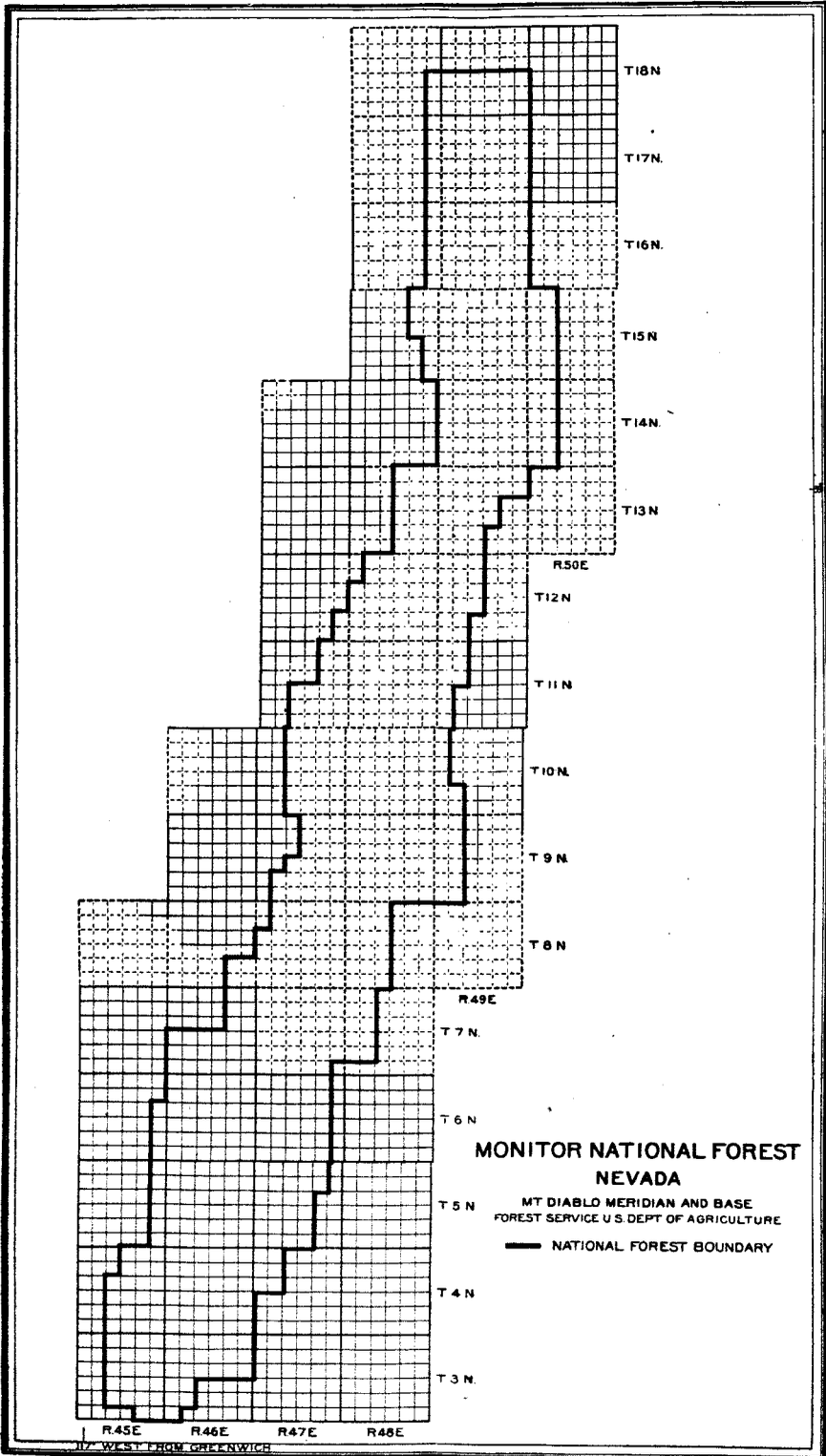
# GALLINAS NATIONAL FOREST NEW MEXICO

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED APRIL 15, 1907

New Mexico Principal Meridian and Base Line  
FOREST SERVICE, U. S. DEPT. OF AGRICULTURE  
1907

 NATIONAL FOREST BOUNDARY  
ADDITIONS FROM PUBLIC LAND





States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Reserved from settlement.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of April, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 15, 1907.

A PROCLAMATION

WHEREAS, the public lands in the State of Nevada, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Monitor National Forest, Nev. Preamble. *Post*, p. 2228.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Nevada, shown as the Monitor National Forest on the diagram forming a part hereof;

National forest, Nevada. Vol. 26, p. 1103.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or

Lands excepted.

filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Reserved settlement. from

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of April, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

April 19, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Guadalupe National Forest, N. Mex. Preamble. *Post*, p. 2239.

National forest, New Mexico.

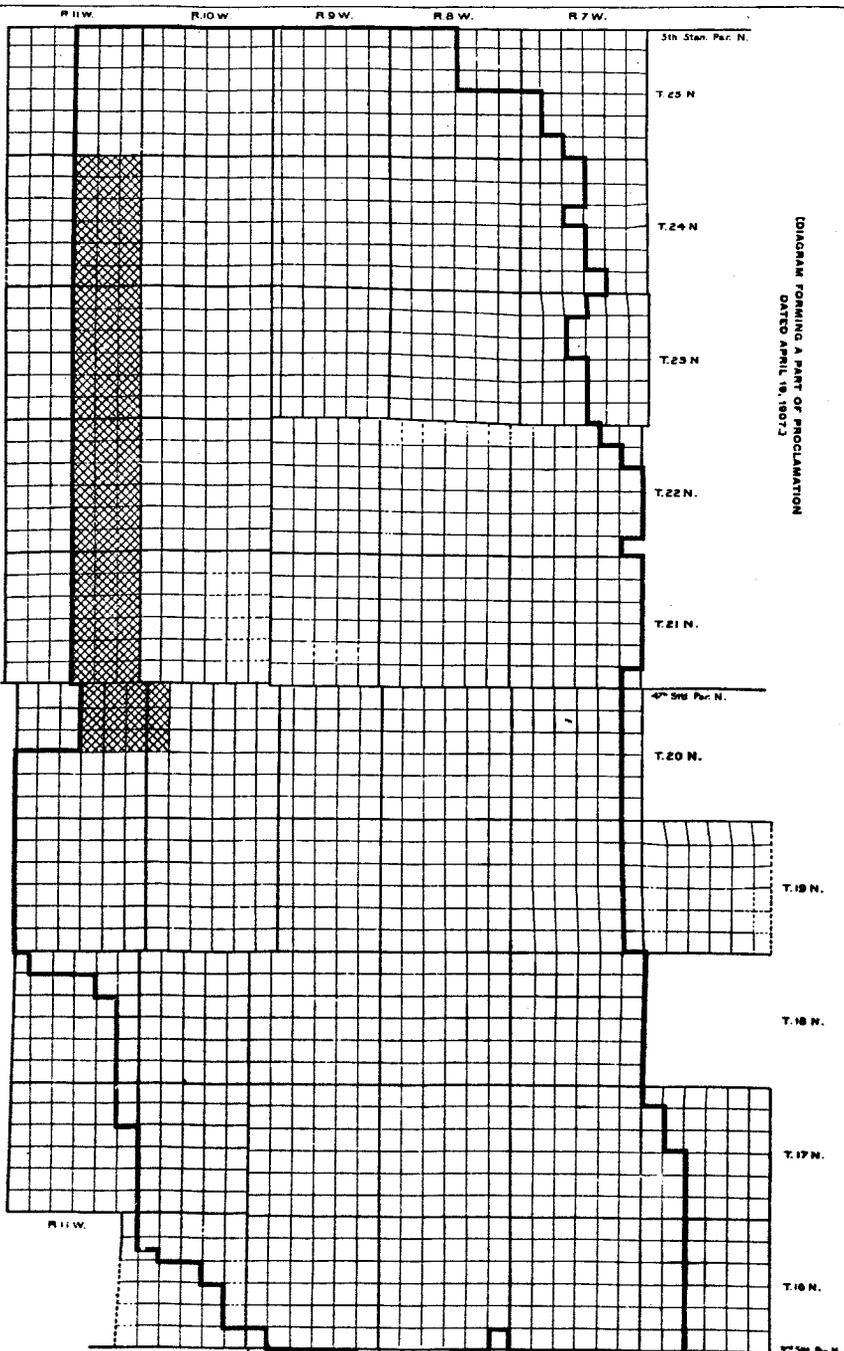
WHEREAS, the public lands in the Territory of New Mexico, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the Territory of New Mexico, shown as the Guadalupe National Forest on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for





(DIAGRAM FORMING A PART OF PROCLAMATION  
 DATED APRIL 18, 1907.)

**STONY CREEK NATIONAL FOREST**  
**CALIFORNIA**

FOREST SERVICE, U.S. DEPARTMENT OF AGRICULTURE

1907

- NATIONAL FOREST BOUNDARY
- ADDITION FROM PUBLIC LAND

31<sup>st</sup> Double Meridian and Base Line



40<sup>th</sup> Longitude West from Washington

any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural land within forest reserves."

Reserved from settlement.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 19th day of April, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT,  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 19, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Stony Creek National Forest certain lands, within the State of California, which are in part covered with timber;

Stony Creek National Forest, Cal. Preamble. Vol. 34, p. 3273.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Stony Creek National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Boundaries enlarged. Vol. 30, p. 36.

Post, pp. 2234, 2243.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to

Lands excepted.

Coal lands.

apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Reserved settlement. from

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 19th day of April, in the year of our Lord one thousand nine hundred and seven,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

April 24, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Lincoln National Forest, N. Mex. Preamble. Vol. 32, p. 2018. Vol. 34, pp. 3175, 2216.

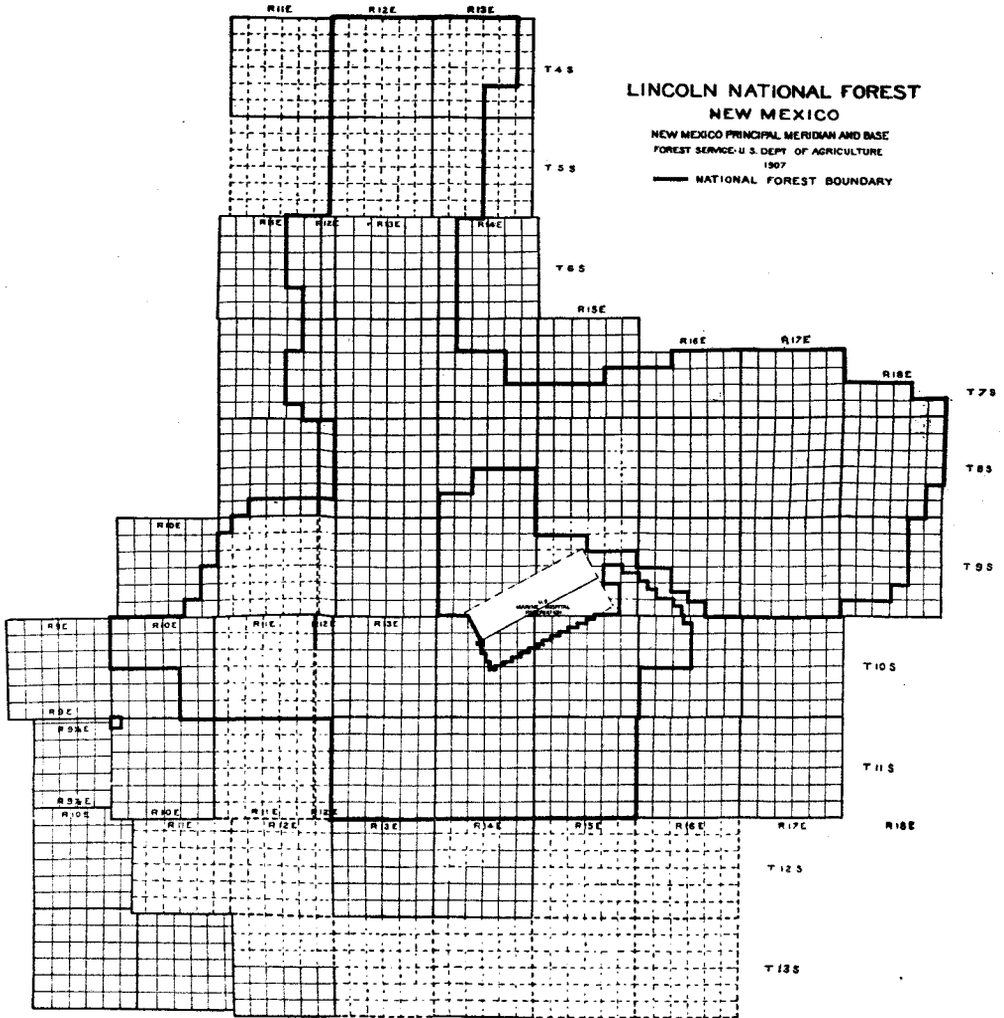
Boundaries modified. Vol. 30, p. 36. Post. pp. 2127, 2181, 2238.

Lands excepted.

WHEREAS, it appears that the public good would be promoted by adding to the Lincoln National Forest certain lands, within the Territory of New Mexico, which are in part covered with timber, and by excluding therefrom certain lands;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Lincoln National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof:

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under

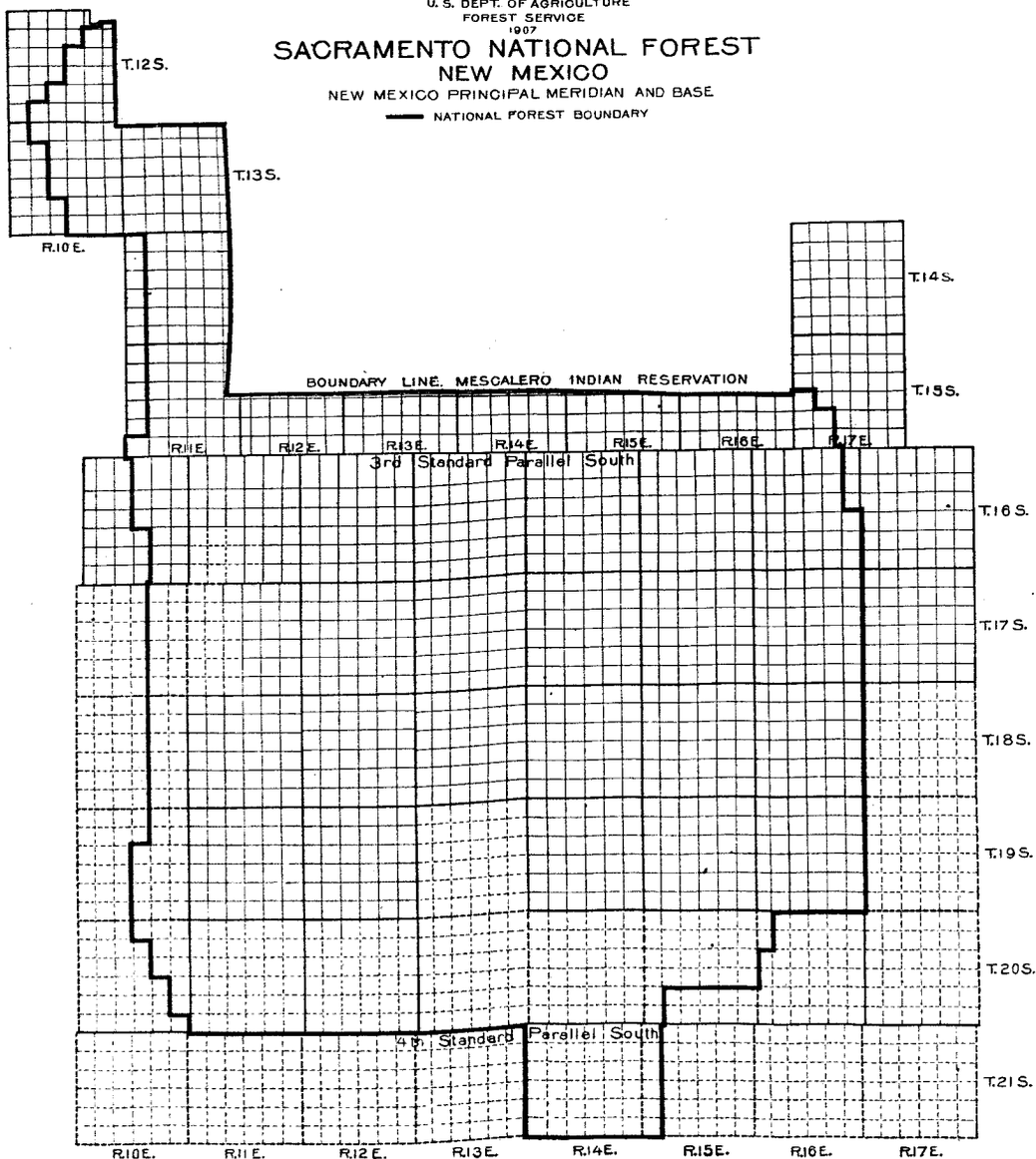


U. S. DEPT. OF AGRICULTURE  
FOREST SERVICE  
1907

# SACRAMENTO NATIONAL FOREST NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE

— NATIONAL FOREST BOUNDARY



which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 24th day of April, in the year of our Lord one thousand nine hundred and seven, and [SEAL.] of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 24, 1907.

A PROCLAMATION

WHEREAS, the public lands in the Territory of New Mexico, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest, and by including therein a portion of the area heretofore embraced in the Lincoln National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," and by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the Territory of New Mexico, shown as the Sacramento National Forest on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply

Coal lands.

Reserved from settlement.

Vol. 34, p. 233.

Sacramento National Forest, N. Mex.  
Preamble.  
Ante, p. 2126.  
Post, p. 2239.

National forest, New Mexico.  
Vol. 26, p. 1103.

Vol. 30, p. 36.

Lands excepted.

Coal lands.

to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Reserved settlement. from

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 24th day of April, in the year of our Lord one thousand nine hundred and seven, and [SEAL.] of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

April 25, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Beaver National Forest, Utah. Preamble. Vol. 34, p. 3189.

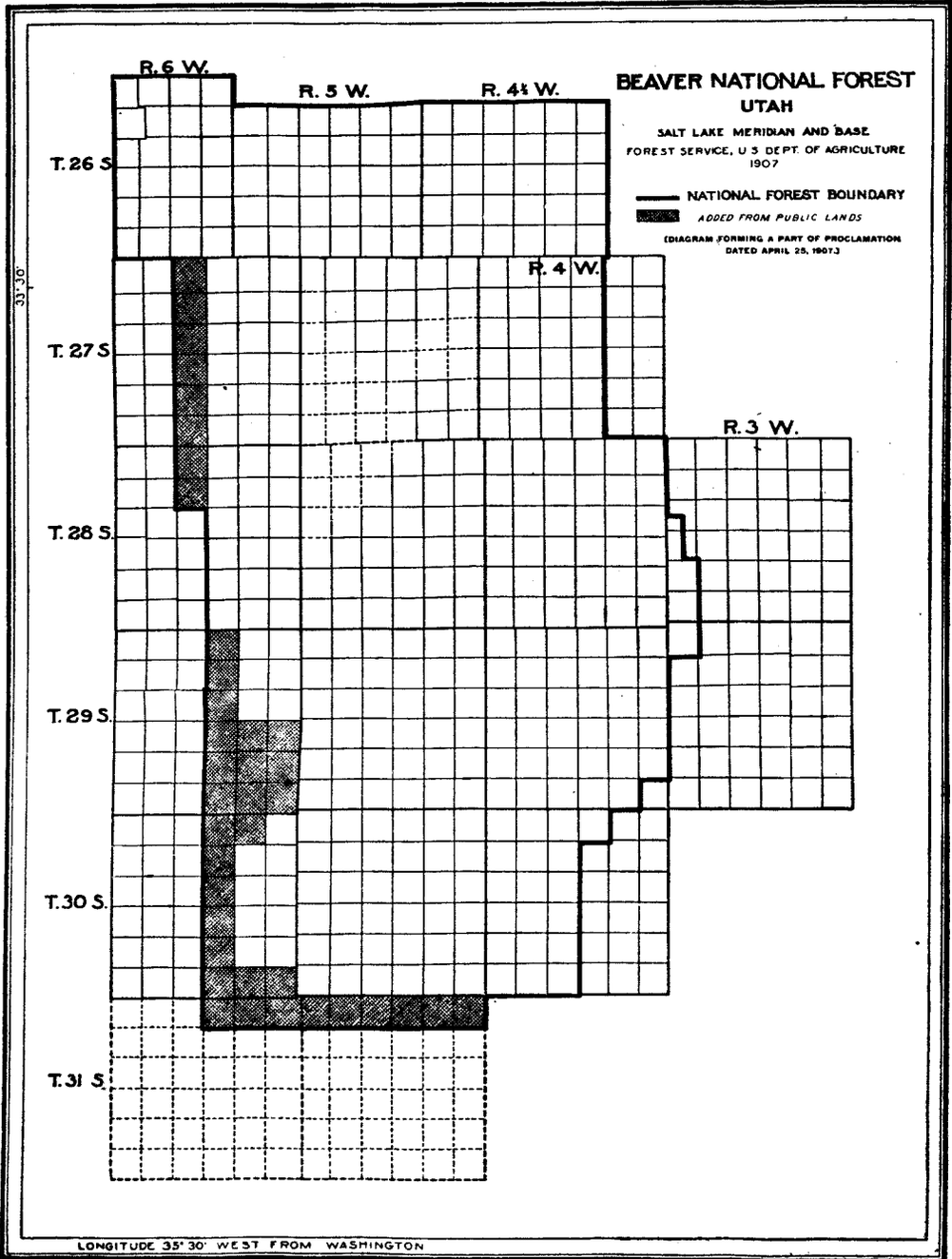
Boundaries enlarged. Vol. 30, p. 36.

WHEREAS, it appears that the public good would be promoted by adding to the Beaver National Forest certain lands, within the State of Utah, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Beaver National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or with-



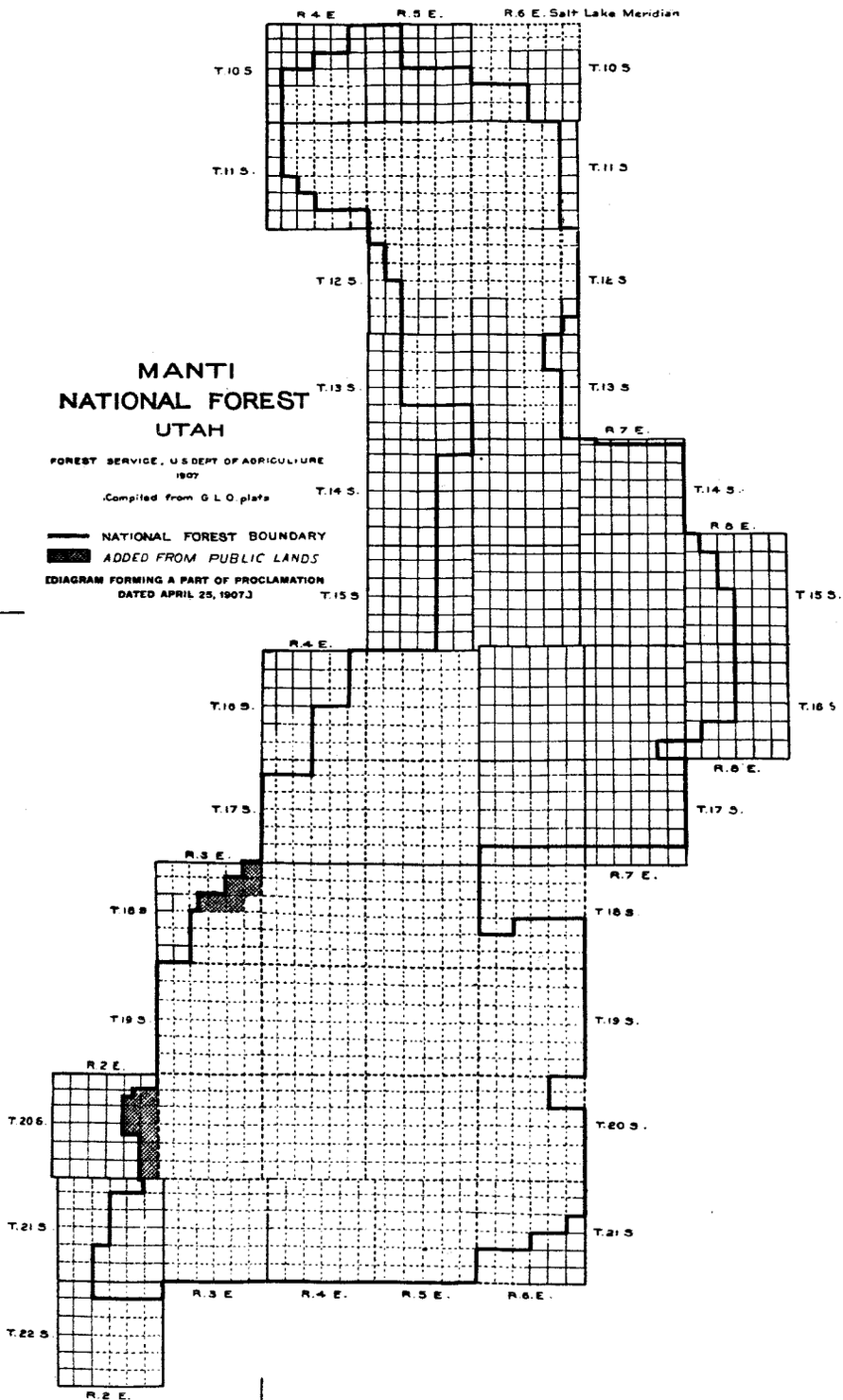
# MANTI NATIONAL FOREST UTAH

FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1907

Compiled from G.L.O. plats

-  NATIONAL FOREST BOUNDARY
  -  ADDED FROM PUBLIC LANDS
- DIAGRAM FORMING A PART OF PROCLAMATION  
DATED APRIL 25, 1907

38° 30'



34° 30' Longitude W from Washington

drawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Reserved from settlement.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 25th day of April, in the year of our Lord one thousand nine hundred and seven, and  
 [SEAL.] of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:  
 ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 25, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Manti National Forest certain lands, within the State of Utah, which are in part covered with timber;

Manti National Forest, Utah. Preamble. Vol. 33, p. 2308. Vol. 34, p. 3188. Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Manti National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established

Coal lands.

which has been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which has been permitted to remain of record subject to the creation of a permanent reservation.

Reserved settlement. from

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 25th day of April, in the year of our Lord one thousand nine hundred and seven, and of the Independence of the United States the one hundred and thirty-first.

[SEAL.]

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

April 29, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Fish Lake National Forest, Utah. Preamble. Vol. 30, p. 1787. Vol. 33, p. 2341. Vol. 34, p. 3189. Boundaries enlarged. Vol. 30, p. 36.

WHEREAS, it appears that the public good would be promoted by adding to the Fish Lake National Forest certain lands, within the State of Utah, which are in part covered with timber:

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Fish Lake National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal: and provided that these exceptions shall not apply to any land embraced in any selection,

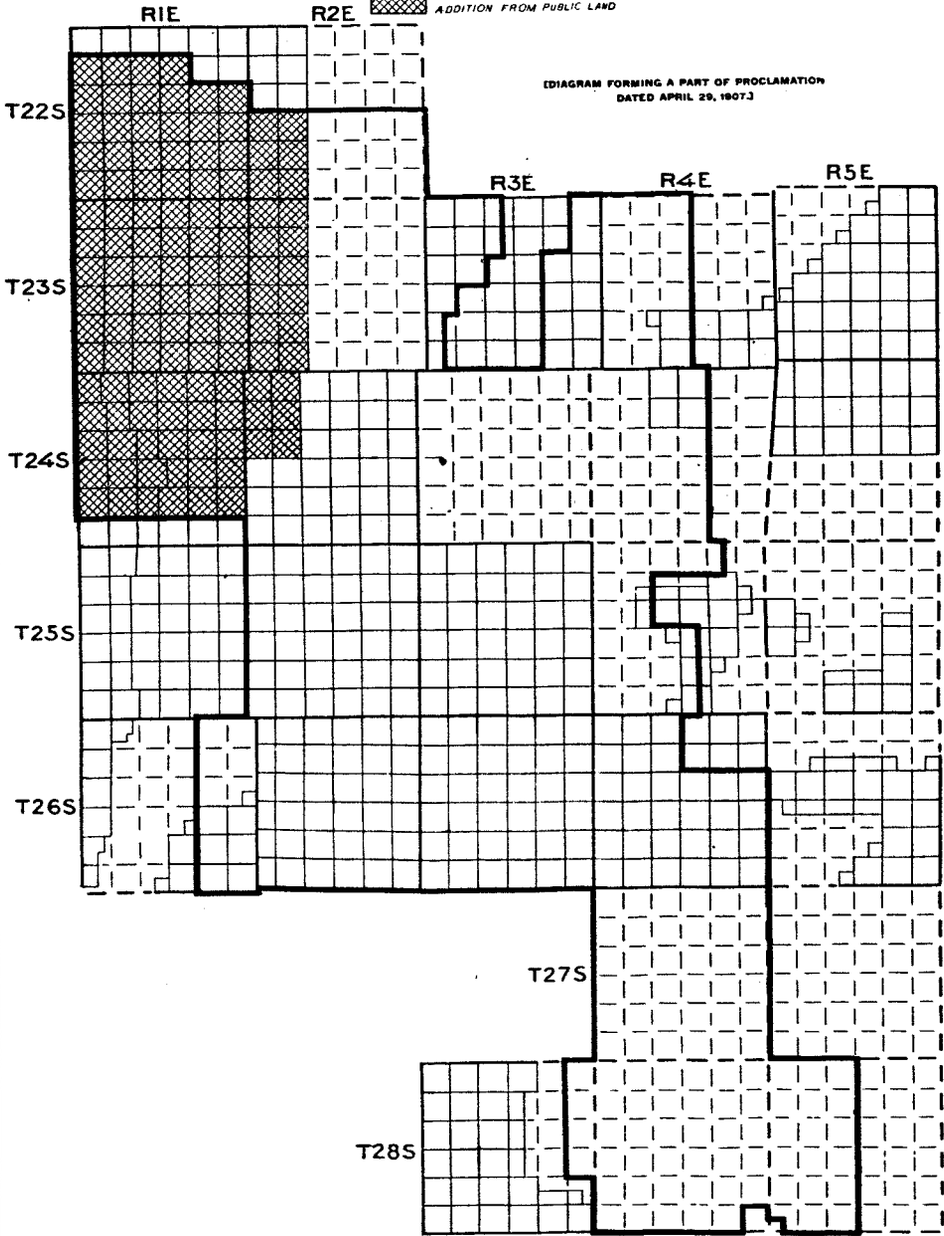
Coal lands.

# FISH LAKE NATIONAL FOREST UTAH

SALT LAKE BASE AND MERIDIAN  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY  
▨ ADDITION FROM PUBLIC LAND

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED APRIL 26, 1907



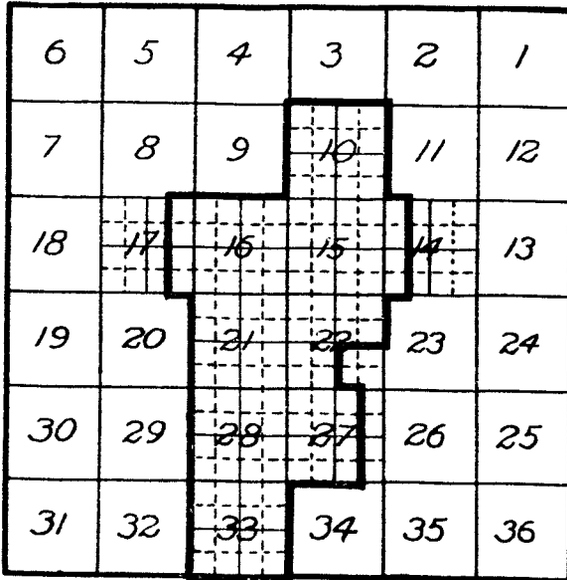
**CINDER CONE NATIONAL MONUMENT  
 WITHIN LASSEN PEAK NATIONAL FOREST  
 CALIFORNIA  
 1907**

**MT. DIABLO MERIDIAN AND BASE  
 FOREST SERVICE, U. S. DEPT. OF AGRICULTURE**

**— NATIONAL MONUMENT BOUNDARY**

**R. 6 E.**

**T. 31 N.**



**[DIAGRAM FORMING A PART OF PROCLAMATION  
 DATED MAY 6, 1907.]**

entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Reserved from settlement.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 29th day of April, in the year of our Lord one thousand nine hundred and seven,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 6, 1907.

A PROCLAMATION

WHEREAS, the elevation in the State of California, within the Lassen Peak National Forest, known as "Cinder Cone", and the adjacent area embracing a lava field and Snag Lake and Lake Bidwell, comprising chiefly public lands, are of great scientific interest, as illustrations of volcanic activity which are of special importance in tracing the history of the volcanic phenomena of that vicinity;

Cinder Cone National Monument, Cal.

Preamble. Vol. 34, p. 3063.

And whereas, it is provided by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," "That the President of the United States is hereby authorized, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and may reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected;"

Vol. 34, p. 225.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the aforesaid act of Congress, do proclaim that there are hereby reserved from appropriation and use of all kinds under all of the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the State of California, shown as the Cinder Cone National Monument on the diagram forming a part hereof.

National Monument, California.

The reservation made by this proclamation is not intended to prevent the use of the lands for forest purposes under the proclamation establishing the Lassen Peak National Forest, but so far as the two reservations are consistent they are equally effective. In all respects in which they may be inconsistent the National Monument hereby established shall be the dominant reservation.

Forest uses not affected. Vol. 34, p. 3063.

Warning is hereby given to all unauthorized persons not to appropriate, injure or destroy any feature of this National Monument or to locate or settle upon any of the lands reserved by this proclamation.

Reserved from settlement, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 6th day of May, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

May 6, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Lassen Peak National Monument, Cal.

Preamble.  
Vol. 34, p. 3063.  
*Post*, p. 2157.

Vol. 34, p. 225.

National monument, California.

Forest uses not affected.  
Vol. 34, p. 3063.

Reserved from settlement, etc.

WHEREAS, Lassen Peak, which is situated upon public land in the State of California, within the Lassen Peak National Forest, marks the southern terminus of the long line of extinct volcanoes in the Cascade Range from which one of the greatest volcanic fields in the world extends, and is of special importance in tracing the history of the volcanic phenomena of that vicinity;

And whereas, it is provided by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," "That the President of the United States is hereby authorized, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and may reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected; "

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the aforesaid act of Congress, do proclaim that there are hereby reserved from appropriation and use of all kinds under all of the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the State of California, shown as the Lassen Peak National Monument on the diagram forming a part hereof.

The reservation made by this proclamation is not intended to prevent the use of the lands for forest purposes under the proclamation establishing the Lassen Peak National Forest, but so far as the two reservations are consistent they are equally effective. In all respects in which they may be inconsistent the National Monument hereby established shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure or destroy any feature of this National Monument or to locate or settle upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 6th day of May, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

LASSEN PEAK NATIONAL MONUMENT  
 WITHIN LASSEN PEAK NATIONAL FOREST  
 CALIFORNIA  
 1907

MT. DIABLO MERIDIAN AND BASE  
 FOREST SERVICE, U.S. DEPT. OF AGRICULTURE

— NATIONAL MONUMENT BOUNDARY

R. 4 E.

T. 31 N.

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

[DIAGRAM FORMING A PART OF PROCLAMATION  
 DATED MAY 6, 1907.]

BY THE PRESIDENT OF THE UNITED STATES.

May 21, 1907.

A PROCLAMATION.

WHEREAS, pursuant to the act of April 27, 1904 (33 Stat., 352), entitled "An act to ratify and amend an agreement with the Indians of the Crow Reservation in Montana, and making appropriations to carry the same into effect," certain of the unallotted lands of the ceded Crow Indian Reservation in Montana, have been withdrawn for disposition under the Reclamation Act of June 17, 1902 (32 Stat., 388), were for that reason excepted from the Proclamation of May 24, 1906, opening the remaining portion of the ceded lands of said reservation to settlement and entry, and have been subdivided and platted as farm units in the Huntley Project;

Crow Indian Res-  
ervation, Mont.  
Preamble.  
Vol. 33, p. 352.

Vol. 32, p. 388.

Vol. 34, p. 3200.

And Whereas, it now becomes necessary to open the lands in the said Huntley Project for disposition under the said Reclamation Act; And Whereas, the great demand for these lands because of their enhanced value by reason of the construction of irrigation works makes it necessary to prescribe an orderly manner in which said lands may be settled upon, occupied, and entered, by persons entitled to make entry thereof;

Now, therefore, I, Theodore Roosevelt, President of the United States, in furtherance of the provisions of said act of April 27, 1904, do hereby declare and make known that the lands shown upon the approved farm unit plats of said Huntley Project will, on and after the 22nd day of July, 1907, be opened to settlement, entry, and disposition under the provisions of the Reclamation Act, and the act of April 27, 1904, in the manner hereinafter prescribed and not otherwise.

Opening of lands  
in the Huntley Proj-  
ect for settlement.  
Vol. 33, p. 352.

Date of opening.

Any qualified person desiring to make entry of any of these lands, shall execute in person within the limits of the Billings, Montana, land district, an affidavit showing his qualifications to enter and means of identifying him (forms of such affidavits to be furnished by the officers of the land department). The affidavit must be presented in a sealed envelope, in person or by ordinary and not registered mail, at the district land office located at Billings, Montana, before 4:30 p. m., June 25, 1907. Thereafter at 9 a. m., on June 26, 1907, there shall be taken or drawn, impartially, from the envelopes so filed, such number as may be necessary to carry into effect the provisions of the Proclamation, and the order of drawing such envelopes shall determine the order in which applicants shall be permitted to make entry of these lands.

Affidavits of ap-  
plicants.

Drawings.

Those successful as a result of the drawing must present formal application to enter a specific farm unit within the time fixed and assigned for making such application; show present qualifications; file a water right application; make the required payments under the Reclamation Act and the act of April 27, 1904; and otherwise comply with the law.

Requirements.

Vol. 32, p. 388.  
Vol. 32, p. 352.

Any person filing more than one affidavit, or in other than his true name, shall be denied any privilege he might otherwise have secured under this drawing, except that any honorably discharged soldier or sailor entitled to the benefits of section 2304 of the Revised Statutes of the United States as amended by the act of March 1, 1901 (31 Stat., 847), may be represented by an agent of his own selection for the purpose of executing the affidavit herein required, due authority therefor being shown, but no person will be permitted to act as agent for more than one such soldier or sailor.

Forfeiture.

Soldiers and sail-  
ors' rights not af-  
fected.  
R. S., sec. 2304,  
p. 422.  
Vol. 31, p. 847.

Envelopes showing on the outside distinctive marks of any character shall be eliminated from the drawing.

Disposal of re-  
maining lands.

*Ante*, p. 797.

Vol. 32, p. 388.

Occupancy.

Regulations.

The plan herein provided for governing the manner of opening these lands shall have operation and control the order in which all entries of the lands are allowed until August 23, 1907, upon which date any portion of the lands then remaining undisposed of will be subject to settlement, occupation, and entry under the provisions of the Reclamation Act in like manner as if no special preliminary plan had been provided for.

All persons are especially admonished from attempting to settle upon, occupy, or improve any of these lands prior to August 23, 1907, except those making entry in accordance with the terms of this Proclamation.

The Secretary of the Interior shall make and publish such rules and regulations as may be necessary and proper to carry into full force and effect the manner of settlement, occupation and entry as herein provided for.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 21st day of May, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

May 25, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Inyo National  
Forest, Cal.  
Preamble.

National forest,  
California.  
Vol. 26, p. 1103.

*Post*, p. 2235.

Lands excepted.

WHEREAS, the public lands in the State of California, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of California, shown as the Inyo National Forest on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established

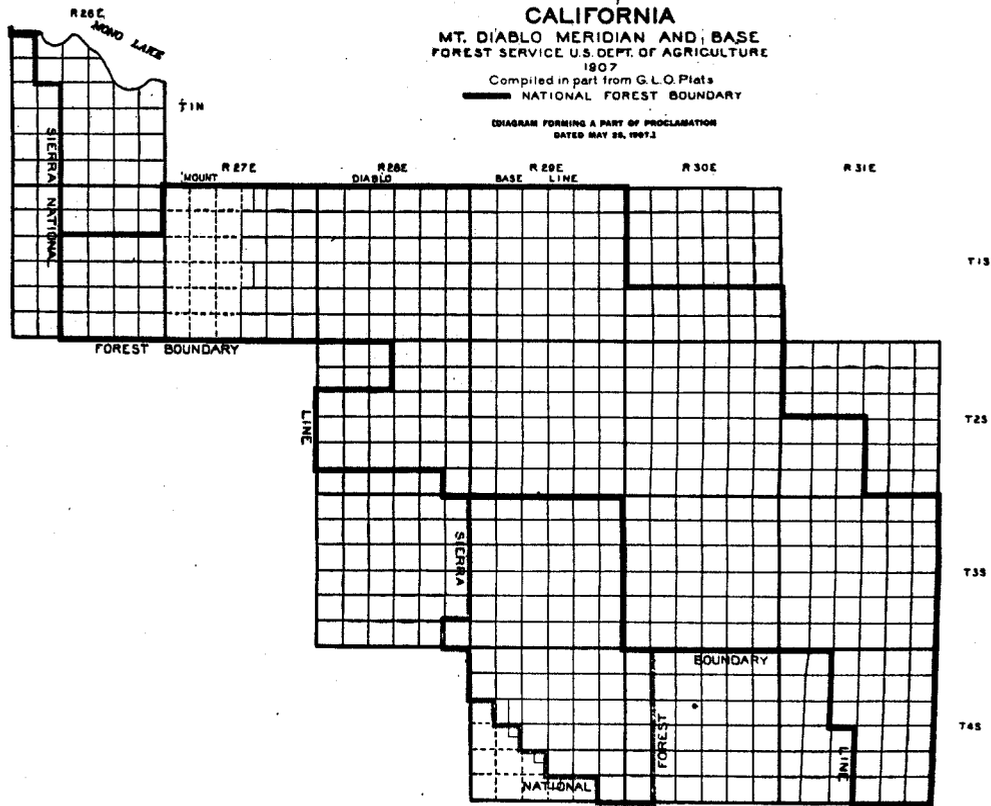
Coal lands.

# INYO NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

Compiled in part from G. L. O. Plats  
NATIONAL FOREST BOUNDARY

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED MAY 28, 1891

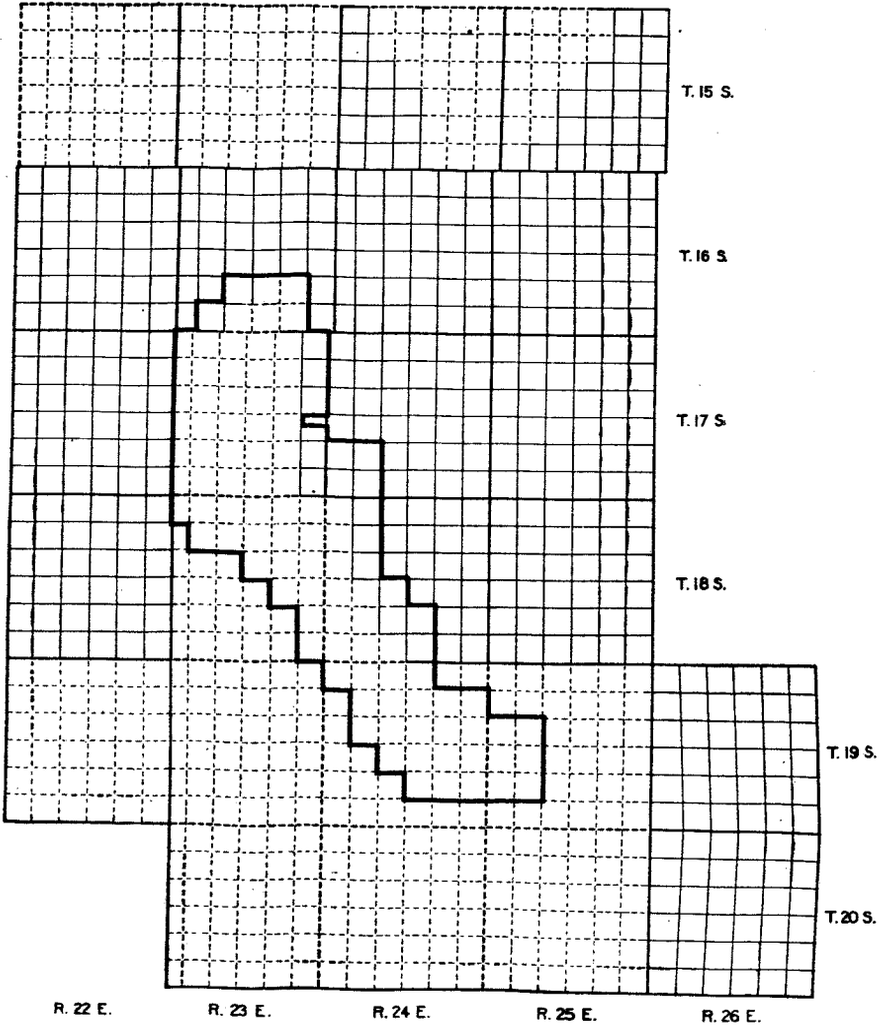


**DRAGOON NATIONAL FOREST  
ARIZONA**

GILA AND SALT RIVER MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED MAY 26, 1907.3



which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Reserved from settlement.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 25th day of May, in the year of our Lord one thousand nine hundred and seven, [SEAL.] and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 25, 1907.

A PROCLAMATION

WHEREAS, the public lands in the Territory of Arizona, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Dragoon National Forest, Ariz. Preamble.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the Territory of Arizona, shown as the Dragoon National Forest on the diagram forming a part hereof;

National forest, Arizona. Vol. 26, p. 1106.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands, which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these excep-

Lands excepted.

Coal lands.

tions shall not apply to any land embraced in any selection, entry, or filings, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 25th day of May, in the year of our Lord one thousand nine hundred and seven,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

May 27, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

Mexican boundary. Preamble.

WHEREAS, it is necessary for the public welfare that a strip of land lying along the boundary line between the United States and the Republic of Mexico be reserved from the operation of the public land laws and kept free from obstruction as a protection against the smuggling of goods between the United States and said Republic;

Reservation of a strip of land 60 feet wide.

Now, therefore, I, THEODORE ROOSEVELT, President of the United States, do hereby declare, proclaim and make known that there are hereby reserved from entry, settlement or other form of appropriation under the public land laws and set apart as a public reservation, all public lands within sixty feet of the international boundary between the United States and the Republic of Mexico, within the State of California and the Territories of Arizona and New Mexico; and where any river or stream forms any part of said international boundary line, this reservation shall be construed and taken as extending to and including all public lands belonging to the United States which lie within sixty feet of the margin of such river or stream.

Location.

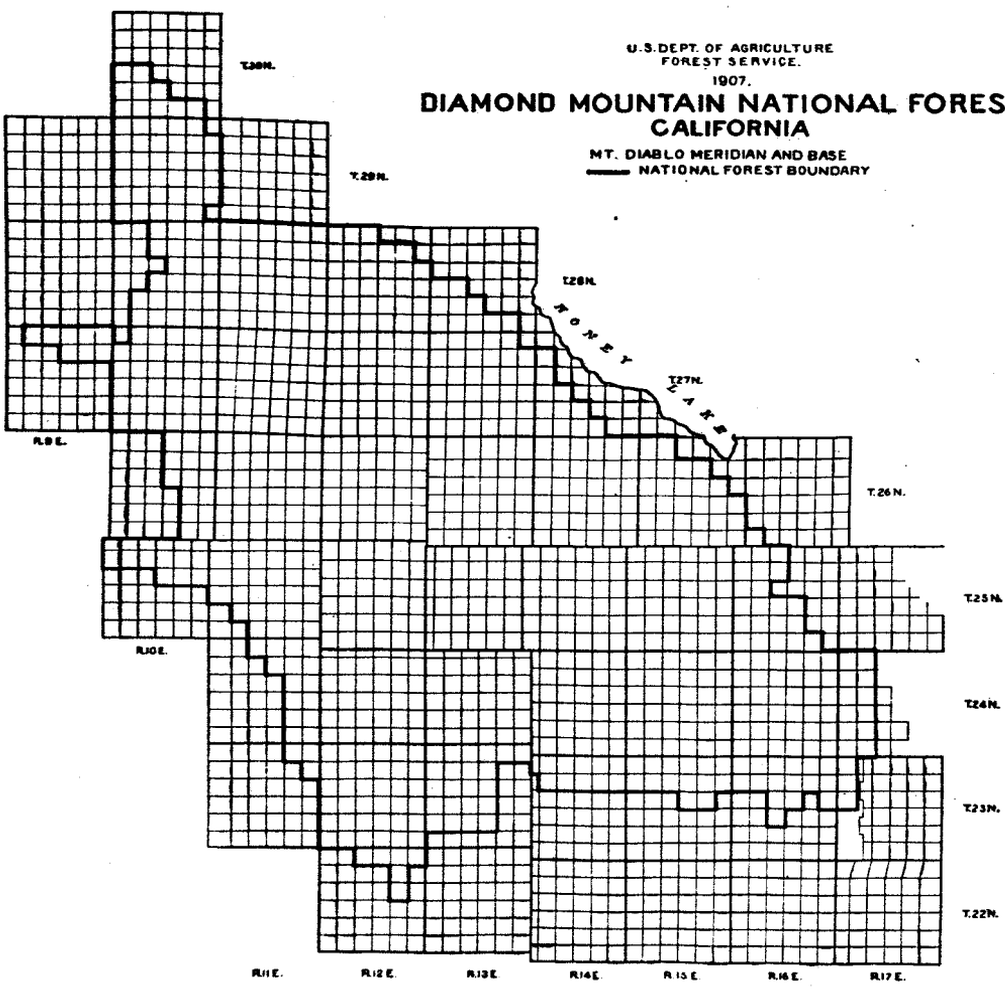
Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing, selection or rights of way duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, and the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose to which this reservation for customs purposes is repugnant; PROVIDED, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler or claimant continues to comply with the law under which the entry, filing or settlement was made, or unless the reservation or withdrawal to which this reservation is inconsistent

U.S. DEPT. OF AGRICULTURE  
FOREST SERVICE.  
1907.

# DIAMOND MOUNTAIN NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE  
— NATIONAL FOREST BOUNDARY



continues in force; PROVIDED FURTHER, that the said strips, tracts, or parcels of land, reserved as aforesaid, may be used for public highways but for no other purpose whatever, so long as the reservation of same under this proclamation shall continue in force.

Use for public highways.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 27th day of May, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 27, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Diamond Mountain National Forest certain lands, within the State of California, which are in part covered with timber, and by excluding therefrom certain lands;

Diamond Mountain National Forest, Cal.  
Preamble.  
Vol. 34, pp. 3113, 3241.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Diamond Mountain National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof;

Boundaries modified.  
Vol. 30, p. 36.  
Post, pp. 2138, 2246.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Lands excepted.

Coal lands.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under

Reserved from settlement.

Vol. 34, p. 233.

the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 27th day of May, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

May 27, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Plumas National Forest, Cal. Preamble. Vol. 34, p. 2992. *Ante*, p. 2137. *Post*, pp. 2246, 2249.

Boundaries enlarged. Vol. 30, p. 36.

Lands excepted.

Coal lands.

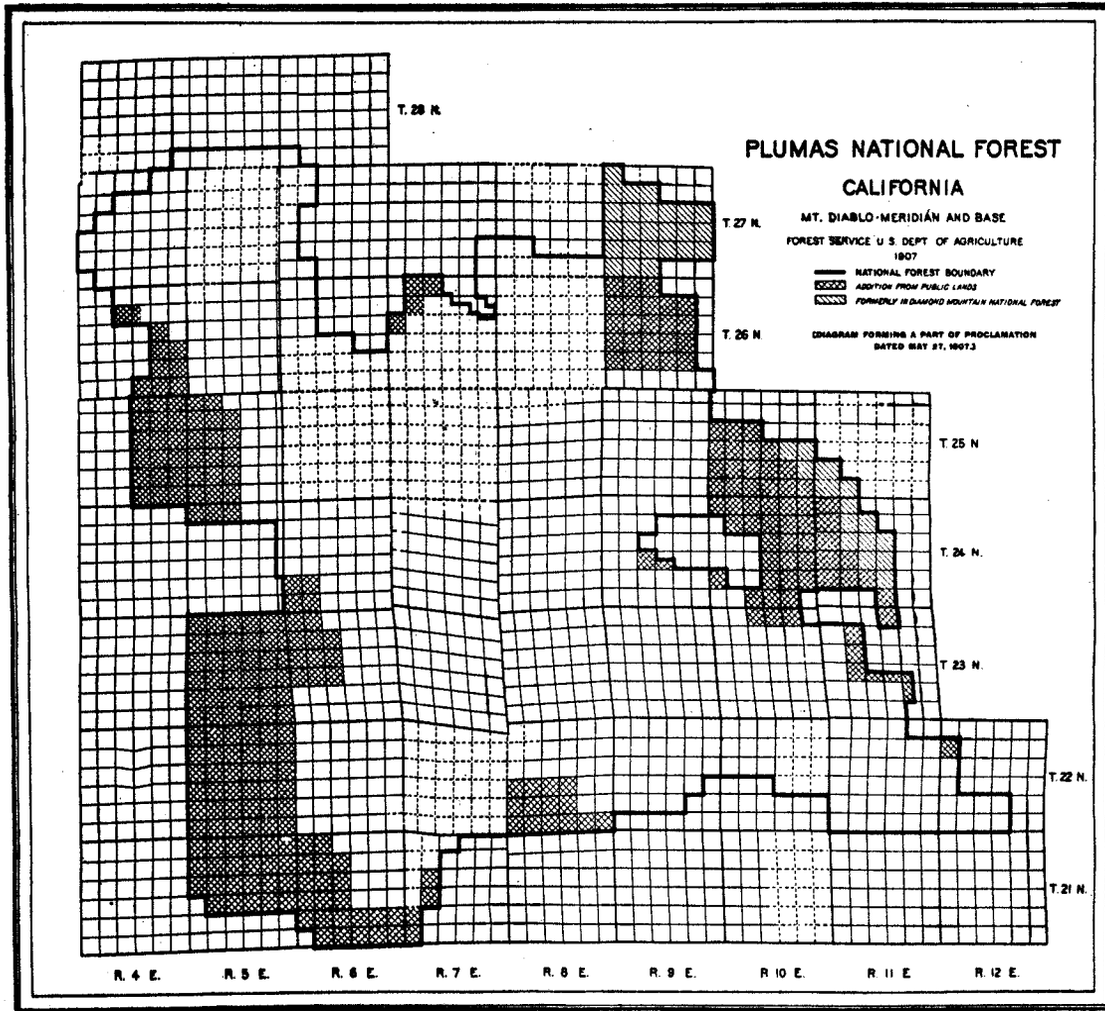
Reserved settlement. from

WHEREAS, it appears that the public good would be promoted by adding to the Plumas National Forest certain lands, within the State of California, which are in part covered with timber, and by also including therein a portion of the area heretofore embraced in the Diamond Mountain National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Plumas National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until

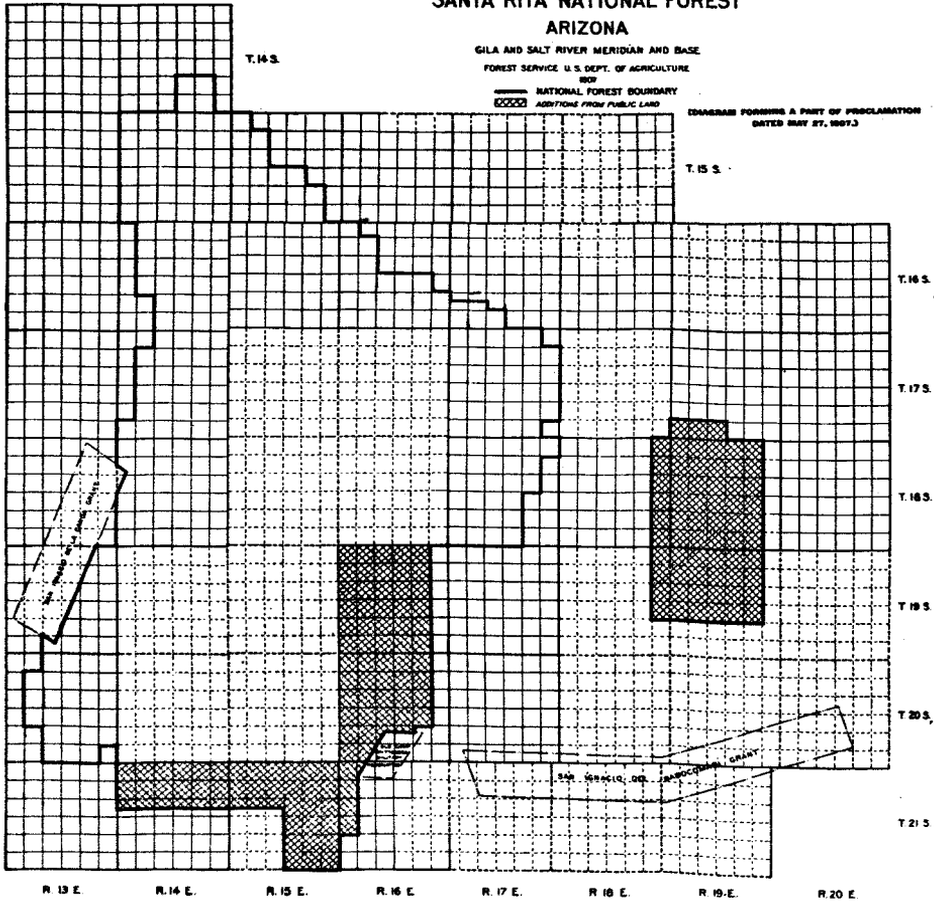


# SANTA RITA NATIONAL FOREST ARIZONA

GILA AND SALT RIVER MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY  
▨ ADDITIONS FROM PUBLIC LAND

DANBARAN FORMING A PART OF PROCLAMATION  
DATED MAY 27, 1907



they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 27th day of May, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 27, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Santa Rita National Forest certain lands, within the Territory of Arizona, which are in part covered with timber;

Santa Rita National Forest, Ariz. Preamble. Vol. 32, p. 1989.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Santa Rita National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Boundaries enlarged. Vol. 30, p. 36.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Lands excepted.

Coal lands.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead

Reserved from settlement.

Vol. 34, p. 233.

settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 27th day of May, in the year of our Lord one thousand nine hundred and seven, and  
[SEAL.] of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*June 1, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

## A PROCLAMATION.

Reciprocity with  
Germany.  
Preamble.  
Vol. 30, p. 203.

Whereas the German Government has entered into a Commercial Agreement with the United States in conformity with the provisions of the third section of the Tariff Act of the United States approved July 24, 1897, by which Agreement in the judgment of the President reciprocal and equivalent concessions are secured in favor of the products of the United States;

Reducing duties  
on German prod-  
ucts.  
Vol. 30, p. 151.

Therefore, be it known that I, Theodore Roosevelt, President of the United States of America, acting under the authority conferred by said Act of Congress, do hereby suspend during the continuance in force of said Agreement the imposition and collection of the duties imposed by the first Section of said Act upon the articles hereinafter specified, being the products of the soil and industry of Germany; and do declare in place thereof the rates of duty provided in the third section of said Act to be in force and effect from and after July 1, 1907, as follows:

Vol. 30, p. 203.

Articles affected.

Argols, or crude tartar, or wine lees, crude, five per centum ad valorem.

Brandies, or other spirits manufactured or distilled from grain or other materials, one dollar and seventy-five cents per proof gallon.

Champagne and all other sparkling wines, in bottles containing not more than one quart and more than one pint, six dollars per dozen; containing not more than one pint each and more than one-half pint, three dollars per dozen; containing one-half pint each or less, one dollar and fifty cents per dozen; in bottles or other vessels containing more than one quart each, in addition to six dollars per dozen bottles on the quantities in excess of one quart, at the rate of one dollar and ninety cents per gallon.

Still wines, and vermouth, in casks, thirty-five cents per gallon; in bottles or jugs, per case of one dozen bottles or jugs containing each not more than one quart and more than one pint, or twenty-four bottles or jugs containing each not more than one pint, one dollar and twenty-five cents per case, and any excess beyond these quantities found in such bottles or jugs shall be subject to a duty of four cents per pint or fractional part thereof, but no separate or additional duty shall be assessed upon the bottles or jugs.

Paintings in oil or water colors, pastels, pen and ink drawings, and statuary, fifteen per centum ad valorem.

PRYOR MOUNTAINS NATIONAL FOREST  
MONTANA

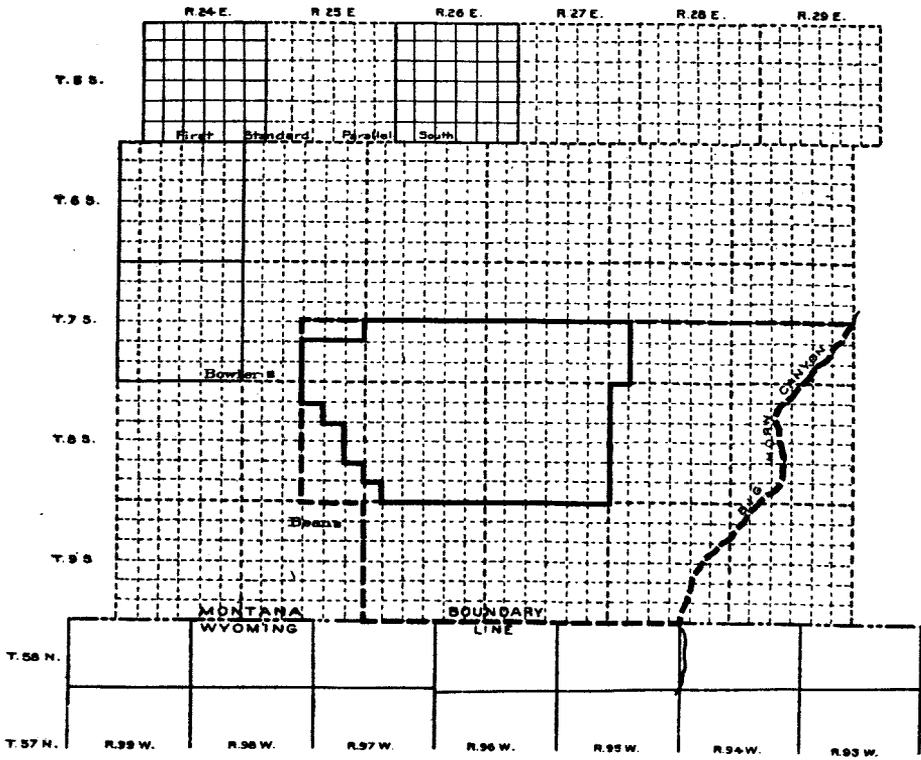
MONTANA PRINCIPAL MERIDIAN AND BASE  
AND  
SIXTH PRINCIPAL MERIDIAN

Compiled from G.L.O. plats

(DIAGRAM FORMING A PART OF PROCLAMATION  
DATED JUNE 1, 1907.)

FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1907

———— NATIONAL FOREST BOUNDARY    □ Elimination



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this first day of June, A. D. one thousand nine hundred and seven, and of the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

June 1, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by excluding certain lands from the Pryor Mountains National Forest in the State of Montana, established by proclamation issued November sixth, nineteen hundred and six;

Pryor Mountains National Forest, Mont. Preamble. Vol. 34, p. 3258.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the aforesaid Pryor Mountains National Forest are hereby changed to exclude therefrom the said lands, and that the boundaries are now as shown on the diagram forming a part hereof;

Boundaries modified. Vol. 30, p. 36.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Lands excepted.

Coal lands.

The lands hereby excluded from the Pryor Mountains National Forest which are not embraced in any other withdrawal, reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any set-

Lands restored to public domain.

tlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 1st day of June, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

June 6, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Magdalena National Forest, N. Mex. Preamble. Vol. 34, p. 3245.

Boundaries modified. Vol. 30, p. 36.

Post, p. 2230.

Lands excepted.

Coal lands.

Lands restored to public domain.

WHEREAS, it appears that the public good would be promoted by adding to the Magdalena National Forest certain lands, within the Territory of New Mexico, which are in part covered with timber, and by excluding therefrom certain lands;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Magdalena National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

The lands hereby excluded from the Magdalena National Forest which are not embraced in any other withdrawal, reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settle-

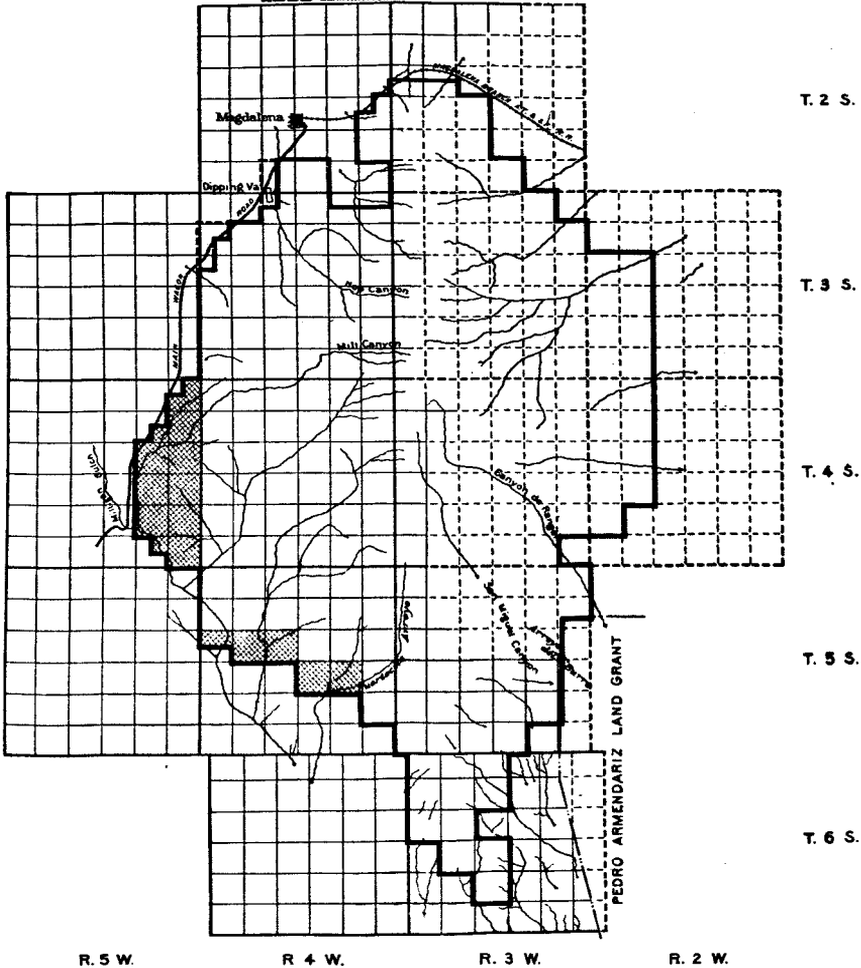
# MAGDALENA NATIONAL FOREST NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE

FOREST SERVICE U. S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY  
▨ ADDITIONS FROM PUBLIC LAND  
- - - - - ELIMINATION

EDICRAM FORMING A PART OF PROCLAMATION  
DATED JUNE 9, 1907



ment or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Reserved from settlement.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 6th day of June, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

June 8, 1907.

A PROCLAMATION.

Whereas, the Act of Congress approved April 27, 1904, (33 Stats., 319, 324) providing for the disposition of lands in the former Devil's Lake Indian Reservation in North Dakota, under the general provisions of the homestead and townsite laws of the United States, at the price of Four Dollars and Fifty Cents per acre, which lands were opened by Proclamation of June 2, 1904, (33 Stats., 2368, 2372), provides that when in the judgment of the President no more of the lands can be disposed of at the said price, he may by proclamation, sell the remaining lands under such laws, at such price and upon such terms as he may deem best for all interests concerned.

Devil's Lake Indian Reservation, N. Dak. Vol. 33, p. 319.

Vol. 33, p. 2368.

And, Whereas, it appears that such tracts of said lands now remaining undisposed of, are small in acreage, or hilly and stony and cannot be disposed of at the price named:

Now, therefore, I, THEODORE ROOSEVELT, President of the United States, by virtue of the authority in me vested by said Act of April 27, 1904, do hereby declare and make known that such of said lands as are unreserved and undisposed of shall on and after date hereof be subject to disposition under the general provisions of the homestead, townsite laws and of Sec. 2455 R. S., as amended by Act of Congress, approved June 27, 1906, (34 Stats., 517), at the price of not less than Two Dollars and Fifty Cents per acre in cash payable at date of final proof upon entries made under the homestead and townsite laws and at time of sale under Sec. 2455. Amended. In addition, entrymen must pay the same fees and commissions now required by said laws where the price of land is One Dollar and Twenty Five Cents per acre.

Disposal of ceded lands that remain unsold.

Price per acre reduced. R. S. sec. 2455, p. 449. Vol. 34, p. 517.

Fees.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 8th day of June, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-first.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

July 6, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Trabuco Canyon  
National Forest,  
Cal.  
Preamble.  
Vol. 27, p. 1066.  
Post, pp. 2145,  
2217.  
Boundaries en-  
larged.  
Vol. 30, p. 36.

WHEREAS, it appears that the public good would be promoted by adding to the Trabuco Cañon National Forest, hereby changed to read Trabuco Canyon National Forest, certain lands, within the State of California, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Trabuco Canyon National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 6th day of July, in the year of our Lord one thousand nine hundred and seven, and of the independence of the United States the one hundred and thirty-second

[SEAL.]

THEODORE ROOSEVELT

By the President:

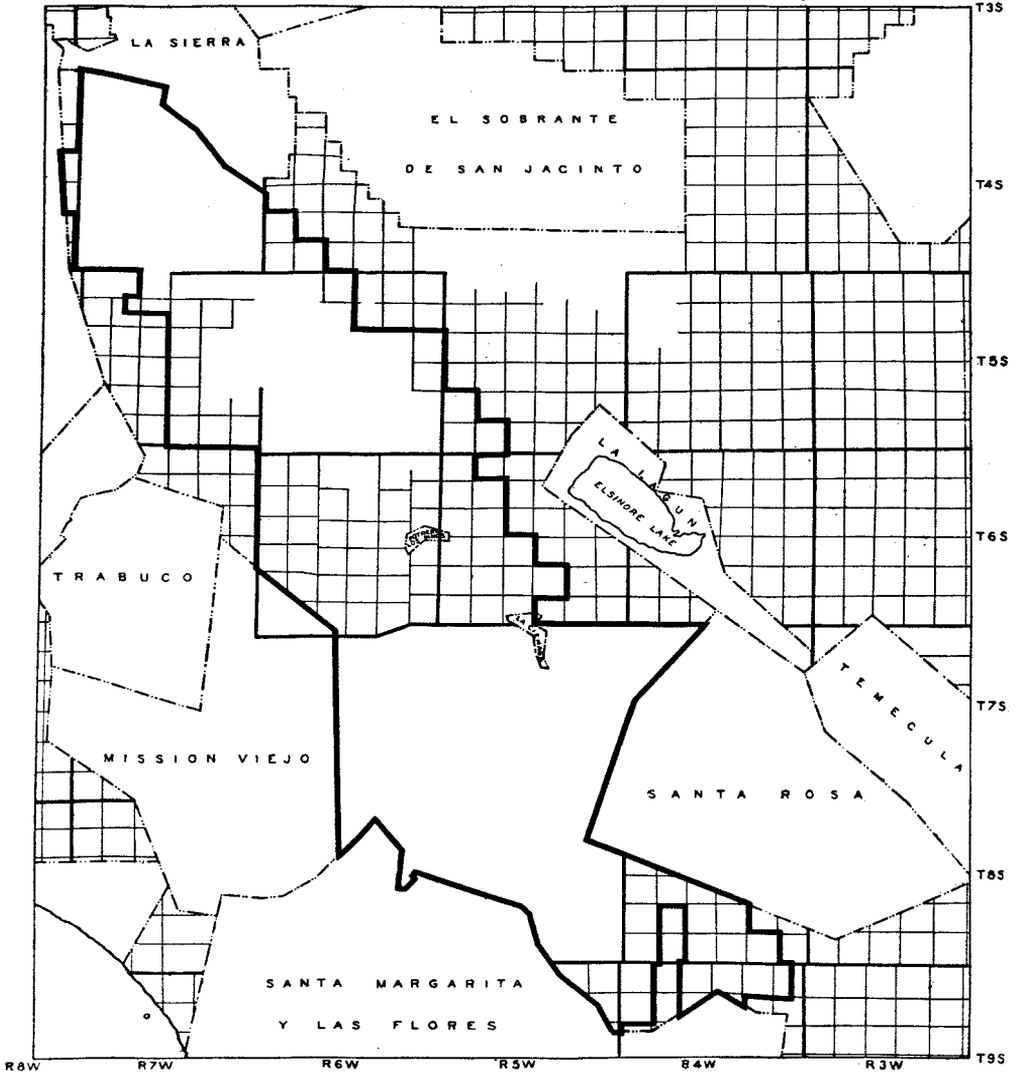
ROBERT BACON

*Acting Secretary of State.*

U.S. DEPT. OF AGRICULTURE  
FOREST SERVICE  
1907

# TRABUGO CANYON NATIONAL FOREST CALIFORNIA

SAN BERNARDINO MERIDIAN AND BASE  
— NATIONAL FOREST BOUNDARY



[NOTE.—The following proclamation having been omitted from Volume 30, is now printed.]

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

January 30, 1899.

A PROCLAMATION.

WHEREAS, it is provided by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes", "That the President of the United States may, from time to time, set apart and reserve, in any State or Territory having public land bearing forests, in any part of the public lands wholly or in part covered with timber or undergrowth, whether of commercial value or not, as public reservations, and the President shall, by public proclamation, declare the establishment of such reservations and the limits thereof";

The Trabuco Cañon Forest Reserve.  
Preamble.  
Vol. 26, p. 1103.  
Vol. 27, p. 1066.  
Ante, p. 2144.

And whereas, it is further provided by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes", that "The President is hereby authorized at any time to modify any Executive order that has been or may hereafter be made establishing any forest reserve, and by such modification may reduce the area or change the boundary lines of such reserve, or may vacate altogether any order creating such reserve";

Vol. 30, p. 36.

And whereas, the public lands in the State of California, within the limits hereinafter described, are in part covered with timber, and it appears that the public good would be promoted by setting apart and reserving said lands as a public reservation;

Now, therefore, I, William McKinley, President of the United States, by virtue of the power in me vested by the aforesaid Acts of Congress, do hereby make known and proclaim that the boundary lines of the Forest Reservation in the State of California known as "The Trabuco Cañon Forest Reserve", created by proclamation of February twenty-fifth, eighteen hundred and ninety-three, are hereby so changed and enlarged as to include all those certain tracts, pieces or parcels of land lying and being situate in the State of California, and within the boundaries particularly described as follows, to wit:

Boundaries enlarged.

Vol. 27, p. 1066.

Beginning at the north-east corner of Section thirteen (13), Township five (5) South, Range six (6) West, San Bernardino Base and Meridian, California; thence westerly along the section line to the south-east corner of Section nine (9), said township; thence northerly along the section line to the north-east corner of Section four (4), said township; thence westerly along the township line to the north-west corner of Section three (3), Township five (5) South, Range seven (7) West; thence southerly along the section line to the south-west corner of Section thirty-four (34), said township; thence easterly along the township line to the south-east corner of said township; thence southerly along the range line between Ranges six (6) and seven (7) West, to its intersection with the northern boundary of the Rancho Mission Viejo or La Paz; thence along the northern and eastern boundary of said rancho to its intersection with the northern boundary of the Rancho Santa Margarita y Las Flores; thence along the northern boundary of said rancho to its intersection with the range line between Ranges four (4) and five (5) West; thence northerly along said range line to its intersection with the southern boundary of the Rancho Santa Rosa; thence in a north-westerly and north-easterly direction along the southern and western boundary of said rancho to its intersection with the township line between Townships six (6) and seven (7) South; thence westerly along said township line to the south-east corner of Township six (6) South, Range six (6) West; thence northerly along the range line to the north-east corner of Section thirteen (13), Township five (5) South, Range six (6) West, the place of beginning.

Description.

Excepting from the force and effect of this proclamation all lands which may have been, prior to the date hereof, embraced in any legal entry or covered by any lawful filing duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, and the statutory period within which to make entry or filing of record has not expired; *Provided*, that this exception shall not continue to apply to any particular tract of land unless the entryman, settler or claimant continues to comply with the law under which the entry, filing or settlement was made.

Lands excepted.

Warning is hereby expressly given to all persons not to make settlement upon the tract of land reserved by this proclamation.

Reserved from settlement.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this thirtieth day of January in the year of our Lord one thousand, eight hundred and ninety-nine, and of the Independence of the United States the one hundred and twenty-third.

WILLIAM MCKINLEY

By the President:  
JOHN HAY  
Secretary of State.

July 12, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Black Mesa National Forest, Ariz. Preamble. Vol. 30, p. 1782. *Post*, p. 2236. Boundaries enlarged. Vol. 30, p. 36.

WHEREAS, it appears that the public good would be promoted by adding to the Black Mesa National Forest certain lands, within the Territory of Arizona, which are in part covered with timber;

*Post*, pp. 2196, 2219.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Black Mesa National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, That lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Vol. 34, p. 233. Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

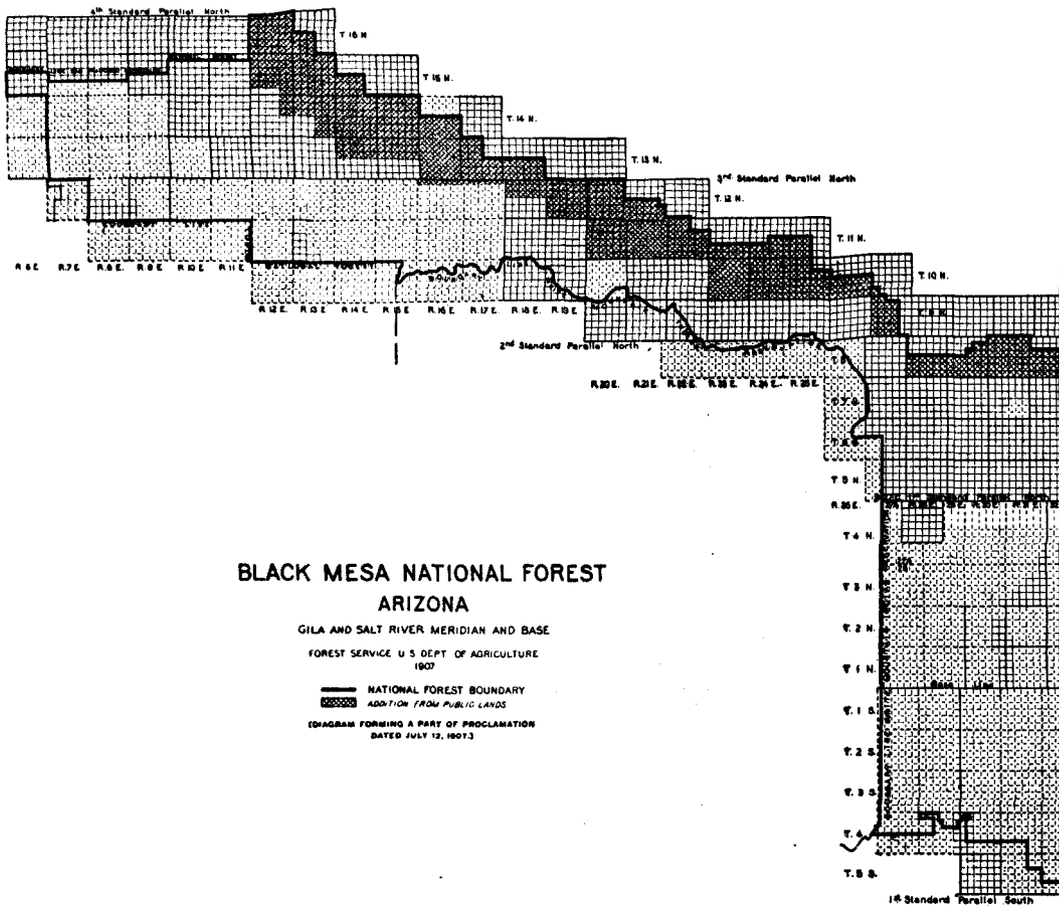
Done at the City of Washington this 12 day of July, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*



### BLACK MESA NATIONAL FOREST ARIZONA

GILA AND SALT RIVER MERIDIAN AND BASE  
FOREST SERVICE U S DEPT OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY  
ADDITION FROM PUBLIC LANDS  
(DIAGRAM FORMING A PART OF PROCLAMATION  
DATED JULY 12, 1907.)

GILA NATIONAL FOREST  
BOUNDARY LINE

14 Standard Parallel South



BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

July 19, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Santa Catalina National Forest certain lands, within the Territory of Arizona, which are in part covered with timber;

Santa Catalina National Forest, Ariz. Preamble. Vol. 32, p. 2012.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Santa Catalina National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Boundaries enlarged. Vol. 30, p. 36.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Lands excepted.

Coal lands.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 19th day of July, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

Acting Secretary of State.

July 20, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Alexander Archipelago National Forest, Alaska. Preamble. Vol. 32, p. 2025.

Boundaries modified. Vol. 30, p. 36.

Post, p. 2226.

Proviso. Valid rights not affected. Vol. 15, p. 539.

Lands excepted.

Coal lands.

Lands restored to public domain.

WHEREAS, it appears that the public good would be promoted by excluding certain lands from the Alexander Archipelago National Forest, in the Territory of Alaska, established by proclamation issued August twentieth, nineteen hundred and two;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the area of the said National Forest is hereby changed, and that it now contains Chichagof Island and the adjacent islands to the seaward thereof, Kupreanof Island, Kuiu Island, Zarembo Island, and Prince of Wales Island and the adjacent islands to the seaward thereof, in Alaska, excepting all that portion of Kasaan Peninsula, forming a part of Prince of Wales Island, which lies southeast of a line beginning at a point on Kasaan Bay due west of the United States Location Monument Number 5, and running thence, north 44° 42' east, 6,996 feet (approximately) to the most southwesterly point on the bay known as Lyman Anchorage: Provided, that this proclamation shall not be so construed as to deprive any person of any valid right possessed under the Treaty for the cession of the Russian possessions in North America to the United States, concluded at Washington on the thirtieth day of March, eighteen hundred and sixty-seven, or acquired under any act of Congress relating to the Territory of Alaska;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force: not excepting from the force and effect of this proclamation, however, any part of the aforesaid National Forest which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

The lands hereby excluded from the aforesaid National Forest which are not embraced in any other withdrawal, reservation, or appropriation, shall be restored to the public domain and become subject to settlement, appropriation, and disposition under the provisions, conditions, and restrictions applicable to such lands on such date and after such notice by publication as the Secretary of the Interior may prescribe, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date and all such settlements and occupations are hereby forbidden.

# CHUGACH NATIONAL FOREST

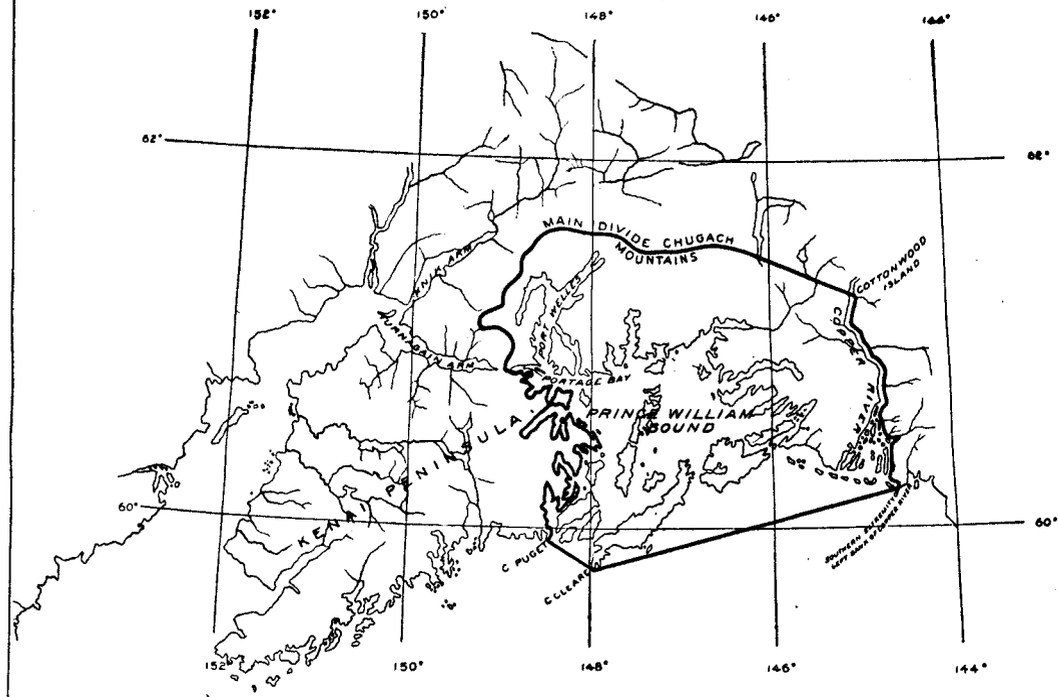
## ALASKA

FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY

LONGITUDE WEST FROM GREENWICH

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED SEPTEMBER 19, 1907



Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves." Provided, That lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 20th day of July, in the year of our Lord one thousand nine hundred and seven, and [SEAL.] of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:-

ALVEY A. ADEE

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

July 23, 1907.

A PROCLAMATION

WHEREAS, the public lands in the Territory of Alaska, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Chugach National Forest, Alaska. Preamble. Post, pp. 2153, 2231.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes." do proclaim that there are hereby reserved from settlement, entry, or sale, and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the Territory of Alaska, shown as the Chugach National Forest on the diagram forming a part hereof, and further described as follows: All of the public land lying within a line beginning at the southern extremity of Cape Puget, Alaska, on the east coast of Kenai Peninsular; thence in a general northerly direction, following the coast line, to the western extremity of Portage Bay; thence northwesterly to the divide between Turnagain Arm and Portage Bay; thence in a general northerly direction along the divide between Knik Arm and Port Welles and in a general easterly direction along the main divide of the Chugach Mountains, continuing thence to a point on left bank of Copper River opposite the northern extremity of Cottonwood Island; thence southerly, down left bank of said Copper River, to its southern extremity; thence in a southwesterly direction to the southern extremity of Cape Cleare; thence in a northwesterly direction to the southern extremity of Cape Puget, the place of beginning, and embracing all islands within said described line;

National forest, Alaska. Vol. 26, p. 1103.

Description.

Excepting from the force and effect of this proclamation the several areas contained within boundaries formed by circles described with a radius of a mile, each, from the centers of the following named towns and settlements, to wit: Eyak, Orca, Tahtetlahk, Ellamar, Valdez, Fort Liscum, Einiklik, Chenaga, Nutchek and Latouche:

Lands excepted.

*Proviso.*  
Valid rights not  
affected.  
Vol. 15, p. 539.

*Provided*, that this proclamation shall not be so construed as to deprive any person of any valid right possessed under the Treaty for the cession of the Russian possessions in North America to the United States, concluded at Washington on the thirtieth day of March, eighteen hundred and sixty-seven, or acquired under any act of Congress relating to the Territory of Alaska;

Lands excepted.

And further excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: *Provided*, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Reserved from  
settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 23d day of July, in the year of our Lord one thousand nine hundred and seven, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

August 12, 1907.

BY THE PRESIDENT OF THE UNITED STATES.

### A PROCLAMATION.

Lower Brule Indian Reservation,  
S. Dak.  
Preamble.  
Vol. 34, p. 124.

Whereas the Act of Congress, approved April 21, 1906 (34 Stat., 124), provided that all of the west half of Townships one hundred and six, one hundred and seven, one hundred and eight, one hundred and nine and one hundred and ten north, Range seventy-seven west of the fifth principal meridian, and Fractional Townships one hundred and six, one hundred and seven, one hundred and eight, one hundred and nine and one hundred and ten north, Range seventy-eight West of the fifth principal meridian, and Fractional Township one hundred and ten north, Range seventy-nine west

fifth principal meridian except sections sixteen and thirty-six in each of said townships, and such parts of said lands as are held under allotments to Indians,

shall be disposed of under the general provisions of the homestead laws of the United States, and shall be opened to settlement and entry at not less than their appraised value by proclamation of the President, which proclamation shall prescribe the manner in which these lands shall be settled upon, occupied and entered by persons entitled to make entry thereof, and no person shall be permitted to settle upon, occupy, or enter any of said lands, except as prescribed in such proclamation until after the expiration of sixty days from the time when the same are opened to settlement and entry.

And whereas all of the lands subject to settlement, entry and sale under said act have been duly appraised as appears from a schedule thereof hereto attached.

Now, therefore, I, Theodore Roosevelt, President of the United States, by virtue of the power and authority in me vested by said Act of Congress, do hereby prescribe and proclaim that all of said lands subject to sale and disposal under said act will be opened to settlement, entry and disposition under the general provisions of the homestead laws, and of the said Act of April 21, 1906, in the manner hereinafter prescribed and not otherwise.

Any qualified person desiring to make entry of any of these lands shall execute in person within the limits of the Pierre, South Dakota, land district an affidavit showing his qualifications to enter and means of identifying him (forms of such affidavits to be furnished by the officers of the land department). The affidavit must be presented in a sealed envelope, in person or by ordinary and not registered mail, at the district land office located at Pierre, South Dakota, during office hours between 9 o'clock A. M. on October 7, 1907, and 4:30 o'clock P. M. on October 12, 1907. Thereafter at 9 A. M. on October 14, 1907, there shall be taken or drawn impartially from the envelopes so filed, such number as may be necessary to carry into effect the provisions of the Proclamation, and the order of drawing such envelopes shall determine the order in which applicants shall be permitted to make entry of these lands between October 20th, 1907, and December 20th, 1907.

Those successful as a result of the drawing must present formal application to enter within the time fixed and assigned for making such application; show present qualifications; make the required payments under the act of April 21, 1906, and otherwise comply with the law.

Any person filing more than one affidavit, or in other than his true name, shall be denied any privilege he might otherwise have secured under this drawing, except that any honorably discharged soldier or sailor entitled to the benefits of section 2304 of the Revised Statutes of the United States, as amended by the act of March 1, 1901 (31 Stat., 847), may be represented by an agent of his own selection for the purpose of executing the affidavit herein required, due authority therefor being shown, but no person will be permitted to act as agent for more than one such soldier or sailor.

Envelopes showing on the outside distinctive marks of any character shall be eliminated from the drawing.

The plan herein provided for governing the manner of opening these lands shall have operation and control the order in which all entries of the lands are allowed until December 20, 1907, upon which date any portion of the lands then remaining undisposed of will be subject to settlement, occupation, and entry under the provisions of the homestead law and the act of April 21, 1906, in like manner as if no special preliminary plan had been provided for.

All persons are especially admonished from attempting to settle upon, occupy, or improve any of these lands prior to December 20,

Ceded lands opened to settlement.

Vol. 34, p. 124.

Affidavits of applicants.

Drawings.

Requirements.

Forfeiture.

Soldiers' and sailors' rights not affected.  
R. S., sec. 2304, p. 422.

Vol. 31, p. 847.

Restriction.

Disposal of remaining lands.

Vol. 34, p. 124.

Occupancy, etc.

1907, except those making entry in accordance with the terms of this Proclamation.

Regulations.

The Secretary of the Interior shall make and publish such rules and regulations as may be necessary and proper to carry into full force and effect the manner of settlement, occupation, and entry as herein provided for.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this 12th day of August in the year of our Lord one thousand nine hundred and seven and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

September 10, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Tongass National Forest, Alaska. Preamble.

WHEREAS, the public lands in the Territory of Alaska, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

National forest, Alaska. Vol. 26, p. 1103.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement, entry, or sale, and set apart as a public reservation, for the use and benefit of the people, all the tracts of land in the Territory of Alaska, shown as the Tongass National Forest on the diagram forming a part hereof:

Post, p. 2226.

Proviso. Valid rights not affected. Vol. 15, p. 539.

*Provided*, that this proclamation shall not be so construed as to deprive any person of any valid right possessed under the Treaty for the cession of the Russian possessions in North America to the United States, concluded at Washington on the thirtieth day of March, eighteen hundred and sixty-seven, or acquired under any Act of Congress relating to the Territory of Alaska:

Lands excepted.

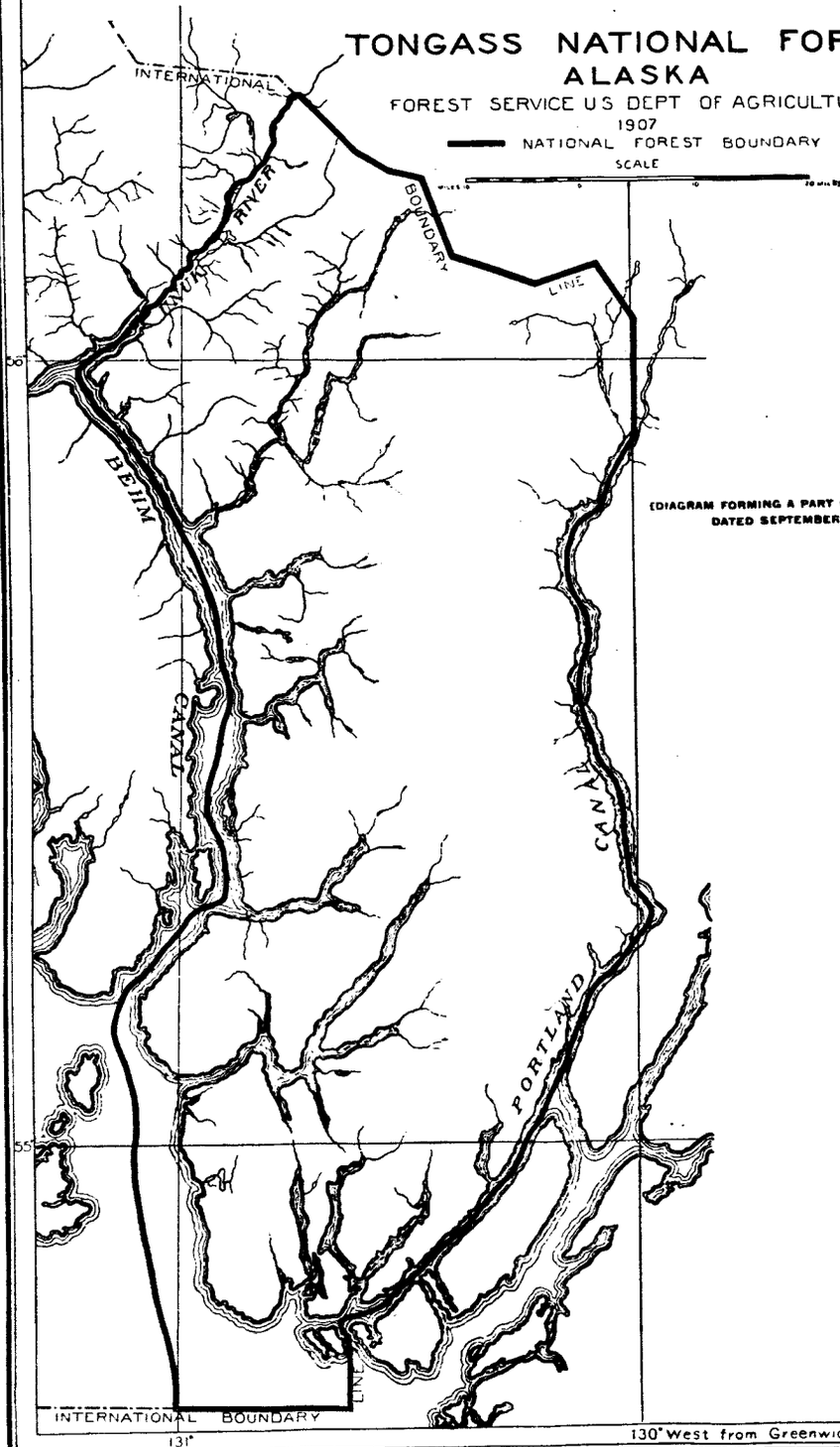
Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: *Provided*, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force: not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal: and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have

Coal lands.

# TONGASS NATIONAL FOREST ALASKA

FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY  
SCALE



(DIAGRAM FORMING A PART OF PROCLAMATION  
DATED SEPTEMBER 10, 1907)

INTERNATIONAL BOUNDARY  
131°

130° West from Greenwich

# CHUGACH NATIONAL FOREST

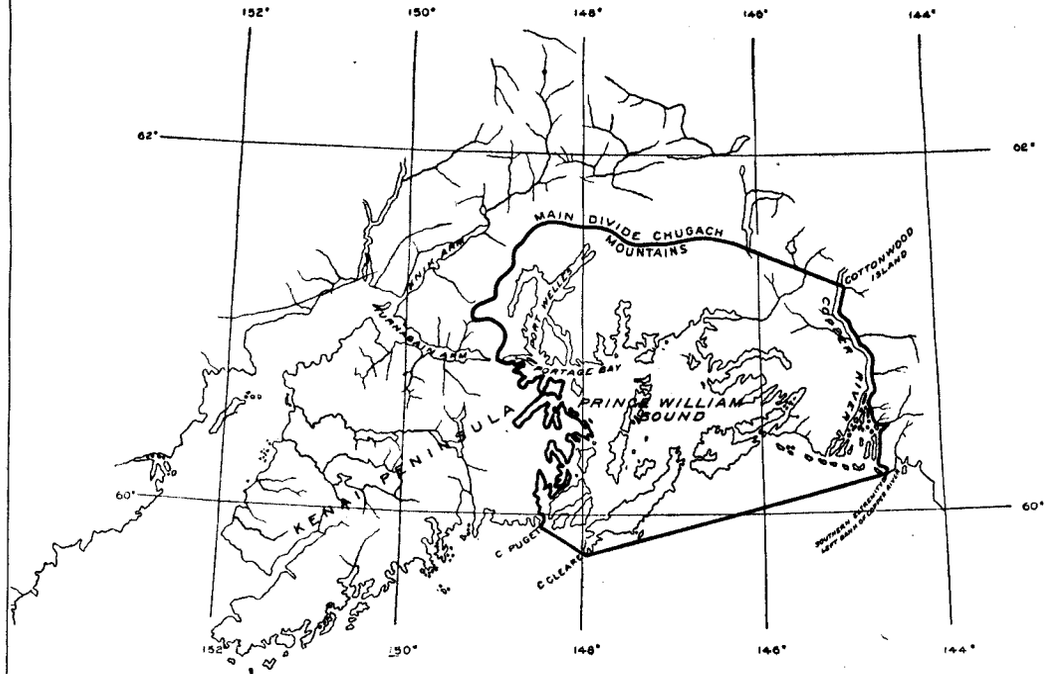
## ALASKA

FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY

LONGITUDE WEST FROM GREENWICH

(DIAGRAM FORMING A PART OF PROCLAMATION  
DATED JULY 26, 1907)



been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves." Provided, That lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Reserved from settlement.  
Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 10th day of September, in the year of our Lord one thousand nine hundred and [SEAL.] seven, and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT.

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

September 18, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by excluding certain lands from the Chugach National Forest, in the Territory of Alaska, established by proclamation issued July twenty-third, nineteen hundred and seven;

Chugach National Forest, Alaska. Preamble. *Ante*, p. 2149. *Post*, p. 2231.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the area of the said National Forest is hereby changed to exclude therefrom a tract of land extending one mile back from the tide line, on both sides of the bay known as Valdez Arm, following the tide line from its intersection with the line of 146° 30' longitude west from Greenwich, easterly around the head of the Valdez Arm; and that the aforesaid National Forest now contains, with the exception of the lands hereby excluded, all of the tracts of land, in the Territory of Alaska, shown as the Chugach National Forest on the diagram forming a part hereof; and further described as follows: All of the public land lying within a line beginning at the southern extremity of Cape Puget, Alaska, on the east coast of Kenai Peninsular; thence in a general northerly direction, following the coast line, to the western extremity of Portage Bay; thence northwesterly to the divide between Turnagain Arm and Portage Bay; thence in a general northerly direction along the divide between Knik Arm and Port Welles and in a general easterly direction along the main divide of the Chugach Mountains, continuing thence to a point on left bank of Copper River opposite the northern extremity of Cottonwood Island; thence southerly, down left bank of said Copper River, to its southern extremity; thence in a southwesterly direction to the southern extremity of Cape Clear; thence in a northwesterly direction to the southern extremity of Cape Puget, the place of beginning, and embracing all islands within said described line; excepting from

Boundaries modified.  
Vol. 30, p. 36.

Description.

the force and effect of this proclamation the several areas contained within boundaries formed by circles described with a radius of a mile, each, from the centers of the following named towns and settlements, to wit: Eyak, Orca, Tahtetlahk, Ellamar, Valdez, Fort Liscum, Einiklik, Chenaga, Nutchek and Latouche:

*Provido.*  
Valid rights not  
affected.  
Vol. 15, p. 539.

*Provided*, that this proclamation shall not be construed so as to deprive any person of any valid right possessed under the Treaty for the cession of the Russian possessions in North America to the United States, concluded at Washington on the thirtieth day of March, eighteen hundred and sixty-seven, or acquired under any act of Congress relating to the Territory of Alaska;

Lands excepted.

And further excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: *Provided*, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the aforesaid National Forest which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Lands restored  
to public domain.

The lands hereby excluded from the aforesaid National Forest which are not embraced in any other withdrawal, reservation, or appropriation, shall be restored to the public domain and become subject to settlement, appropriation, and disposition under the provisions, conditions, and restrictions applicable to such lands on such date and after such notice by publication as the Secretary of the Interior may prescribe, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date and all such settlements and occupations are hereby forbidden.

Reserved from  
settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" *Provided*, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 18th day of September, in the year of our Lord one thousand nine hundred and seven,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

Acting Secretary of State.



BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

September 20, 1907.

A PROCLAMATION.

WHEREAS it is provided by section 13 of the act of Congress of March 3, 1891, entitled "An Act to amend title sixty, chapter three, of the Revised Statutes of the United States, relating to copyrights," that said act "shall only apply to a citizen or subject of a foreign state or nation when such foreign state or nation permits to citizens of the United States of America the benefit of copyright on substantially the same basis as its own citizens; or when such foreign state or nation is a party to an international agreement which provides for reciprocity in the granting of copyright, by the terms of which agreement the United States of America may, at its pleasure, become a party to such agreement:"

Austria, copy-  
rights.  
Preamble.  
Vol. 26, p. 1110.

And whereas it is also provided by said section that "the existence of either of the conditions aforesaid shall be determined by the President of the United States by proclamation made from time to time as the purposes of this act may require:"

And whereas satisfactory official assurances have been given that in Austria the law permits to citizens of the United States the benefit of copyright on substantially the same basis as to the citizens of that country:

Now, therefore, I, Theodore Roosevelt, President of the United States of America, do declare and proclaim that the first of the conditions specified in section 13 of the act of March 3, 1891, is now fulfilled in respect to the subjects of Austria.

Copyright bene-  
fits extended to sub-  
jects of Austria.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 20th day of September, in the year of our Lord one thousand nine hundred and seven,  
[SEAL.] and of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

September 27, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by excluding certain lands, in the State of Wyoming, from the Medicine Bow National Forest;

Medicine Bow  
National Forest,  
Colo. and Wyo.  
Preamble.  
Vol. 32, pp. 2003,  
2015.  
Vol. 34, pp. 3039,  
3303.  
Boundaries modi-  
fied.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the aforesaid Medicine Bow National Forest are hereby changed to exclude therefrom the said lands, and that the boundaries are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pur-

Lands excepted.

suant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the aforesaid National Forest which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Lands restored to public domain.

The lands hereby excluded from the Medicine Bow National Forest which are not embraced in any other withdrawal, reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves." Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 27th day of September, in the year of our Lord one thousand nine hundred and [SEAL.] seven, and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

October 25, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

Preamble.

Once again the season of the year has come when, in accordance with the custom of our forefathers for generations past, the President appoints a day as the especial occasion for all our people to give praise and thanksgiving to God.

During the past year we have been free from famine, from pestilence, from war. We are at peace with all the rest of mankind. Our natural resources are at least as great as those of any other

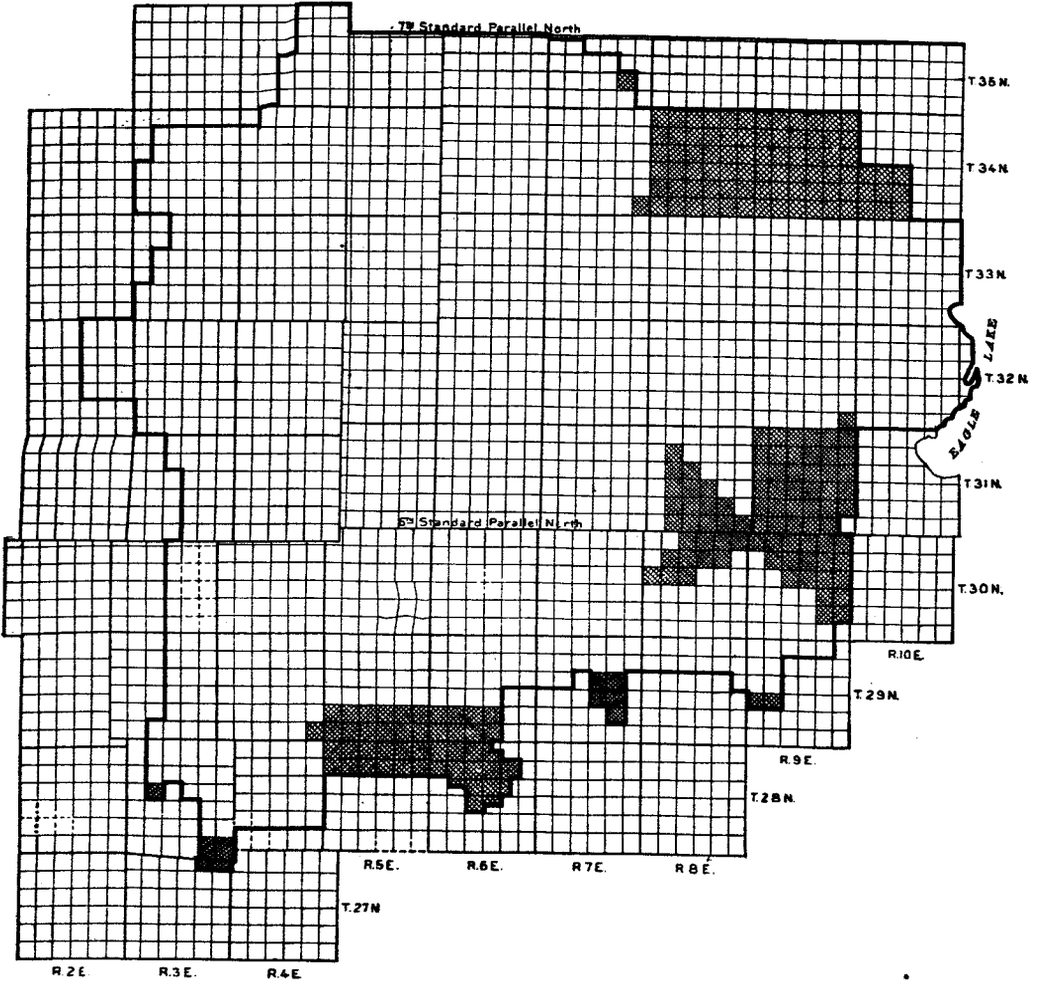


DIAGRAM FORMING A PART OF PROCLAMATION  
DATED OCTOBER 20, 1907.

**LASSEN PEAK NATIONAL FOREST**  
CALIFORNIA  
MT. DIABLO MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

--- NATIONAL FOREST BOUNDARY  
 ADJACENT PUBLIC LANDS

nation. We believe that in ability to develop and take advantage of these resources the average man of this nation stands at least as high as the average man of any other. Nowhere else in the world is there such an opportunity for a free people to develop to the fullest extent all its powers of body, of mind, and of that which stands above both body and mind, character. Much has been given us from on high and much will rightly be expected of us in return. Into our care the ten talents have been entrusted; and we are to be pardoned neither if we squander and waste them, nor yet if we hide them in a napkin; for they must be fruitful in our hands. Ever thruout the ages, at all times and among all peoples, prosperity has been fraught with danger, and it behooves us to beseech the Giver of All Things that we may not fall into love of ease and of luxury; that we may not lose our sense of moral responsibility; that we may not forget our duty to God and to our neighbor. A great democracy like ours, a democracy based upon the principles of orderly liberty, can be perpetuated only if in the heart of the ordinary citizen there dwells a keen sense of righteousness and justice. We should earnestly pray that this spirit of righteousness and justice may grow ever greater in the hearts of all of us, and that our souls may be inclined ever more both toward the virtues that tell for gentleness and tenderness, for loving kindness and forbearance one with another, and toward those no less necessary virtues that make for manliness and rugged hardihood—for without these qualities neither nation nor individual can rise to the level of greatness.

Now, therefore, I, Theodore Roosevelt, President of the United States, do set apart Thursday, the 28th day of November, as a day of general thanksgiving and prayer, and on that day I recommend that the people shall cease from their daily work, and, in their homes or in their churches, meet devoutly to thank the Almighty for the many and great blessings they have received in the past, and to pray that they may be given the strength so to order their lives as to deserve a continuation of these blessings in the future.

Thursday, November 28, 1907, set apart as a day of national thanksgiving.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixt.

Done at the City of Washington this twenty-fifth day of October, in the year of our Lord one thousand nine hundred and [SEAL.] seven and of the independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

October 26, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Lassen Peak National Forest certain lands, within the State of California, which are in part covered with timber;

Lassen Peak National Forest, Cal. Preamble. Vol. 34, p. 3063.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that

Boundaries enlarged. Vol. 30, p. 36. Post, p. 2246.

the Lassen Peak National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 26th day of October, in the year of our Lord one thousand nine hundred and seven,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
 ELIHU ROOT  
*Secretary of State*

October 26, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

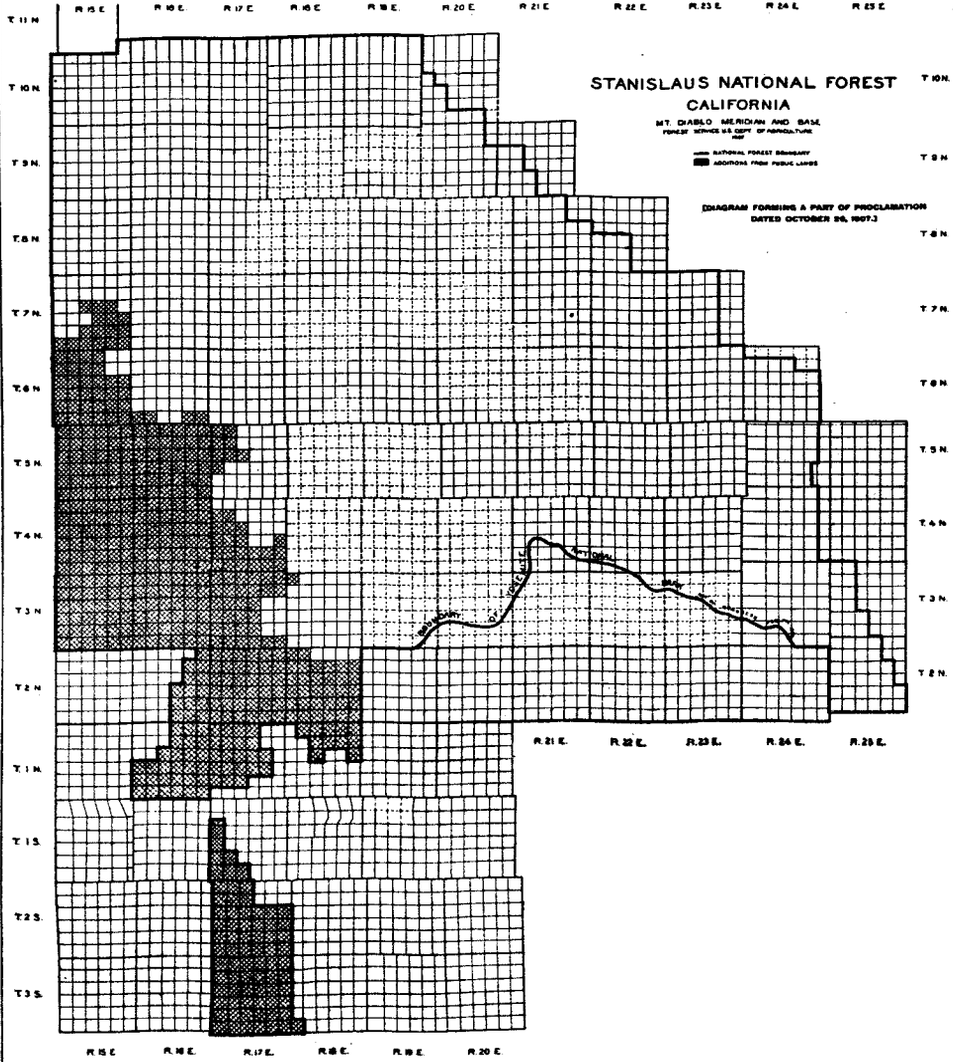
### A PROCLAMATION

Stanislaus National Forest, Cal.  
 Preamble.  
 Vol. 29, p. 898.  
 Vol. 33, p. 702.  
 Vol. 34, p. 2229.

Boundaries enlarged.  
 Vol. 30, p. 36.  
 Post, pp. 2235, 2249.

WHEREAS, it appears that the public good would be promoted by adding to the Stanislaus National Forest certain lands, within the State of California, which are in part covered with timber;

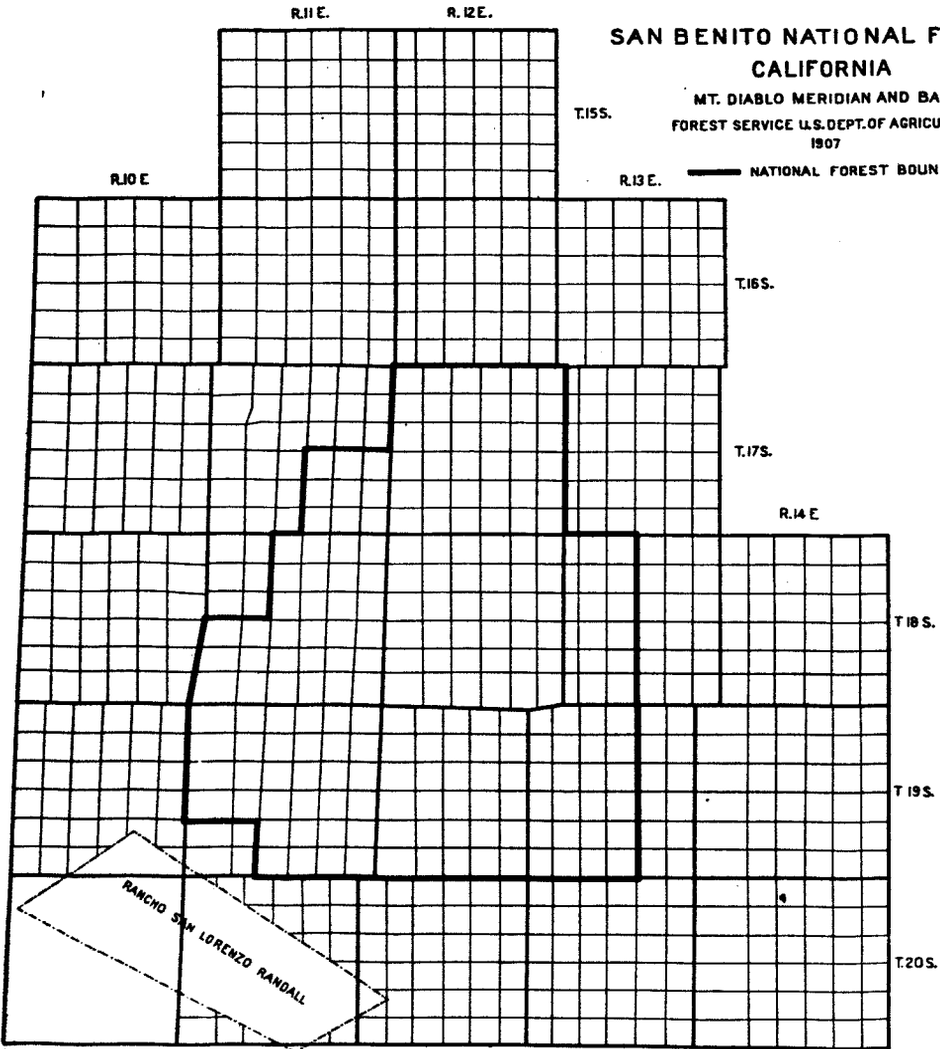
Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Stanislaus National Forest is hereby enlarged to include the said



**SAN BENITO NATIONAL FOREST  
CALIFORNIA**

MT. DIABLO MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY



additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Lands excepted.

Coal lands.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 26th day of October, in the year of our Lord one thousand nine hundred and seven  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

T. ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

October 26, 1907.

A PROCLAMATION

WHEREAS, the public lands in the State of California, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

San Benito National Forest, Cal. Preamble.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of California, shown as the San Benito National Forest on the diagram forming a part hereof;

National forest, California. Vol. 26, p. 1103.

**Lands excepted.** Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force;

**Coal lands.** not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

**Reserved settlement.** from Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

**Vol. 34, p. 233.**

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 26th day of October, in the year of our Lord one thousand nine hundred and seven,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
 ELIHU ROOT  
*Secretary of State.*

November 16, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

Oklahoma.  
 Preamble.  
 Vol. 34, p. 267.

WHEREAS the Congress of the United States did by an act approved on the sixteenth day of June, one thousand nine hundred and six, provide that the inhabitants of the Territory of Oklahoma and of the Indian Territory might, under and upon the conditions prescribed in said act, adopt a constitution and become the State of Oklahoma:

AND WHEREAS by the said act provision was duly made for the election of a Constitutional Convention to form a constitution and state government for the said proposed State; and whereas it appears from the information laid before me that such Convention was duly elected and such constitution and state government were thereby duly formed:

AND WHEREAS by he said act the said Convention was further authorized and empowered to provide by ordinance for submitting the said constitution to the people of the said State for ratification

or rejection, and likewise for the ratification or rejection of any provisions thereof to be by the said Convention separately submitted:

AND WHEREAS it has been certified to me, as required by the said act, by the Governor of the Territory of Oklahoma and by the Judge senior in service of the United States Court of Appeals for the Indian Territory that a majority of the legal votes cast at an election duly provided for by ordinance, as required by said act, have been cast for the adoption of said constitution; and whereas a copy of the said constitution has been certified to me, as required by said act, together with the articles, propositions and ordinances pertaining thereto, including a separate proposition for state-wide prohibition which has been certified to me as having been adopted by a majority of the electors at the election aforesaid:

AND WHEREAS it appears from the information laid before me that the Convention aforesaid after its organization and before the formation of the said constitution duly declared on behalf of the people of the said proposed State that they adopted the Constitution of the United States:

AND WHEREAS it appears that the said constitution and government of the proposed State of Oklahoma are republican in form and that the said constitution makes no distinction in civil or political rights on account of race or color, and is not repugnant to the Constitution of the United States or to the principles of the Declaration of Independence, and that it contains all of the six provisions expressly required by Section 3 of the said act to be therein contained:

Vol. 34, p. 269.

AND WHEREAS it further appears from the information laid before me that the Convention above mentioned did by ordinance irrevocable accept the terms and conditions of the said act as required by Section 22 thereof, and that all the provisions of the said act approved on the sixteenth day of June, one thousand nine hundred and six, have been duly complied with:

Vol. 34, p. 278.

NOW, THEREFORE, I, THEODORE ROOSEVELT, President of the United States of America, do, in accordance with the provisions of the said act of Congress of June sixteenth, one thousand nine hundred and six, declare and announce that the result of the said election, wherein the Constitution formed as aforesaid was submitted to the people of the proposed State of Oklahoma for ratification or rejection, was that the said Constitution was ratified together with a provision for state-wide prohibition, separately submitted at the said election; and the State of Oklahoma is to be deemed admitted by Congress into the Union under and by virtue of the said act on an equal footing with the original States:

Declared admitted  
as a State.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this sixteenth day of November, in the year of our Lord one thousand nine hundred and  
[SEAL.] seven and of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

November 16, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Gila Cliff-Dwellings National Monument, N. Mex. Preamble. Vol. 34, pp. 3123, 3126.

WHEREAS, the group of cliff-dwellings, known as the Gila Hot Springs Cliff-Houses, which is situated upon public land in the Mollon Mountains, within the Gila National Forest, in the Territory of New Mexico, is of exceptional scientific and educational interest, being the best representative of the Cliff-Dwellers' remains of that region, and it appears that the public interest would be promoted by reserving these ruins as a National Monument, with as much land as may be necessary for the proper protection thereof;

National monument, New Mexico. Vol. 34, p. 225.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," do proclaim that there are hereby reserved from appropriation and use of all kinds under all of the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the Territory of New Mexico, shown as the Gila Cliff-Dwellings National Monument on the diagram forming a part hereof.

Forest uses not affected.

The reservation made by this proclamation is not intended to prevent the use of the lands for forest purposes under the proclamation establishing the Gila National Forest, but so far as the two reservations are consistent they are equally effective. In all respects in which they may be inconsistent the National Monument hereby established shall be the dominant reservation.

Reserved from settlement, etc.

Warning is hereby given to all unauthorized persons not to appropriate, injure or destroy any feature of this National Monument or to locate or settle upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 16th day of November, in the year of our Lord one thousand nine hundred and seven,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

November 26, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Prescott National Forest, Ariz. Preamble. Vol. 30, p. 1771. Vol. 31, p. 1956. National forest, Arizona. Vol. 30, p. 36.

WHEREAS, it appears that the public good would be promoted by adding to the Prescott National Forest certain lands, within the Territory of Arizona, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Prescott National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Post, p. 2218.

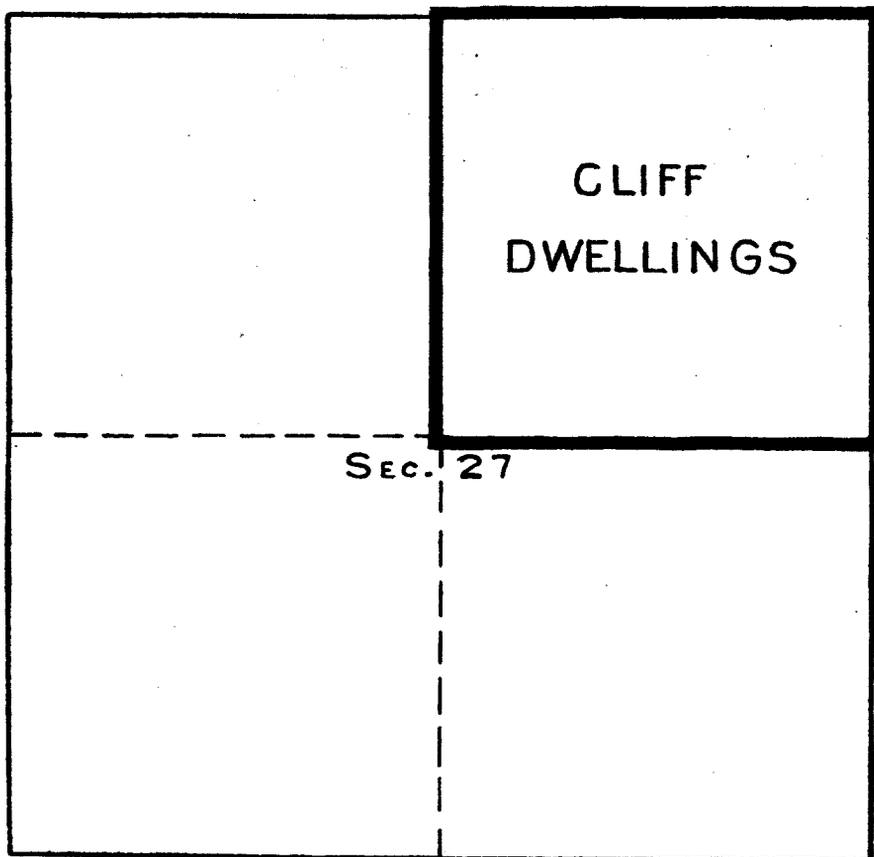
# GILA CLIFF-DWELLINGS NATIONAL MONUMENT

WITHIN GILA NATIONAL FOREST

NEW MEXICO

EMBRACING N.E.  $\frac{1}{4}$  OF SEC. 27. T. 12 S. R. 14 W.  
NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL MONUMENT BOUNDARY



[DIAGRAM FORMING A PART OF PROCLAMATION  
DATED NOVEMBER 16, 1907.]

# PRESCOTT NATIONAL FOREST ARIZONA

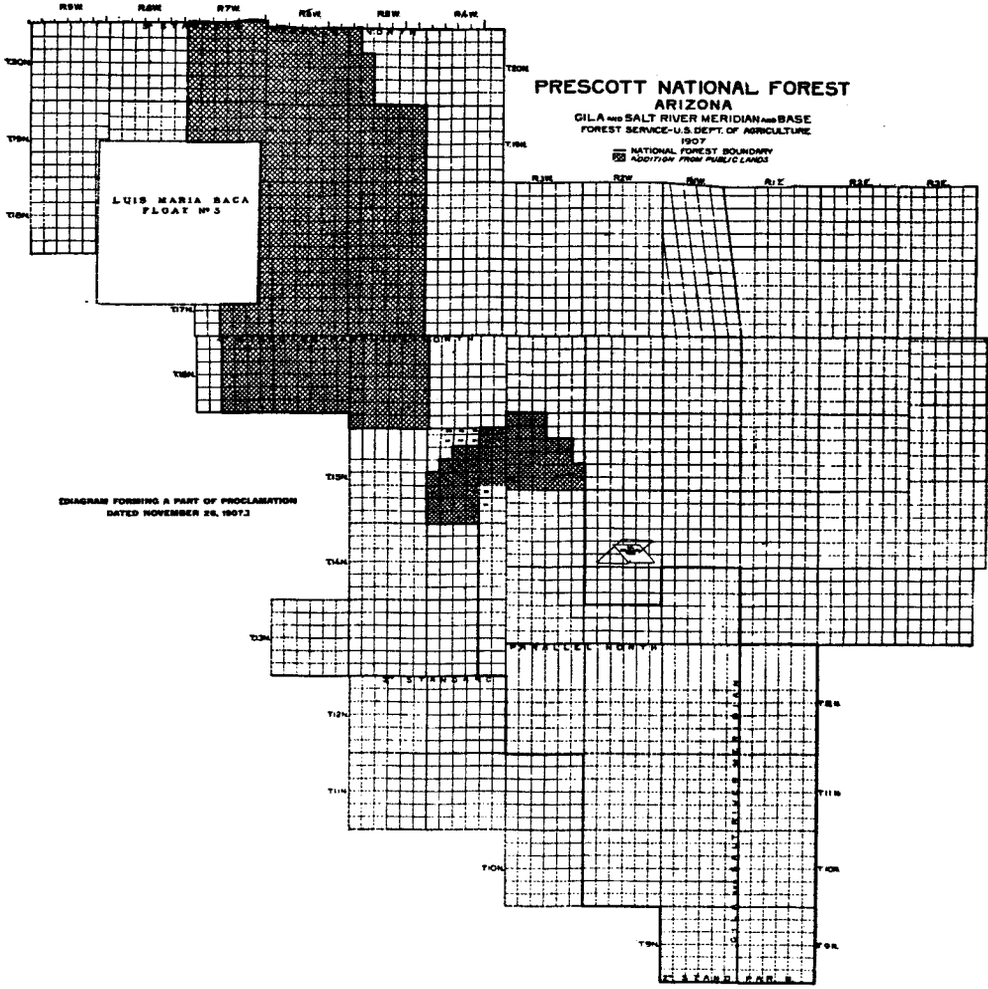
GILA AND SALT RIVER MERIDIAN BASE  
FOREST SERVICE - U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY

▨ ADDITION FROM PUBLIC LANDS

LUIS MARIA SACA  
FLOAT # 5

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED NOVEMBER 26, 1907.



Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Lands excepted.

Coal lands.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 26th day of November, in the year of our Lord one thousand nine hundred and seven, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

December 5, 1907.

A PROCLAMATION.

WHEREAS the Government of His Britannic Majesty has entered into a Commercial Agreement with the United States providing for the application of the minimum rate under the third section of the Tariff Act of the United States approved July 24, 1897, to works of art, being the product of the industry of the United Kingdom, in return for the free admission of samples of dutiable goods brought into the territory of the United Kingdom by commercial travelers of the United States, by which Agreement, in the judgment of the President, reciprocal and equivalent concessions are secured in favor of products of the United States;

Reciprocity with Great Britain. Vol. 30, p. 203.

Therefore, be it known that I, Theodore Roosevelt, President of the United States of America, acting under the authority conferred

Reducing duties on products of Great Britain.

by said Act of Congress, do hereby suspend during the continuance in force of said Agreement the imposition and collection of the duties imposed by the first section of said act upon the articles hereinafter specified, being the products of the industry of the United Kingdom of Great Britain and Ireland, and do declare in place thereof the rate of duty provided in the third section of said act to be in force, as follows:

Vol. 30, p. 151.  
Vol. 30, p. 203.

Articles affected.

Paintings in oil or water colors, pastels, pen and ink drawing, and statuary, fifteen per centum ad valorem.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this fifth day of December, in the year of our Lord one thousand nine hundred and seven,  
[SEAL.] and of the Independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

Agreement.

THE Government of the United States of America and the Government of His Britannic Majesty, being desirous of facilitating and extending the commercial relations existing between their respective countries, but without prejudice to the views held by each of them as to the interpretation of the "most-favoured-nation" Article of the Convention of Commerce between the two countries signed at London on the 3rd July, 1815, mutually agree as follows:—

1. In order to facilitate the clearance through the Customs Department of the United Kingdom of samples of dutiable goods brought into the territory of the United Kingdom by commercial travellers of the United States of America, such samples being for use as models or patterns for the purpose of obtaining orders, and not for sale, His Majesty's Government agrees that the marks, stamps, or seals placed upon such samples by the Customs authorities of the United States of America at the time of exportation, and the officially attested list of such samples, containing a full description thereof issued by the proper authority, shall be accepted by the Customs officials of the United Kingdom as establishing their character as samples, and exempting them from inspection on importation, except so far as may be necessary to establish that the samples produced are those enumerated on the list. The Customs authorities of the United Kingdom may, however, affix a supplementary mark to such samples in special cases where they may think this precaution necessary.

Vol. 30, p. 203.

2. The Government of the United States of America agrees to extend to the United Kingdom the special reduction of duty of paintings in oil or water colours, pastels, pen and ink drawings, and statuary, being the product of the industry of the United Kingdom, authorized under section 3 of the Tariff Act of the United States, approved the 24th July, 1897.

3. This Agreement shall continue in force until six months from the date when either party shall notify the other of its intention to terminate it.

Done in duplicate at London, the 19th day of November, 1907.

[SEAL.] WHITELAW REID.  
[SEAL.] E. GREY.

December 12, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

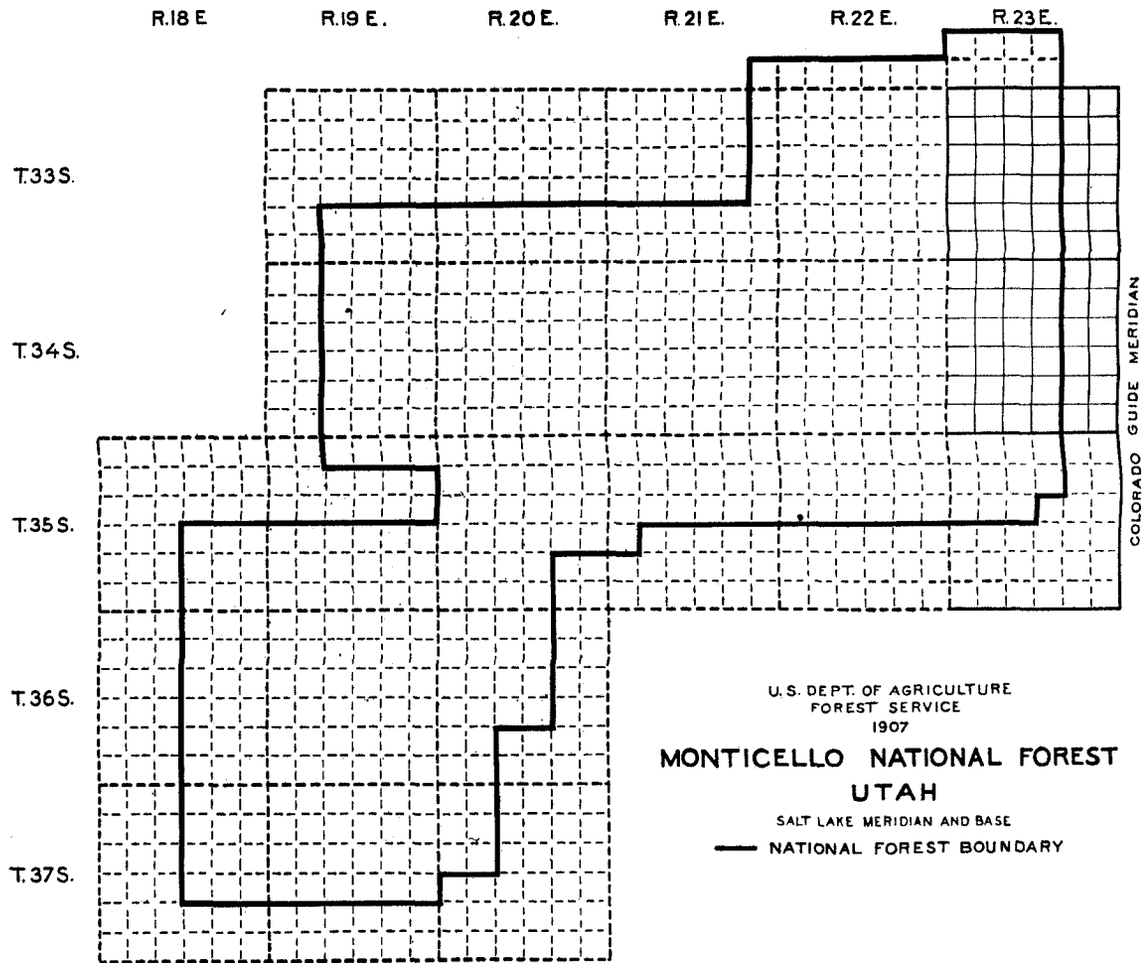
### A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Monticello National Forest certain lands, within the State of Utah, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil

Monticello National Forest, Utah.  
Preamble.  
Vol. 34, p. 3272.

Boundaries enlarged.  
Vol. 30, p. 36.

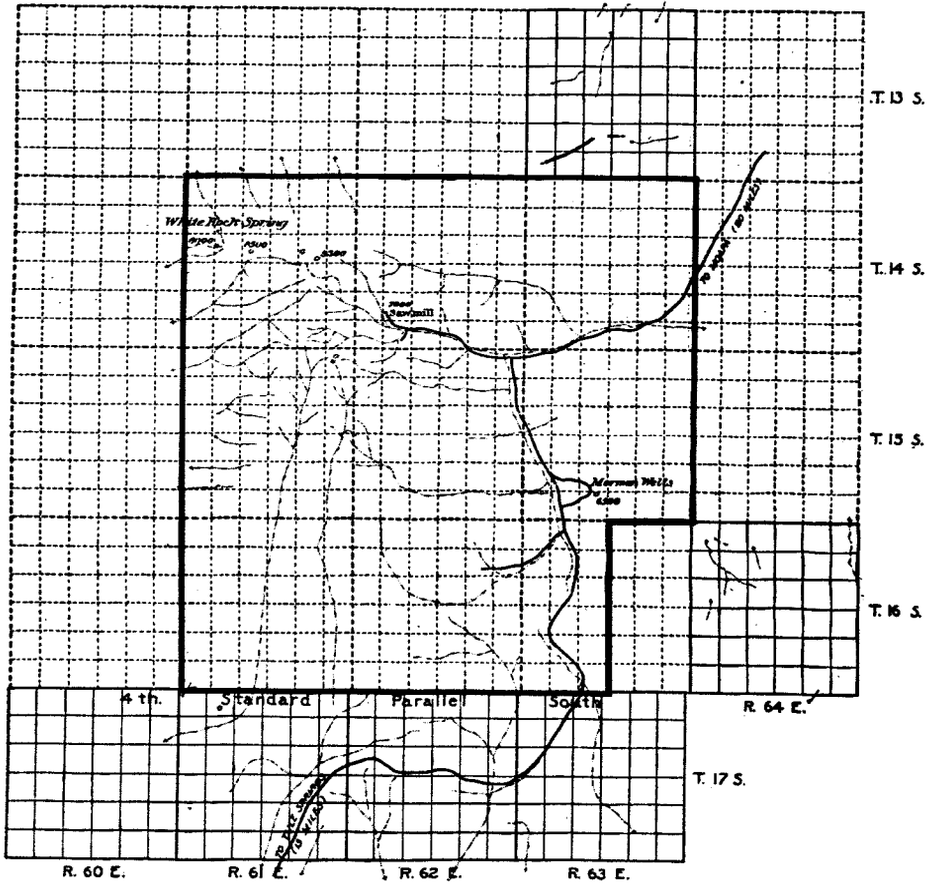


# VEGAS NATIONAL FOREST NEVADA

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED DECEMBER 12, 1907.

MT DIABLO MERIDIAN AND BASE  
FOREST SERVICE U S DEPT OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY



expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Monticello National Forest is hereby enlarged to include the said additional lands and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any section, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 12th day of December, in the year of our Lord one thousand nine hundred and [SEAL.] seven, and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

Lands excepted.

Coal lands.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

December 12, 1907.

A PROCLAMATION

WHEREAS, the public lands in the State of Nevada, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen

Vegas National Forest, Nev., Preamble, Post, p. 2216.

National forest, Nevada, Vol. 26, p. 1103.

hundred and ninety-one, entitled "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Nevada, shown as the Vegas National Forest on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 12th day of December, in the year of our Lord one thousand nine hundred and [SEAL.] seven, and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT  
*Secretary of State*

December 13, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

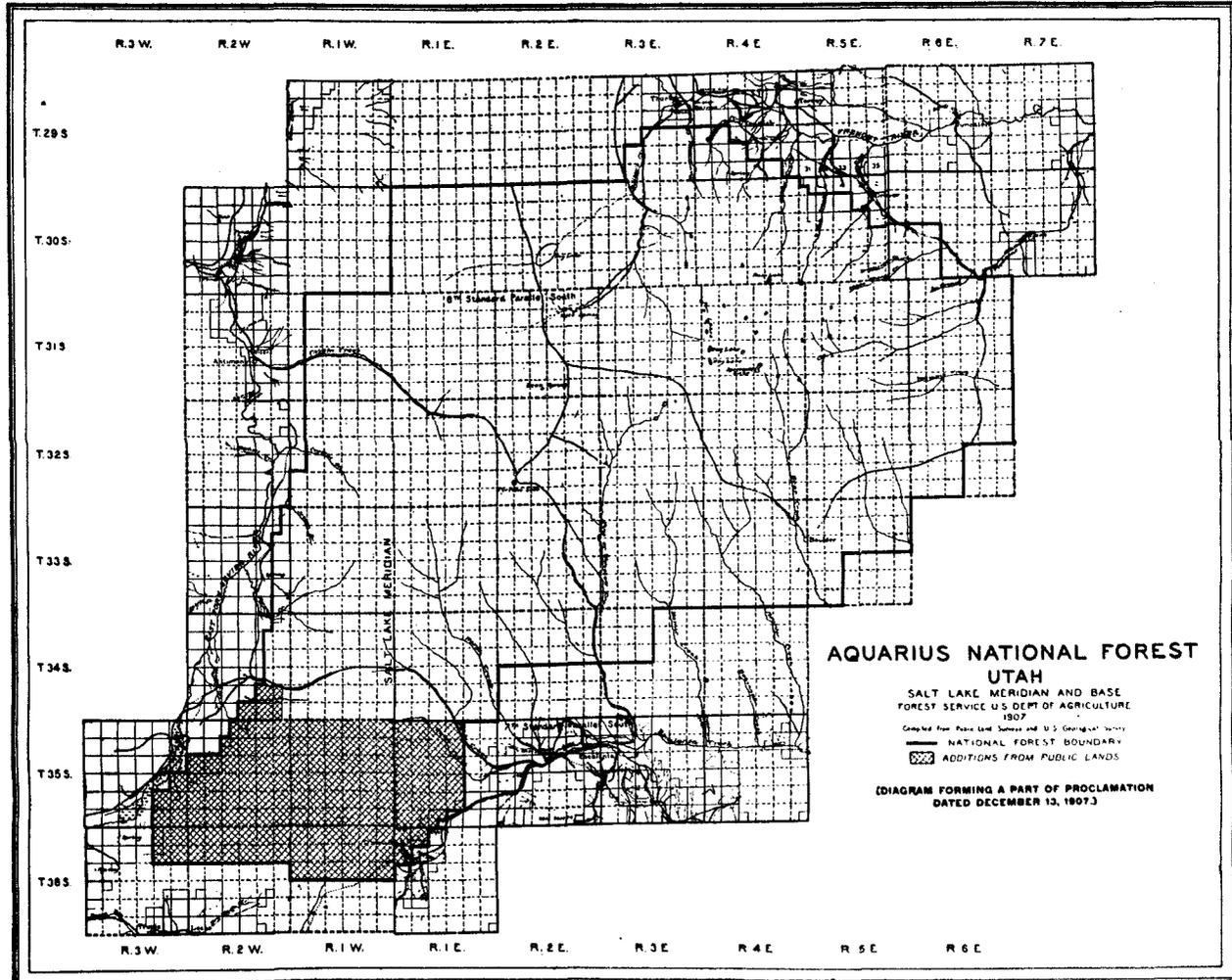
### A PROCLAMATION

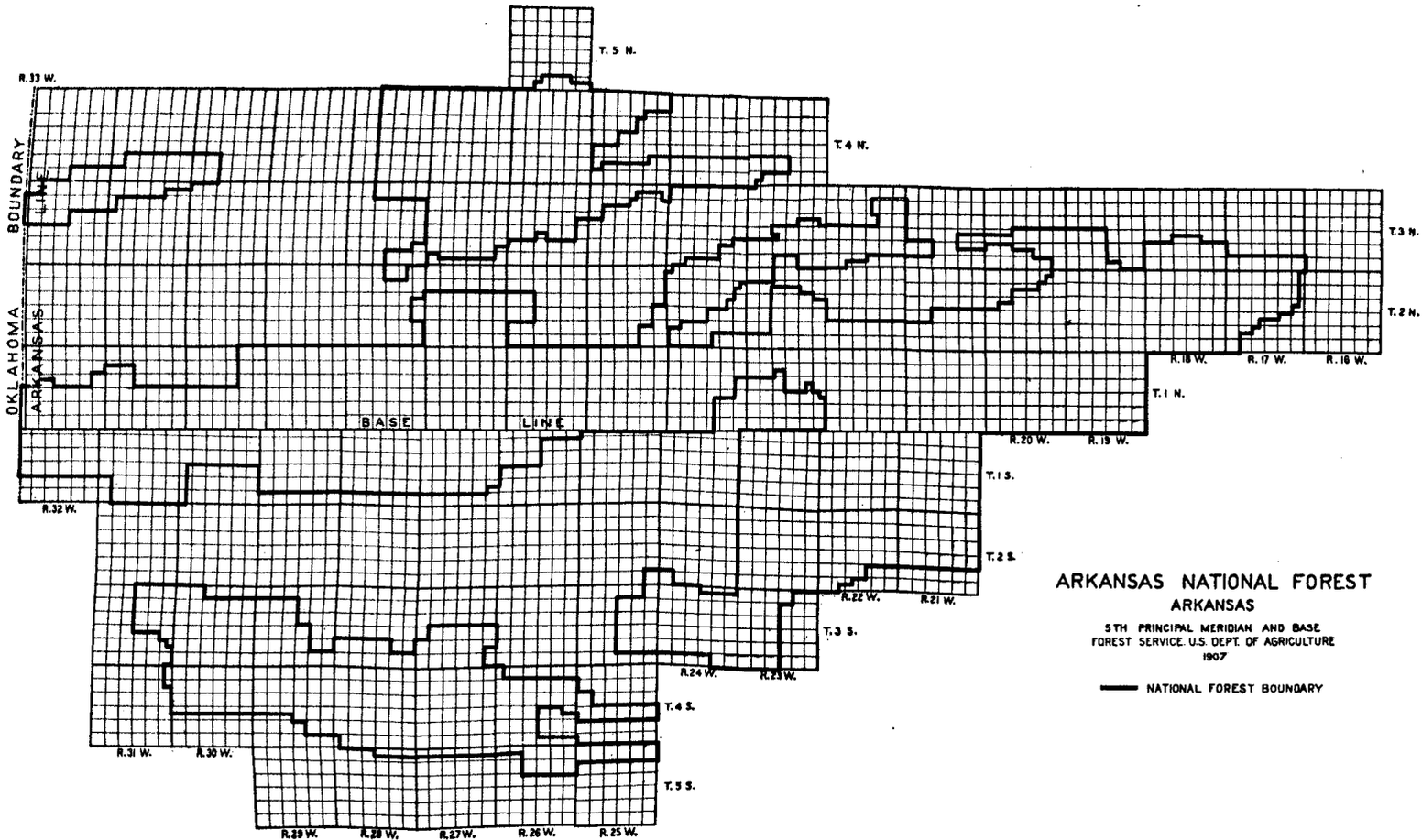
Aquarius National Forest, Utah. Preamble. Vol. 33, p. 2320.

Boundaries enlarged. Vol. 30, p. 36.

WHEREAS, it appears that the public good would be promoted by adding to the Aquarius National Forest certain lands, within the State of Utah, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that





**ARKANSAS NATIONAL FOREST  
ARKANSAS**

5TH PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1907

— NATIONAL FOREST BOUNDARY

the Aquarius National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 13th day of December, in the year of our Lord one thousand nine hundred and seven,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
 ELIHU ROOT  
*Secretary of State.*

Lands excepted.

Coal lands.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

December 18, 1907.

A PROCLAMATION

WHEREAS, the public lands in the State of Arkansas, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby re-

Arkansas National Forest, Ark. Preamble. *Post*, p. 2235.

National forest, Arkansas.

Vol. 26, p. 1103.

served from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Arkansas, shown as the Arkansas National Forest on the diagram forming a part hereof;

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Coal lands.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 18 day of December, in the year of our Lord one thousand nine hundred and seven,  
[SEAL.] and of the Independence of the United States the one hundred and thirty second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

December 19, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

### A PROCLAMATION

Tonto National Monument, Ariz. Preamble.

WHEREAS, two prehistoric ruins of ancient cliff dwellings situated upon public lands of the United States, and located in the region commonly known as the Tonto Drainage Basin, about two miles south of the Salt River Reservoir, Gila County, Arizona, are of great ethnologic, scientific and educational interest, and it appears that the public interests would be promoted by reserving these relics of a vanished people as a National Monument with as much land as may be necessary for the proper protection thereof;

National monument, Arizona.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two

# TONTO NATIONAL MONUMENT

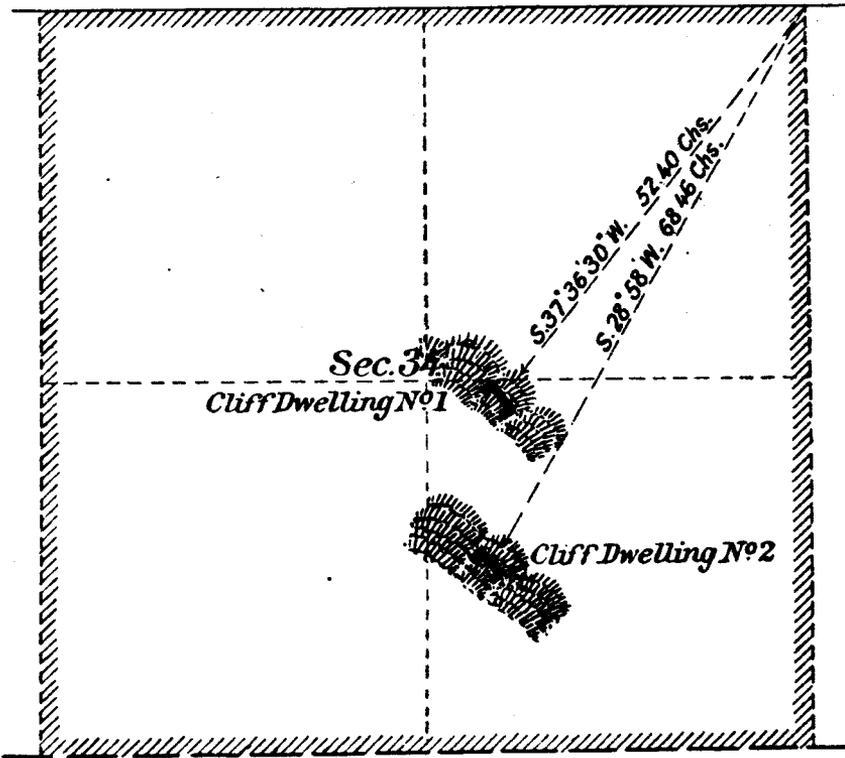
Unsurveyed Sec. 34

T. 4 N., R. 12 E.

Gila and Salt River Meridian

ARIZONA

Containing 640 acres



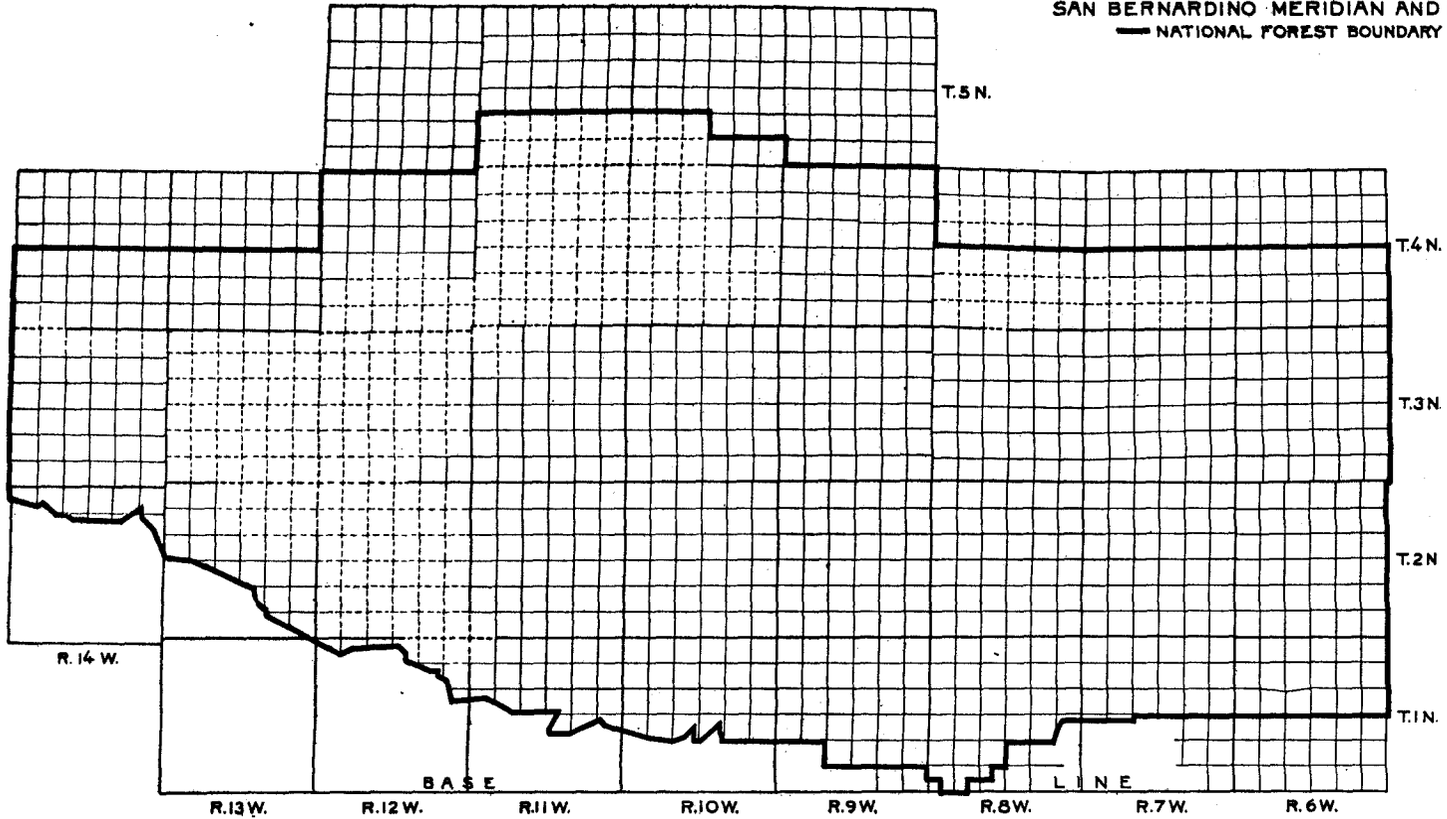
DEPARTMENT OF THE INTERIOR

GENERAL LAND OFFICE

Richard A. Ballinger, Commissioner

[DIAGRAM ATTACHED TO AND MADE A PART OF THE PROCLAMATION  
DATED DECEMBER 19, 1907.]

FOREST SERVICE - U.S. DEPT. OF AGRICULTURE.  
1907  
SAN GABRIEL NATIONAL FOREST  
CALIFORNIA  
SAN BERNARDINO MERIDIAN AND BASE  
— NATIONAL FOREST BOUNDARY



of the Act of Congress approved June 8, 1906, entitled "An Act for the Preservation of American Antiquities," do hereby set aside as the Tonto National Monument, subject to any valid interest or rights, the prehistoric cliff dwelling ruins and one section of land upon which same are located, situated in Gila County, Arizona, more particularly described as follows, to wit:

Vol. 34, p. 225.

Section thirty-four, unsurveyed, in township four north, range twelve east of the Gila and Salt River Meridian, Arizona, as shown upon the diagram hereto attached and made a part of this Proclamation.

Description.

Warning is hereby expressly given to all unauthorized persons not to appropriate, excavate, injure or destroy any of the prehistoric ruins or remains thereof declared to be a National Monument, or to locate or settle upon any of the lands reserved and made a part of said monument by this Proclamation.

Reserved from settlement, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 19th day of December in the year of our Lord one thousand nine hundred and seven, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

December 23, 1907.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the San Gabriel National Forest certain lands, within the State of California, which are in part covered with timber;

San Gabriel National Forest, Cal. Preamble. Vol. 27, p. 1049.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the San Gabriel National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Boundaries enlarged. Vol. 30, p. 36.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however,

Lands excepted.

Coal lands.

any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 23rd day of December, in the year of our Lord one thousand nine hundred and seven, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

December 30, 1907.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Verde National Forest, Ariz. Preamble.

WHEREAS, the public lands in the Territory of Arizona, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

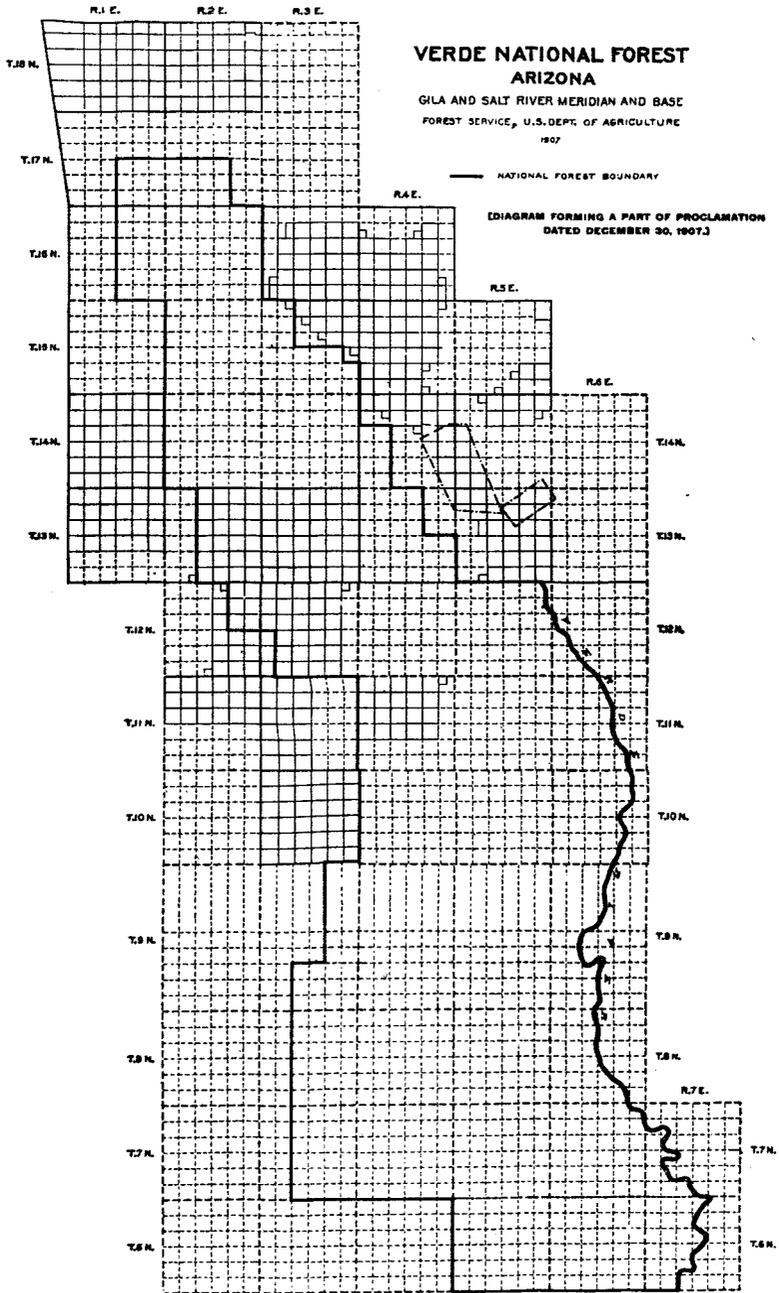
National forest, Arizona. Vol. 26, p. 1103.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act To repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the Territory of Arizona, shown as the Verde National Forest on the diagram forming a part hereof;

Lands excepted.

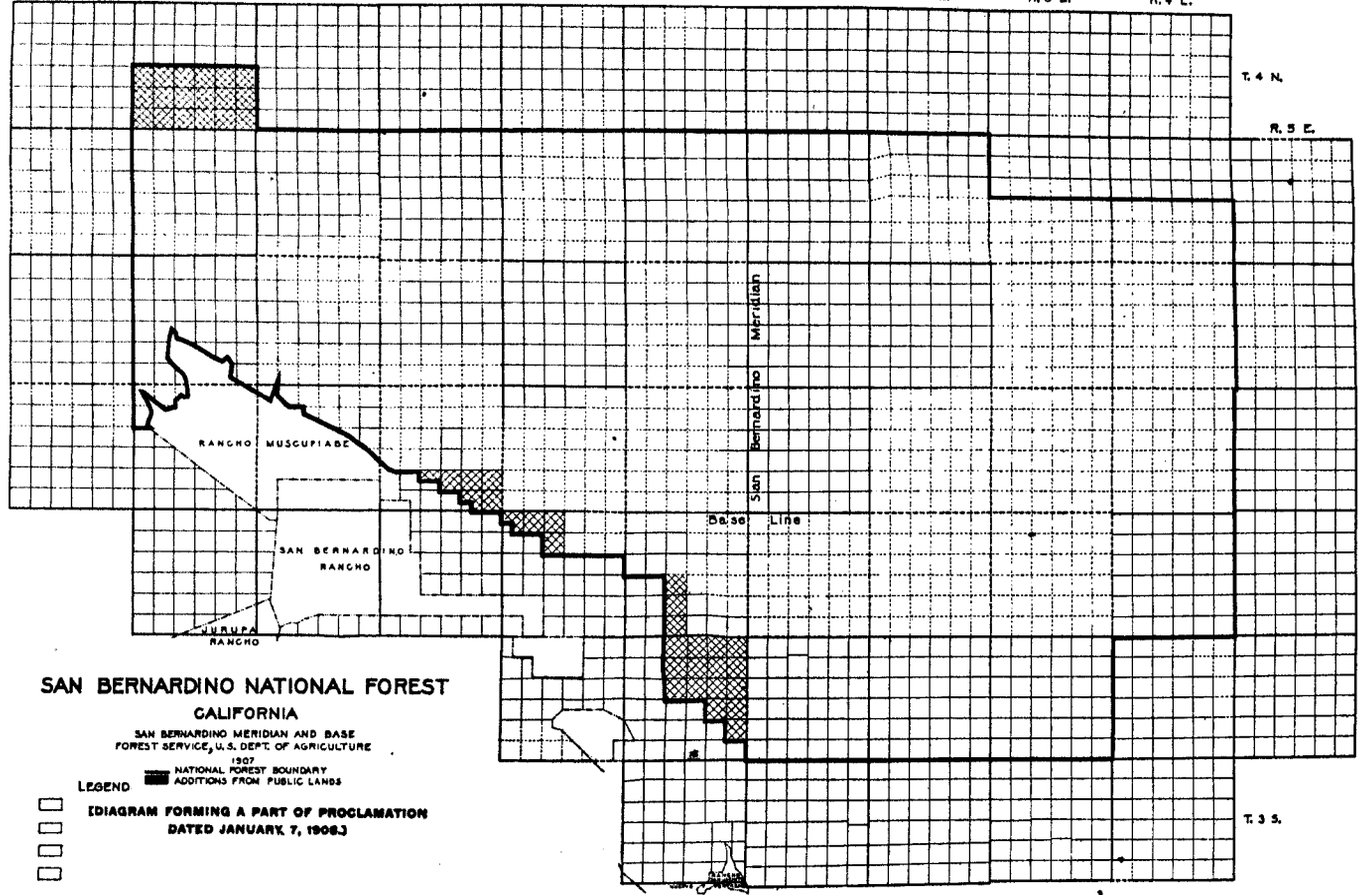
Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the national forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation; and provided also that since the withdrawal made by this proclama-

Coal lands.



R. 6 W. R. 5 W. R. 4 W. R. 3 W. R. 2 W. R. 1 W. R. 1 E. R. 2 E. R. 3 E. R. 4 E.

T. 4 N.  
R. 5 E.  
T. 3 N.  
T. 2 N.  
T. 1 N.  
T. 1 S.  
T. 2 S.  
T. 3 S.



**SAN BERNARDINO NATIONAL FOREST  
CALIFORNIA**

SAN BERNARDINO MERIDIAN AND BASE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1907

- LEGEND**
- - 
  - 
  -

■ NATIONAL FOREST BOUNDARY  
■ ADDITIONS FROM PUBLIC LANDS

**IDIAGRAM FORMING A PART OF PROCLAMATION  
DATED JANUARY 7, 1908.]**

tion and any withdrawal heretofore made for national irrigation works are consistent, both shall be effective upon the land withdrawn, but the withdrawal for national irrigation works shall be the dominant one and may, when necessary, be changed to a withdrawal for irrigation from such works.

Lands for irrigation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

Reserved from settlement.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 30th day of December, in the year of our Lord one thousand nine hundred and [SEAL.] seven, and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 7, 1908.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the San Bernardino National Forest certain lands, within the State of California, which are in part covered with timber;

San Bernardino National Forest, Cal. Preamble. Vol. 27, p. 1068.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the San Bernardino National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Boundaries enlarged. Vol. 30, p. 38.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided

Lands excepted.

Coal lands.

Lands for irrigation.

that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation; and provided also that since the withdrawal made by this proclamation and any withdrawal heretofore made for national irrigation works are consistent, both shall be effective upon the land withdrawn, but the withdrawal for national irrigation works shall be the dominant one and may, when necessary, be changed to a withdrawal for irrigation from such works.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 7th day of January, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

January 9, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Blue Mountains National Forest, Oreg. Preamble. Vol. 34, pp. 3194, 3302.

Boundaries modified. Vol. 30, p. 36.

Lands restored to public domain.

WHEREAS, it appears that the public good would be promoted by excluding certain lands, in the State of Oregon, from the Blue Mountains National Forest, set apart and reserved by public proclamation dated March second, nineteen hundred and two;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the aforesaid proclamation is hereby modified and that the boundaries of the aforesaid Blue Mountains National Forest are hereby changed to exclude therefrom such lands, and are now as shown on the diagram forming a part hereof.

The lands hereby excluded from the Blue Mountains National Forest which are not embraced in any other withdrawal, reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Reserved from settlement.

Warning is hereby given to all persons not to make settlement upon any of the lands in the National Forest as reduced by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June

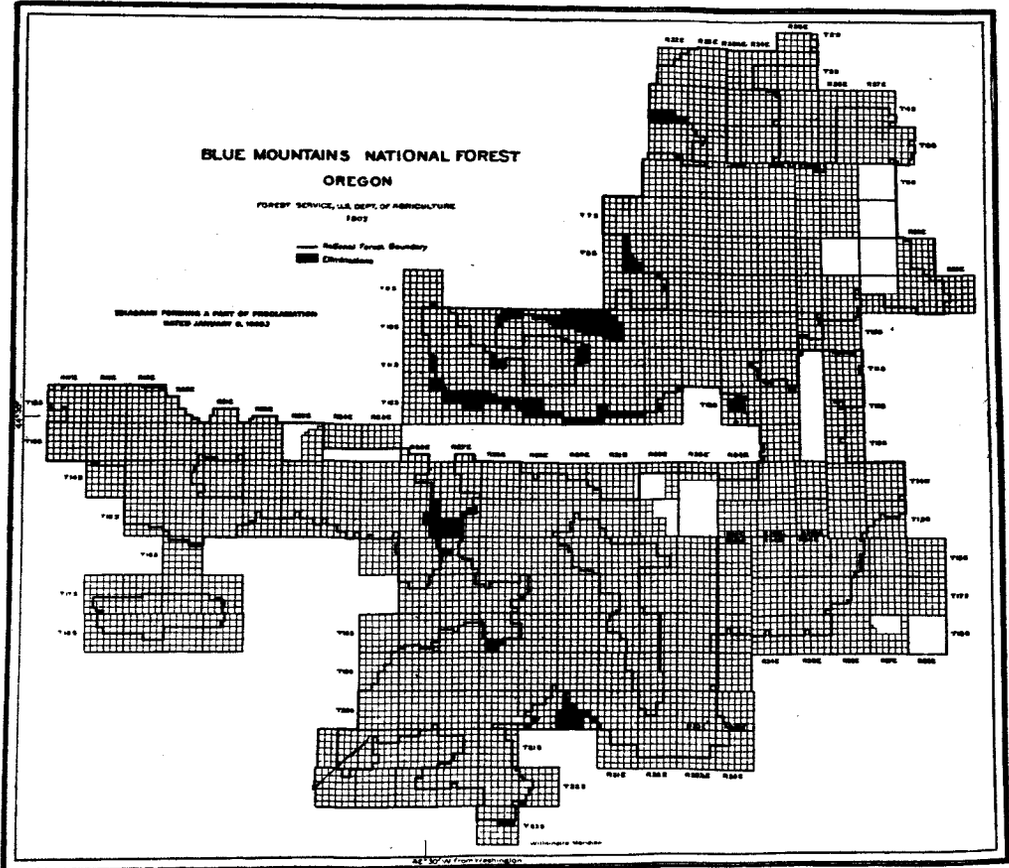
Vol. 34, p. 233.

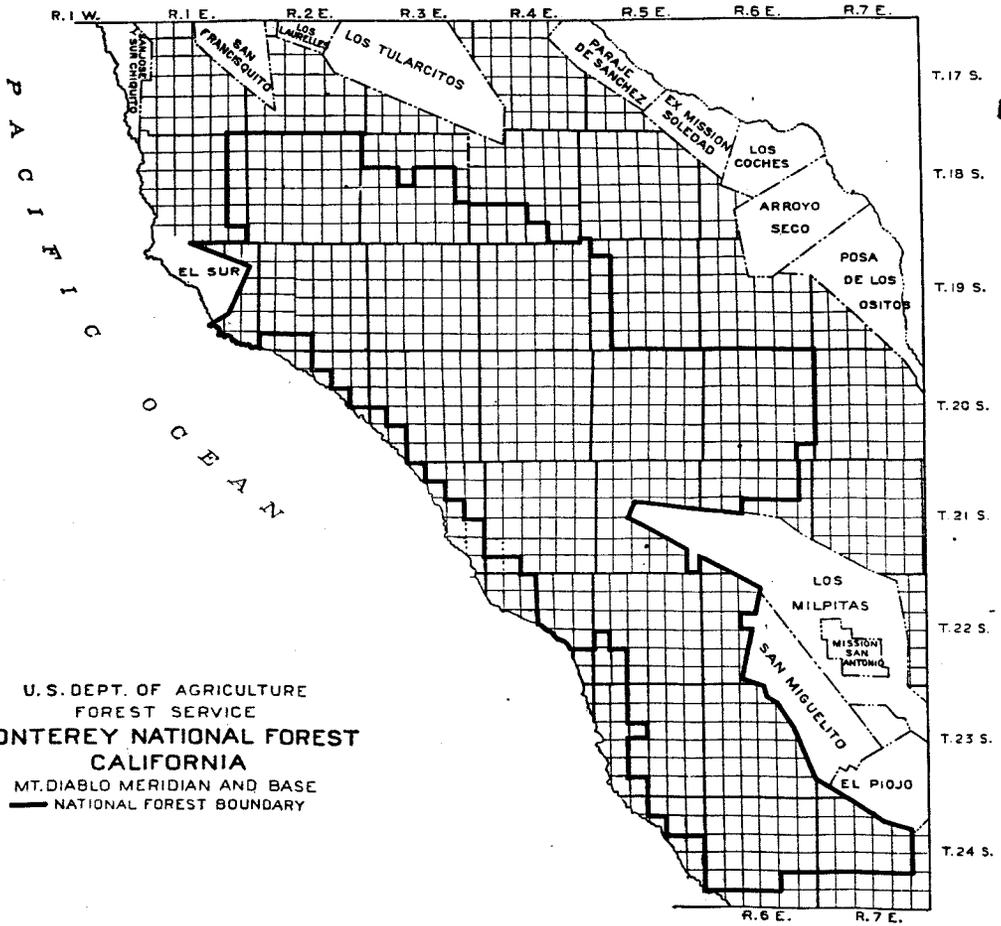
**BLUE MOUNTAINS NATIONAL FOREST  
OREGON**

FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1902

— Railroad Forest Boundary  
■ Obstructions

THIS MAP FORMS A PART OF PROCLAMATION  
DATED JANUARY 6, 1902





U.S. DEPT. OF AGRICULTURE  
 FOREST SERVICE  
**MONTEREY NATIONAL FOREST**  
**CALIFORNIA**  
 MT. DIABLO MERIDIAN AND BASE  
 — NATIONAL FOREST BOUNDARY

eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 9th day of January, in the year of our Lord one thousand nine hundred and eight,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
 ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 9, 1908.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Monterey National Forest certain lands, within the State of California, which are in part covered with timber;

Monterey National Forest, Cal. Preamble. Vol. 34, p. 3218.  
 Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Monterey National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation; and provided also that since the withdrawal made by this proclamation and any withdrawal heretofore made for national irrigation works are consistent, both shall be effective upon the land withdrawn, but the withdrawal for national irrigation works shall be the dominant one and may, when necessary, be changed to a withdrawal for irrigation from such works.

Lands excepted.

Coal lands.

Lands for irrigation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 9th day of January, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

January 9, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION.

Muir Woods National Monument,  
Cal.  
Preamble.  
Vol. 34, p. 225.

WHEREAS, William Kent and his wife, Elizabeth Thatcher Kent, of the City of Chicago, in County of Cook in the State of Illinois, did, on December 26, 1907, pursuant to the Act of Congress entitled, "An Act for the preservation of American Antiquities," approved June 8, 1906, by their certain deed of relinquishment and conveyance, properly executed in writing and acknowledged, relinquish, remise, convey and forever quitclaim to the United States of America the following mentioned lands at that time held by them in private ownership and lying and being in Township One North, of Range Six West, Mt. Diablo Meridian, in the County of Marin, in the State of California, and bounded and particularly described as follows, to-wit:

Description.

Beginning at a stake "A.7" driven in the center of the road in Redwood Canon and located by the following courses and distances from the point of commencement of the tract of land, which was conveyed by the Tamalpais Land and Water Company to William Kent by a deed dated August 29th, 1905, and recorded in the office of the County Recorder of Marin County, California, Book 95 of Deeds at page 58, to-wit:—North eighteen degrees thirty-two minutes East two hundred thirty-two and sixty-four hundredths feet, North sixty-six degrees thirty minutes West one hundred sixty-seven and thirty-four hundredths feet, North eighty-six degrees twenty-five minutes West ninety-eight and sixty-two hundredths feet, North seventy degrees no minutes, West two hundred forty-one and seven hundredths feet, North fifty-seven degrees twenty-nine minutes West one hundred seventy-eight and three hundredths feet; North forty-six degrees twenty-two minutes West two hundred thirty-five and thirty-nine hundredths feet and North twenty-four degrees twenty-five minutes West two hundred twenty-five and fifty-six hundredths feet; thence from said stake "A.7.", the point of beginning, South fifty-four degrees nineteen minutes West fourteen hundred eighty-two and seven tenths feet to Station A.8 from which Station 4 of the survey of the tract of land conveyed to William Kent as aforesaid bears south fifty-four degrees nineteen minutes west three hundred ten feet distant; thence from said Station A.8. North forty-seven degrees

# MUIR WOODS NATIONAL MONUMENT

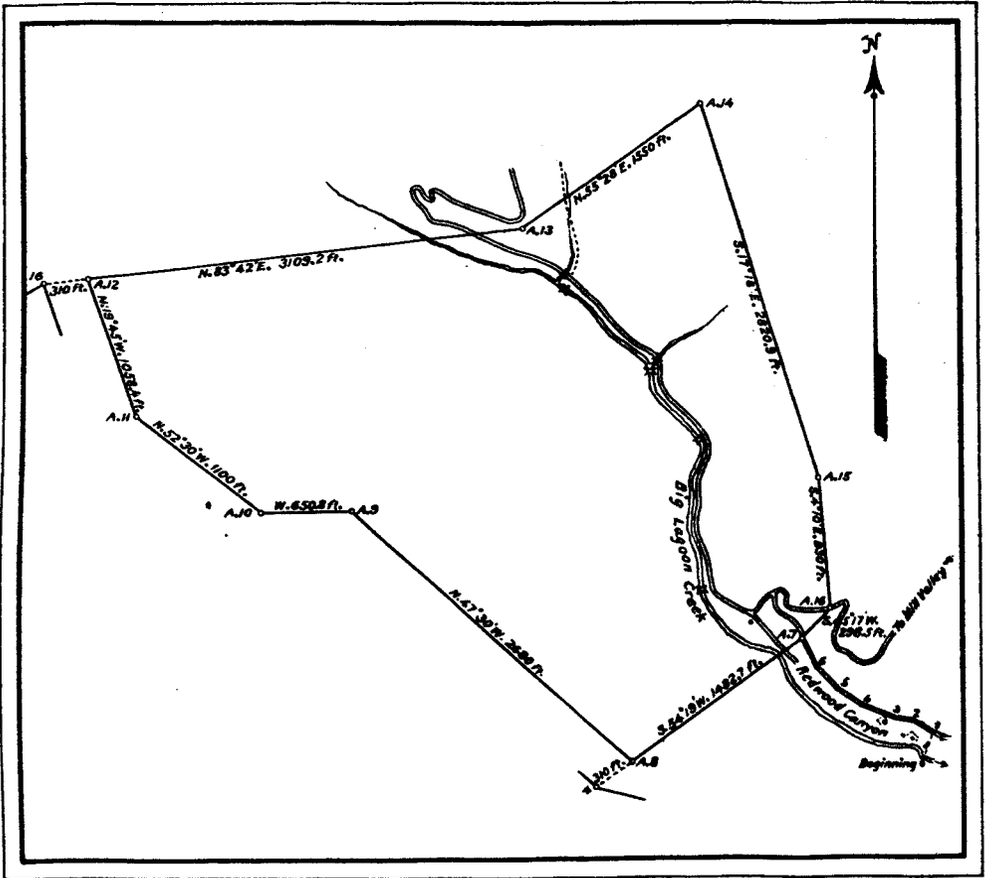
IN

T. 1 N., R. 6 E.

M.D.M.

CALIFORNIA

Containing about 295 acres



DEPARTMENT OF THE INTERIOR

GENERAL LAND OFFICE

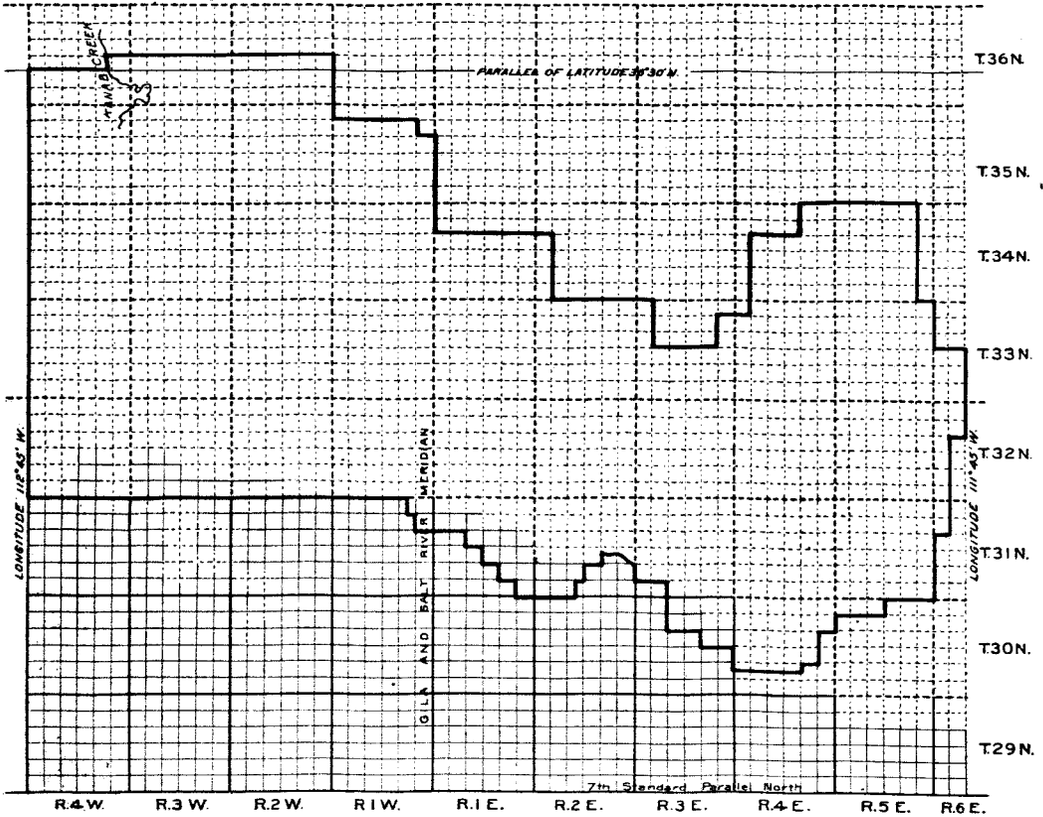
Richard A. Ballinger, Commissioner

[DIAGRAM ATTACHED TO AND MADE A PART OF THE PROCLAMATION  
DATED JANUARY 9, 1908.]

GRAND CANYON NATIONAL MONUMENT  
WITHIN GRAND CANYON NATIONAL FOREST  
ARIZONA

1907.

GILA AND SALT RIVER MERIDIAN AND BASE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE.  
— NATIONAL MONUMENT BOUNDARY



thirty minutes West twenty-six hundred eighty feet; thence due West six hundred fifty and eight tenths feet; thence North fifty-two degrees thirty minutes West eleven hundred feet; thence North nineteen degrees forty-five minutes West ten hundred fifty-eight and four tenths feet to Station A.12. from which Station 16 of the Survey of the tract of land conveyed to William Kent as aforesaid bears South eighty-three degrees forty-two minutes West three hundred ten feet distant; thence North eighty-three degrees forty-two minutes East thirty-one hundred nine and two tenths feet; thence north fifty-five degrees twenty-eight minutes East fifteen hundred fifty feet to an iron bolt, three-quarters of an inch in diameter and thirty inches long, Station 14; thence South seventeen degrees eighteen minutes East twenty-eight hundred twenty and nine tenths feet; thence South four degrees ten minutes East nine hundred thirty feet to a stake "A.16" driven in the center of a graded road; and thence South forty-five degrees seventeen minutes West two hundred ninety-eight and five tenths feet to said stake A.7. the place of beginning. Containing an area of two hundred ninety-five acres a little more or less, and,

WHEREAS, said relinquishment and conveyance has been accepted by the Secretary of the Interior in the manner and for the purposes prescribed in said Act of Congress, and

WHEREAS, an extensive growth of redwood trees (*Sequoia sempervirens*) embraced in said land is of extraordinary scientific interest and importance because of the primeval character of the forest in which it is located, and of the character, age and size of the trees,

National monument, California.

Now, therefore, I, Theodore Roosevelt, President of United States of America, by virtue of the power and authority in me vested by Section 2 of said Act of Congress, do hereby declare and proclaim that said grove and all of the land hereinbefore described and fully delineated on the diagram hereto attached and made a part hereof, are hereby reserved from appropriation and use of all kinds under all the public land laws of the United States and set apart as a National Monument, to be known and recognized as the Muir Woods National Monument.

Warning is hereby expressly given to all unauthorized persons not to appropriate, cut, injure, destroy or take away any trees on said land and not to locate or settle upon any of said land.

Reserved from settlement, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 9th day of January in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 11, 1908.

A PROCLAMATION

WHEREAS, the Grand Canyon of the Colorado River, which is situated upon public land within the Grand Canyon National Forest, in the Territory of Arizona, is an object of unusual scientific interest, being the greatest eroded canyon within the United States, and it appears that the public interests would be promoted by reserving it as a National Monument, with such other land as is necessary for its proper protection;

Grand Canyon National Monument, Ariz. Preamble.

National monument, Arizona.

Vol. 34, p. 225.

Forest uses not affected.

Reserved from settlement, etc.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," do proclaim that there are hereby reserved from appropriation and use of all kinds under all of the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the Territory of Arizona, shown as the Grand Canyon National Monument on the diagram forming a part hereof.

The reservation made by this proclamation is not intended to prevent the use of the lands for forest purposes under the proclamation establishing the Grand Canyon National Forest, but the two reservations shall both be effective on the land withdrawn, but the National Monument hereby established shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure or destroy any feature of this National Monument or to locate or settle upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 11th day of January, in the year of our Lord one thousand nine hundred and eight,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

January 13, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA  
A PROCLAMATION

Tonto National Forest, Ariz. Preamble.

Vol. 34, p. 3166.

Vol. 34, p. 2991.

Boundaries enlarged.

Vol. 30, p. 36.

Post, pp. 2219, 2236.

Lands excepted.

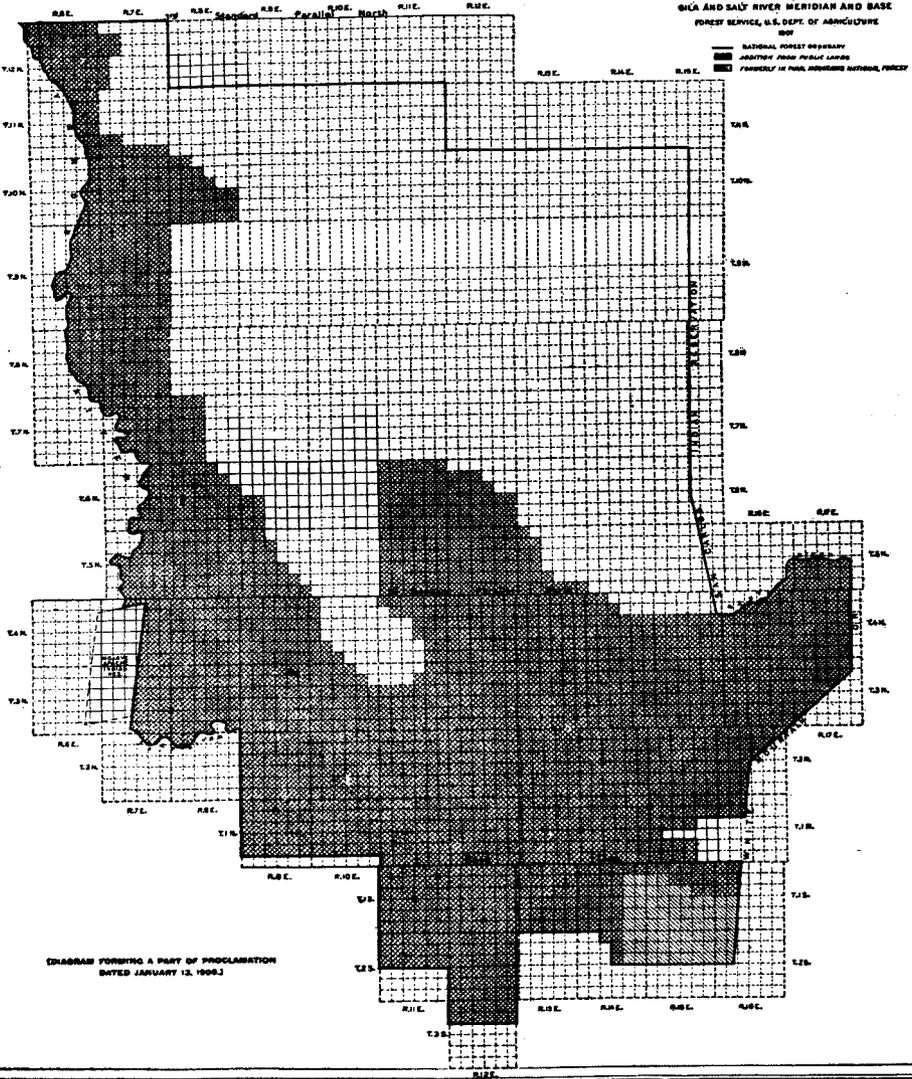
WHEREAS, it appears that the public good would be promoted by adding to the Tonto National Forest certain lands, within the Territory of Arizona, which are in part covered with timber, and by also including therein the area heretofore reserved and set apart as the Pinal Mountains National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Tonto National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal

# TONTO NATIONAL FOREST ARIZONA

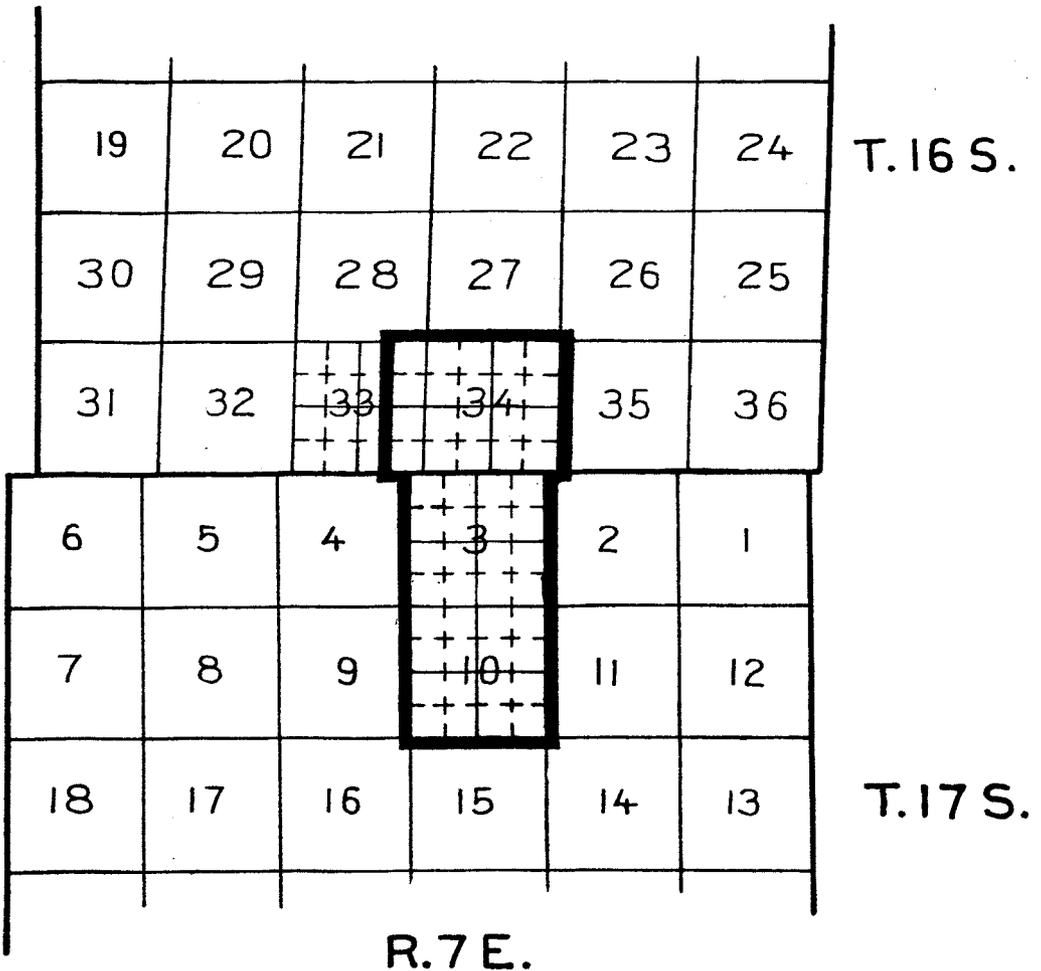
GILA AND SALT RIVER MERIDIAN AND BASE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1907



**PINNACLES NATIONAL MONUMENT  
WITHIN PINNACLES NATIONAL FOREST  
CALIFORNIA  
1907**

**MT. DIABLO MERIDIAN AND BASE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE**

**— NATIONAL MONUMENT BOUNDARY**



**[DIAGRAM FORMING A PART OF PROCLAMATION  
DATED JANUARY 16, 1908.]**

with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation; and provided also that since the withdrawal made by this proclamation and any withdrawal heretofore made for national irrigation works are consistent, both shall be effective upon the land withdrawn, but the withdrawal for national irrigation works shall be the dominant one and may, when necessary, be changed to a withdrawal for irrigation from such works.

Coal lands.

Lands for irrigation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Reserved from settlement, etc.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 13th day of January, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 16, 1908.

A PROCLAMATION

WHEREAS, the natural formations, known as the Pinnacles Rocks, with a series of caves underlying them, which are situated upon public lands, within the Pinnacles National Forest, in the State of California, are of scientific interest, and it appears that the public interests would be promoted by reserving these formations and caves as a National Monument, with as much land as may be necessary for the proper protection thereof;

Pinnacles National Monument, Cal. Preamble. Vol. 34, p. 3221.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," do proclaim that there are hereby reserved from appropriation and use of all kinds under all of the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the State of California, shown as the Pinnacles National Monument on the diagram forming a part hereof.

National monument, California.

Vol. 34, p. 225.

The reservation made by this proclamation is not intended to prevent the use of the lands for forest purposes under the proclamation establishing the Pinnacles National Forest, but the two reservations

Forest uses not affected.

shall both be effective on the land withdrawn, but the National Monument hereby established shall be the dominant reservation.

Reserved from settlement, etc.

Warning is hereby given to all unauthorized persons not to appropriate, injure or destroy any feature of this National Monument or to locate or settle upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this twenty-eighth day of January of our Lord one thousand nine hundred and eight,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT  
*Secretary of State.*

January 28, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Reciprocity with France.  
Preamble.  
Vol. 30, p. 1774.

Vol. 30, p. 203.

Reduced duties on French products.

Vol. 30, p. 203.

Articles affected.

WHEREAS the Government of the United States of America and the Government of the French Republic have entered into an additional Commercial Agreement, signed on the 28th day of January, 1908, by which the application of the minimum rate under the third section of the Tariff Act of the United States, approved July 24, 1897, to champagne and all other sparkling wines is provided for in return for certain specified concessions in favor of products of the United States, including Porto Rico, which concessions, in the judgment of the President, are reciprocal and equivalent:

THEREFORE, be it known that I, THEODORE ROOSEVELT, President of the United States of America, acting under the authority conferred by said Act of Congress, do hereby conditionally suspend, from the first day of February, 1908, and during the time and in accordance with the terms of the aforesaid Additional Agreement, signed January 28th, 1908, the imposition and collection of the duties imposed by the first section of said Act upon the articles hereinafter specified, being the products of the soil and industry of France; and do declare in place thereof the rates of duty provided in the third section of said Act to be in force, as follows:

On Champagne and all other sparkling wines, in bottles containing not more than one quart and more than one pint, six dollars per dozen; containing not more than one pint each and more than one-half pint, three dollars per dozen; containing one-half pint each or less, one dollar and fifty cents per dozen; in bottles or other vessels containing more than one quart each, in addition to six dollars per dozen bottles on the quantities in excess of one quart, at the rate of one dollar and ninety cents per gallon.

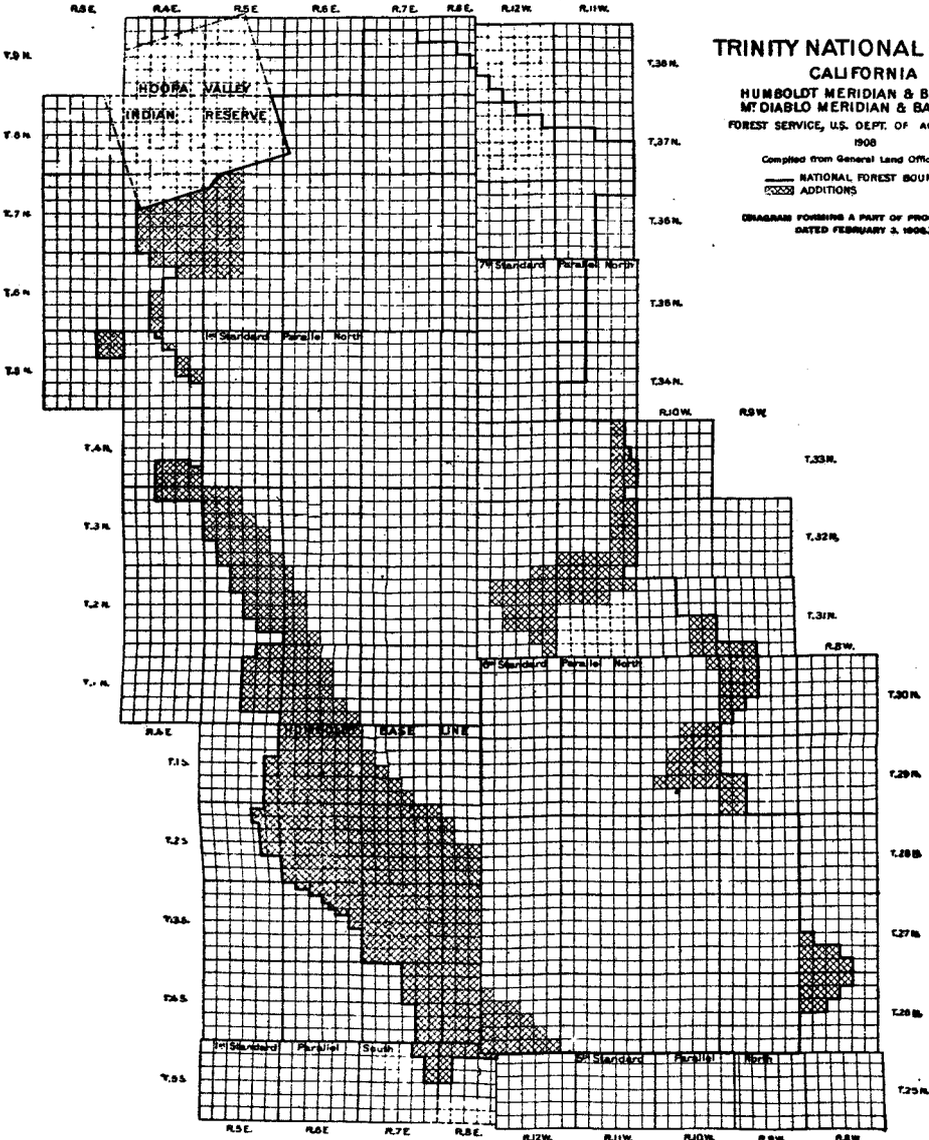
IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this twenty-eighth day of January, in the year of our Lord one thousand nine hundred and eight, and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT  
*Secretary of State.*



**TRINITY NATIONAL FOREST  
CALIFORNIA**

**HUMBOLDT MERIDIAN & BASE LINE  
MYDIAULO MERIDIAN & BASE LINE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1908**

Compiled from General Land Office Plans

— NATIONAL FOREST BOUNDARY

▨ ADDITIONS

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED FEBRUARY 3, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 3, 1908.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Trinity National Forest certain lands, within the State of California, which are in part covered with timber;

Trinity National Forest, Cal. Preamble. Vol. 34, p. 2998.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Trinity National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

Boundaries enlarged. Vol. 30, p. 36.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation; and provided also that since the withdrawal made by this proclamation and any withdrawal heretofore made for national irrigation works are consistent, both shall be effective upon the land withdrawn, but the withdrawal for national irrigation works shall be the dominant one and may, when necessary, be changed to a withdrawal for irrigation from such works.

Post, pp. 2234, 2243.

Lands excepted.

Coal lands.

Lands for irrigation.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 3rd day of February, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

February 7, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Jewel Cave National Monument, S. Dak. Preamble. Vol. 30, p. 1783.

WHEREAS, the natural formation, known as the Jewel Cave, which is situated upon the public land, within the Black Hills National Forest, in the State of South Dakota, is of scientific interest, and it appears that the public interests would be promoted by reserving this formation as a National Monument, with as much land as may be necessary for the proper protection thereof;

National monument, South Dakota. Vol. 34, p. 225.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," do proclaim that there are hereby reserved from settlement, entry, and all forms of appropriation under the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the State of South Dakota, shown as the Jewel Cave National Monument on the diagram forming a part hereof.

Forest uses not affected. Vol. 29, p. 902.

The reservation made by this proclamation is not intended to prevent the use of the lands for purposes consistent with the withdrawal made by this proclamation, or for forest purposes under the proclamation establishing the Black Hills National Forest, but the two reservations shall both be effective on the land withdrawn, but the National Monument hereby established shall be the dominant reservation.

Reserved from settlement, etc.

Warning is hereby given to all unauthorized persons not to appropriate, injure, or destroy any feature of this National Monument or to locate or settle upon any of the lands reserved by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 7th day of February, in the year of our Lord one thousand nine hundred and eight, and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

February 13, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Modoc National Forest, Cal. Preamble. Vol. 33, p. 2380.

WHEREAS, it appears that the public good would be promoted by adding to the Modoc National Forest certain lands, within the State of California, which are in part covered with timber;

Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Modoc National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof;

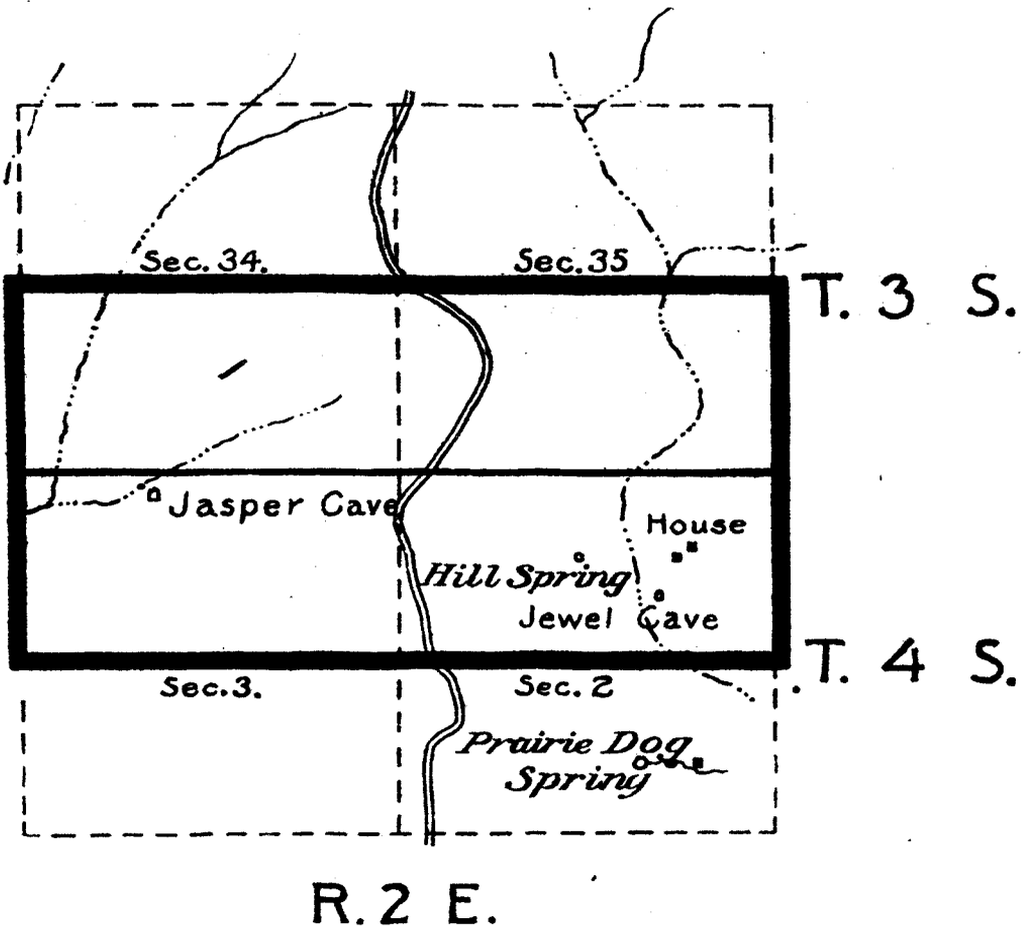
Post, p. 2232.

# JEWEL CAVE NATIONAL MONUMENT

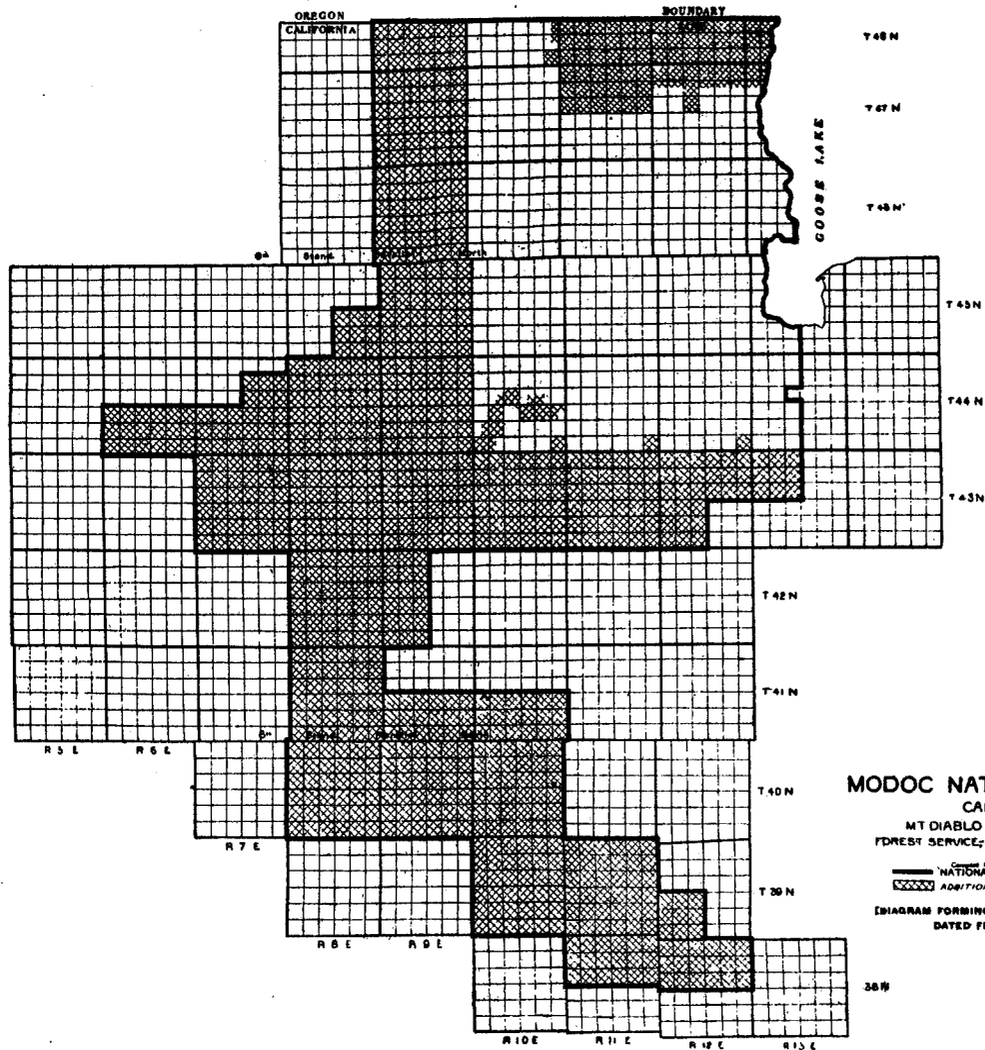
WITHIN BLACK HILLS NATIONAL FOREST  
SOUTH DAKOTA

BLACK HILLS MERIDIAN AND BASE  
FOREST SERVICE, U. S. DEPT. OF AGRICULTURE  
1908

— NATIONAL MONUMENT BOUNDARY



[DIAGRAM FORMING A PART OF PROCLAMATION  
DATED FEBRUARY 7, 1908.]



**MODOC NATIONAL FOREST**  
CALIFORNIA

MT DIABLO MERIDIAN AND BASE  
FOREST SERVICE; U.S. DEPT. OF AGRICULTURE

1908  
CORRECT AND ADDED LAND SURVEYS  
 [Solid Line] NATIONAL FOREST BOUNDARY  
 [Cross-hatched] ADDITIONS

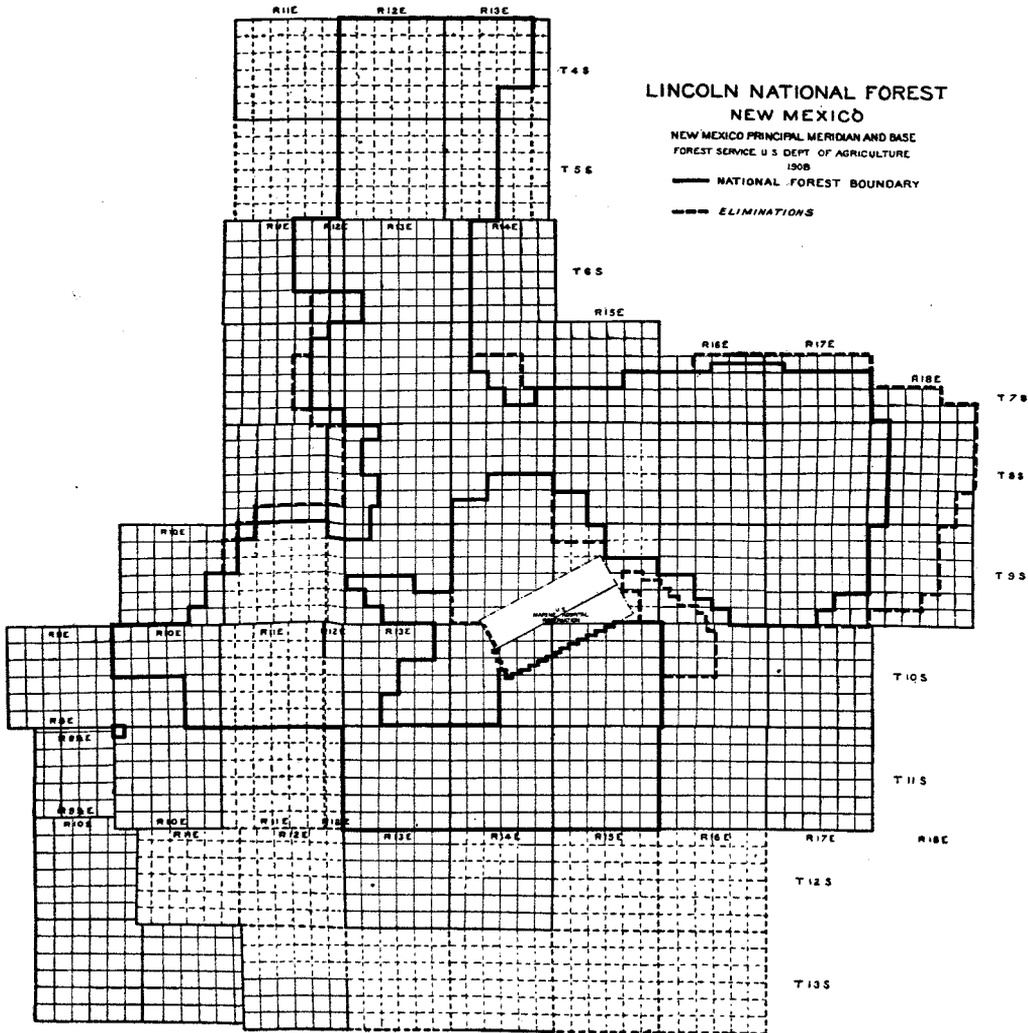
[DIAGRAM FORMING A PART OF PROCLAMATION  
DATED FEBRUARY 13, 1908.]

LINCOLN NATIONAL FOREST  
NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1908

— NATIONAL FOREST BOUNDARY

- - - ELIMINATIONS



Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, that these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby enlarged which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation; and provided also that since the withdrawal made by this proclamation and any withdrawal heretofore made for national irrigation works are consistent, both shall be effective upon the land withdrawn, but the withdrawal for national irrigation works shall be the dominant one and may, when necessary, be changed to a withdrawal for irrigation from such works.

Lands excepted.

Coal lands.

Irrigation projects.

Reserved from settlement.

Vol. 34, p. 233.

Lands excepted.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves:" Provided, that lands heretofore restored to settlement or entry under the provisions of the foregoing act shall be excepted from the force and effect of this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 13th day of February, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 3, 1908.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by excluding certain lands in the Territory of New Mexico, from the Lincoln National Forest, set apart and reserved by public proclamation dated April twenty-fourth, nineteen hundred and seven;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth,

Lincoln National Forest, N. Mex. Preamble. Vol. 32, p. 2018. Vol. 34, pp. 3175, 3216. Ante, p. 2126. Boundaries modified. Vol. 30, p. 36. Post, p. 2238.

eighteen hundred and ninety-eight, and for other purposes," do proclaim that the aforesaid proclamation is hereby modified and that the boundaries of the aforesaid Lincoln National Forest are hereby changed to exclude therefrom such lands, and are now as shown on the diagram forming a part hereof.

Lands restored to public domain.

The lands hereby excluded from the Lincoln National Forest which are not embraced in other withdrawals, including withdrawals for administrative sites for use in the management of the Forest, or which are not embraced in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Reserved from settlement.

Vol. 34, p. 233.

Warning is hereby given to all persons not to make settlement upon any of the lands in the National Forest as reduced by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 3rd day of March, in the year of our Lord one thousand nine hundred and eight, and [SEAL.] of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

March 6, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Ozark National Forest, Ark. Preamble.

WHEREAS, the public lands in the State of Arkansas, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

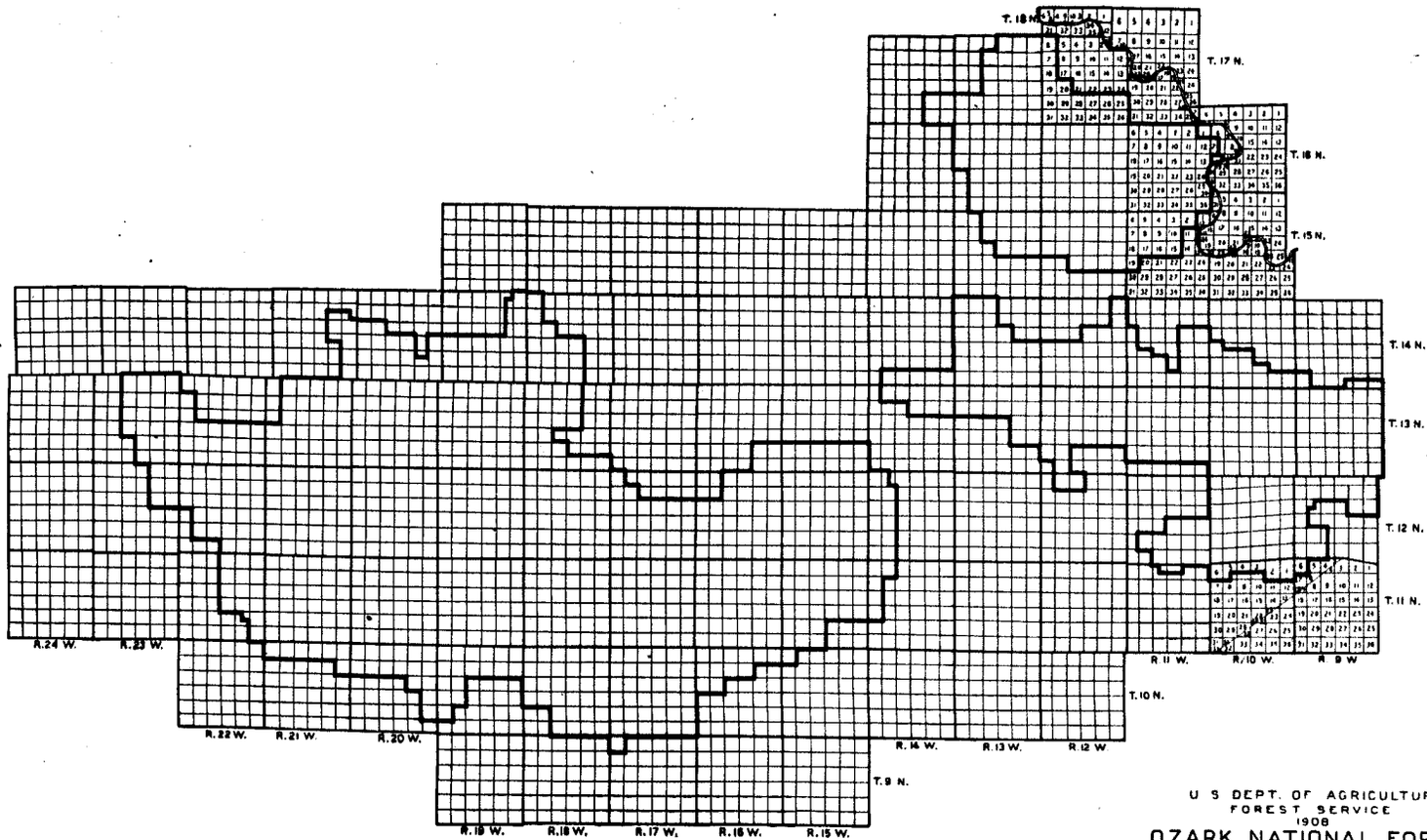
National forest, Arkansas. Vol. 26, p. 1103.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Arkansas, shown as the Ozark National Forest on the diagram forming a part hereof;

Post, p. 2233.

Lands excepted.

Excepting from the force and effect of this proclamation all lands which are at this date embraced in any legal entry or covered by any lawful filing or selection duly of record in the proper United States Land Office, or upon which any valid settlement has been made



U S DEPT. OF AGRICULTURE  
 FOREST SERVICE  
 1908  
**OZARK NATIONAL FOREST**  
**ARKANSAS**  
 5<sup>TH</sup> PRINCIPAL MERIDIAN AND BASE  
 — NATIONAL FOREST BOUNDARY

pursuant to law, if the statutory period within which to make entry or filing of record has not expired; and also excepting all lands which at this date are embraced within any withdrawal or reservation for any use or purpose with which this reservation for forest uses is inconsistent: Provided, That these exceptions shall not continue to apply to any particular tract of land unless the entryman, settler, or claimant continues to comply with the law under which the entry, filing, or settlement was made, or unless the reservation or withdrawal with which this reservation is inconsistent continues in force; not excepting from the force and effect of this proclamation, however, any part of the National Forest hereby established which may have been withdrawn to protect the coal therein, but this proclamation does not vacate any such coal land withdrawal; and provided that these exceptions shall not apply to any land embraced in any selection, entry, or filing, which may have been permitted to remain of record subject to the creation of a permanent reservation; and provided also that since the withdrawal made by this proclamation and any withdrawal heretofore made for national irrigation works are consistent, both shall be effective upon the land withdrawn, but the withdrawal for national irrigation works shall be the dominant one and may, when necessary, be changed to a withdrawal for irrigation from such works.

Coal land.

Irrigation projects.

Reserved from allotment.

Vol. 34, p. 233.

Warning is hereby given to all persons not to make settlement upon any of the lands reserved by this proclamation, unless and until they are listed by the Secretary of Agriculture and opened to homestead settlement or entry by the Secretary of the Interior under the Act of Congress, approved June eleventh, nineteen hundred and six, entitled, "An Act To provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 6th day of March, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

April 16, 1908.

A PROCLAMATION.

WHEREAS, a number of natural bridges situated in southeastern Utah, having heights more lofty and spans far greater than any heretofore known to exist, are of the greatest scientific interest, and it appears that the public interests would be promoted by reserving these extraordinary examples of stream erosion with as much land as may be necessary for the proper protection thereof;

Natural Bridges National Monument, Utah. Preamble.

Now, therefore, I, THEODORE ROOSEVELT, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress approved June 8, 1906, entitled "An Act for the Preservation of American Antiquities," do hereby set aside as the Natural Bridges National Monument, subject to any valid interest or rights, at and surrounding each of the natural bridges located on the White Canyon and tributaries, in San Juan

National monument, Utah. Vol. 34, p. 225.

County, State of Utah, by common report named by Horace J. Long as Augusta Bridge, Caroline Bridge and the Little Bridge, forty acres in square form with side lines running north and south and east and west equidistant from the respective centers of said bridges.

Reserved from settlement, etc.

Warning is hereby expressly given to all unauthorized persons not to appropriate, injure or destroy any of the natural bridges hereby declared to be a National Monument, nor to locate or settle upon any of the lands reserved and made a part of said Monument by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 16th day of April in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

April 16, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Manzano National Forest, N. Mex. Preamble. Vol. 34, p. 3257.

Vol. 34, p. 3239. Mount Taylor National Forest added.

Boundaries modified.

Prior rights not affected, etc.

Agricultural lands. Vol. 34, p. 233.

Lands restored to public domain.

WHEREAS, it appears that the public good would be promoted by adding to the Manzano National Forest certain lands, within the Territory of New Mexico, which are in part covered with timber, and by excluding therefrom certain lands;

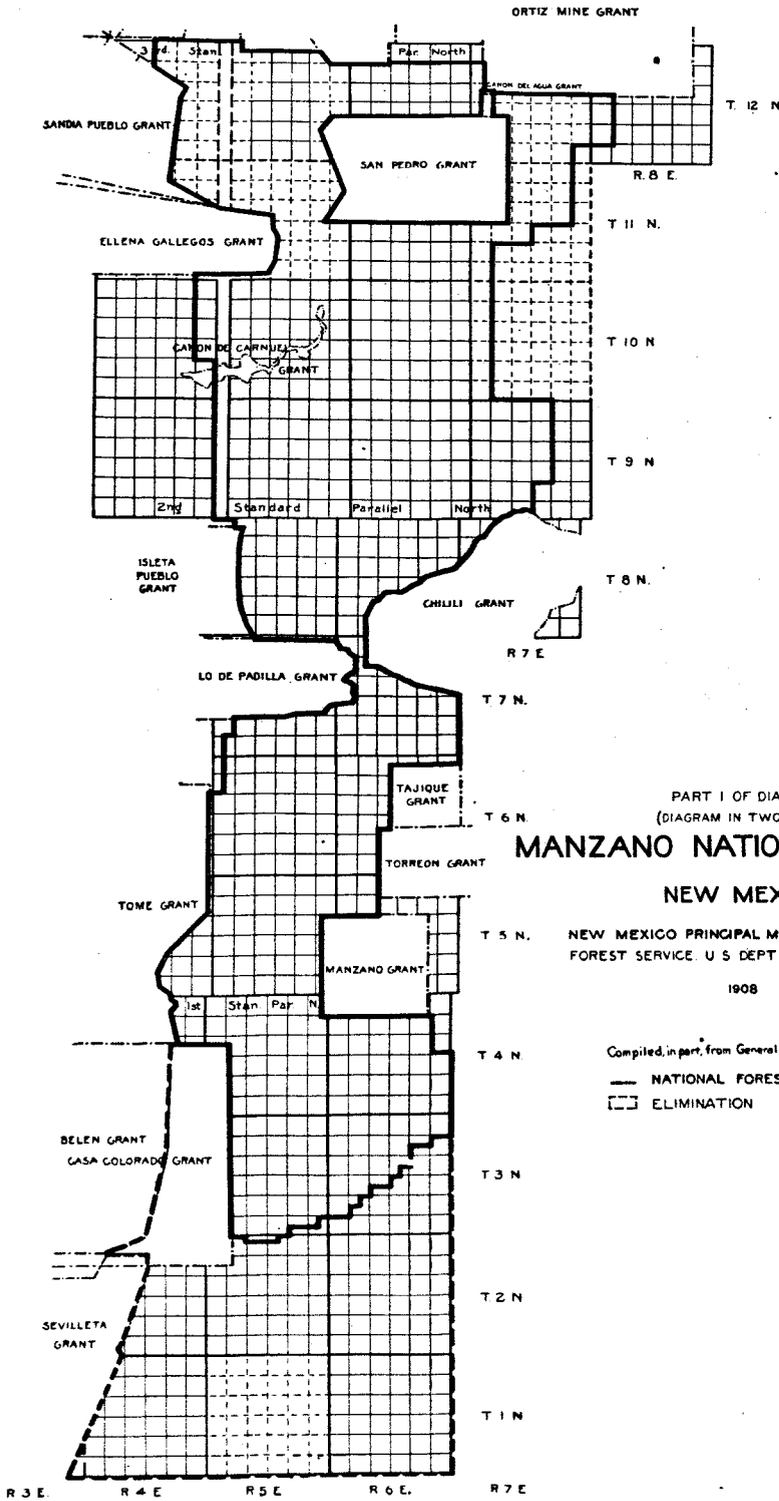
And whereas it appears desirable that the area heretofore reserved and set apart as the Mount Taylor National Forest should form a part of the Manzano National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Manzano National Forest are hereby changed and that they are now as shown on the two parts of the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

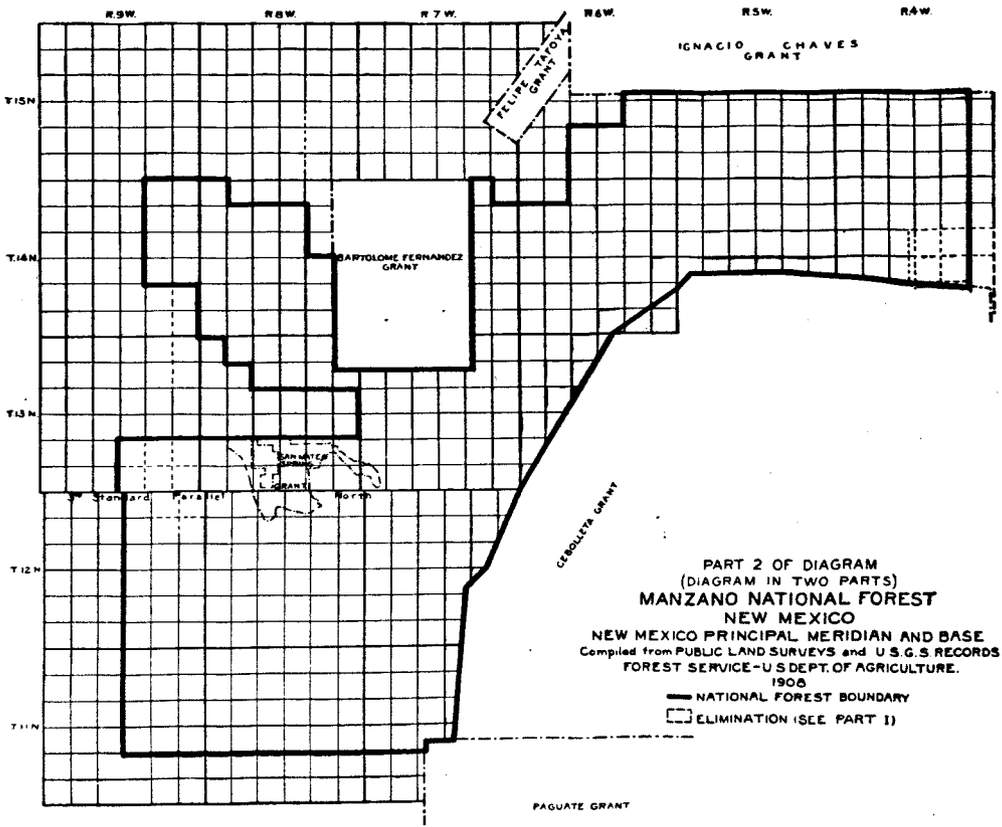
The lands hereby excluded from the Manzano National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead

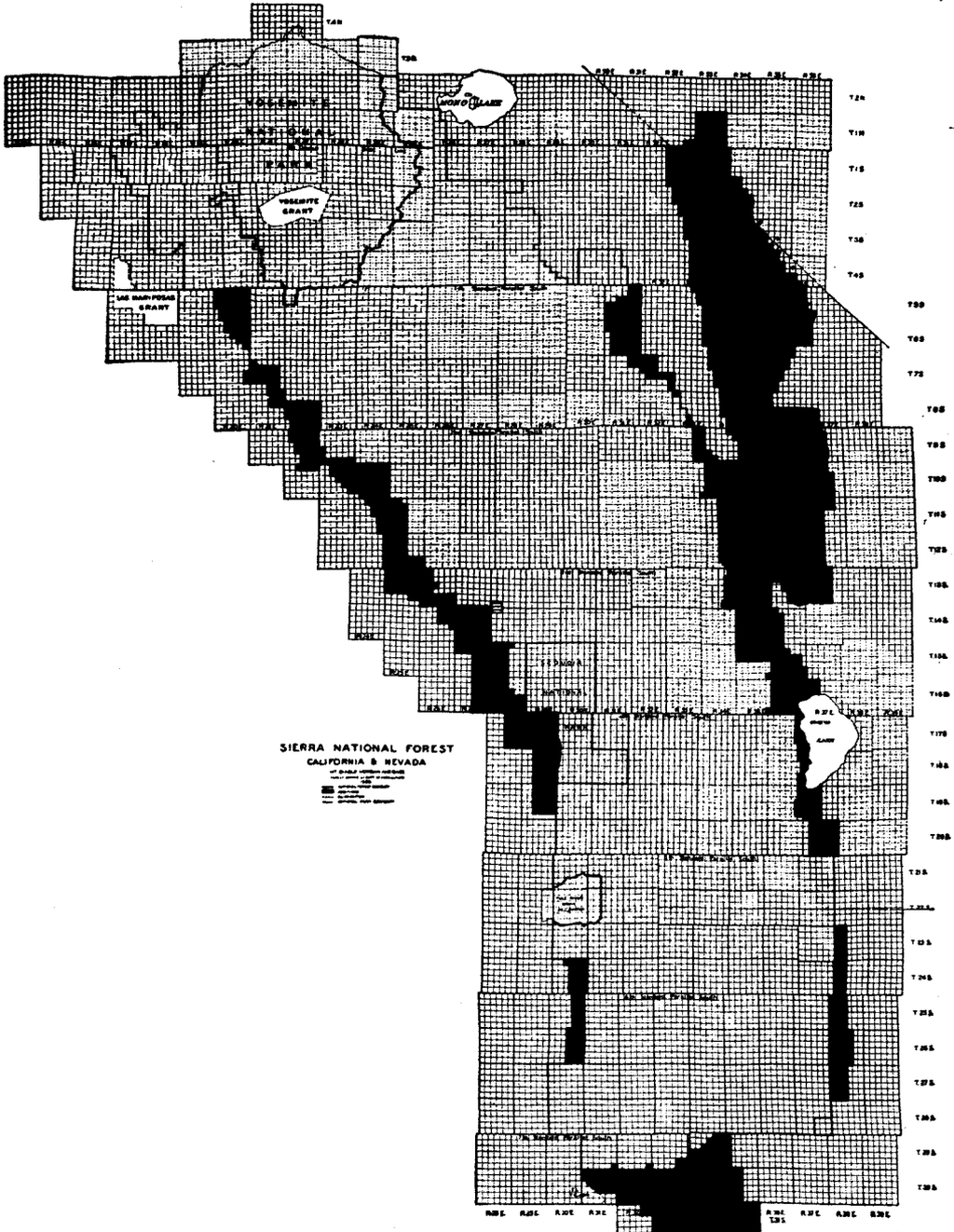


PART I OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
**MANZANO NATIONAL FOREST**  
 NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
 FOREST SERVICE U S DEPT OF AGRICULTURE  
 1908

Compiled, in part, from General Land Office records  
 — NATIONAL FOREST BOUNDARY  
 - - - - - ELIMINATION





**SIERRA NATIONAL FOREST**  
**CALIFORNIA & NEVADA**

■ National Forest  
 ■ Sierra National Forest  
 ■ Sierra National Forest - Open Lands  
 ■ Sierra National Forest - Closed Lands  
 ■ Sierra National Forest - Private Lands

R36 R37 R38 R39 R40 R41 R42 R43 R44 R45 R46 R47 R48 R49 R50

T40  
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laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 16th day of April, in the year of our Lord one thousand nine hundred and eight,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

April 20, 1908.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Sierra National Forest certain lands, within the States of California and Nevada, which are in part covered with timber, and by excluding therefrom certain lands within the State of California;

Sierra National Forest, Cal. and Nev.  
 Preamble.  
 Vol. 27, p. 1059.  
 Vol. 33, p. 702.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Sierra National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof.

Boundaries modified.  
 Vol. 30, p. 36.  
 Post, pp. 2235, 2249.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force. And such withdrawal shall not limit the rights granted to the city of Los Angeles by the Act of Congress approved June thirtieth, nineteen hundred and six, Thirty-four Statutes at Large, page eight hundred and one.

Prior rights, etc., not affected.

Rights granted Los Angeles, Cal., not affected.  
 Vol. 34, p. 801.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.  
 Vol. 34, p. 233.

The lands hereby excluded from the Sierra National Forest which are not embraced in any other withdrawal, reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of

Lands restored to public domain.

the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 20th day of April, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

April 24, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Jemez National Forest, N. Mex. Preamble. Vol. 34, pp. 3182, 3261. Boundaries enlarged. Vol. 30, p. 36.

WHEREAS, it appears that the public good would be promoted by adding to the Jemez National Forest certain lands, within the Territory of New Mexico, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Jemez National Forest is hereby enlarged to include the said additional lands, and that the boundaries of the aforesaid National Forest are now as shown on the diagram forming a part hereof.

Post, p. 2240.

Prior rights not affected, etc.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands. Vol. 34, p. 283.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 24th day of April, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

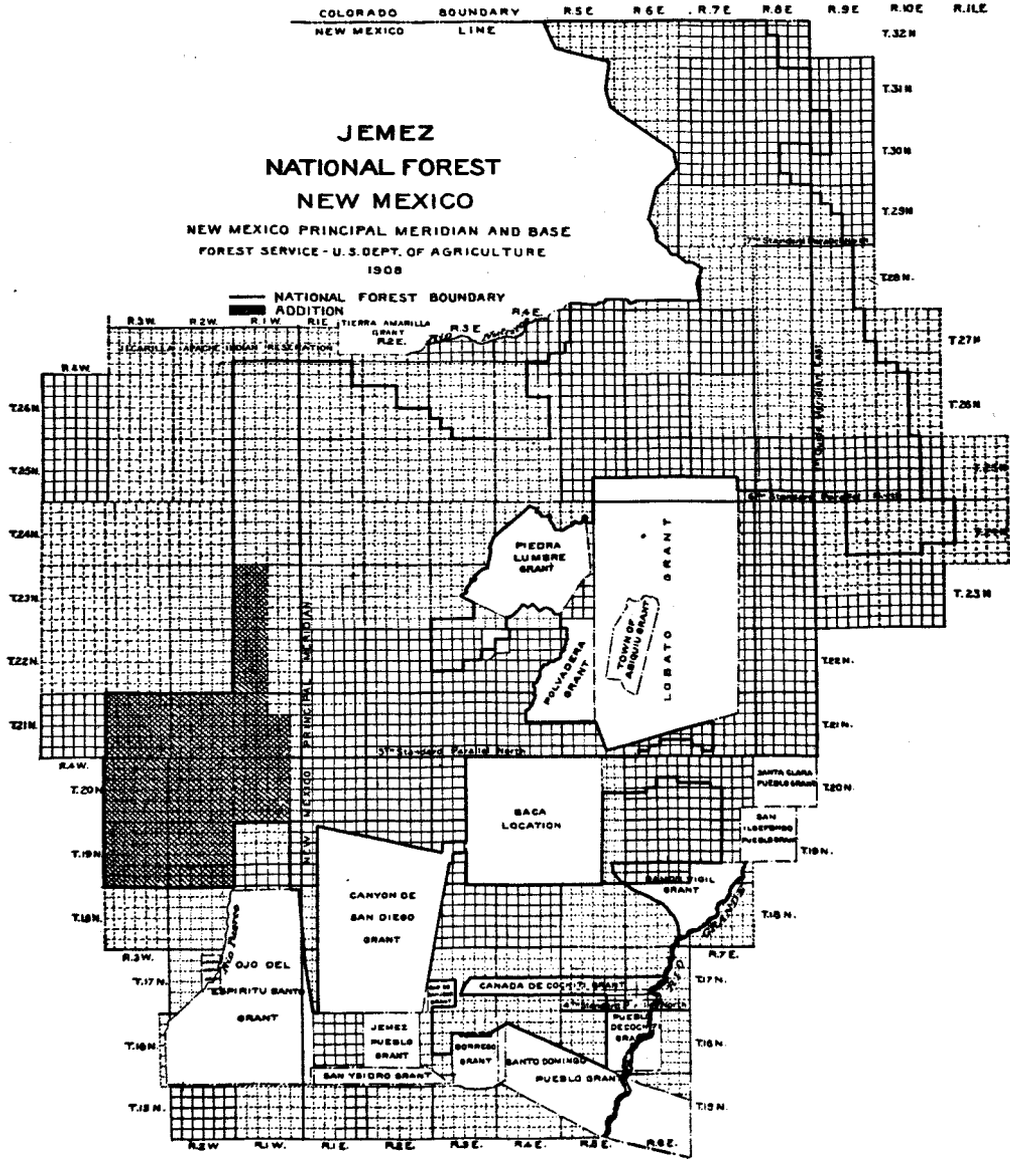
ELIHU ROOT

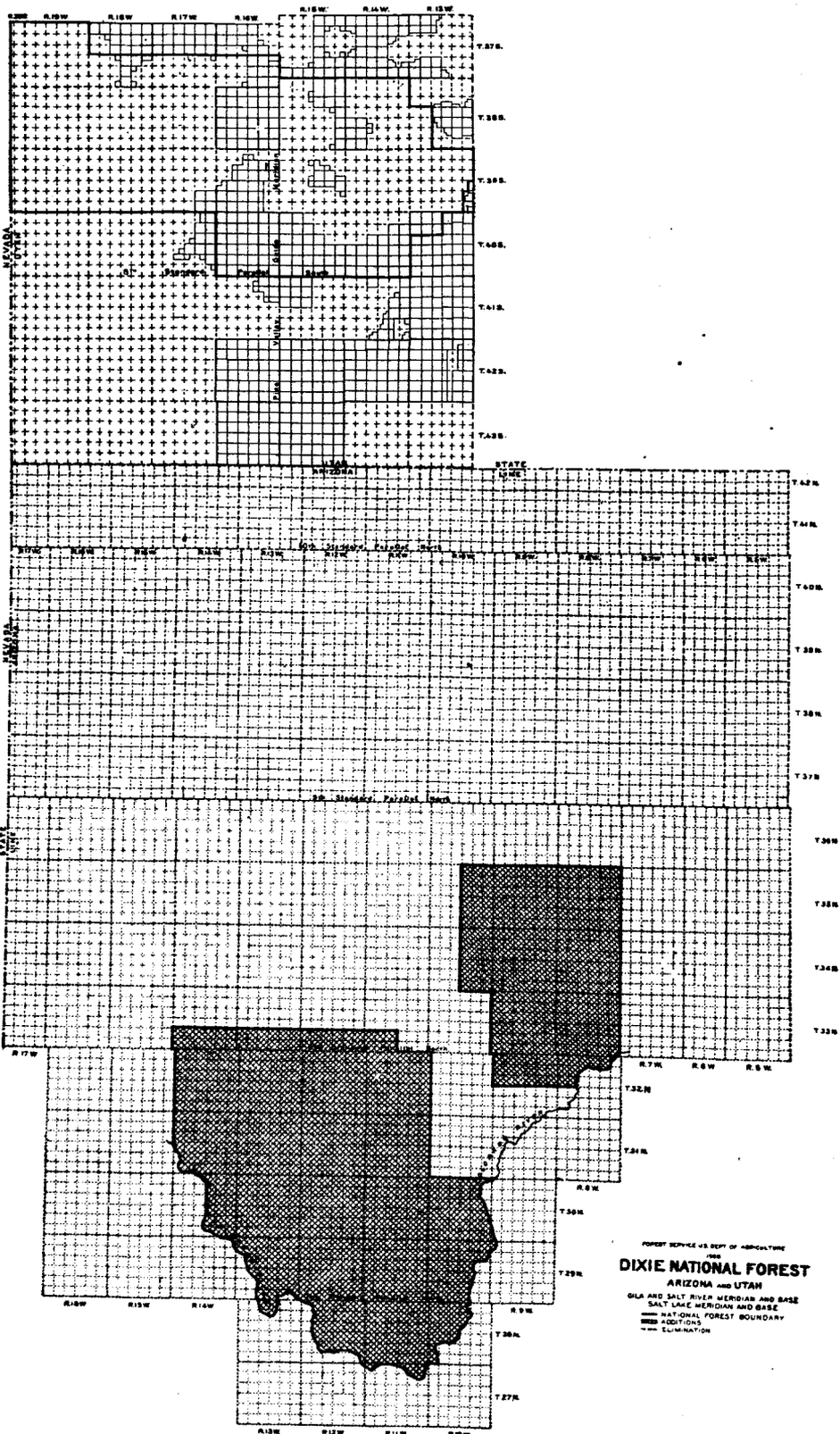
*Secretary of State.*

COLORADO BOUNDARY  
NEW MEXICO LINE

**JEMEZ NATIONAL FOREST**  
NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE - U.S. DEPT. OF AGRICULTURE  
1908





FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1958  
**DIXIE NATIONAL FOREST**  
 ARIZONA AND UTAH  
 GILA AND SALT RIVER MERIDIAN AND BASE  
 SALT LAKE MERIDIAN AND BASE  
 --- NATIONAL FOREST BOUNDARY  
 ■■■ ADDITIONS  
 --- ELIMINATIONS

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

May 22, 1908.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Dixie National Forest, certain lands, within the Territory of Arizona, which are in part covered with timber, and by excluding therefrom certain lands within the State of Utah;

Dixie National Forest, Utah and Ariz. Preamble. Vol. 34, p. 3147.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Dixie National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof.

Boundaries modified. Vol. 30, p. 36. Post, p. 2221.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights, etc., not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands. Vol. 34, p. 233.

The lands hereby excluded from the Dixie National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Lands restored to public domain, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 22nd day of May, in the year of our Lord one thousand nine hundred and eight, and [SEAL.] of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:  
ELIHU ROOT  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

May 11, 1908.

A PROCLAMATION.

WHEREAS, an extraordinary limestone cavern situated in Jefferson County, Montana, is of great scientific interest, and it appears that the public interest would be promoted by reserving the same with as much land as may be necessary for the proper protection thereof;

Lewis and Clark Cavern National Monument, Mont. Preamble.

National monument, Montana.  
Vol. 34, p. 225.

Now, therefore, I, THEODORE ROOSEVELT, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress approved June 8, 1906, entitled, "An Act for the Preservation of American Antiquities", do hereby set aside as the Lewis and Clark Cavern National Monument, subject to any valid existing rights, at, embracing and surrounding the limestone cavern located upon unsurveyed land in township one North, range two West of Montana Meridian, Montana, one mile more or less northeasterly from Limespur, a station and post office on the Northern Pacific railroad, in Jefferson County, one hundred and sixty acres of land in square form with side lines running north and south and all sides equidistant from the main entrance to said cavern.

Reserved from settlement, etc.

Warning is hereby expressly given to all persons not to appropriate, injure, or destroy any of the natural formations in the cavern hereby declared to be a National Monument, nor to locate or settle upon any of the lands reserved and made a part of said Monument by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this 11th day of May, in the year of our Lord one thousand nine hundred and eight, and [SEAL.] of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

May 15, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Kansas National Forest, Kans.  
Preamble.  
Vol. 34, p. 3131.

Garden City National Forest, changed to.

WHEREAS, the Garden City National Forest, in the State of Kansas, was established by proclamation dated July twenty-fifth, nineteen hundred and five;

And whereas, it appears that the name of said National Forest should be changed to the Kansas National Forest and that the public good would be promoted by adding to said Forest certain lands, within the State of Kansas, which are in part covered with timber or undergrowth;

Boundaries enlarged.  
Vol. 30, p. 36.

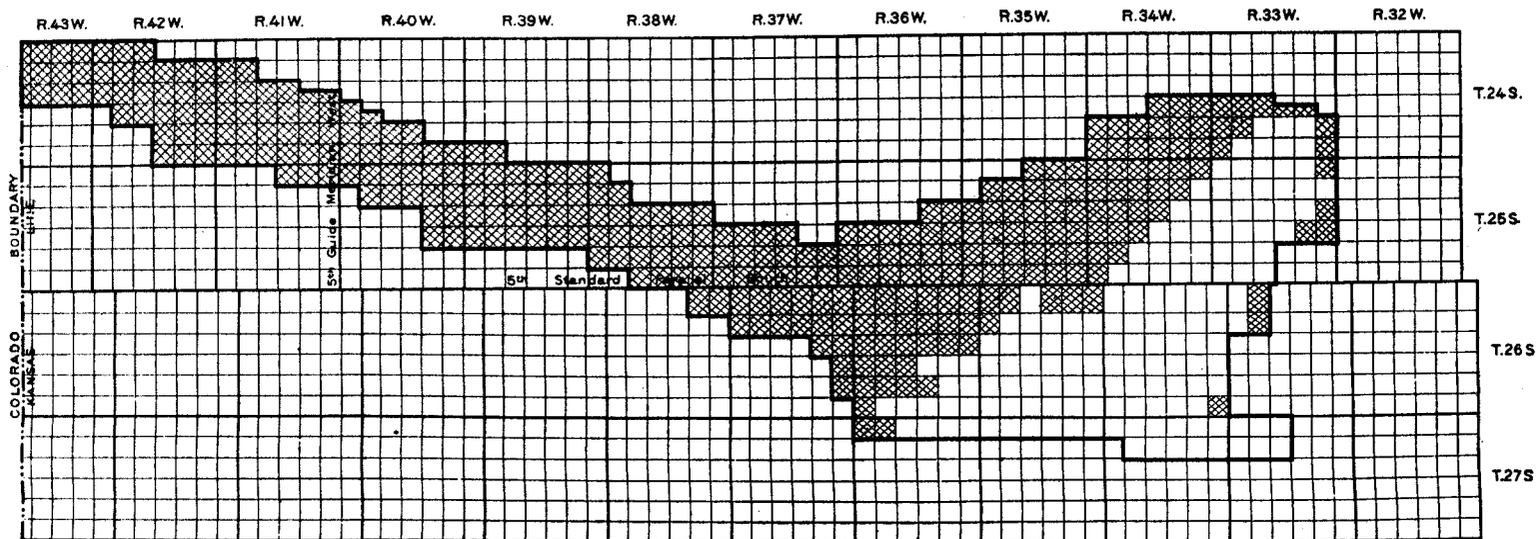
Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that such National Forest shall hereafter be known as the Kansas National Forest and the boundaries shall, from the date of this proclamation, be as shown on the diagram forming a part hereof.

Prior rights, etc., not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

U S DEPT. OF AGRICULTURE  
FOREST SERVICE  
**KANSAS NATIONAL FOREST**  
KANSAS  
6<sup>TH</sup> PRINCIPAL MERIDIAN  
1908

— National Forest Boundary  
▨ Additions From Public Land  
□ Former Garden City National Forest



This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural  
lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of May, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

June 15, 1908.

A PROCLAMATION.

WHEREAS, the customs and immigration laws of the United States can be better enforced and the public welfare thereby better advanced when the Federal Government has complete control of the use and occupation of lands abutting on international boundary lines;

Canadian boundary.  
Preamble.

NOW, THEREFORE, I, THEODORE ROOSEVELT, President of the United States, do hereby proclaim and make known that all unpatented public lands of the United States, lying within sixty feet of the boundary line between the United States and the Dominion of Canada, are hereby declared to be, and are set apart as a public reservation, and shall hereafter be subject only to such rights as have been heretofore legally acquired under settlements, entries, reservations, or other forms of appropriations, and are now existing, but shall not be subject at any time to any other claim, use, or occupation, except for public highways; and any patent issued for any legal subdivision, affected by this reservation under any claim hereafter initiated, shall contain a recital that it is issued subject to this proclamation.

Reservation of a  
strip of land 60 feet  
wide.

Location.

Restriction on en-  
tries.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 15th day of June, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT,

*Secretary of State.*

June 18, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Gila National  
Forest, N. Mex.  
Preamble.  
Vol. 34, p. 3123.  
Vol. 34, p. 3274.  
Ante, p. 2120.  
Post, p. 2224.

WHEREAS, the Gila National Forest, in the Territory of New Mexico, was established by proclamation dated July twenty-first, nineteen hundred and five, and the Big Burros National Forest in the Territory of New Mexico was established by proclamation dated April sixth, nineteen hundred and seven;

And whereas, it appears that all of the Big Burros National Forest, a portion of the Gila National Forest, and certain other lands within the Territory of New Mexico not heretofore reserved, which are in part covered with timber, should be known as the Gila National Forest;

Boundaries  
modified.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Gila National Forest shall, from the date of this proclamation, be as shown on the diagram forming a part hereof.

Post, p. 2191.

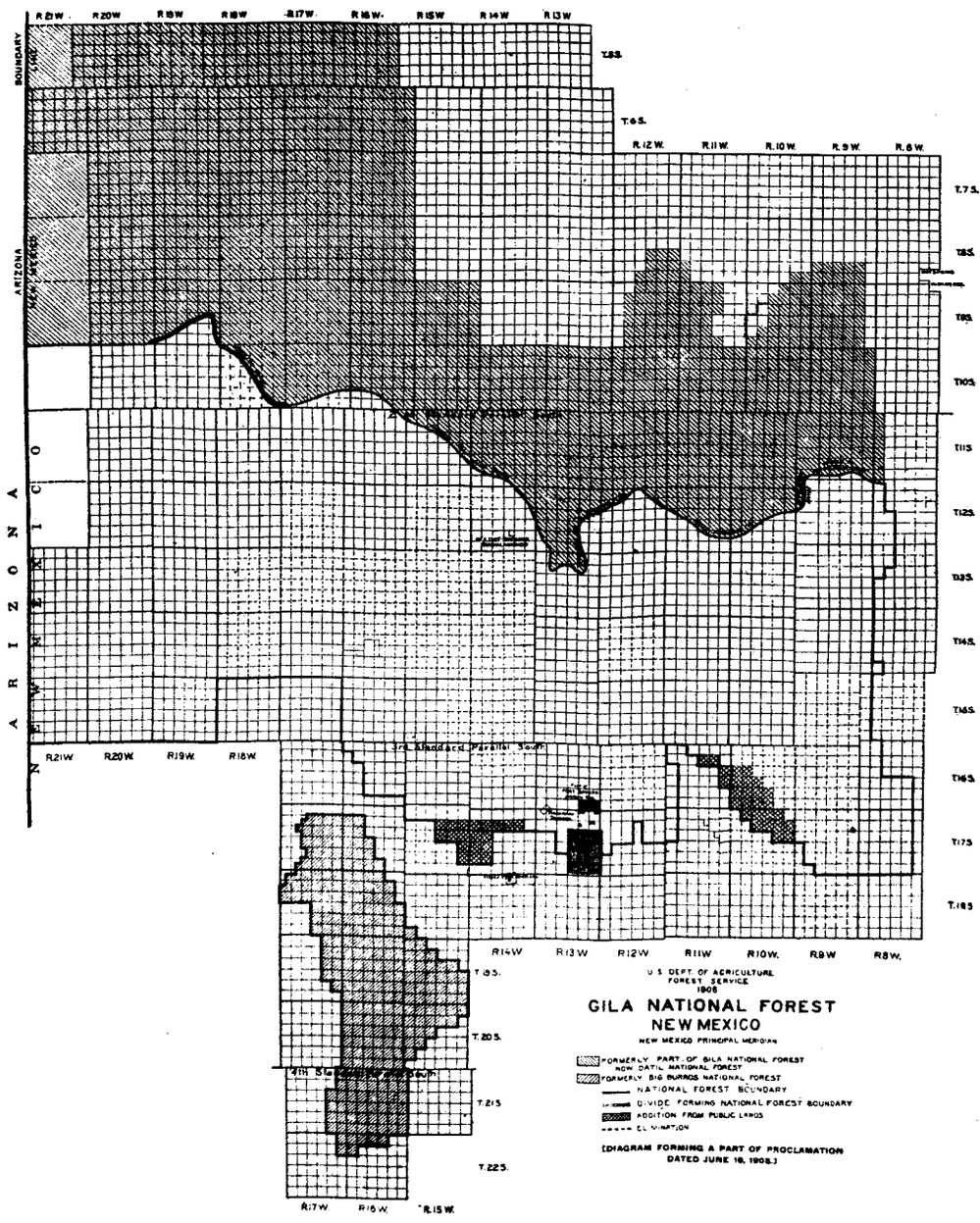
The remaining portion of the former Gila National Forest, with the exception of four sections which are indicated on the attached diagram as eliminated, shall remain reserved and together with certain additions from public lands shall constitute the Datil National Forest, according to my proclamation of this date.

Prior rights not  
affected, etc.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Lands restored to  
public domain.

The lands hereby excluded from the Gila National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.



**GILA NATIONAL FOREST  
NEW MEXICO**

U.S. DEPT. OF AGRICULTURE  
FOREST SERVICE  
1908

NEW MEXICO PRINCIPAL MERIDIAN

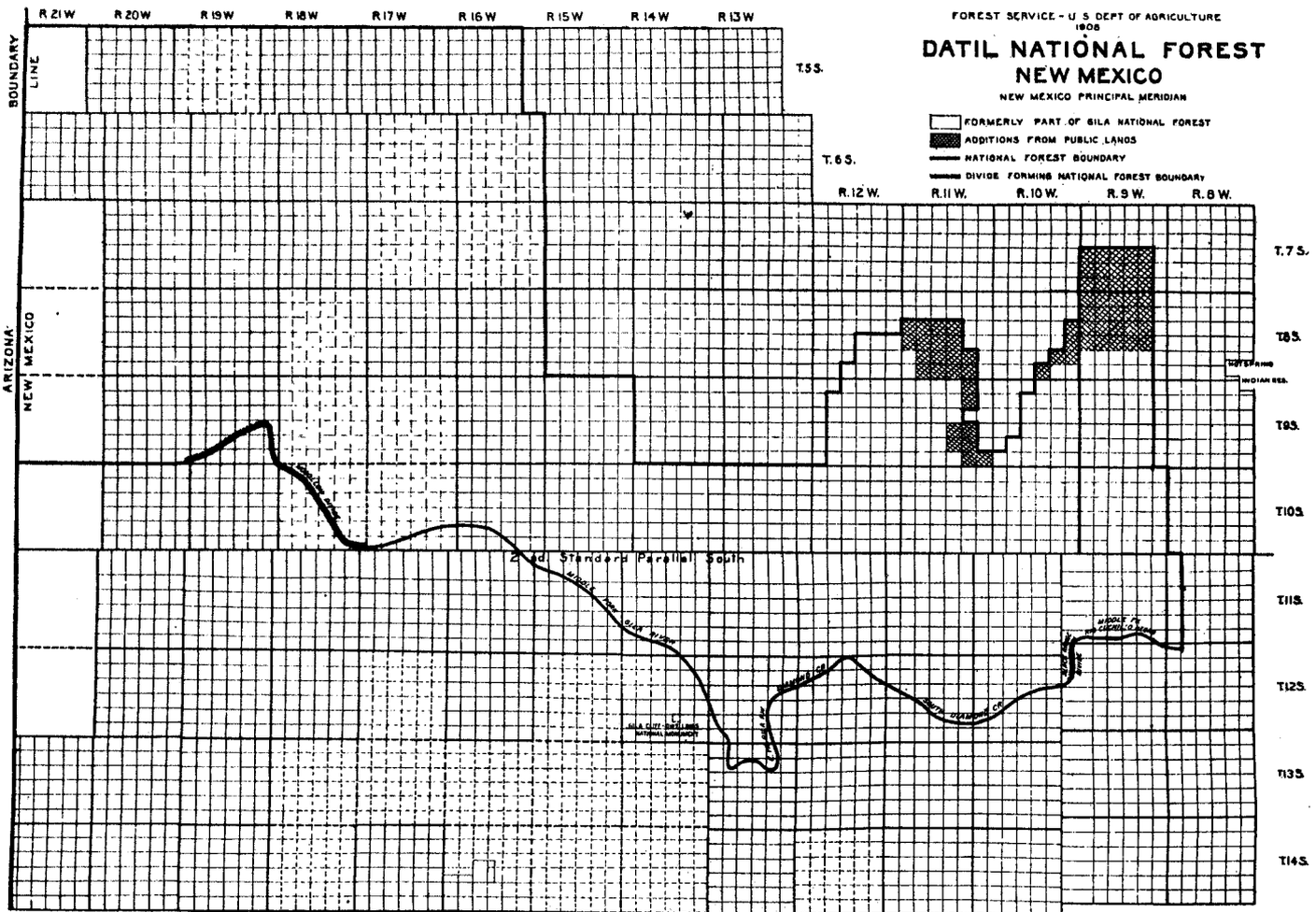
-  FORMERLY PART OF GILA NATIONAL FOREST  
NEW DATUM NATIONAL FOREST
-  FORMERLY BIG BUNDS NATIONAL FOREST
-  NATIONAL FOREST BOUNDARY
-  DIVIDE FORMING NATIONAL FOREST BOUNDARY
-  ADDITION FROM PUBLIC LANDS
-  ELEVATION

(DIAGRAM FORMING A PART OF PROCLAMATION  
DATED JUNE 16, 1908.)

FOREST SERVICE - U. S. DEPT. OF AGRICULTURE  
1908  
**DATIL NATIONAL FOREST**  
**NEW MEXICO**

NEW MEXICO PRINCIPAL MERIDIAN

-  FORMERLY PART OF SILA NATIONAL FOREST
-  ADDITIONS FROM PUBLIC LANDS
-  NATIONAL FOREST BOUNDARY
-  DIVIDE FORMING NATIONAL FOREST BOUNDARY



(DIAGRAM FORMING A PART OF PROCLAMATION  
EFFECTIVE JUNE 18, 1908.)

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves." Agricultural lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 18th day of June, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

June 18, 1908.

A PROCLAMATION

WHEREAS, the Gila National Forest, in the Territory of New Mexico, was established by proclamation dated July twenty-first, nineteen hundred and five; Datil National Forest, N. Mex. Preamble.  
Vol. 34, p. 3123.  
Post, p. 2230.

And whereas, it appears that a part of said National Forest together with certain other lands within the Territory of New Mexico not heretofore reserved, which are in part covered with timber, should be known as the Datil National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Datil National Forest shall, from the date of this proclamation, be as shown on the diagram forming a part hereof. National Forest, New Mexico.  
Vol. 30, p. 3C.  
  
Ante, p. 2190.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force. Prior rights not affected, etc.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves." Agricultural lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 18th day of June, in the year of our Lord one thousand nine hundred and eight, and [SEAL.] of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

June 23, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Grand Canyon  
National Game Preserve,  
Ariz.  
Preamble.  
Vol. 34, p. 607.

WHEREAS, it is provided by the Act of Congress, approved June twenty-ninth, nineteen hundred and six, entitled, "An Act for the protection of wild animals in the Grand Canyon Forest Reserve," "That the President of the United States is hereby authorized to designate such areas in the Grand Canyon Forest Reserve as should, in his opinion, be set aside for the protection of game animals and be recognized as a breeding place therefor.

"Sec. 2. That when such areas have been designated as provided in section one of this Act, hunting, trapping, killing, or capturing of game animals upon the lands of the United States within the limits of said areas shall be unlawful, except under such regulations as may be prescribed from time to time by the Secretary of Agriculture; and any person violating such regulations or the provisions of this Act shall be deemed guilty of a misdemeanor, and shall, upon conviction in any United States court of competent jurisdiction, be fined in a sum not exceeding one thousand dollars, or by imprisonment for a period not exceeding one year, or shall suffer both fine and imprisonment, in the discretion of the court.

"Sec. 3. That it is the purpose of this Act to protect from trespass the public lands of the United States and the game animals which may be thereon, and not to interfere with the operation of the local game laws as affecting private, State, or Territorial lands;"

Vol. 34, p. 3263.

And whereas, the Grand Canyon Game Preserve, in the Territory of Arizona, was established by proclamation dated November twenty-eighth, nineteen hundred and six;

And whereas, for the purpose of giving the said Act greater effect, it appears desirable to enlarge the said Game Preserve, in the Territory of Arizona, by including therein certain additional lands;

Boundaries  
enlarged.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the aforesaid Act of Congress, do hereby proclaim that all those lands within the area of the Grand Canyon National Game Preserve, as indicated on the attached diagram, are designated and set aside for the protection of game animals, and shall be recognized as a breeding place therefor, and that the hunting, trapping, killing, or capturing of game animals upon the lands of the United States within the limits of said area is unlawful, except under such regulations as may be prescribed from time to time by the Secretary of Agriculture.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 23d day of June, in the year of our Lord one thousand nine hundred and eight, and  
[SEAL.] of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

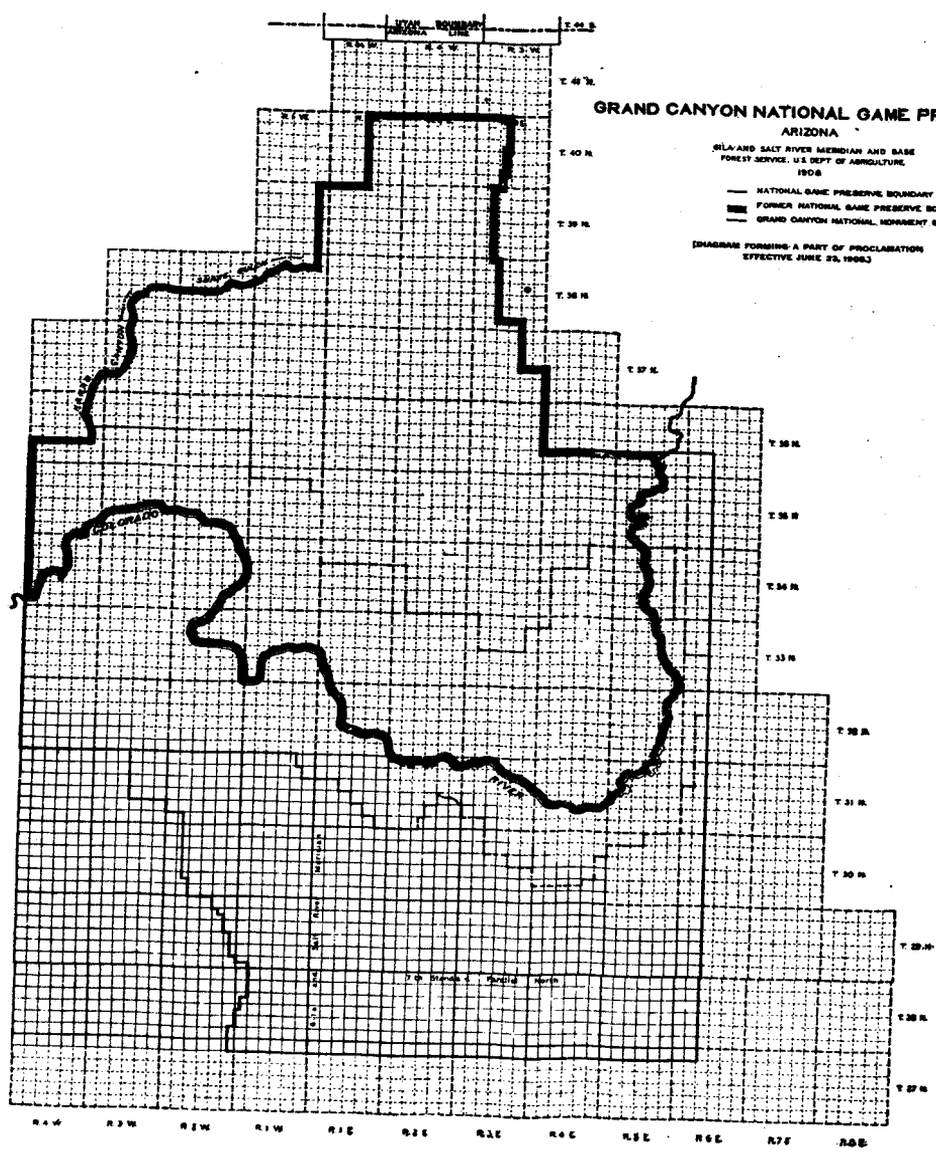
*Acting Secretary of State.*

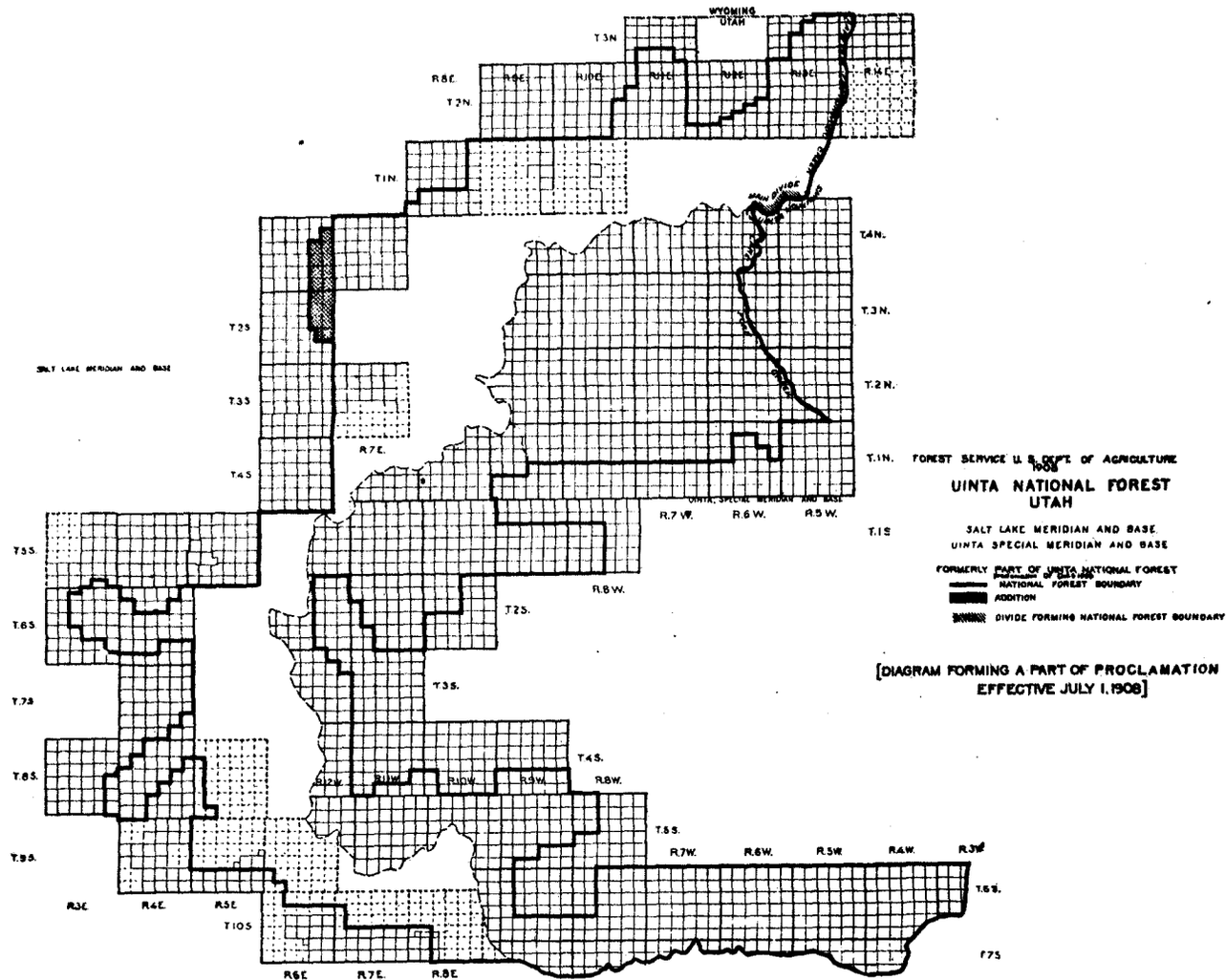
# GRAND CANYON NATIONAL GAME PRESERVE ARIZONA

RLA AND SALT RIVER MERIDIAN AND BASE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
1928

- NATIONAL GAME PRESERVE BOUNDARY
- ▨ FORMER NATIONAL GAME PRESERVE BOUNDARY
- GRAND CANYON NATIONAL MONUMENT BOUNDARY

DIAGRAM FORMING A PART OF PROCLAMATION  
EFFECTIVE JUNE 25, 1908





BY THE PRESIDENT OF THE UNITED STATES.

June 24, 1908.

A PROCLAMATION.

The White House,  
June 24, 1908.

To the People of the United States:

Grover Cleveland, President of the United States from 1885 to 1889 and again from 1893 to 1897, died at 8:40 o'clock this morning at his home in Princeton, New Jersey. In his death the Nation has been deprived of one of its greatest citizens. By profession a lawyer, his chief services to his country were rendered during his long, varied and honorable career in public life. As Mayor of his city, as Governor of his State, and twice as President, he showed signal power as an administrator, coupled with entire devotion to the country's good and the courage that quailed before no hostility when once he was convinced where his duty lay. Since his retirement from the Presidency he has continued well and faithfully to serve his countrymen by the simplicity, dignity and uprightness of his private life.

Announcing death  
of Ex-President  
Grover Cleveland.

In testimony of the respect in which his memory is held by the government and people of the United States, I do hereby direct that the flags on the White House and the several departmental buildings be displayed at half-staff for a period of thirty days; and that suitable military and naval honors, under the orders of the Secretaries of War and of the Navy, be rendered on the day of the funeral.

Done this twenty-fourth day of June in the year of our Lord one thousand nine hundred and eight and of the independence of the United States of America the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

July 1, 1908.

A PROCLAMATION

WHEREAS, by Executive Order of this date, the Ashley National Forest, within the States of Utah and Wyoming, has been formed from a portion of the land set apart and reserved as the Uinta National Forest;

Uinta National  
Forest, Utah.  
Preamble.  
Vol. 29, p. 895.  
Vol. 34, pp. 3116,  
3186, 3207.

And whereas, it appears that the public good would be promoted by adding to the remaining portion of the Uinta National Forest, certain lands within the State of Utah, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that, on and after July first, nineteen hundred and eight, the boundaries of the Uinta National Forest within the State of Utah shall be as shown on the diagram forming a part hereof.

Boundaries  
modified.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not

Prior rights not  
affected, etc.

interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural  
lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 1st day of July, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President :

ALVEY A. ADEE

*Acting Secretary of State.*

July 1, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Crook National  
Forest, Ariz.  
Preamble.  
Vol. 32, p. 2017.

WHEREAS, the Mount Graham National Forest, within the Territory of Arizona, was established by proclamation dated July twenty-second, eighteen hundred and ninety-two, and was enlarged to embrace a portion of the Fort Grant Military Reservation by Executive Order, dated October sixth, nineteen hundred and six, which also provided for the unhampered use by the War Department of the land described in such Executive Order;

Vol. 34, p. 3166.  
Ante, p. 2176.

And whereas, it appears that a portion of the Tonto National Forest, all of the Mount Graham National Forest except the area shown on the attached diagram as eliminated, together with certain lands within the Territory of Arizona not heretofore reserved, which are in part covered with timber, should be known as the Crook National Forest;

National Forest,  
Arizona.  
Vol. 30, p. 36.

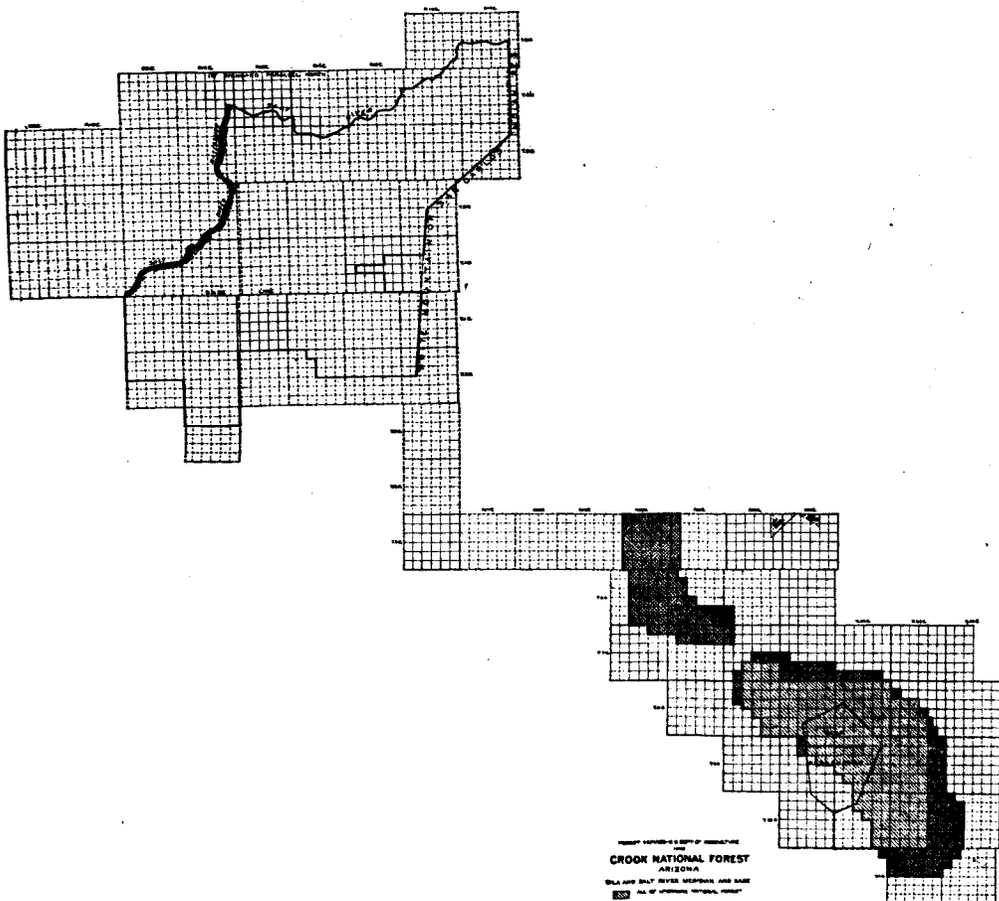
Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that on and after the first day of July, nineteen hundred and eight, the boundaries of the Crook National Forest shall be as indicated on the attached diagram.

Prior rights not  
affected, etc.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

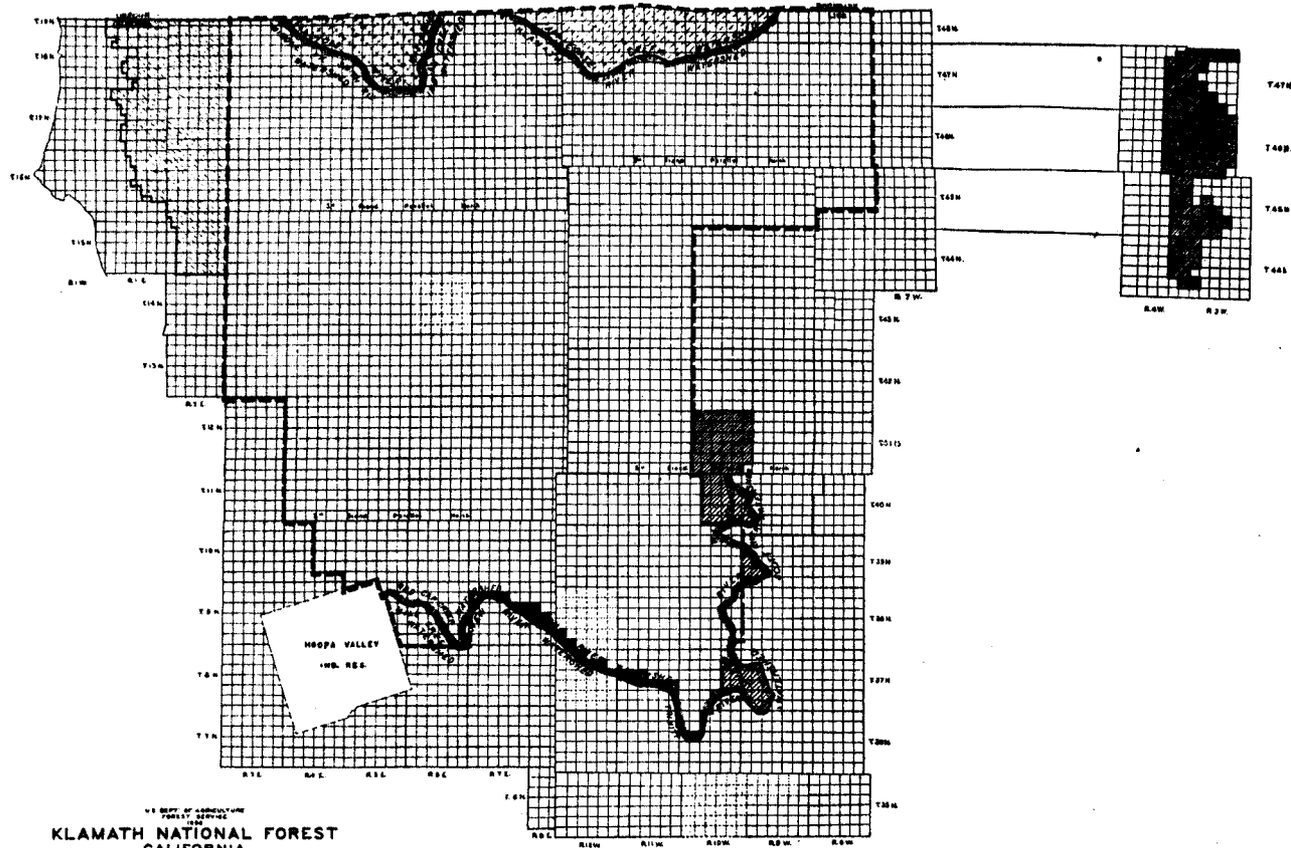
Agricultural  
lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."



UNITED STATES DEPARTMENT OF AGRICULTURE  
 FOREST SERVICE  
**CROOK NATIONAL FOREST**  
 ARIZONA  
 SALT RIVER NATIONAL MONUMENT AND DAM  
 ALL OF FOREST SERVICE RESERVE  
 [Symbol: Stippled box] **RESERVED FOR THE SERVICE**  
 [Symbol: Dotted box] NATIONAL FOREST RESERVE  
 [Symbol: Solid black box] RAILROADS  
 [Symbol: Horizontal lines] ALIQUOTIONS  
 [Symbol: Dashed lines] LANDS FOR THE NATIONAL FOREST RESERVE

[DIAGRAM FORMS A PART OF PROCLAMATION EFFECTIVE JAN. 1, 1908]



U.S. DEPT. OF AGRICULTURE  
FOREST SERVICE  
1934

### KLAMATH NATIONAL FOREST

- CALIFORNIA  
HUMBOLDT MERIDIAN AND BASE,  
MT. DIABLO MERIDIAN AND BASE
- PART OF KLAMATH NATIONAL FOREST  
Proclamation of May 1, 1908
  - ▨ PART OF TRINITY NATIONAL FOREST  
Proclamation of Nov. 2, 1908
  - PART OF SHASTA NATIONAL FOREST  
Proclamation of September 24, 1908

[SHASTA FOREST IS A PART OF PROCLAMATION  
EFFECTIVE JULY 1, 1908]

- ▬ DIVIDE FOREST'S NATIONAL FOREST BOUNDARY
- ▬ ADDITION
- ▬ TRANSFERRED TO SISKIYOU NAT. FOR.
- CRATER
- ▬ NATIONAL FOREST BOUNDARY
- ▬ FORMER KLAMATH BOUNDARY

The lands hereby eliminated from the Mount Graham National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Lands restored to public domain, etc.

It is not intended by this proclamation to release any land from reservation, or to reserve any land except the areas indicated on the attached diagram as added and eliminated.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 1st day of July, in the year of our Lord one thousand nine hundred and eight, and [SEAL.] of the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

July 2, 1908.

A PROCLAMATION

WHEREAS, the Klamath, Trinity, and Shasta National Forests, all in California, have been established by proclamations which described their respective boundaries;

Klamath National Forest, Cal. Preamble. Vol. 34, p. 3001. Ante, p. 2179. Vol. 34, p. 3235.

And whereas, it appears that parts of the Klamath, Trinity, and Shasta National Forests, together with certain lands not heretofore reserved, which are in part covered with timber, should be consolidated into one Forest, which should be known as the Klamath National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that on and after July first, nineteen hundred and eight, the boundaries of the Klamath National Forest shall be as indicated by the black line on the attached diagram. The remaining portions of the Klamath National Forest shall continue reserved and constitute parts of the Siskiyou, Crater, Trinity, and Shasta National Forests.

Boundaries modified. Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Post, pp. 2223, 2238.

Prior rights not affected, etc.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act

Agricultural lands. Vol. 34, p. 233.

of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

It is not intended by this proclamation to release any land from reservation, or to add any land except that indicated on the attached diagram as an addition to such Klamath National Forest.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 2 day of July, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

July 2, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Coconino and  
Kaibab national  
forests, Ariz.  
Preamble.

WHEREAS, the San Francisco Mountains, Black Mesa, Tonto, and Grand Canyon National Forests, all in Arizona, have been established by proclamations which described their respective boundaries;

Vol. 32, p. 1991.  
*Ante*, pp. 2146,  
2176.  
Vol. 34, p. 3223.

And whereas, it appears that all of the San Francisco Mountains National Forest, parts of the Black Mesa and Tonto National Forests, all of the Grand Canyon National Forest south and east of the Colorado River, except the area indicated as eliminated on the attached diagram (Part Two) of the Coconino National Forest, together with certain lands not heretofore reserved, and which are in part covered with timber, should be consolidated into one National Forest, which should be known as the Coconino National Forest;

National forests,  
Arizona.  
Vol. 30, p. 36.  
Coconino.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that on and after July first, nineteen hundred and eight, the boundaries of the Coconino National Forest shall be as shown on the two parts of the attached diagram. The remaining portion of the Grand Canyon National Forest, with the exception of the eliminated area, shall continue reserved and constitute the Kaibab National Forest. All that portion of the Black Mesa National Forest not included in the Coconino National Forest (Part One of Diagram) has, by Executive Orders, been included in the Sitgreaves, Apache, and Tonto National Forests.

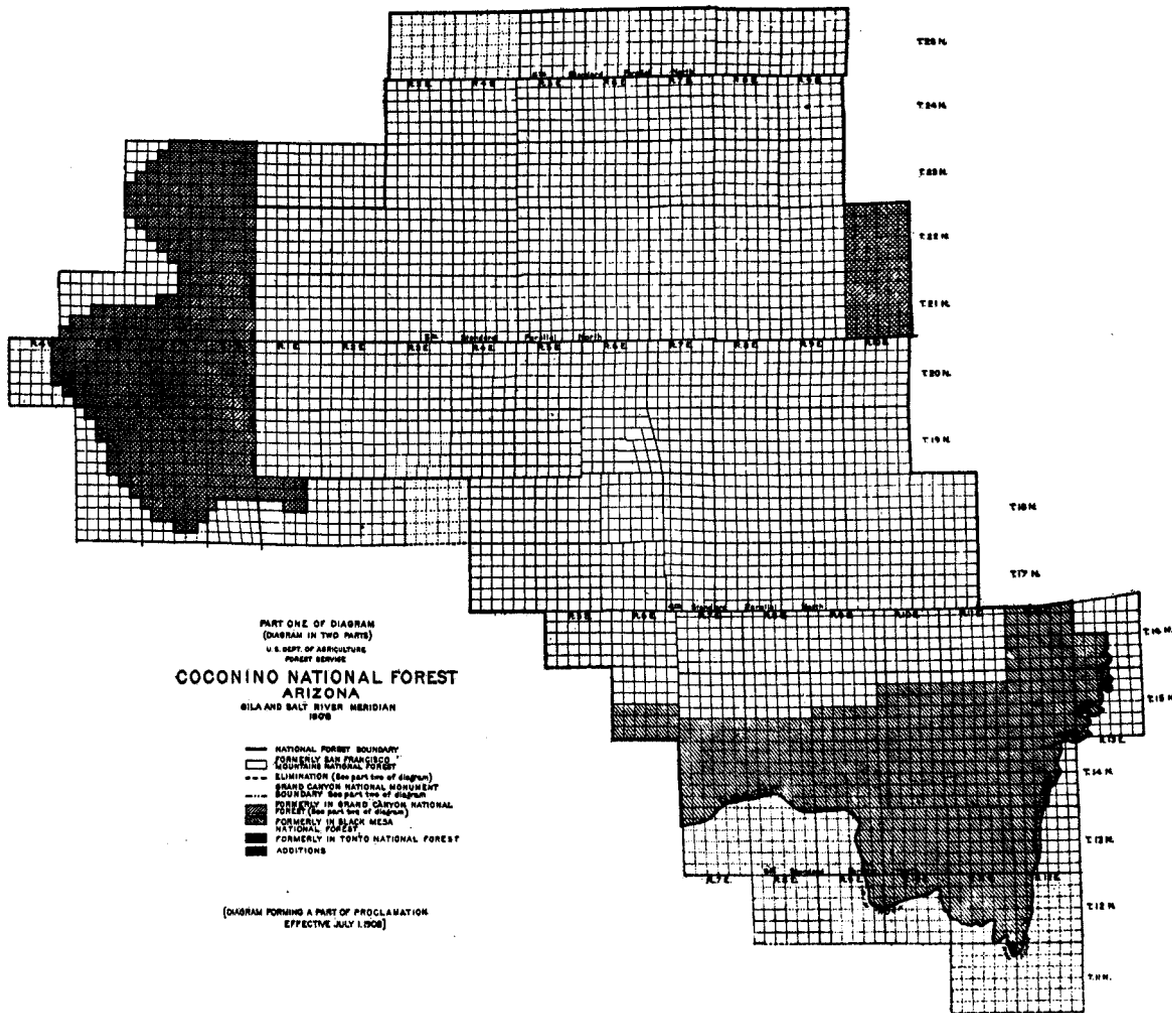
Kaibab.

Prior rights not  
affected, etc.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use of such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Vol. 34, p. 3263.  
*Ante*, p. 2192.

It is not intended by this proclamation to modify the proclamations heretofore issued establishing the Grand Canyon National Game



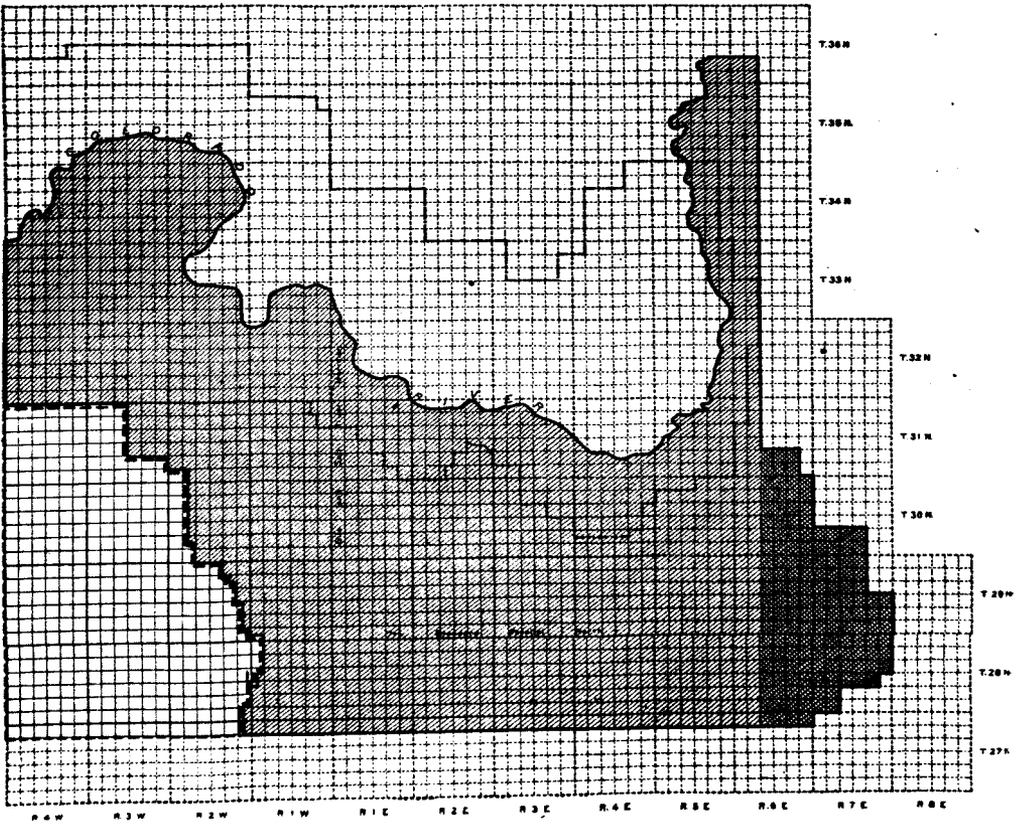
PART TWO OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
 U. S. DEPT. OF AGRICULTURE  
 FOREST SERVICE

## COCONINO NATIONAL FOREST ARIZONA

SILA AND SALT RIVER MERIDIAN  
 1908

- NATIONAL FOREST BOUNDARY
- ▭ FORMERLY SAN FRANCISCO MOUNTAINS NATIONAL FOREST (See part one of diagram)
- ELIMINATION
- ▨ GRAND CANYON NATIONAL MONUMENT BOUNDARY FORMERLY IN GRAND CANYON NATIONAL FOREST
- ▩ FORMERLY IN BLACK MESA NATIONAL FOREST (See part one of diagram)
- ADDITIONS FROM PUBLIC LAND

[DIAGRAM FORMING A PART OF PROCLAMATION  
 EFFECTIVE JULY 1, 1908]



Preserve and the Grand Canyon National Monument, both of which include land embraced in the boundaries of the Coconino National Forest.

*Ante*, p. 2175.

The portions of the Grand Canyon National Forest indicated on the attached diagram (Part Two) of the Coconino National Forest as eliminated which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Lands restored to public domain, etc.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 2 day of July, in the year of our Lord one thousand nine hundred and eight, and of [SEAL.] the Independence of the United States the one hundred and thirty-second.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES

August 4, 1908.

A PROCLAMATION.

Whereas, by "An Act to readjust the boundaries of the naval reservations in Porto Rico established in pursuance of the Act of July first, nineteen hundred and two," approved March 4, 1907, the President is authorized by proclamation to cede, transfer, and convey to the government of Porto Rico, to be held and disposed of for the use and benefit of the people of said island, such portions as are not needed for naval purposes of the tract of eighty acres of public land lying along the Caguas road, city of San Juan, Porto Rico, reserved by paragraph marked one of the Executive proclamation of June twenty-six, nineteen hundred and three, for the use of the United States in pursuance of the provisions of the Act of July first, nineteen hundred and two, upon the condition that the government of Porto Rico shall, by proper authority, cede, convey, release, and transfer to the United States the following described tracts of land, together with all buildings and improvements thereon:

Porto Rico.  
Exchange of lands with.  
Preamble.  
Vol. 34, p. 1410.

Vol. 33, p. 2314.

Vol. 32, p. 731.

(1) That tract or parcel of land containing about eleven (11) acres extending east from the new wireless station, between the north line of the survey heretofore made by the Navy Department and the south line of the military reservation, to the tract of four and fifty-nine one-hundredths (4.59) acres belonging to and reserved by the insular government for jail or penitentiary purposes;

Lands ceded to the United States.

(2) That triangular tract or parcel of land containing seven-tenths (.7) of an acre, lying to the northward of the western portion of the present naval hospital reservation, extending to the army reservation line;

(3) All public lands of Porto Rico south of the scarp wall on the Barrio de la Puntilla; and

Whereas, the government of Porto Rico, by an act of the Legislative Assembly of said Island, entitled "An Act to authorize the Governor of Porto Rico to convey to the United States certain tracts of land," approved March 14, 1907, authorized the Governor of Porto Rico, in the name of the people of Porto Rico, to execute a deed or deeds ceding and releasing to the United States the above-described three tracts of land; and

Whereas, Regis H. Post, Governor of Porto Rico, acting for the people of Porto Rico and under the authority conferred upon him by the above-mentioned act, and Commodore Karl Rohrer, U. S. Navy, acting on behalf of the United States, did on April 27, 1908, execute a certain deed, No. 48, before Herminio Diaz Navarrio, Attorney and Notary Public at San Juan, Porto Rico, whereby (among other things) the above-described three tracts of land are ceded, renounced, and transferred by the people of Porto Rico to the United States for naval purposes;

Lands ceded to  
Porto Rico.  
Vol. 34, p. 1410.

Now, Therefore, I, THEODORE ROOSEVELT, President of the United States, by virtue of the authority in me vested, and in pursuance of said Act of Congress, approved March 4, 1907, do hereby cede, transfer, and convey to the government of Porto Rico to be held and disposed of for the use and benefit of the people of said Island, all of the said tract of eighty acres of public land lying along the Caguas road, city of San Juan, Porto Rico, heretofore, by Executive proclamation of January twenty-six, nineteen hundred and three, reserved for the use of the United States for naval purposes, EXCEPT the following described tracts of land, embraced within the said eighty acres of public land:

Lands excepted.

(1) The parcels upon which are located the Naval Hospital property and the old wireless station, about three and seven-tenths (3.7) acres;

(2) The tract containing about two and six-tenths (2.6) acres connected with the Naval Hospital site by a strip of land about twenty-two (22) feet wide, and extending eastward of the ground occupied by Asilo de Ancianos Desamparados, including said connecting strip of land but not including the four-tenths (.4) of an acre, now occupied by a Catholic church and vicarage;

(3) The land occupied by the caminero (road section) house, containing about three-tenths (.3) of an acre, adjoining the new wireless station;

(4) The parcel containing about ten (10) acres extending from the new wireless station eastward along the north side of the Caguas road, between the north line of said road and the south line of the tract belonging to the Insular Government, to the proposed site of the United States Marine Hospital, excepting therefrom a strip of land fronting sixty (60) feet on the Caguas road, and extending north along the west line of said Marine Hospital site to the lands of the Insular Government;

(5) The parcel containing about two (2) acres lying south of the Caguas road and east of the tract on which the building known as Puerta de Tierra jail is located, having a front on said road of four hundred and five and sixty-one hundredths (405.61) feet, and extending south the full width to the water front as now existing or as may hereafter be established;

(6) The strip of land containing about sixty-seven hundredths (.67) of an acre, lying to the west of the old Puerta de Tierra jail,

(now a factory of The American Tobacco Company), fronting sixty (60) feet on the Caguas road and extending the full width south to the water front, as now existing or as may hereafter be established.

All of said lands being more particularly described by metes and bounds and otherwise in the above-mentioned deed executed April 27, 1908, and in a certain report, dated December 10, 1906, concerning the public lands of Porto Rico reserved for naval purposes, submitted by Captain Sam. C. Lemly, U. S. Navy, retired, and Frank Feuille, then Attorney General of Porto Rico.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 4th day of August in the year of our Lord one thousand, nine hundred and eight,  
 [SEAL.] and of the independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President  
 ROBERT BACON  
*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

August 12, 1908.

A PROCLAMATION.

Whereas the Government of the Netherlands has entered into a Commercial Agreement with the United States in conformity with the provisions of the third section of the Tariff Act of the United States approved July 24, 1897, by which Agreement in the judgment of the President reciprocal and equivalent concessions are secured in favor of the products of the United States;

Reciprocity with the Netherlands. Preamble. Vol. 30, p. 203.

Therefore, be it known that I, Theodore Roosevelt, President of the United States of America, acting under the authority conferred by said Act of Congress, do hereby suspend during the continuance in force of said Agreement the imposition and collection of the duties imposed by the first Section of said Act upon the articles hereinafter specified, being the products of the industry of the Netherlands; and do declare in place thereof the rates of duty provided in the third Section of said Act to be in force and effect from and after the date of this, my Proclamation, as follows:

Reduced duty on Netherland products.

Brandies, or other spirits manufactured or distilled from grain or other materials, one dollar and seventy-five cents per proof gallon.

Articles affected. Vol. 30, p. 204.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this twelfth day of August, in the year of our Lord one thousand nine hundred and eight,  
 [SEAL.] and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
 ALVEY A. ADEE  
*Acting Secretary of State.*

The President of the United States and Her Majesty the Queen of the Netherlands, mutually desiring by means of a Commercial Agreement to facilitate the commercial intercourse between the two countries, have appointed for

De President der Vereenigde Staten en Hare Majesteit de Koningin der Nederlanden, wederzijds wenshende door middel van een handelsovereenkomst de handelsbetrekkingen tuschen de twee landen te bevorderen, hebben tot

Contracting parties.

that purpose their respective plenipotentiaries, namely:

Plenipotentiaries.

The President of the United States of America, Elihu Root, Secretary of State of the United States; and

Her Majesty the Queen of the Netherlands, Jonkheer R. de Marees van Swinderen, Her Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States;

Who, having exchanged their respective full powers, which were found to be in good and due form, have agreed upon and concluded the following articles:

#### ARTICLE I.

Netherlands products affected.

It is agreed on the part of the United States, pursuant to and in accordance with the provisions of the third section of the Tariff Act of the United States approved July 24, 1897, and in consideration of the concessions hereinafter made on the part of the Netherlands in favor of the products of the soil and industry of the United States, that brandies, or other spirits manufactured or distilled from grain or other materials, products of the industry of the Netherlands imported into the United States, shall, from and after the date when this Agreement shall be put in force, be subject to the reduced tariff duty provided by said Section 3, namely, one dollar and seventy-five cents per proof gallon.

#### ARTICLE II.

United States products affected.

Reciprocally and in consideration of the preceding concession, the Royal Government of the Netherlands agrees that, during the continuance in force of this Agreement, the duties imposed upon the following named products of the industry of the United States imported into the Nether-

dien einde hunne respectieve gevolmachtigden benoemd, te weten:

De President der Vereenigde Staten van Amerika, den Heer Elihu Root, Secretaris van Staat van de Vereenigde Staten; en

Hare Majesteit de Koningin der Nederlanden, Jonkheer R. de Marees van Swinderen, Harer Majesteits Buitengewoon Gezant en Gevolmachtigd Minister bij de Vereenigde Staten;

die, na elkander hunne wederzijdsche volmachten te hebben medegedeeld, welke in goeden en behoorlijken vorm zyn bevonden, omtrent de navolgende artikelen zyn overeengekomen en deze hebben vastgesteld:

#### ARTIKEL I.

De Vereenigde Staten verbinden zich van hunne zijde, ter voldoening aan en in overeenstemming met de voorschriften der derde sectie van de tariefwet der Vereenigde Staten, vastgesteld 24 juli 1897, en met het oog op de na te melden concessies, te doen van de zijde van Nederland ten gunste van de voortbrengselen van den grond en de nijverheid der Vereenigde Staten dat brandewijnen of andere geestrijke dranken bereid of gedistilleerd uit graan of andere stoffen, voortbrengselen van de nijverheid der Nederlanden, bij invoer in de Vereenigde Staten van af en na den dag waarop deze overeenkomst in werking zal treden, onderworpen zullen zijn aan het verminderd tarief van rechten, voorzien bij genoemde sectie 3, te weten een dollar en vijf en zeventig dollarcents per proef-gallon.

#### ARTIKEL II.

Wederkeerig en met het oog op bovenvermelde concessie, verbindt zich de Koninklijke Nederlandsche Regeering dat, zolang deze overeenkomst van kracht blijft, de rechten geheven van de hierna te noemen voortbrengselen der nijverheid van de Vereenigde Staten bij invoer in de Neder-

lands shall not exceed the tariff rates hereinafter specified, viz:

Upon mutton, salt pork, and salted bacon, 0.75 florin per 100 kilograms.

Upon mutton, salt pork, and salted bacon, when smoked or dried, 1 florin per 100 kilograms.

ARTICLE III.

The Royal Government of the Netherlands further guarantees to continue to admit into the Netherlands during the aforesaid period canned meats manufactured in the United States in packages weighing more than four pounds (English) at the rates of duty hitherto levied, namely: one, six, and eight florins per one hundred kilograms, according to quality and the distinctions made in the Tariff of the Netherlands respecting meats, although entitled under strict application of the law to levy upon such canned meats a duty of twenty-five florins per one hundred kilograms.

ARTICLE IV.

It is mutually agreed by the High Contracting Parties that in the event that the Royal Government of the Netherlands shall, at any time during the continuance in force of this Agreement, withdraw from any product of the soil or industry of the United States imported into the Netherlands the benefit of the lowest tariff rates imposed by the Netherlands upon a like product of any other origin, either Party shall thereupon have the right to terminate this Agreement upon giving to the other three months' prior notice of its intention to do so.

ARTICLE V.

It is further agreed on the part of the United States that the in-

landen niet hooger zullen zijn dan de specifiek hieronder vast te stellen bedragen, te weten:

voor schapenvleesch, gezouten varkensvleesch en gezouten spek 0.75 gulden per 100 kilogram.

voor schapenvleesch, gezouten varkensvleesch en gezouten spek indien gerookt of gedroogd, een gulden per 100 kilogram.

ARTIKEL III.

De Koninklijke Nederlandsche Regeering verbindt zich verder om gedurende het bovenvermelde tijdvak den invoer te blijven toelaten in Nederland van vleesch in blikken, bereid in de Vereenigde Staten, in verpakkingen wegende meer dan vier Engelsche ponden voor hetzelfde bedrag aan rechten, als tot nu toe geheven, te weten: één, zes en acht gulden per honderd kilogram, naar gelang der hoedanigheid en het onderscheid in de Nederlandsche tariefwet gemaakt voor vleesch, en zulks, hoewel gerechtigd bij strenge toepassing der wet, om van zulk vleesch in blikken een recht te heffen van vijf en twintig gulden per honderd kilogram.

Duty on canned meats in Netherland.

ARTIKEL IV.

De Hooge Contracteerende Partijen komen wederzijds overeen dat voor het geval de Koninklijke Nederlandsche Regeering, te eeniger tijd gedurende den duur van deze overeenkomst, aan eenig voortbrengsel van den grond of de nijverheid der Vereenigde Staten, hetwelk wordt ingevoerd in de Nederlanden, het voorrecht zal ontnemen van de laagste invoerrechten welke door de Nederlanden geheven worden van een gelijksoortig voortbrengsel van anderen oorsprong, elk der Partijen alsdan het recht zal hebben deze overeenkomst te doen ophouden na aan de andere drie maanden tevoren kennis te hebben gegeven van haar vornemen om zulks te doen.

Notice of termination of agreement.

ARTIKEL V.

De Vereenigde Staten verbinden zich verder dat de instruc-

structions to the Customs Officers set forth in the annexed diplomatic note and made a part of the consideration of this Agreement shall go into effect not later than July 1, 1907.

ties voor de douane beambten, uiteengezet in de aangehechte diplomatieke nota, en deel uitmakend van de concessies dezer overeenkomst, in werking zullen treden niet later dan 1 Juli 1907.

## ARTICLE VI.

## ARTIKEL VI.

Ratification.

This Agreement shall be ratified by the Royal Government of the Netherlands as soon as possible, and upon official notice thereof the President of the United States shall issue his proclamation giving full effect to the provisions of Article I of this Agreement. From and after the date of such proclamation this Agreement shall be in full force and effect, and shall continue in force until one year from the date when either Party shall notify the other of its intention to terminate the same.

Deze overeenkomst zal door de Koninklijke Nederlandsche Regering zoo spoedig mogelijk worden bekrachtigd en na officieele mededeeling daarvan zal de President der Vereenigde Staten zijne Proclamatie uitvaardigen waarbij de bepalingen van art. 1 dezer overeenkomst volle kracht krijgen. Van af en na den dag dier Proclamatie zal deze overeenkomst van volle kracht zijn en zij zal van kracht blijven tot een jaar na den dag waarop eene der Partijen aan de andere haar voornemen zal medegedeeld hebben om haar te doen ophouden.

*Ante*, p. 2200.

Signatures.

Done in duplicate, in the English and Dutch languages, at Washington this 16th day of May, one thousand nine hundred and seven.

Gedaan in duplo, in de Engelsche en Nederlandsche taal, te Washington op heden den 16 Mei negentienhonderd en zeven.

ELIHU ROOT [SEAL]

R DE MAREES VAN SWINDEREN [SEAL]

DEPARTMENT OF STATE,

*Washington, May 16, 1907.*

Diplomatic note.

SIR: Referring to the Commercial Agreement signed this day between the Government of the Netherlands and the Government of the United States, I have the honor to inform you that instructions will be issued to the Customs Officers of the United States to the following effect:—

Vol. 26, p. 139.

“Market value as defined by section 19 of the Customs Administrative Act shall be construed to mean the export price whenever goods, wares, and merchandise are sold wholly for export, or sold in the home market only in limited quantities, by reason of which facts there can not be established a market value based upon the sale of such goods, wares, and merchandise in usual wholesale quantities, packed ready for shipment to the United States.”

Maastricht pottery.

These instructions shall take effect not later than July 1, 1907, and shall remain in force thereafter for the term of the aforesaid Agreement. In pursuance thereof the export price of Maastricht pottery imported into the United States from the Netherlands under the conditions described in your Note of March 23, 1907, shall be accepted by the customs officers of the United States as the true market value of the aforesaid articles of merchandise.

Receive, Mr. Minister, the renewed assurance of my highest consideration.

ELIHU ROOT

JONKHEER R. DE MAREES VAN SWINDEREN,

*Minister of the Netherlands.*

BY THE PRESIDENT OF THE UNITED STATES.

August 24, 1908.

A PROCLAMATION.

Whereas by the Act approved March 2, 1907 (34 Stat., 1230), the Congress directed that all that part of the Rosebud Indian Reservation lying south of the Big White river, and east of Range 25 west, of the Sixth Principal Meridian, except all Sections 16 and 36, which were granted to the state of South Dakota, and excepting also such parts thereof as have been or shall hereafter be either allotted to Indians, selected by said state, or reserved for townsite purposes, be disposed of under the general provisions of the homestead laws of the United States, and be opened to settlement, entry and occupation only in such manner as the President might prescribe by proclamation;

Rosebud Indian Reservation, S. Dak. Preamble. Vol. 34, p. 1230.

Now, therefore, I, Theodore Roosevelt, President of the United States, by virtue of the power and authority vested in me by said Act of Congress, do hereby prescribe, proclaim and make known that all of said lands which shall remain unallotted to Indians, unselected by said state and unreserved for townsites, on the first day of March, A. D. 1909, will be opened to settlement and entry, under the general provisions of the homestead laws, and of said Act of Congress, in the manner herein prescribed as follows, and not otherwise:

Opening lands for settlement Mar. 1, 1909.

Date of Opening.

1. Any person who is qualified to make a homestead entry may, between 9:00 o'clock a. m., on Monday, October 5, and 4:30 o'clock p. m., on Saturday October 17, 1908, and not thereafter, present to James W. Witten, Superintendent of the Opening, or to some person acting for him, at either the town of Dallas or the town of Gregory, in Gregory county, South Dakota, either by ordinary mail or otherwise, but not by registered mail, a sealed envelope which bears no distinctive marks indicating the name of the applicant, and which contains his application for registration, hereinafter prescribed.

Registration.

2. All applications for registration must be made on forms prescribed and furnished by the General Land Office, and must show that the applicant is qualified to make homestead entry, and state his age, height, weight and postoffice address; and be sworn to at one of the following named towns, Chamberlain, Dallas, Gregory or Presho, in the state of South Dakota, or O'Neill or Valentine, in the state of Nebraska, before a United States Commissioner, Judge or Clerk of a Court of Record, or a Notary Public, authorized under the laws of said states to administer oaths in said towns.

Applications.

3. Any person filing more than one affidavit, or in any other than his true name, shall be denied the privilege he might have otherwise secured, under this drawing, except, that any honorably discharged soldier or sailor entitled to the benefits of Section 2304 of the Revised Statutes of the United States, as amended by the Act of March 1, 1901 (31 Stat., 847), may be represented by an agent of his own selection, for the purpose of executing and presenting his application for registration, due authority therefor being shown, but no person shall be permitted to act as agent for more than one such soldier or sailor, and the agents of all soldiers and sailors must execute the affidavits required of them at one of the towns named above, and present the same in the same manner in which persons who are not soldiers are required to present their applications.

Forfeiture.

Soldiers and sailors' rights not affected. R. S. sec. 2304, p. 422. Vol. 31, p. 847.

Envelopes showing, on the outside, distinctive marks of any character, indicating the name of the person whose application is inclosed therein, shall be eliminated from the drawing.

4. Beginning at 10:00 a. m., on October 19, 1908, and continuing thereafter as long as may be necessary, there shall be impartially

Drawings.

taken and drawn from the whole number of envelopes so presented, such number of them as may be necessary to carry into effect the provisions of this Proclamation; and the applications for registration contained in the envelopes so drawn shall, when they are correct in form and execution, be numbered serially in the order in which they are drawn, and the number thus assigned shall fix and control the order in which applications to enter may be presented, after the lands shall become subject to entry.

Notice to successful applicants.

5. Immediately after the drawing, a list of the successful applicants, showing the number assigned to each of them, will be conspicuously posted at the place of registration, and furnished to the press for publication as a matter of news, and a notice will be promptly mailed to each person whose name is drawn and numbered, informing him of the number assigned to him, and of the date on which he must apply to enter, and later he will, in due time, be furnished with a copy of the regulations controlling the method of entry, and be supplied with a map showing the lands subject to entry. The notice will be mailed to the postoffice address given by the applicant in his application for registration, except in cases where the applicant requests otherwise, and any applicant who changes his postoffice address before November 1, 1908, should, at once, inform the Superintendent of the Opening of the change.

Presentation of applications to enter.

6. Commencing at 9:00 a. m., on March 1, 1909, and continuing thereafter on such dates as may be fixed by the Secretary of the Interior, persons holding numbers assigned to them under this Proclamation will be permitted to present their applications to enter (or their declaratory statements, in cases where the applicant is entitled to make entry as a former soldier), in the order in which their applications for registration were drawn and numbered.

Forfeiture.

7. If any person fails to apply to enter or to file a declaratory statement, if he is entitled to do so, as a former soldier, on the day assigned to him for that purpose, or, if he presents more than one application for registration, or presents an application in any other than his true name, he will forfeit his right to enter any of said lands prior to September 1, 1909.

Occupancy.

8. None of these lands shall become subject to settlement or entry prior to September 1, 1909, except in the manner prescribed herein, and all persons are admonished not to make any settlement prior to that date, on any lands not covered by entries made by them under this Proclamation.

Regulations.

9. The Secretary of the Interior shall make and publish such rules and regulations as may be necessary and proper to carry into full force and effect the manner of settlement, occupation and entry, as herein provided for, and he shall, prior to the first day of March, reserve from said land such tracts for townsite purposes as, in his opinion, may be required for the future public interests.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this 24th day of August in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

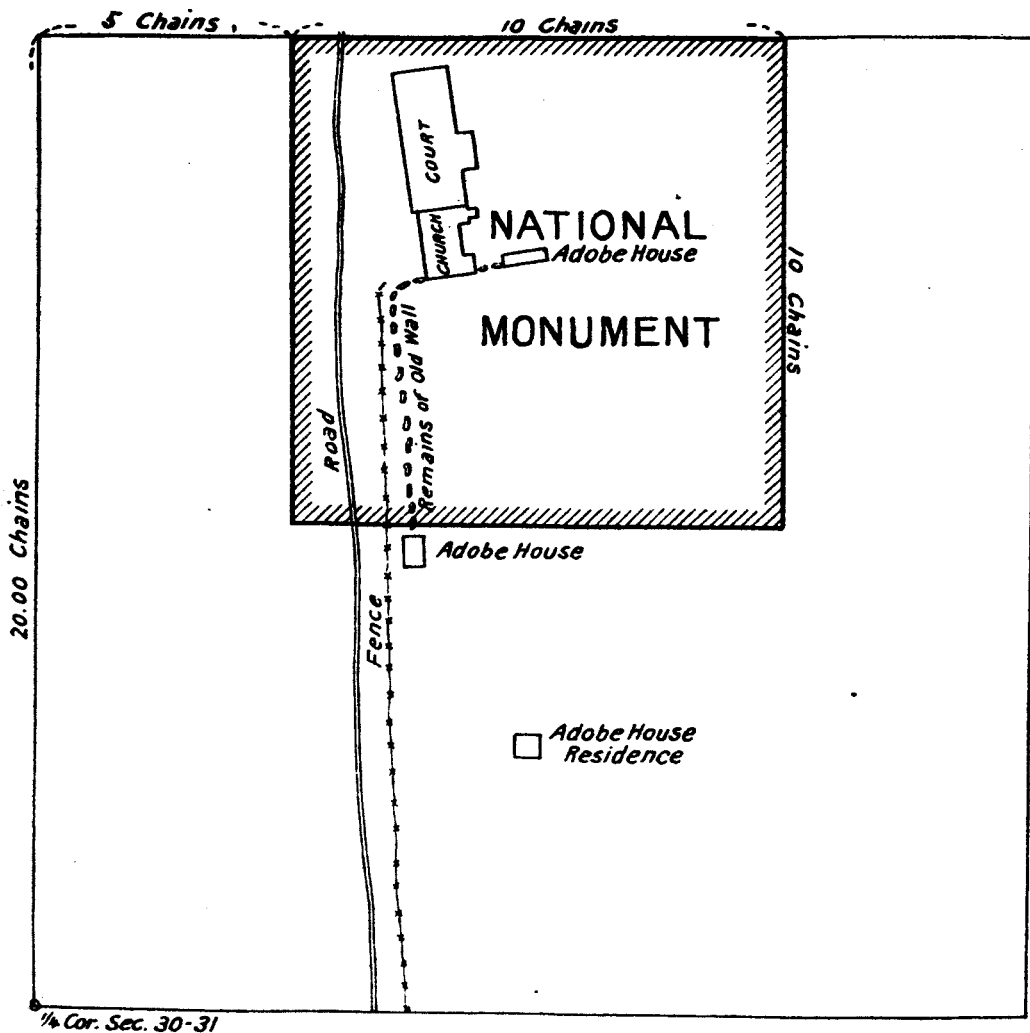
# TUMACACORI NATIONAL MONUMENT

Embracing the E<sup>2</sup> NW<sup>4</sup> of SW<sup>4</sup> of SE<sup>4</sup>  
and the W<sup>2</sup> of the NE<sup>4</sup> of SW<sup>4</sup> of SE<sup>4</sup> Sec.30

T. 21 S., R. 13 E. Gila and Salt River Mer.

## ARIZONA

Containing 10 acres



DEPARTMENT OF THE INTERIOR  
GENERAL LAND OFFICE

Fred Dennett, Commissioner

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

September 15, 1908.

A PROCLAMATION.

WHEREAS, the Tumacacori Mission, an ancient Spanish ruin, which is one of the oldest mission ruins in the southwest, erected probably in the latter part of the sixteenth century, being largely of burned brick and cement mortar instead of adobe, and in remarkable repair, considering its great age, and of great historical interest, and it appears that the public interests would be promoted by reserving this ruin with as much land as may be necessary for the protection thereof, and WHEREAS:

Tumacacori National Monument, Ariz. Preamble.

Under the terms of the Act entitled "An Act for the Preservation of American Antiquities", approved June 8, 1906, one Carmen Mendez, whose homestead entry is No. 3035, has relinquished to the United States ten acres of ground thereof upon which said mission ruin is located, and the Secretary of the Interior has accepted such relinquishment for the purposes specified in said Act:

Vol. 34, p. 225.

Now, therefore, I, THEODORE ROOSEVELT, President of the United States of America, by virtue of the power in me vested by section two of the Act above referred to, do hereby set aside as the Tumacacori National Monument, the Tumacacori Mission ruins and ten acres of land upon which the same are located, situated in Santa Cruz County, Arizona, more particularly described as follows, to wit:

National Monument, Arizona.

The east half of northwest quarter of southwest quarter of southeast quarter and the west half of northeast quarter of southwest quarter of southeast quarter of section thirty, township twenty-one south, range thirteen east of Gila and Salt River Meridian, Arizona.

Description.

Warning is hereby expressly given to all unauthorized persons not to appropriate, excavate, injure or destroy any of the ruins or relics hereby declared to be a National Monument or to locate or settle upon any of the lands reserved and made a part of said monument by this Proclamation.

Reserved from settlement, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15 day of September in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

October 31, 1908.

A PROCLAMATION.

Once again the season is at hand when, according to the ancient custom of our people, it becomes the duty of the President to appoint a day of prayer and of thanksgiving to God.

Preamble.

Year by year this Nation grows in strength and worldly power. During the century and a quarter that has elapsed since our entry into the circle of independent peoples we have grown and prospered in material things to a degree never known before, and not now known in any other country. The thirteen colonies which straggled along the seacoast of the Atlantic and were hemmed-in but a few

miles west of tidewater by the Indian haunted wilderness, have been transformed into the mightiest republic which the world has ever seen. Its domains stretch across the continent from one to the other of the two greatest oceans, and it exercises dominion alike in the arctic and tropic realms. The growth in wealth and population has surpassed even the growth in territory. Nowhere else in the world is the average of individual comfort and material well-being as high as in our fortunate land.

For the very reason that in material well-being we have thus abounded, we owe it to the Almighty to show equal progress in moral and spiritual things. With a nation, as with the individuals who make up a nation, material well-being is an indispensable foundation. But the foundation avails nothing by itself. That life is wasted, and worse than wasted, which is spent in piling, heap upon heap, those things which minister merely to the pleasure of the body and to the power that rests only on wealth. Upon material well-being as a foundation must be raised the structure of the lofty life of the spirit, if this Nation is properly to fulfil its great mission and to accomplish all that we so ardently hope and desire. The things of the body are good; the things of the intellect better; the best of all are the things of the soul; for, in the nation as in the individual, in the long run it is character that counts. Let us therefore as a people set our faces resolutely against evil, and with broad charity, with kindness and good-will toward all men, but with unflinching determination to smite down wrong, strive with all the strength that is given us for righteousness in public and in private life.

Thursday, No-  
vember 26, 1908,  
set apart as a day  
of national thanksgiving.

Now, therefore, I, Theodore Roosevelt, President of the United States, do set apart Thursday, the 26th day of November, next, as a day of general thanksgiving and prayer, and on that day I recommend that the people shall cease from their daily work, and, in their homes or in their churches, meet devoutly to thank the Almighty for the many and great blessings they have received in the past, and to pray that they may be given the strength so to order their lives as to deserve a continuation of these blessings in the future.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this thirty-first day of October in the year of our Lord one thousand nine hundred and [SEAL.] eight and of the independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

November 24, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

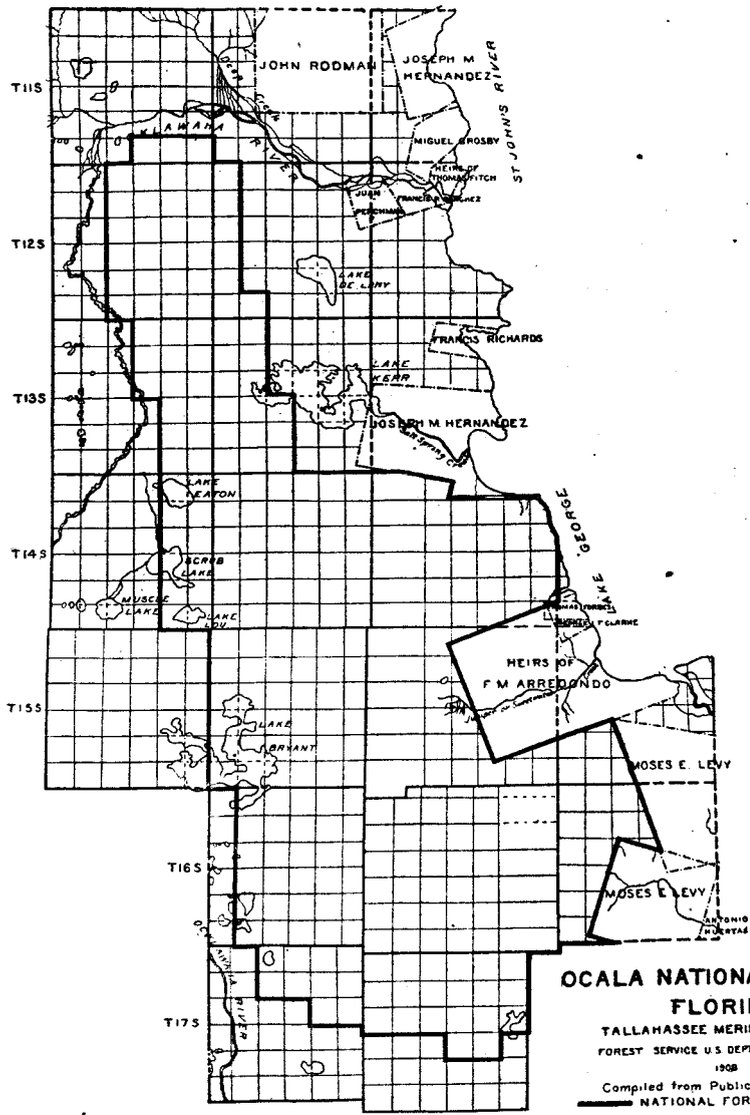
### A PROCLAMATION

Ocala National Forest, Fla.  
Preamble.

WHEREAS, the public lands in the State of Florida, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

National Forest, Florida.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby



**OCALA NATIONAL FOREST**  
**FLORIDA**  
 TALLAHASSEE MERIDIAN AND BASE  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1908  
 Compiled from Public Land Surveys  
 NATIONAL FOREST BOUNDARY.

R24E

R25E

R26E

R27E

T11S

T12S

T13S

T14S

T15S

T16S

T17S

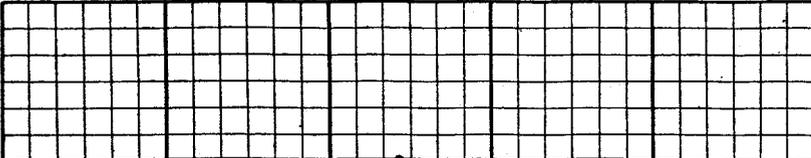
R.104 W.

R.103 W.

R.102 W.

R.101 W

R.100 W

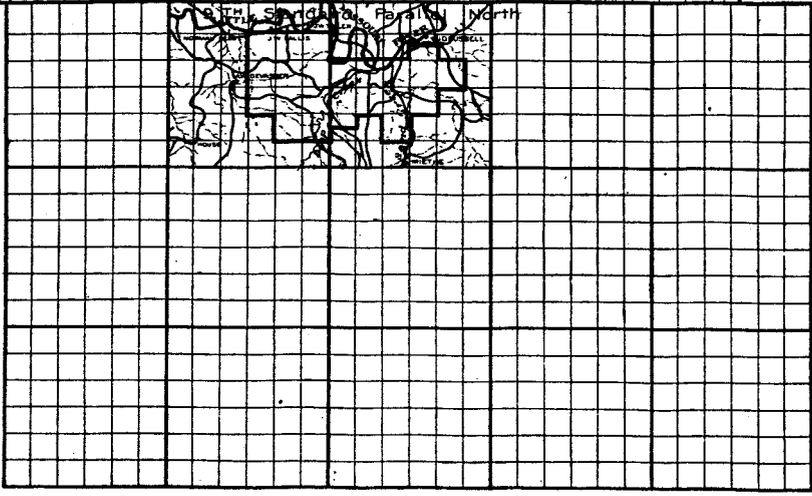


T.137 N.



T.136 N.

T.135 N.



T.134 N.

FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
**DAKOTA NATIONAL FOREST**  
**NORTH DAKOTA**

5<sup>TH</sup> PRINCIPAL MERIDIAN

1908

———— NATIONAL FOREST BOUNDARY

reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Florida, shown as the Ocala National Forest on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force. Prior rights not affected.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 24th day of November, in the year of our Lord one thousand nine hundred and eight, and of the Independence of the United States the one hundred and thirty third.

By the President:  
ELIHU ROOT  
*Secretary of State.*

THEODORE ROOSEVELT

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

November 24, 1908.

A PROCLAMATION

WHEREAS, the public lands in the State of North Dakota, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Dakota National Forest, N. Dak.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of North Dakota, shown as the Dakota National Forest on the diagram forming a part hereof.

National Forest, North Dakota.  
Vol. 26, p. 1103.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force. Prior rights not affected.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 24th day of November, in the year of our Lord one thousand nine hundred and eight, and of the Independence of the United States the one hundred and thirty-third.

By the President:  
ELIHU ROOT  
*Secretary of State.*

THEODORE ROOSEVELT

November 27, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Choctawhatchee National Forest, Fla.  
Preamble.

National Forest, Florida.

Vol. 26, p. 1103.

Prior rights not affected, etc.

WHEREAS, the public lands in the State of Florida, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Florida, shown as the Choctawhatchee National Forest on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 27th day of November, in the year of our Lord one thousand nine hundred and eight,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*

December 4, 1908.

## A PROCLAMATION

Hawaiian Islands.  
Lands on Maui Island reserved for light-house purposes.

Preamble.

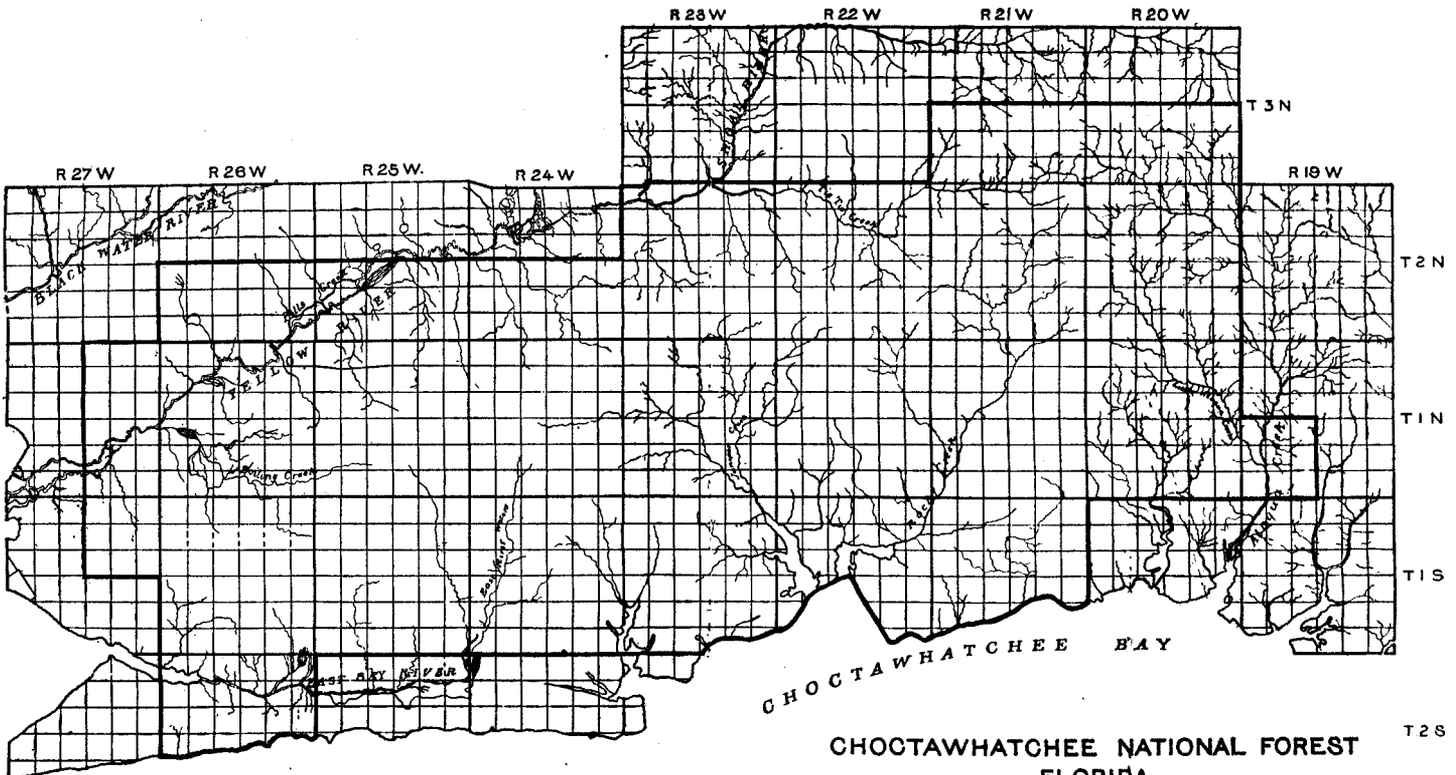
Vol. 30, p. 750.

WHEREAS, by joint resolution "to provide for annexing the Hawaiian Islands to the United States," approved July 7, 1898, the cession by the government of the Republic of Hawaii, to the United States of America, of all rights of sovereignty of whatsoever kind in and over the Hawaiian Islands and their dependencies, and the transfer to the United States of the absolute fee and ownership of all public, government or crown lands, public buildings, or edifices, ports, harbors, military equipment, and all other public property of every kind and description belonging to the government of the Hawaiian Islands, was duly accepted, ratified, and confirmed, and the said Hawaiian Islands and their dependencies annexed as a part of the territory of the United States, and made subject to the sovereign dominion thereof, and all and singular the property and rights hereinbefore mentioned vested in the United States of America;

AND WHEREAS, it was further provided in said resolution that the existing laws of the United States relative to public lands shall not apply to such lands in the Hawaiian Islands, but the Congress of the United States shall enact special laws for their management and disposition;

AND WHEREAS, it is deemed necessary in the public interests that a certain parcel of land situated in Hana Bay, in the island and

Hana Bay.



**CHOCTAWHATCHEE NATIONAL FOREST  
FLORIDA**

TALLHASSEE MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE

1908  
Compiled from Public Land Surveys

— NATIONAL FOREST BOUNDARY

**PLOT FOR  
LIGHT STATION**  
SCALE 1 INCH = 50 FT.

True North, Scale of Plot Length = 50 feet

**PLOT FOR  
PROPOSED  
LIGHT STATION**  
AREA 5.5486 ACRES

OFFICE OF ASSISTANT TO THE  
ENGINEER OF THE 12TH LIGHT-  
HOUSE DISTRICT HONOLULU, T. H.  
**L. A. O'ROKOLE, KAUI**  
SITE FOR, AND PLAN OF, PROPOSED LIGHT STATION  
PREPARED UNDER THE DIRECTION OF  
CAPTAIN C. W. OTWELL, CHIEF OF ENGINEERS  
NAVY DEPARTMENT, TRASED BY *C. W. Otwell*  
DRAWING NO. *12-100-1*  
SCALE: HORIZONTAL *1" = 100'*  
VERTICAL *1" = 100'*  
*C. W. Otwell*  
CHIEF OF ENGINEERS U. S. N.  
ASST. TO THE ENG. 12TH DIST.

Monument is a  
pile of stones

WAIANA

SAND BEACH

KUMUKAHI  
CHANNEL

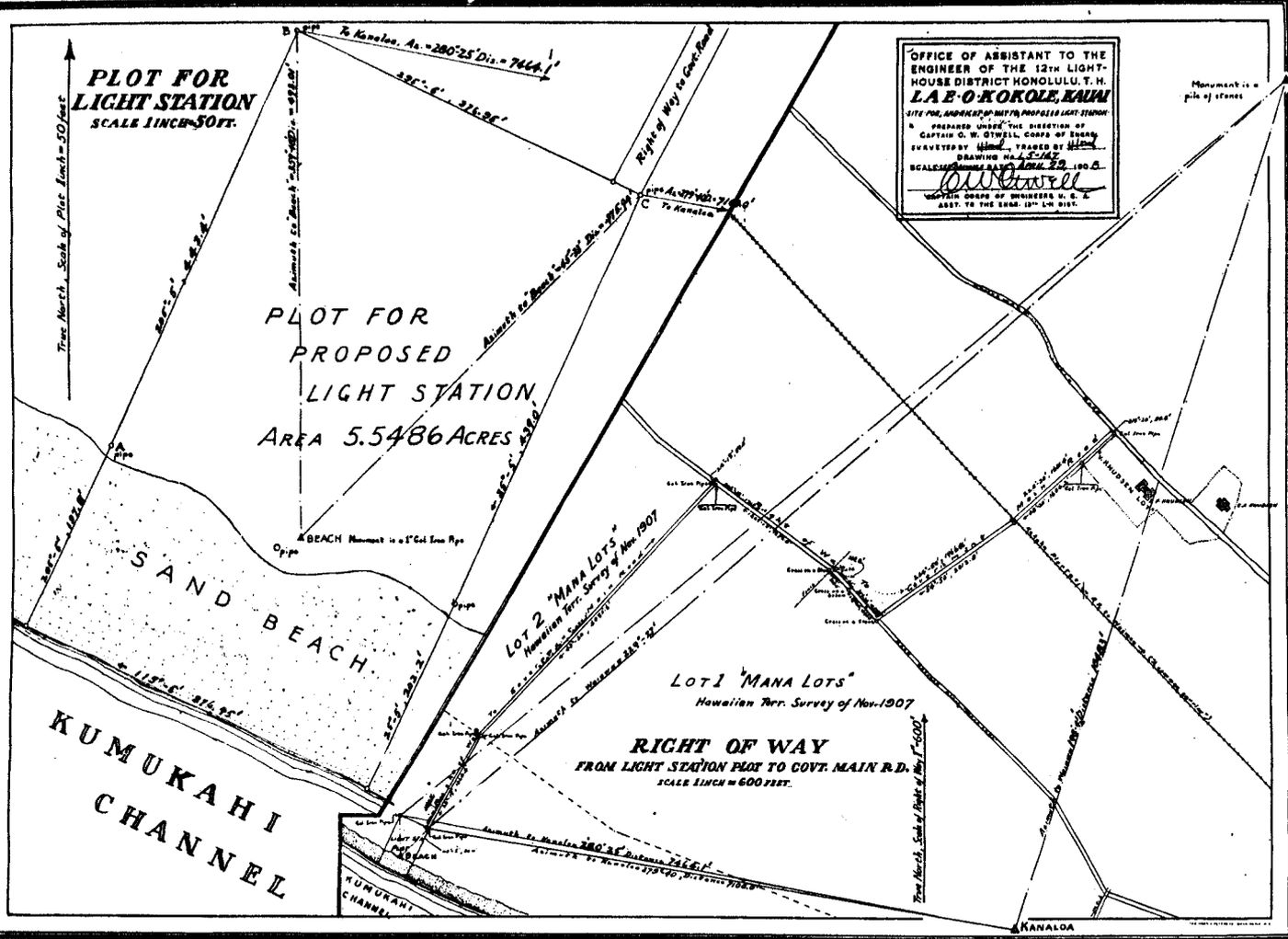
LOT 2 "MANA LOTS"  
Hawaiian Terr. Survey of Nov. 1907

LOT 1 "MANA LOTS"  
Hawaiian Terr. Survey of Nov. 1907

**RIGHT OF WAY**  
FROM LIGHT STATION PLOT TO GOVT. MAIN R.D.  
SCALE 1 INCH = 600 FEET.

True North, Scale of Plot Length = 600 feet

KANALOA



County of Maui, Territory of Hawaii, be immediately reserved for light-house purposes;

Light-house site.

NOW THEREFORE, I, THEODORE ROOSEVELT, President of the United States, by virtue of the authority in me vested, do hereby declare, proclaim, and make known that the following described lot or plat of land be and the same is hereby, subject to such legislative action as the Congress of the United States may take with respect thereto, reserved for light-house purposes, to-wit:—

Description.

All of the land, the property of the United States of America, on the island of Puukii (sometimes known as Puuiki) on the south side of the entrance to the harbor variously known as Hana, Pueokahi and Kauiki, in the County of Maui, Territory of Hawaii.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 4th day of December in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

A PROCLAMATION.

December 4, 1908.

WHEREAS, by joint resolution "to provide for annexing the Hawaiian Islands to the United States", approved July 7, 1898, the cession by the government of the Republic of Hawaii to the United States of America, of all rights of sovereignty of whatsoever kind in and over the Hawaiian Islands and their dependencies, and the transfer to the United States of the absolute fee and ownership of all public, government or crown lands, public buildings, or edifices, ports, harbors, military equipment, and all other public property of every kind and description belonging to the government of the Hawaiian Islands, was duly accepted, ratified, and confirmed, and the said Hawaiian Islands and their dependencies annexed as a part of the territory of the United States, and made subject to the sovereign dominion thereof, and all and singular the property and rights hereinafore mentioned vested in the United States of America;

Hawaiian Islands.  
Lands on Kauai Is-  
land reserved for light-  
house purposes.  
Preamble.  
Vol. 30, p. 750.

AND WHEREAS, it was further provided in said resolution that the existing laws of the United States relative to public lands shall not apply to such lands in the Hawaiian Islands, but the Congress of the United States shall enact special laws for their management and disposition;

AND WHEREAS, it is deemed necessary in the public interests that a certain parcel of land situated at Lae o Kokole, District of Waimea, in the Island of Kauai, Territory of Hawaii, be immediately reserved for light-house purposes;

Lae o Kokole, district  
of Waimea.

NOW THEREFORE, I, THEODORE ROOSEVELT, President of the United States, by virtue of the authority in me vested do hereby declare, proclaim, and make known that the following described lot or plot of land be and the same is hereby, subject to such legislative action as the Congress of the United States may take with respect thereto, reserved for light-house purposes, to-wit:—

Light-house site.

Light-House site.

Beginning at a point marked by a one-inch capped galvanized iron pipe, whose azimuth and distance from the Hawaii Territorial Gov-

Description.

ernment Survey triangulation station "Kanalooa" are respectively  $100^{\circ} 25'$  and 7464.1 feet, and running by true azimuths and distances as follows:

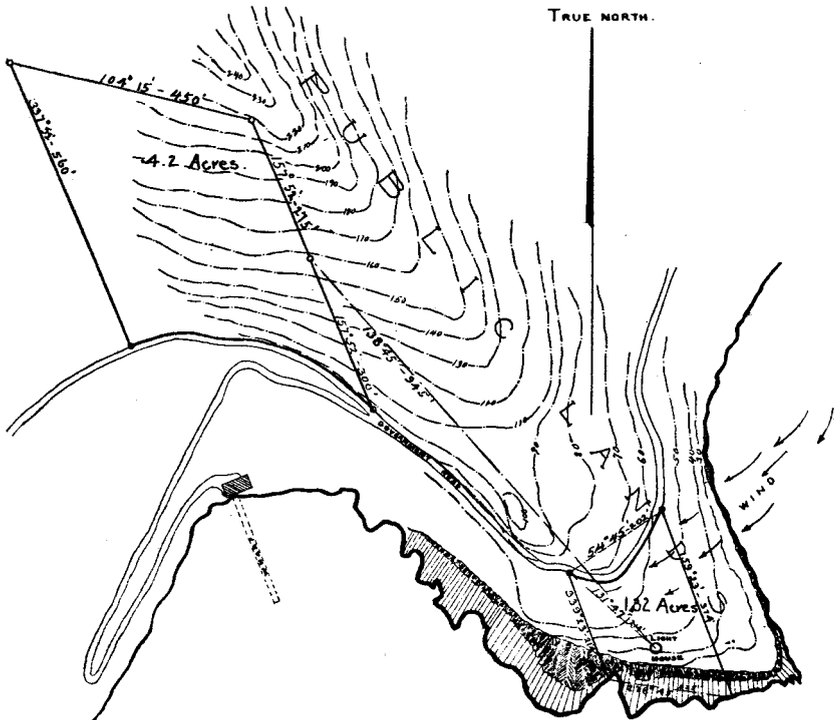
1.  $295^{\circ} 5'$  376.95 ft. to a point marked by a 1" gal. iron pipe
  2.  $25^{\circ} 5'$  439.0 " " " " " " " " " "
  3.  $25^{\circ} 5'$  202.2 " more or less to a point on the seashore
  4.  $115^{\circ} 5'$  376.95 " along the seashore to a point on the seashore.
  5.  $205^{\circ} 5'$  197.8 " more or less to a point marked by a 1" gal. iron pipe.
  6.  $205^{\circ} 5'$  443.4 " to the point of beginning;
- Containing an area of 5.5486 acres more or less.

#### Right of Way to Government Main Road.

Right of way to Government main road.

Beginning at the northeast corner of the light station plot, which corner is marked by a one-inch capped galvanized iron pipe whose azimuth and distance from the Hawaiian Territorial Government Survey triangulation station "Kanalooa" are respectively  $99^{\circ} 40'$  and 7100.0 feet and running by true azimuths and distances as follows:

1.  $115^{\circ} 5'$  30.11 ft. along light station plot to a point
2.  $208^{\circ} 19'$  1264.6 " to extreme southern point of "Lot 2" of the "Mana Lots" of Hawaiian Territorial Survey of Nov. 1907, said point being marked by a galvanized iron pipe.
3.  $223^{\circ} 20'$  4086.1 " along above-mentioned "Lot 2" to its extreme eastern point, said point being marked by a galvanized iron pipe
4.  $216^{\circ} 18'$  50.0 " across the "Road Reserve" of Hawaiian Territorial Survey of above-mentioned lots to a point.
5.  $306^{\circ} 18'$  1710.0 " to a point.
6.  $314^{\circ} 41'$  339.8 " " " "
7.  $317^{\circ} 24'$  452.27 " " " "
8.  $234^{\circ} 50'$  1966.06 " through swamp to a point.
9.  $228^{\circ} 20'$  1601.4 " to a point.
10.  $318^{\circ} 20'$  50.0 " along Government main road to a point marked by a galvanized iron pipe
11.  $48^{\circ} 20'$  1604.2 " to a point marked by a galvanized iron pipe
12.  $54^{\circ} 50'$  2012.8 " through swamp to a point marked by a cross on a stone on the northeast boundary of "Lot 1" of the previously mentioned "Mana Lots"
13.  $137^{\circ} 24'$  495.0 " along boundary of "Lot 1" to a point marked by a cross on a stone
14.  $134^{\circ} 41'$  335.0 " along boundary of "Lot 1" to a point marked by a cross on a stone.
15.  $126^{\circ} 18'$  1676.0 " along boundary of "Lot 1" to a point marked by a galvanized iron pipe, said point being extreme north corner of "Lot 1".
16.  $43^{\circ} 20'$  4085.6 " along "Lot 1" to a point marked by a galvanized iron pipe, said point being extreme western corner of "Lot 1"
17.  $28^{\circ} 19'$  1264.4 " along Government land to the point of beginning, and containing an area of 10.6998 acres more or less.



**McGREGOR'S POINT LIGHT STA.**  
LAHAINA DIST. MAUI I.

O C E A N

**DESCRIPTION.**

- Light-house site.**  
From the mast of McGregor's Point Light Sta measure by true azimuth  $131^{\circ} 47' - 214'$  to a point on South side of the Govt. road for a place of beginning. Thence by true azimuth and distances:
1.  $339^{\circ} 23' - 274'$  to the sea at high water.
  2. Thence along the sea at high water mark to a point, the direct azimuth and distance being  $278^{\circ} 45' - 253'$ .
  3. Thence  $159^{\circ} 23' - 374'$  to a point on south side of the Govt. road.
  4. Thence along the S side of the Govt. road; direct azimuth and distance being  $344^{\circ} 45' - 202'$  to place of beginning containing 1.32 acres more or less.

- Building site.**  
From the mast of McGregor's Point Light Sta measure by true azimuth  $138^{\circ} 45' - 542'$  to a point on the hillside for a place of beginning. Thence by true azimuths and distances:
1.  $157^{\circ} 52' - 275'$  Thence
  2.  $104^{\circ} 15' - 450'$  "
  3.  $337^{\circ} 52' - 300'$  more or less to north side of Govt road Thence
  4. Along Govt road to place bearing  $337^{\circ} 52'$  and being about 300' distant from place of beginning. Thence
  5.  $157^{\circ} 52' - 300'$  to place of beginning. Containing 4.2 Acres more or less.

M. P. Hite, surveyor  
OFFICE OF ASST TO THE ENGR 12TH L.H DIST  
HONOLULU, T. H.

OFFICE OF ASSISTANT TO THE  
ENGINEER OF THE 12TH LIGHT-  
HOUSE DISTRICT HONOLULU, T. H.

**McGREGOR'S PT.**

PREPARED UNDER THE DIRECTION OF  
CAPTAIN C. W. OTWELL, CORPS OF ENGRS.  
DESIGNED BY M. P. HITE, CAPTAIN CORPS OF ENGRS.  
DRAWING NO. 4433A  
SCALE: 1" = 100' DATE: 7/18/1898  
*C. W. Otwell*  
CAPTAIN CORPS OF ENGINEERS, U. S. A.  
ASST. TO THE ENGR. 12TH L.H. DIST.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 4th day of December in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

A PROCLAMATION.

December 4, 1908.

WHEREAS, by joint resolution "to provide for annexing the Hawaiian Islands to the United States", approved July 7, 1898, the cession by the government of the Republic of Hawaii to the United States of America, of all rights of sovereignty of whatsoever kind in and over the Hawaiian Islands and their dependencies, and the transfer to the United States of the absolute fee and ownership of all public, government or crown lands, public buildings, or edifices, ports, harbors, military equipment, and all other public property of every kind and description belonging to the government of the Hawaiian Islands, was duly accepted, ratified, and confirmed, and the said Hawaiian Islands and their dependencies annexed as a part of the territory of the United States, and made subject to the sovereign dominion thereof, and all and singular the property and rights hereinbefore mentioned vested in the United States of America;

Hawaiian Islands.  
Lands on Maui Island reserved for light-house purposes.  
Preamble.  
Vol. 30, p. 750.

AND WHEREAS, it was further provided in said resolution that the existing laws of the United States relative to public lands shall not apply to such lands in the Hawaiian Islands, but the Congress of the United States shall enact special laws for their management and disposition;

AND WHEREAS, it is deemed necessary in the public interests that a certain parcel of land situated at McGregor's Point, District of Lahaina, in the Island of Maui, Territory of Hawaii, be immediately reserved for light-house purposes;

McGregor's Point,  
District of Lahaina.

NOW THEREFORE, I, THEODORE ROOSEVELT, President of the United States, by virtue of the authority in me vested do hereby declare, proclaim, and make known that the following described lot or plot of land be and the same is hereby, subject to such legislative action as the Congress of the United States may take with respect thereto, reserved for light-house purposes, to-wit:—

Light-house site.

Light-house site:

From the mast of McGregor's Point Light Station measure by true azimuth 131° 47' 214 ft. to a point on south side of the Government road for a place of beginning. Thence by true azimuths and distances:

Description.

1. 339° 23' 214 ft. to the sea at high water;
  2. Thence along the sea at high water mark to a point, the direct azimuth and distance being 278° 45' 225 ft.
  3. Thence 159° 23' 374 ft. to a point on south side of the Government road.
  4. Thence along the south side of the Government road; direct azimuth and distance being 54° 45' 202 ft. to place of beginning.
- Containing 1.32 acres more or less.

## Dwelling site:

Dwelling site.

From the mast of McGregor's Point Light Station measure by true azimuth 138° 45' 945 ft. to a point on the hillside for a place of beginning. Thence by true azimuths and distances:

1. 157° 52' 275 ft. thence
2. 104° 15' 450 " "
3. 337° 52' 560 " more or less to north side of Government road; thence
4. Along Government road to place bearing 337° 52' and being about 300 ft. distant from place of beginning; thence
5. 157° 52' 300 ft. to place of beginning.

Containing 4.2 acres more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 4th day of December in the year of our Lord one thousand nine hundred and eight,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

December 4, 1908.

## A PROCLAMATION.

Hawaiian Islands.  
 Lands on Kauai Is-  
 and reserved for light-  
 house, etc., purposes.  
 Preamble.  
 Vol. 30, p. 750.

WHEREAS, by joint resolution "to provide for annexing the Hawaiian Islands to the United States", approved July 7, 1898, the cession by the government of the Republic of Hawaii to the United States of America, of all rights of sovereignty of whatsoever kind in and over the Hawaiian Islands and their dependencies, and the transfer to the United States of the absolute fee and ownership of all public, government or crown lands, public buildings, or edifices, ports, harbors, military equipment, and all other public property of every kind and description belonging to the government of the Hawaiian Islands, was duly accepted, ratified, and confirmed, and the said Hawaiian Islands and their dependencies annexed as a part of the territory of the United States, and made subject to the sovereign dominion thereof, and all and singular the property and rights hereinbefore mentioned vested in the United States of America;

AND WHEREAS, it was further provided in said resolution that the existing laws of the United States relative to public lands shall not apply to such lands in the Hawaiian Islands, but the Congress of the United States shall enact special laws for their management and disposition;

Kahala Point.

AND WHEREAS, it is deemed necessary in the public interests that a certain parcel of land situated at Kahala Point, in the Island of Kauai, Territory of Hawaii, be immediately reserved for light-house purposes;

Light-house site.

NOW THEREFORE, I, THEODORE ROOSEVELT, President of the United States, by virtue of the authority in me vested do hereby declare, proclaim, and make known that the following described lot or plot of land be and the same is hereby, subject to such legislative action as the Congress of the United States may take with respect thereto, reserved for light-house purposes, to-wit:—

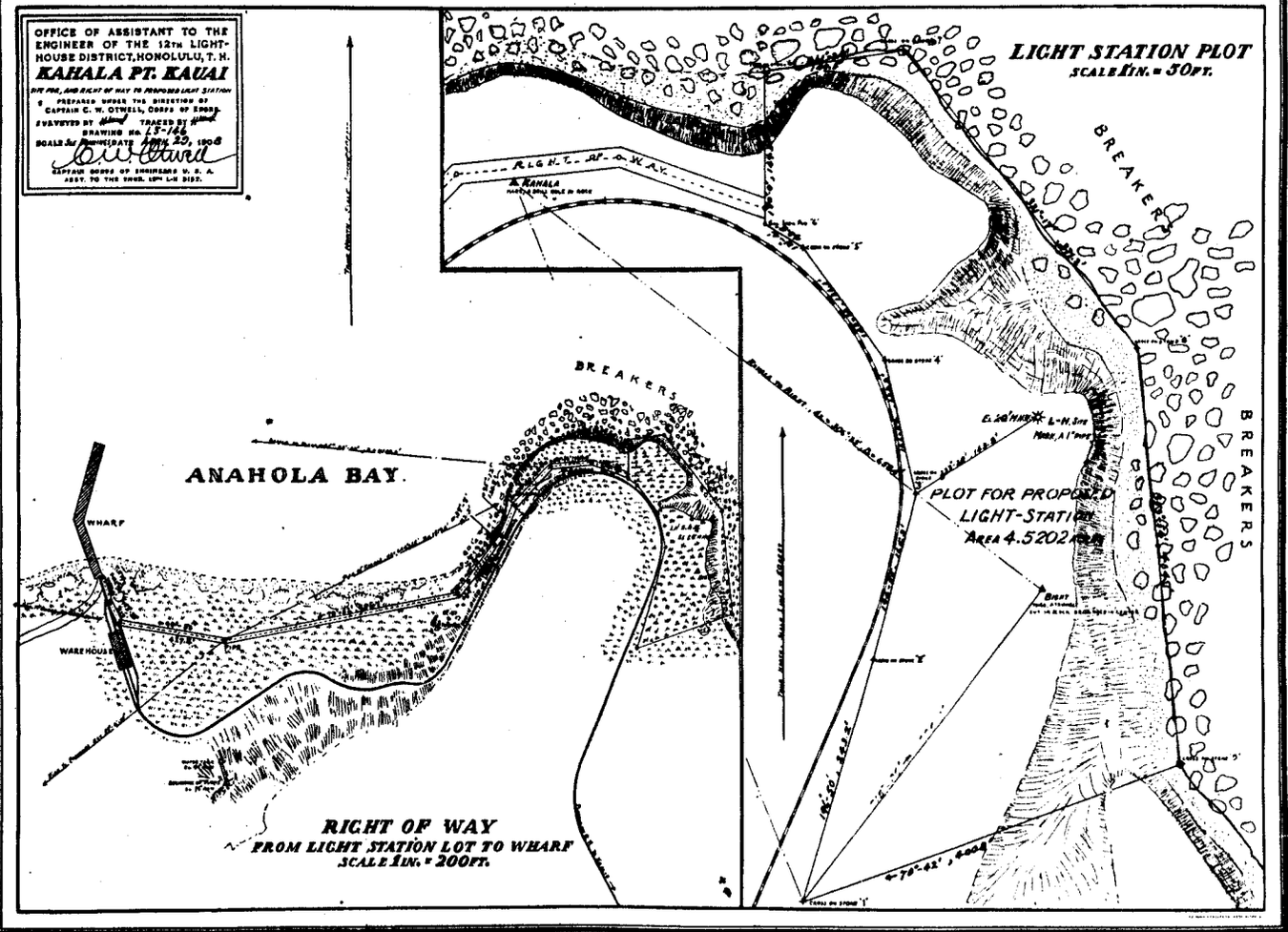
Light-House site.

Description.

Beginning at a point, marked by a cross on a stone, whose azimuth and distance from the Hawaii Territorial Government Survey triangulation

OFFICE OF ASSISTANT TO THE  
ENGINEER OF THE 12TH LIGHT-  
HOUSE DISTRICT, HONOLULU, T. H.  
**KAHALA PT. KAUAI**  
BY PLAN AND RIGHT OF WAY TO PROPOSED LIGHT STATION  
& BREAKERS UNDER THE DIRECTION OF  
CAPTAIN C. W. OTWELL, CHIEF OF BUREAU  
DESIGNED BY *W. H. HARRIS* TRACED BY *W. H. HARRIS*  
DRAWING NO. 25-142  
SCALE 1" = 200 FT. DATE *APRIL 20, 1908*  
*W. H. Harris*  
CAPTAIN CHIEF OF ENGINEERS U. S. A.  
ASST. TO THE CHIEF, 12TH LIG. DIST.

**LIGHT STATION PLOT**  
SCALE 1" = 50 FT.

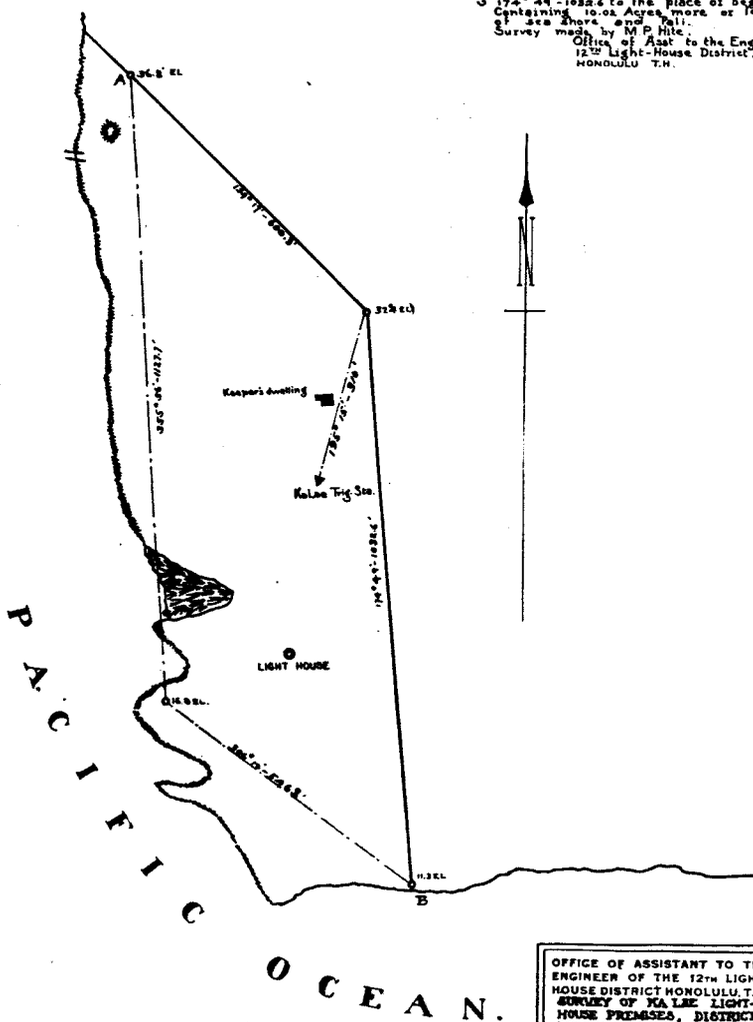


**Description**

From KALAE Trig Sta. measure by true azimuth  $188^{\circ}10'30''$  to a stake for a place of beginning. Thence by true azimuth and distances:

1.  $134^{\circ}11' - 600.36$  ft. to a drill hole A in center of a square cut in the solid rock by the sea.
2. Thence continuing the last described course  $134^{\circ}11'$  to high water mark at the sea.
3. Thence along the sea at high water mark in a south-easterly direction. Thence
4.  $174^{\circ}49'$  to a point B a drill hole in the solid rock. The points A and B being connected as follows. Beginning at A Thence  $305^{\circ}56' - 1137.71$  a drill hole in the rock. Thence  $305^{\circ}12' - 546.68$  to the point B aforesaid. Thence continuing the last described course
5.  $174^{\circ}49' - 1022.6$  to the place of beginning.

Containing 10.08 Acres, more or less exclusive of sea shore and fill.  
 Survey made by M.P. Pitt.  
 Office of Asst. to the Engr.  
 12th Light-House District.  
 HONOLULU T.H.



OFFICE OF ASSISTANT TO THE  
 ENGINEER OF THE 12TH LIGHT-  
 HOUSE DISTRICT HONOLULU, T. H.  
 SURVEY OF KALAE LIGHT-  
 HOUSE PREMISES, DISTRICT  
 OF KAU, ISL. OF HAWAII T. H.  
 BEARING UNDER THE DIRECTION OF  
 CAPTAIN C. W. O'BRIEN, CORPS OF ENGRS.  
 DESIGNED BY E. P. H. ... TRACED BY E. P. H.  
 DRAWING NO. 12-1328  
 SCALE 1"=500'. DATE 12-11-1900  
*E. P. H.*  
 CAPTAIN, CORPS OF ENGINEERS, U. S. A.  
 ASST. TO THE ENGR. 12TH L.H. DIST.

lation station "Bight" are respectively 38° 36' and 384.4 ft. and running by true azimuths and distances as follows:

1. 196° 50' 243.2 ft. to a point marked by a cross on a stone.
2. 194° 55' 165.3 " " " " " " " " " "
3. 166° 52' 133.3 " " " " " " " " " "
4. 143° 30' 136.1 " " " " " " " " " "
5. 121° 4' 43.5 " " " " " " " " " "
6. 180° 0' 149.3 " " " " " " " " " " 1" Gal. Iron Pipe  
more or less to a point on the seashore marked  
by a cross on a stone.
7. 261° 29' 140.5 " " " " " " " " " " along the seashore to a point marked by a cross  
on a stone.
8. 321° 17' 371.2 " " " " " " " " " " along the seashore to a point marked by a cross  
on a stone.
9. 353° 54' 404.1 " " " " " " " " " " along the seashore to a point marked by a cross  
on a stone.
10. 70° 42' 400.8 " " " " " " " " " " more or less, to the point of beginning.  
Containing an area of 4.5202 acres more or less.

Right of Way to Anahola Wharf Landing.

Ten feet each side of the following described line; beginning at a point on the western boundary of Light Station plot, whose azimuth and distance from the galvanized iron pipe which marks corner 6 of said lot, are respectively 180° 0' and 15.35 feet, thence by true azimuths and distances as follows:

1. 108° 56' 155.4 ft. to a point marked by a stake.
2. 84° 16' 164.0 " " " " " " " " " "
3. 44° 30' 209.0 " " " " " " " " " " fence post
4. 25° 12' 123.8 " " " " " " " " " " stake
5. 39° 08' 42.3 " " " " " " " " " " stake
6. 37° 15' 179.7 " " " " " " " " " " cross on a stone
7. 42° 36' 62.3 " " " " " " " " " " " " " "
8. 78° 52' 955.7 " " " " " " " " " " gal. iron pipe
9. 99° 50' 427.4 " " " " " " " " " " stake
10. 153° 28' 82.7 " " " " " " " " " " " " " "
11. 162° 31' 107.6 " " " " " " " " " " cross on the wharf shed.  
Containing an area of 1.1524 acres more or less.

Right of way to Anahola wharf landing.  
Description.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 4th day of December in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ALVEY A. ADEE  
*Acting Secretary of State.*

A PROCLAMATION.

WHEREAS, by joint resolution "to provide for annexing the Hawaiian Islands to the United States", approved July 7, 1898, the cession by the government of the Republic of Hawaii to the United States of America, of all rights of sovereignty of whatsoever kind in and over the Hawaiian Islands and their dependencies, and the transfer to the United States of the absolute fee and ownership of all

December 4, 1908.  
Hawaiian Islands.  
Lands reserved for light-house purposes.  
Preamble.  
Vol. 30, p. 750.

public, government or crown lands, public buildings, or edifices, ports, harbors, military equipment, and all other public property of every kind and description belonging to the government of the Hawaiian Islands, was duly accepted, ratified, and confirmed, and the said Hawaiian Islands and their dependencies annexed as a part of the territory of the United States, and made subject to the sovereign dominion thereof, and all and singular the property and rights hereinbefore mentioned vested in the United States of America;

AND WHEREAS, it was further provided in said resolution that the existing laws of the United States relative to public lands shall not apply to such lands in the Hawaiian Islands, but the Congress of the United States shall enact special laws for their management and disposition;

AND WHEREAS, it was deemed necessary in the public interests that a certain parcel of land situated at Ka Lae, District of Kau, in the Island of Hawaii, Territory of Hawaii, be immediately reserved for light-house purposes;

NOW THEREFORE, I, THEODORE ROOSEVELT, President of the United States, by virtue of the authority in me vested do hereby declare, proclaim, and make known that the following described lot or plot of land be and the same is hereby, subject to such legislative action as the Congress of the United States may take with respect thereto, reserved for light-house purposes, to-wit:—

From Ka Lae Trig. Station measure by true azimuth  $195^{\circ} 15' 310$  feet to a stake for a place of beginning. Thence by true azimuths and distances:

1.  $134^{\circ} 17' 600.3$  ft. to a drill hole "A" in center of a square cut in the solid rock, by the sea. Thence continuing the last described course;
2.  $134^{\circ} 17'$  to high water mark at the sea.
3. Thence along the sea at high water mark in a southeasterly direction; thence
4.  $174^{\circ} 49'$  to a point "B" a drill hole in the solid rock. The points "A" and "B" being connected as follows. Beginning at "A" thence  $355^{\circ} 56' 1127.7$  ft. to a drill hole in the rock. Thence  $306^{\circ} 12' 546.8$  ft. to the point "B" aforesaid. Thence continuing the last described course;
5.  $174^{\circ} 49' 1032.6$  ft. to the place of beginning.

Containing 10.02 acres more or less exclusive of seashore and Pali.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 4th day of December in the year of our Lord one thousand nine hundred and eight,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT.

By the President:

ALVEY A. ADEE

*Acting Secretary of State.*

December 7, 1908.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

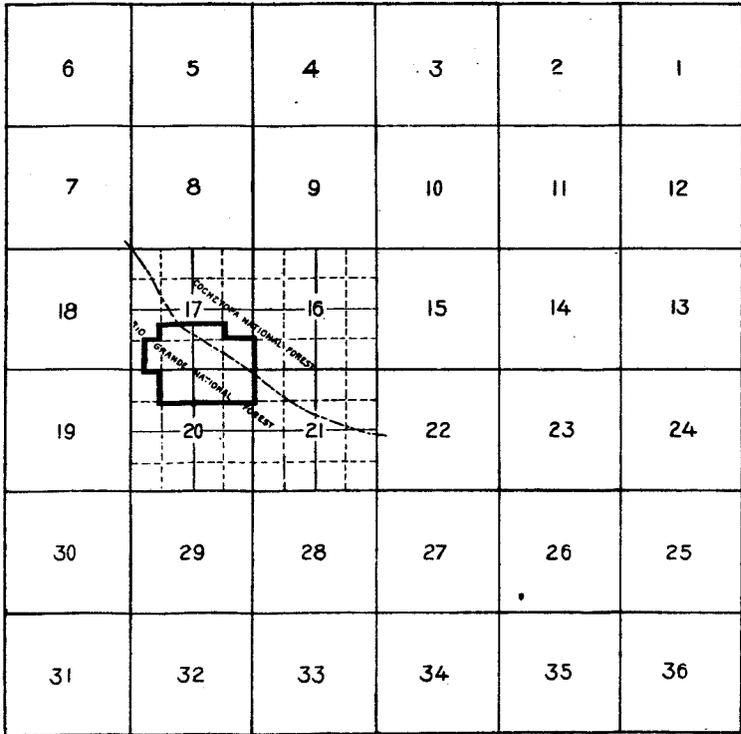
WHEREAS, certain volcanic formations in the State of Colorado, within the Rio Grande and Cochetopa National Forests, are of unusual scientific interest as illustrating erratic erosion, and it appears that the public interests would be promoted by reserving said formations as a National Monument;

FOREST SERVICE, U. S. DEPT. OF AGRICULTURE

## WHEELER NATIONAL MONUMENT

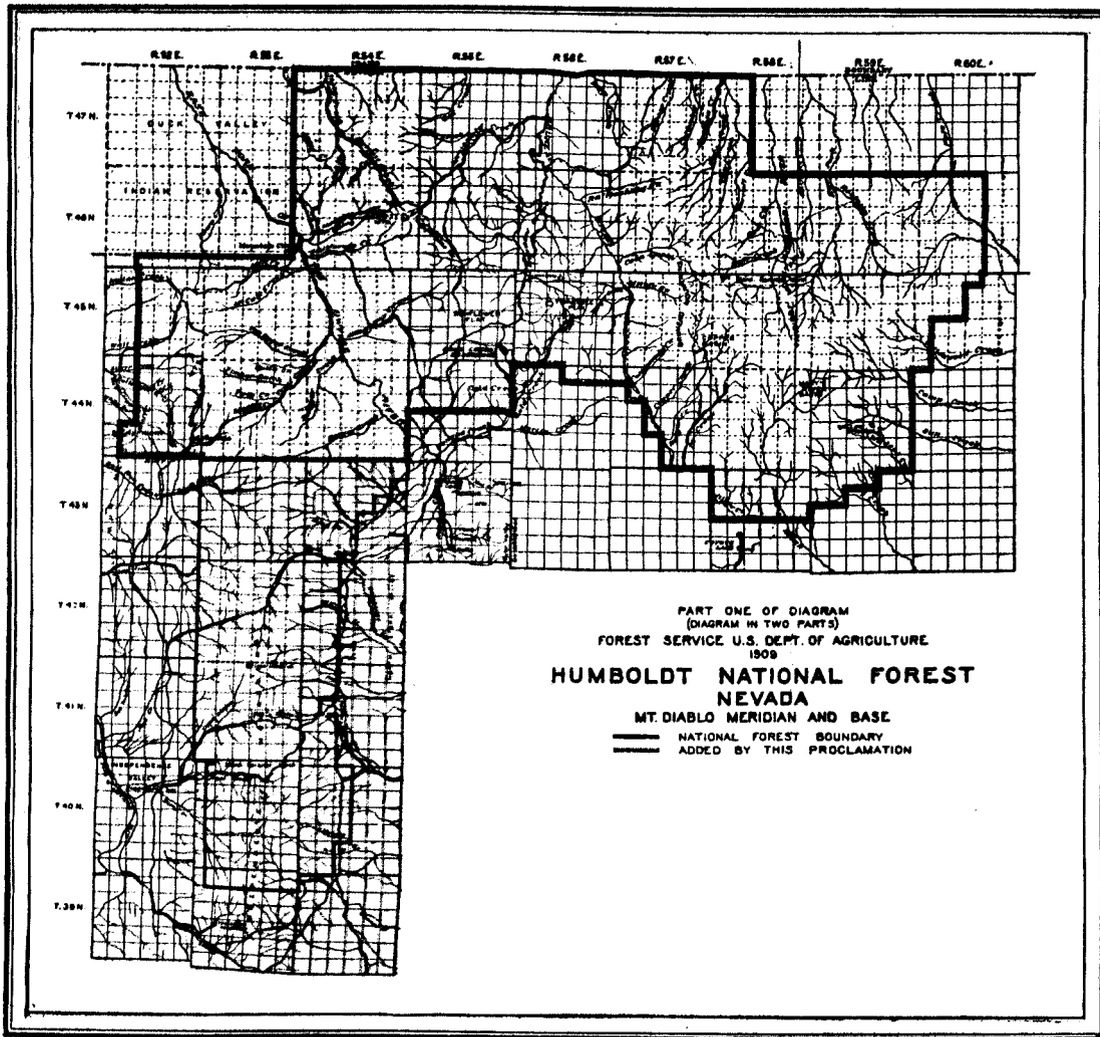
WITHIN COCHETOPA AND RIO GRANDE NATIONAL FORESTS  
 COLORADO  
 1908  
 NEW MEXICO PRINCIPAL MERIDIAN AND BASE

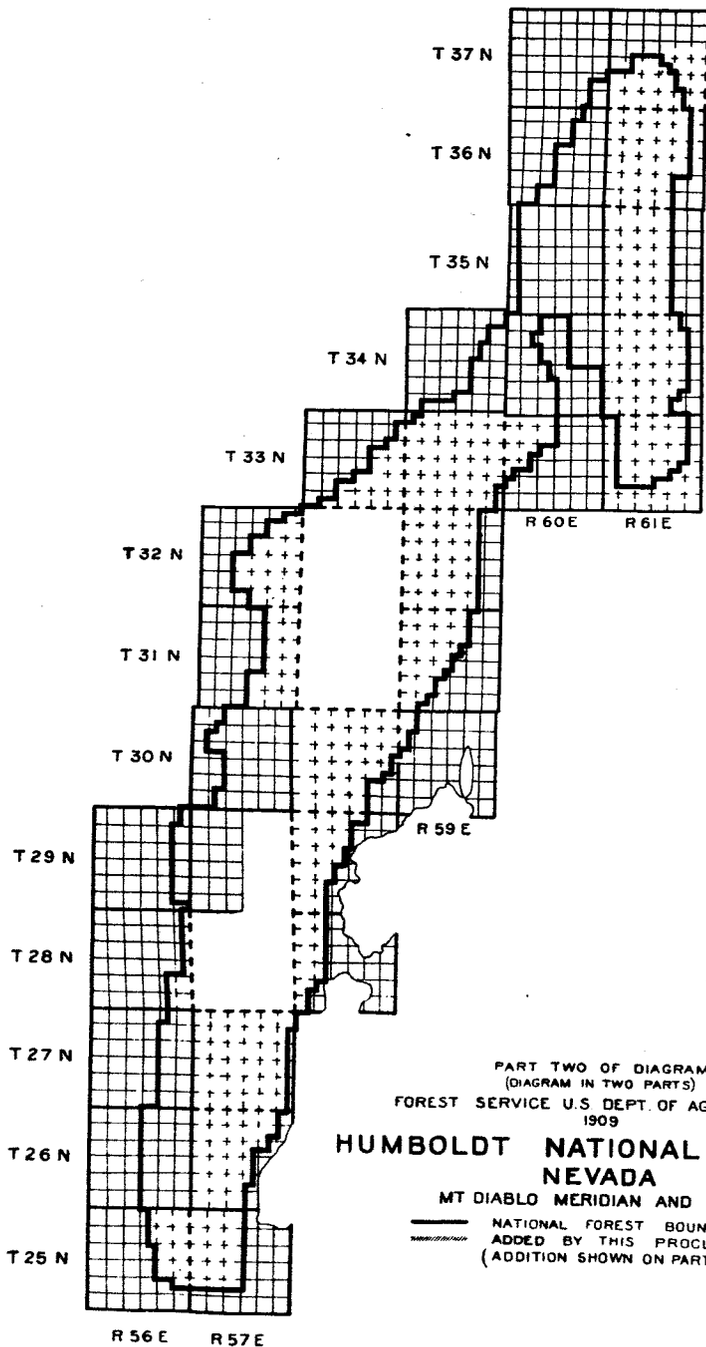
NATIONAL MONUMENT BOUNDARY



T.42 N.

R.2 E.





PART TWO OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1909

### HUMBOLDT NATIONAL FOREST NEVADA

MT DIABLO MERIDIAN AND BASE

— NATIONAL FOREST BOUNDARY  
 - - - - - ADDED BY THIS PROCLAMATION  
 (ADDITION SHOWN ON PART ONE)

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," do proclaim that there are hereby reserved from all forms of appropriation under the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the State of Colorado, shown as the Wheeler National Monument on the diagram forming a part hereof.

National monument,  
Colorado.  
Vol. 34, p. 225.

The reservation made by this proclamation is not intended to prevent the use of the lands for forest purposes under the Executive Orders establishing the Rio Grande and Cochetopa National Forests, but the two reservations shall both be effective on the land withdrawn, but the National Monument hereby established shall be the dominant reservation and any use of the land which interferes with its preservation or protection as a National Monument is hereby forbidden.

Forest uses not affected.

Warning is hereby given to all unauthorized persons not to appropriate, injure, or destroy any feature of this National Monument, or to locate or settle upon any of the lands reserved by this proclamation.

Reserved from settlement, etc.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 7th day of December, in the year of our Lord one thousand nine hundred and eight, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 20, 1909.

A PROCLAMATION

WHEREAS, an Executive Order signed July Second, nineteen hundred and eight, consolidated the Ruby Mountains and Independence National Forests under the name of the Humboldt National Forest;

Humboldt National  
Forest, Nev.  
Preamble.  
Vol. 34, pp. 3198, 3251.

And whereas, it appears that the public good would be promoted by adding to the Humboldt National Forest, certain lands within the State of Nevada, which are in part covered with timber;

Boundaries enlarged.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Humboldt National Forest is hereby enlarged and that its boundaries are as shown on the two parts of the diagram forming a part hereof.

Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

Agricultural lands.

Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 20th day of January, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ELIHU ROOT

*Secretary of State.*

January 21, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Moapa National Forest, Nev.  
Preamble.  
Vol. 34, p. 3252.  
*Ante*, p. 2165.

WHEREAS, an Executive Order signed July second, nineteen hundred and eight, consolidated the Charleston and Vegas National Forests under the name of the Moapa National Forest;

And whereas, it appears that the public good would be promoted by adding to the Moapa National Forest, certain lands within the State of Nevada, which are in part covered with timber;

Boundaries enlarged.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Moapa National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Prior rights not affected, etc.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

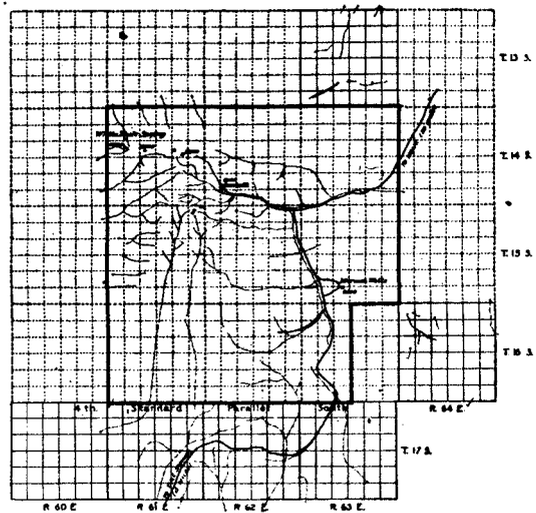
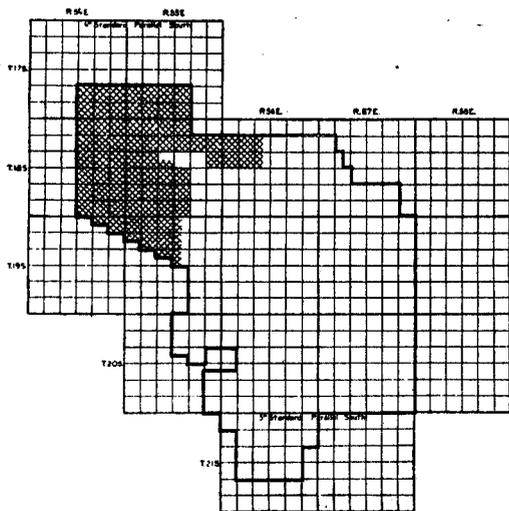
Done at the City of Washington this 21st day of January, in the year of our Lord one thousand nine hundred and nine, and [SEAL.] of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Acting Secretary of State.*



**MOAPA NATIONAL FOREST  
NEVADA**

MT. DIABLO MERIDIAN AND BASE

FOREST SERVICE US DEPT. OF AGRICULTURE

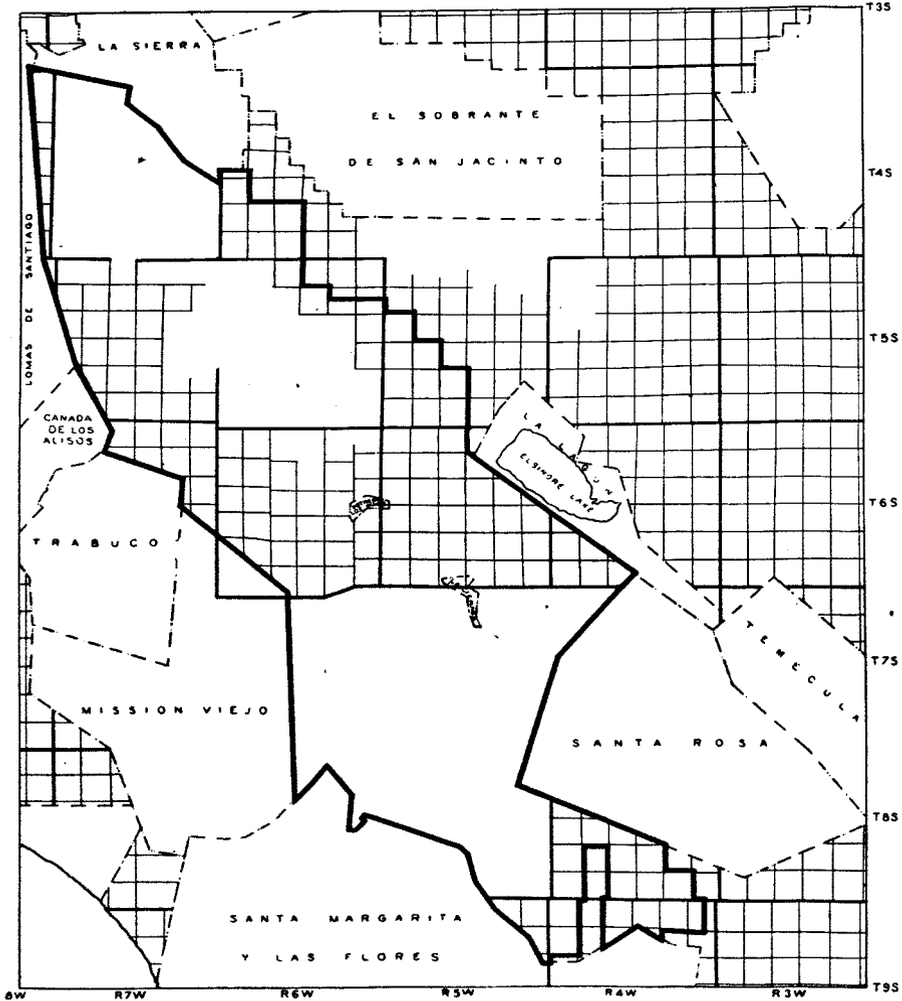
1989  
 Legend: — ROAD LINE PROJECT  
 ■ LAND OWNED BY PUBLIC LANDS  
 ■ NATIONAL FOREST LAND



PART TWO OF DIAGRAM  
(DIAGRAM IN TWO PARTS)  
U.S. DEPT. OF AGRICULTURE  
FOREST SERVICE  
1909

### CLEVELAND NATIONAL FOREST CALIFORNIA

SAN BERNARDINO MERIDIAN AND BASE  
— NATIONAL FOREST BOUNDARY



BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

January 26, 1909.

A PROCLAMATION

WHEREAS, an Executive Order signed July second, nineteen hundred and eight, consolidated the San Jacinto and Trabuco Canyon National Forests under the name of the Cleveland National Forest;

Cleveland National Forest, Cal. Preamble. Vol. 34, p. 3276. Ante, p. 2144.

And whereas, it appears that the public good would be promoted by adding to the Cleveland National Forest, certain lands within the State of California, which are in part covered with timber, and by excluding therefrom certain lands;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Cleveland National Forest are hereby changed and that they are now as shown on the two parts of the diagram forming a part hereof.

Boundaries modified. Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of land so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves," and Acts amendatory thereof.

Agricultural lands. Vol. 34, p. 233.

The lands hereby eliminated from the Cleveland National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

Lands restored to public domain.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 26th day of January, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

Acting Secretary of State.

January 28, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Pecos National Forest, N. Mex.  
Preamble.  
Vol. 27, p. 938.  
Vol. 30, p. 1773.

WHEREAS, an Executive Order signed July second, nineteen hundred and eight, changed the name of the Pecos River National Forest to Pecos National Forest;

And whereas, it appears that the public good would be promoted by adding to the Pecos National Forest, certain lands, within the Territory of New Mexico, which are in part covered with timber;

Boundaries enlarged.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Pecos National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 28th day of January, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

February 1, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Prescott National Forest, Ariz.  
Preamble.  
Vol. 30, p. 1771.  
Vol. 31, p. 1956.  
*Ante.* p. 2162.

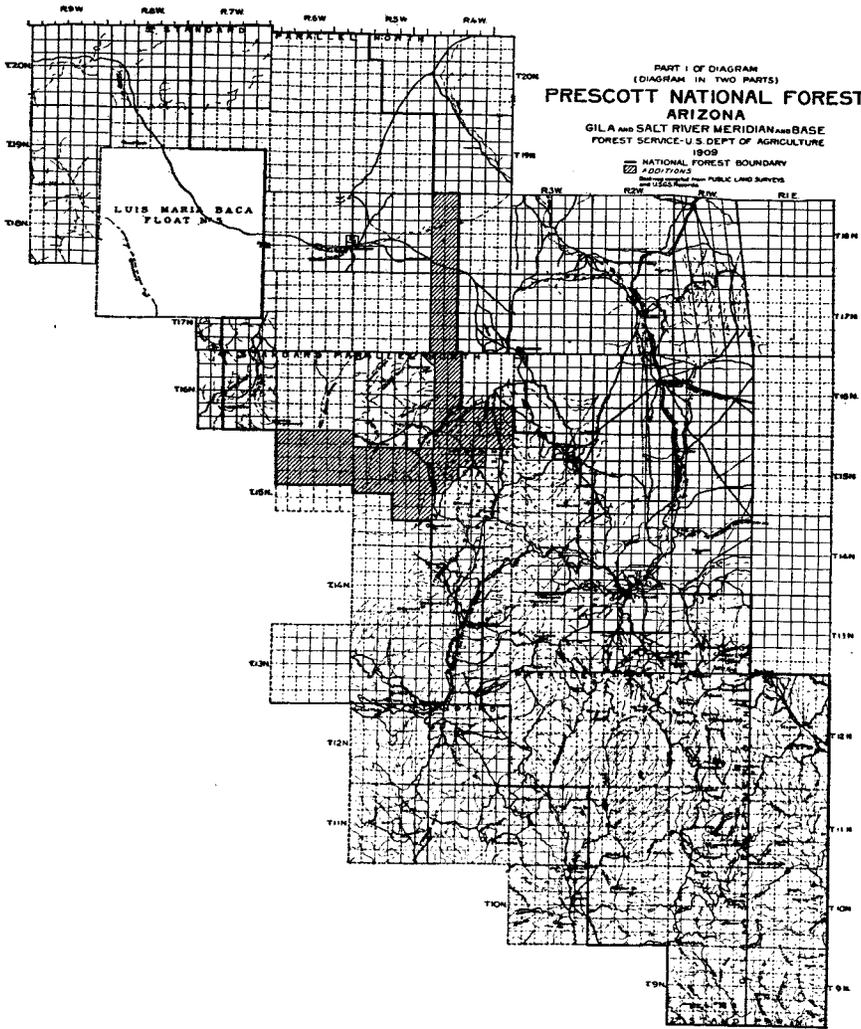
WHEREAS, an Executive Order signed July second, nineteen hundred and eight, consolidated the Prescott and Verde National Forests under the name of the Prescott National Forest;

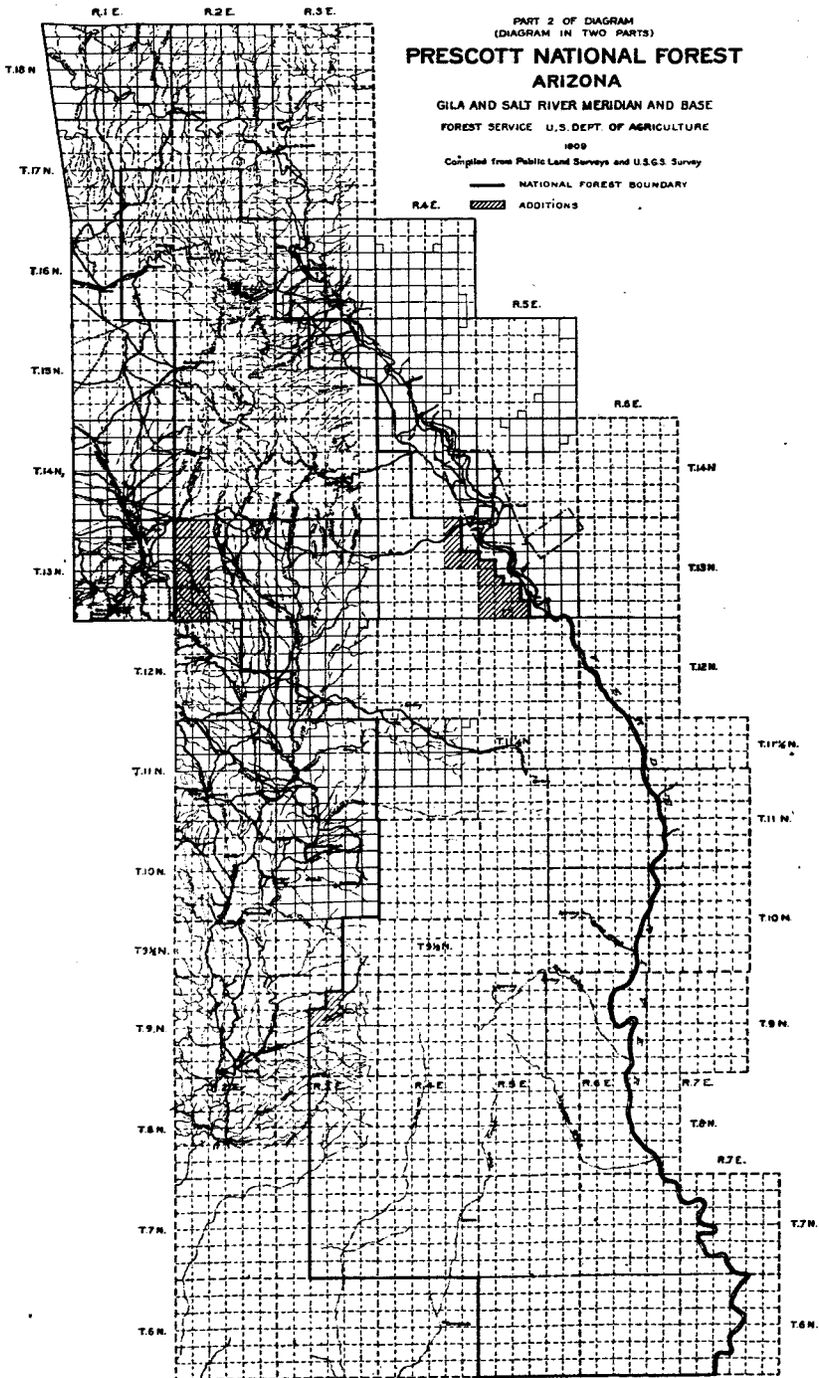
And whereas, it appears that the public good would be promoted by adding to the Prescott National Forest, certain lands within the Territory of Arizona, which are in part covered with timber;

Boundaries enlarged.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Prescott National Forest is hereby enlarged and that its boun-



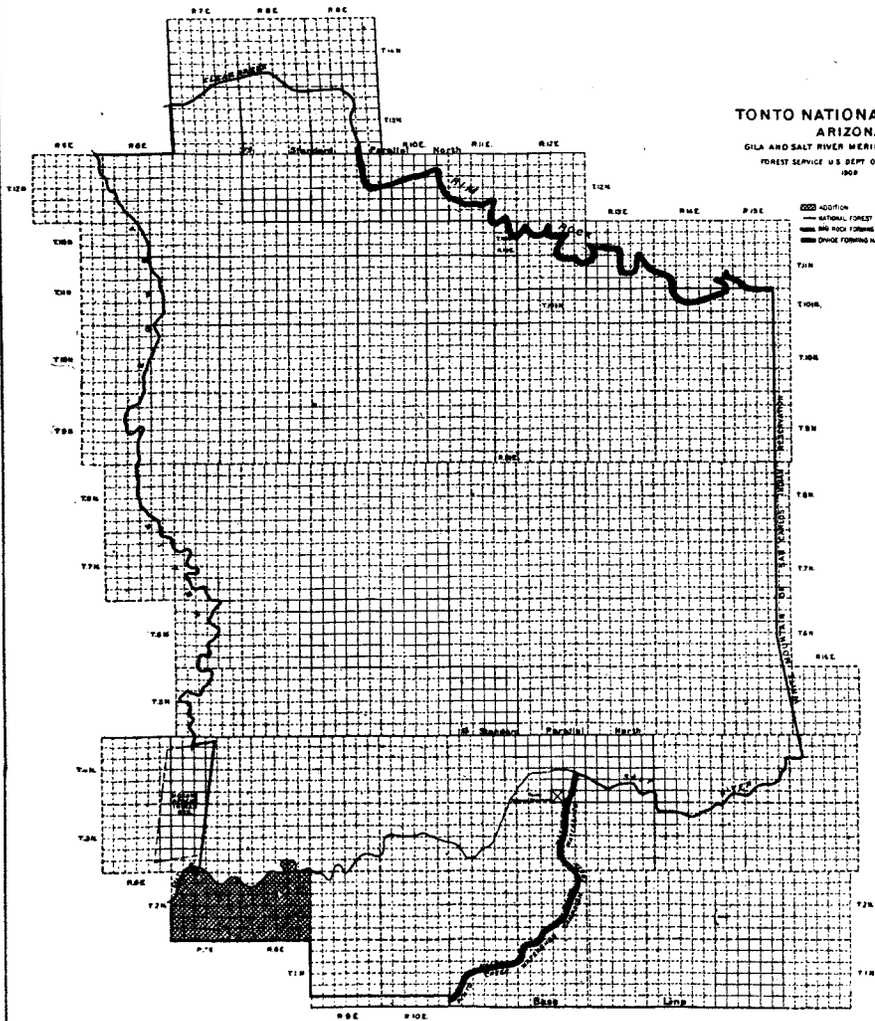




# TONTO NATIONAL FOREST ARIZONA

GILA AND SALT RIVER MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1909

ADDITION  
NATIONAL FOREST BOUNDARY  
SALT RIVER FORK FORMING NATIONAL FOREST BOUNDARY  
DITCHES FORMING NATIONAL FOREST BOUNDARY



daries are as shown on the two parts of the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 1st day of February, in the year of our Lord one thousand nine hundred and nine, [SEAL] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 10, 1909.

A PROCLAMATION

WHEREAS, an Executive Order signed July first, nineteen hundred and eight, established the present Tonto National Forest out of portions of the Tonto and Black Mesa National Forests;

Tonto National Forest, Ariz.  
Preamble.  
Vol. 34, p. 3166,  
Ante, pp. 2146, 2176,  
2194, 2196.  
Post, p. 2236.

And whereas it appears that the public good would be promoted by adding to the Tonto National Forest certain lands within the Territory of Arizona, which are in part covered with timber and undergrowth;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Tonto National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Boundaries enlarged.  
Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 10th day of February, in the year of our Lord one thousand nine hundred and nine, and [SEAL.] of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT.

By the President:  
ROBERT BACON  
*Secretary of State.*

February 10, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

Marquette National Forest, Mich. Preamble.

WHEREAS, the public lands in the State of Michigan, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

National Forest, Michigan.

Vol. 26, p. 1103.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Michigan, shown as the Marquette National Forest on the diagram forming a part hereof.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 10th day of February, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

February 10, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

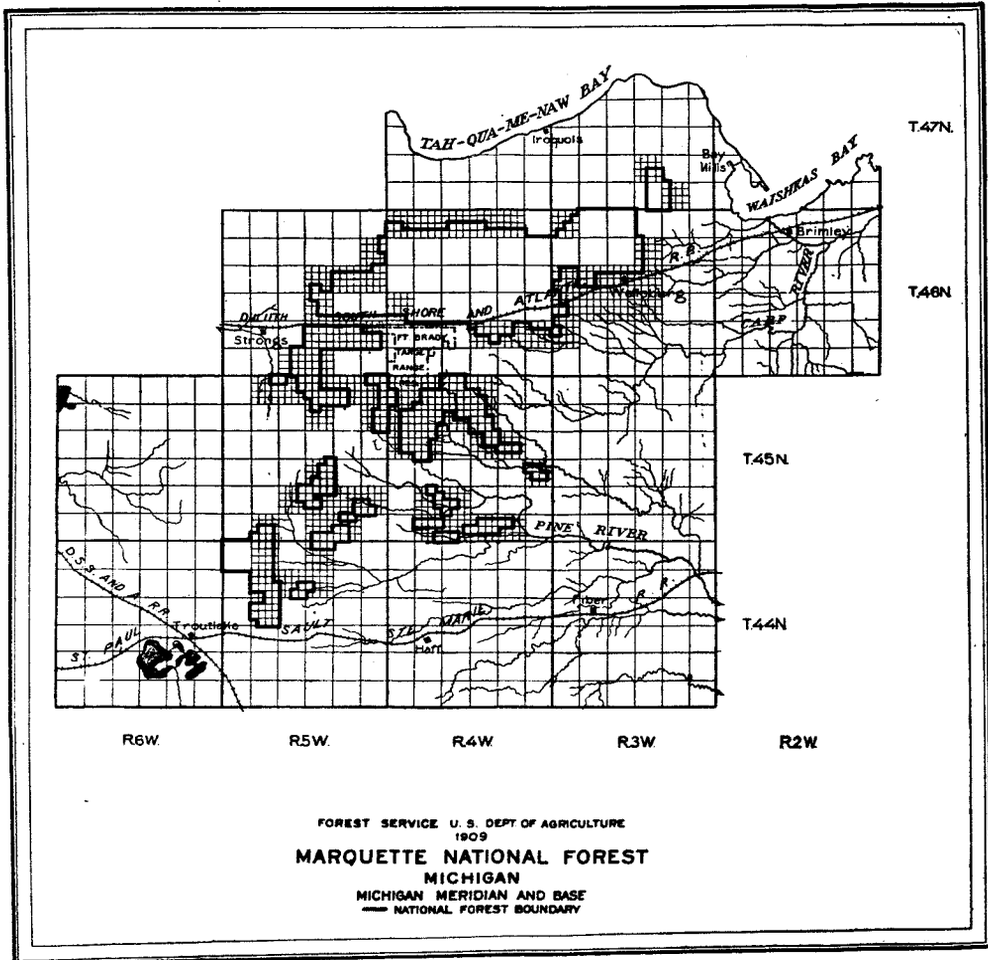
Nevada National Forest, Nev. Preamble.

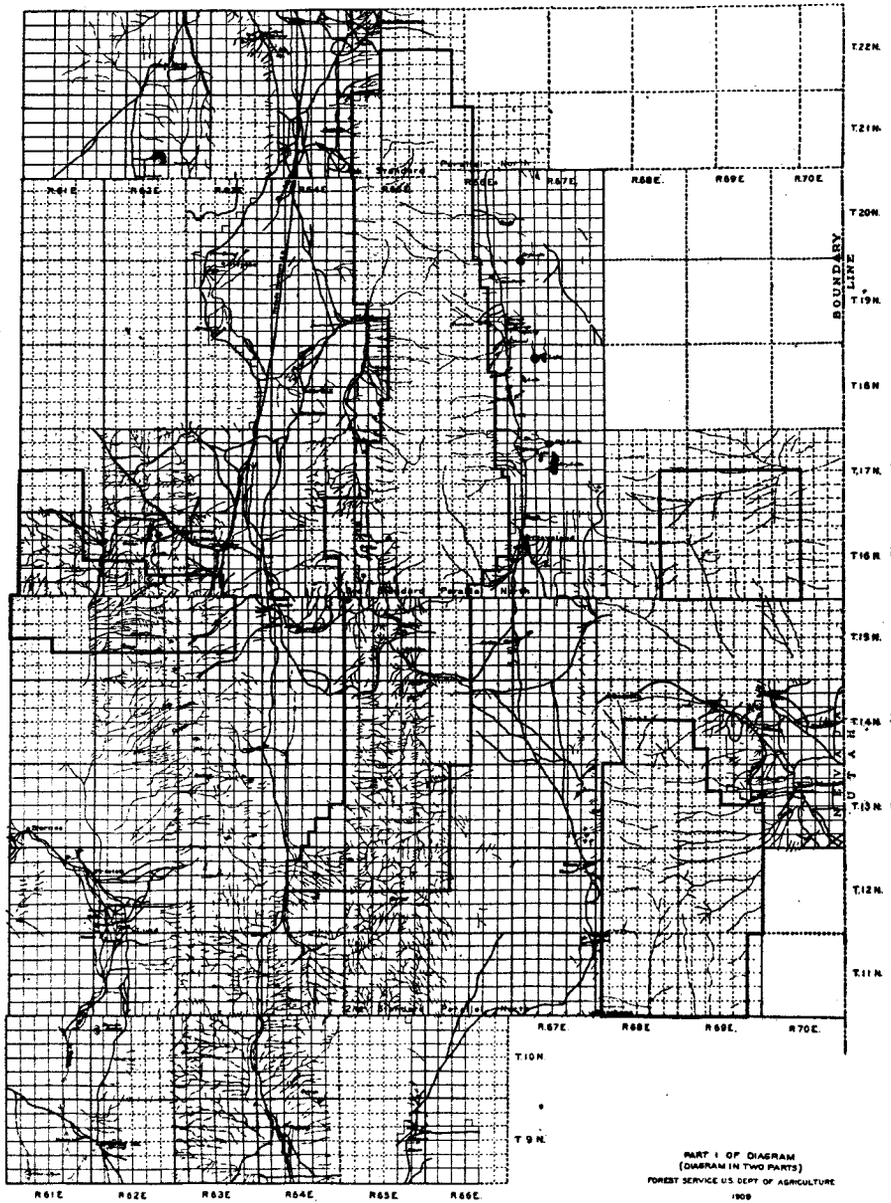
WHEREAS, the public lands in the State of Nevada, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

National Forest, Nevada.

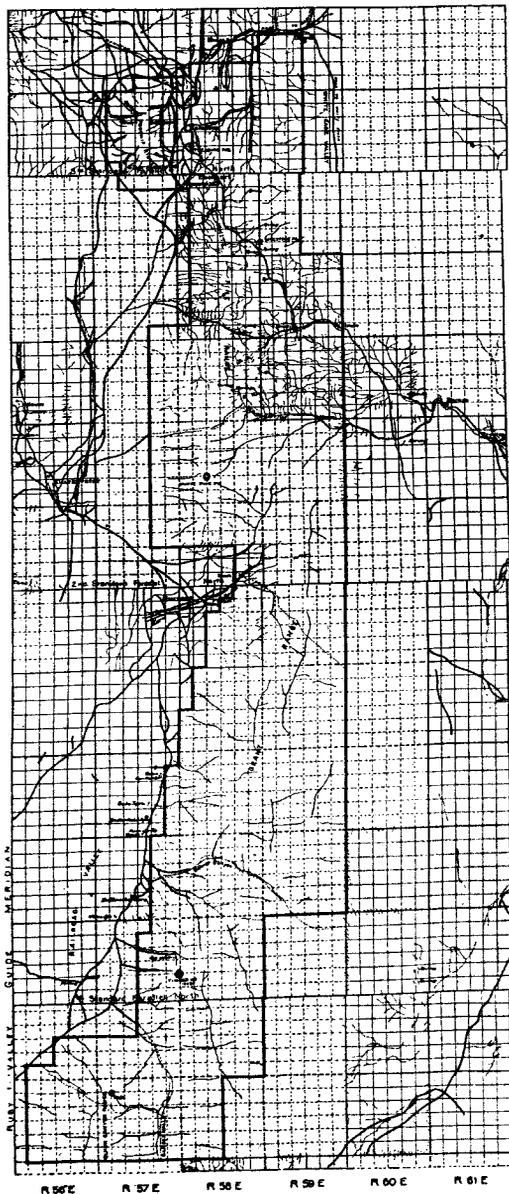
Vol. 26, p. 1103.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby



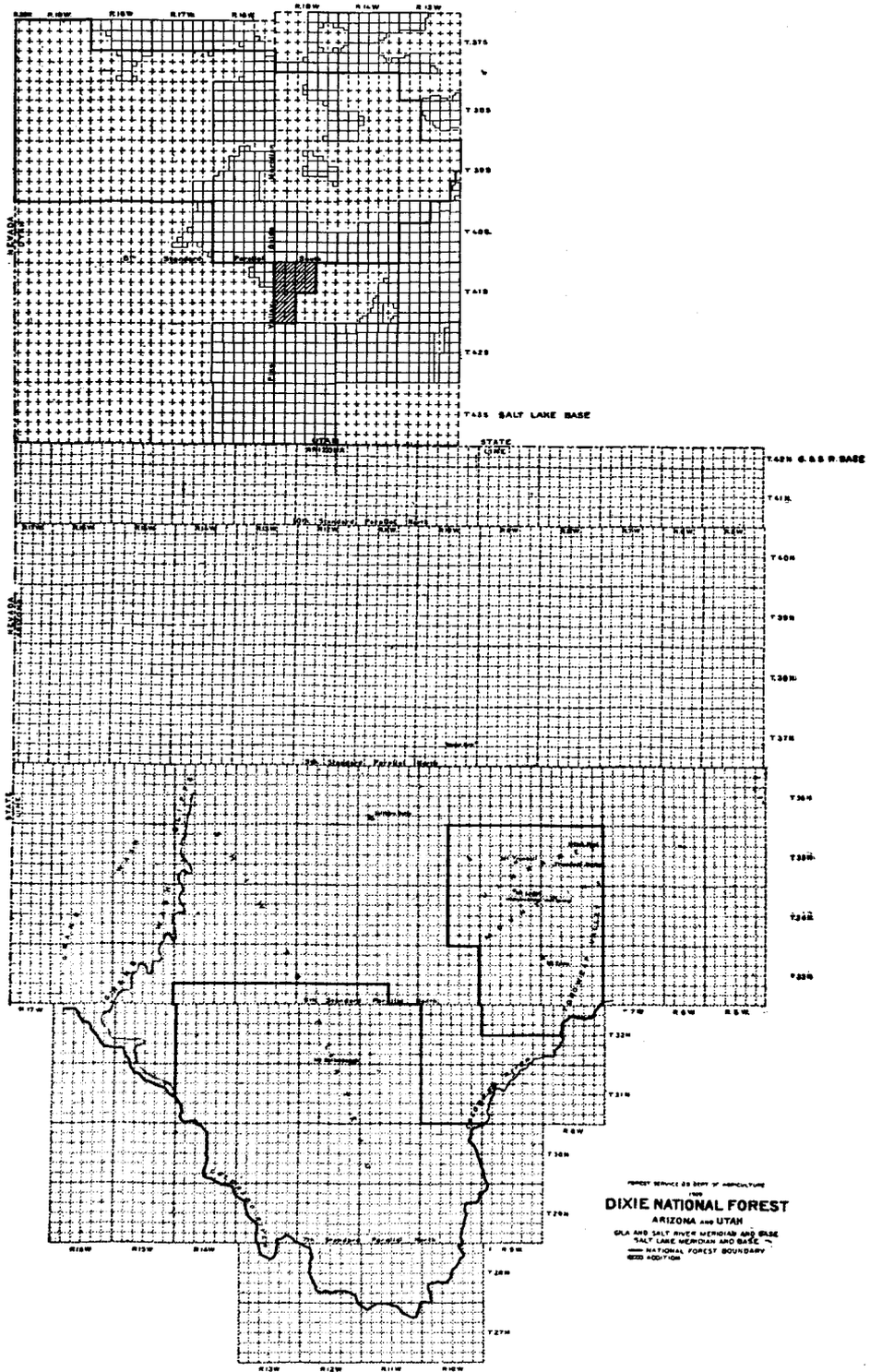


PART 1 OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1908  
**NEVADA NATIONAL FOREST**  
**NEVADA**  
 MT DIABLO MERIDIAN AND BASE  
 Compiled on part 908 B.L.G. plan, and T.S. data  
 ——— NATIONAL FOREST BOUNDARY



T 17 N  
 T 16 N  
 T 15 N  
 T 14 N  
 T 13 N  
 T 12 N  
 T 11 N  
 T 10 N  
 T 9 N  
 T 8 N  
 T 7 N  
 T 6 N  
 T 5 N  
 T 4 N

PART B OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
 FOREST SERVICE US DEPT OF AGRICULTURE  
 1909  
**NEVADA NATIONAL FOREST**  
 NEVADA  
 MT DIABLO MERIDIAN AND BASE  
 Compiled in part from G.L.O. plans and F.S. data  
 ——— NATIONAL FOREST BOUNDARY



FOREST SERVICE DEPT. OF AGRICULTURE  
 1909  
**DIXIE NATIONAL FOREST**  
 ARIZONA AND UTAH  
 G. S. R. AND SALT RIVER MERIDIAN AND BASE  
 SALT LAKE MERIDIAN AND BASE  
 NATIONAL FOREST BOUNDARY  
 RED HATCH

reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Nevada, shown as the Nevada National Forest on the two parts of the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force. Prior rights not affected.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 10th day of February, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 10, 1909.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Dixie National Forest certain lands within the State of Utah, which are in part covered with timber, or undergrowth;

Dixie National Forest, Utah and Ariz. Preamble. Vol. 34, p. 3147. Ante, p. 2187. Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Dixie National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force. Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands. Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 10th day of February, in the year of our Lord one thousand nine hundred and [SEAL.] nine, and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

February 11, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Michigan National  
Forest, Mich.  
Preamble.

WHEREAS, the public lands in the State of Michigan, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

National Forest,  
Michigan.  
Vol. 26, p. 1103.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Michigan, shown as the Michigan National Forest on the diagram forming a part hereof.

Prior rights not af-  
fected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 11th day of February, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

February 11, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

## A PROCLAMATION

Abraham Lincoln.  
Centennial anniversary  
of birth of.  
Preamble.

WHEREAS by Joint Resolution of Congress it is provided "That the twelfth day of February, nineteen hundred and nine, the same being the centennial anniversary of the birth of Abraham Lincoln, be and the same is hereby, made a special legal holiday in the District of Columbia and the Territories of the United States";

And WHEREAS by the said Joint Resolution the President is authorized to issue a proclamation in accordance with the foregoing setting apart the twelfth day of February, nineteen hundred and nine, as a special legal holiday;

February 12, 1909,  
made a special legal  
holiday.

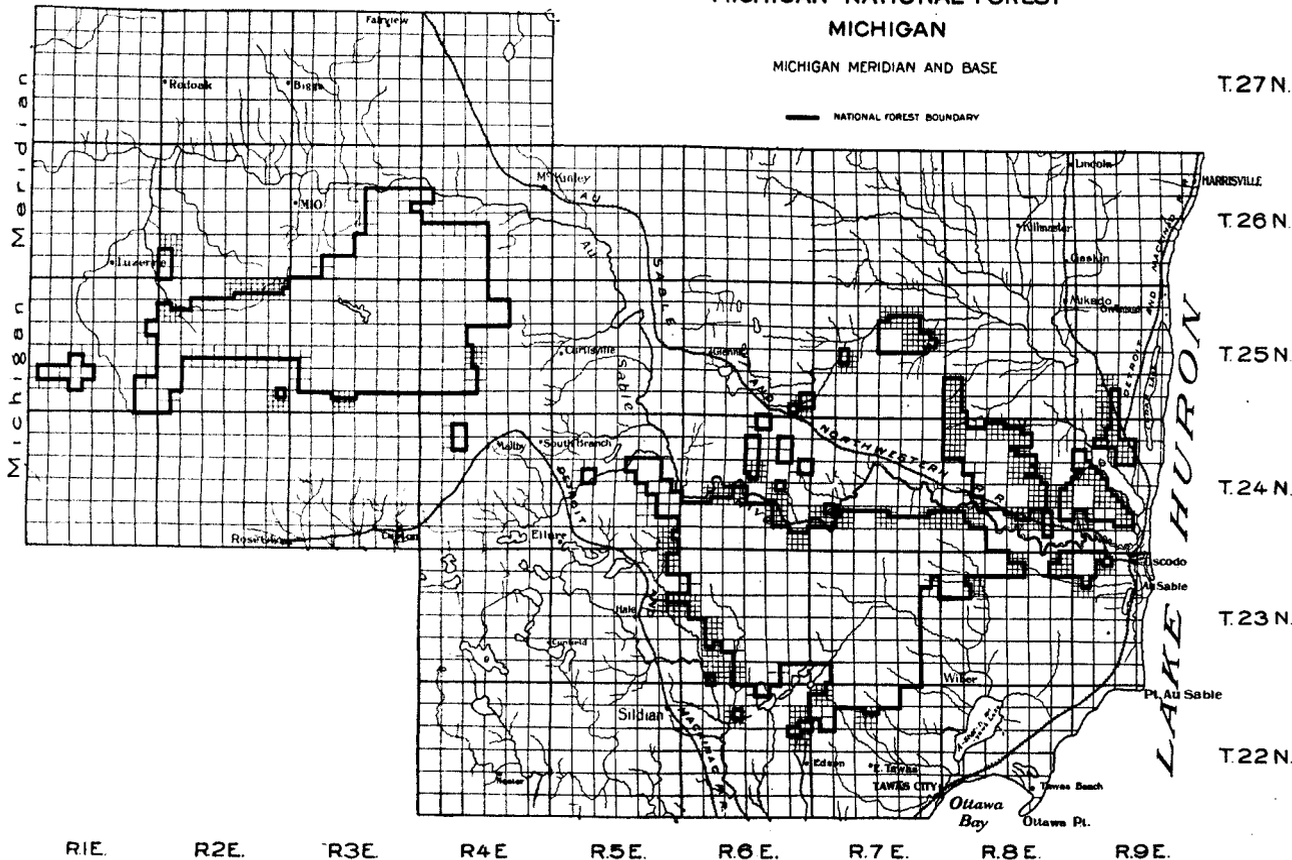
NOW, THEREFORE, I, THEODORE ROOSEVELT, President of the United States of America, in virtue of the authority conferred upon me by the said Joint Resolution, do hereby set apart the twelfth day of February, nineteen hundred and nine, as a special legal holiday.

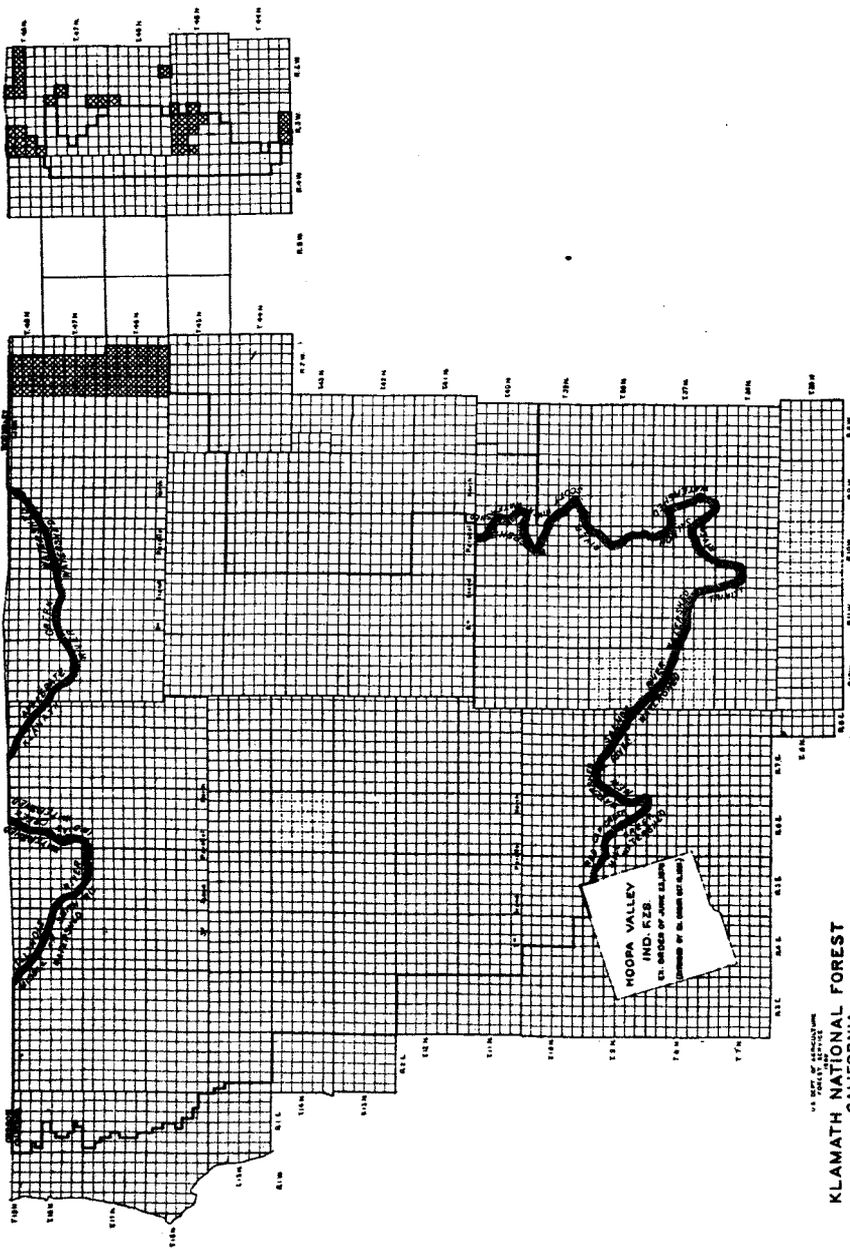
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

FOREST SERVICE, U.S. DEPARTMENT OF AGRICULTURE  
1909  
MICHIGAN NATIONAL FOREST  
MICHIGAN

MICHIGAN MERIDIAN AND BASE

— NATIONAL FOREST BOUNDARY



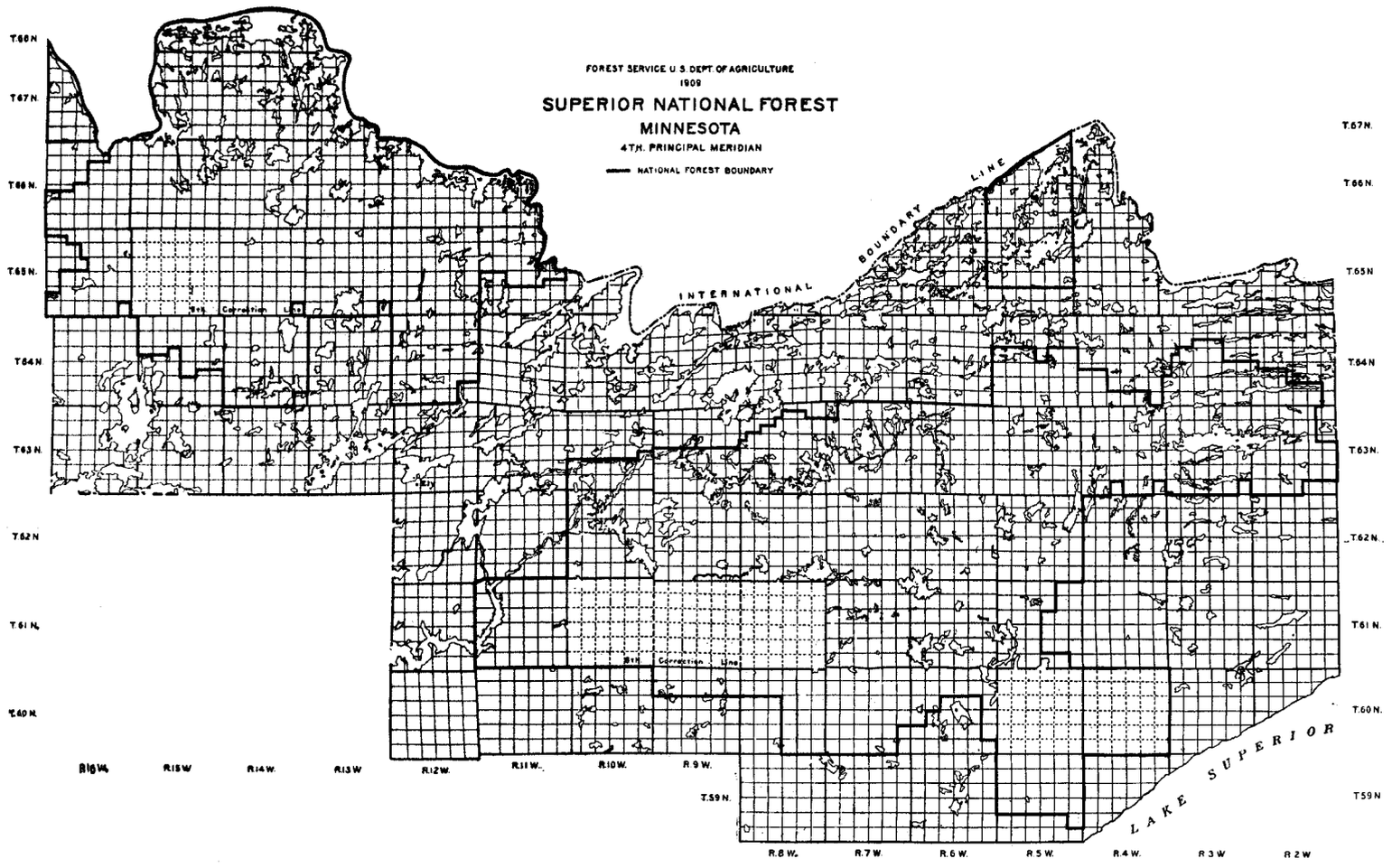


HOOPA VALLEY  
 INLET R2B  
 DIVISION OF FOREST SERVICE  
 DEPARTMENT OF AGRICULTURE

U.S. DEPARTMENT OF AGRICULTURE  
 FOREST SERVICE  
**KLAMATH NATIONAL FOREST**  
 CALIFORNIA  
 DIVISION OF FOREST SERVICE  
 DEPARTMENT OF AGRICULTURE  
 DIVIDE BETWEEN NATIONAL FOREST BOUNDARY  
 HOOPA VALLEY INLET R2B

FOREST SERVICE U. S. DEPT. OF AGRICULTURE  
1909  
**SUPERIOR NATIONAL FOREST**  
MINNESOTA  
4TH. PRINCIPAL MERIDIAN

— NATIONAL FOREST BOUNDARY



LAKE SUPERIOR

DONE at the City of Washington this eleventh day of February in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 13, 1909.

A PROCLAMATION

WHEREAS, it appears that the public good would be promoted by adding to the Klamath National Forest certain lands, within the State of California, which are in part covered with timber;

Klamath National Forest, Cal. Preamble. Vol. 34, p. 3001. *Ante*, p. 2195. Boundaries enlarged. Vol. 30, p. 36. *Post*, p. 2238.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Klamath National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 13th day of February, in the year of our Lord one thousand nine hundred and [SEAL.] nine, and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 13, 1909.

A PROCLAMATION

WHEREAS, the public lands in the State of Minnesota, which are hereinafter indicated, are in part covered with timber, and it appears that the public good would be promoted by utilizing said lands as a National Forest;

Superior National Forest, Minn. Preamble.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section

National Forest, Minnesota. Vol. 26, p. 1103.

twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of land, in the State of Minnesota, shown as the Superior National Forest on the diagram forming a part hereof.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 13th day of February, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Secretary of State.*

February 15, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Gila National Forest,  
N. Mex.  
Preamble.  
Vol. 34, p. 3123.  
*Ante*, p. 2190.

WHEREAS, it appears that the public good will be promoted by adding to the Gila National Forest certain lands within the Territory of New Mexico, which are in part covered with timber, and by excluding therefrom certain lands;

Boundaries modified.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Gila National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof.

Prior rights not affected.

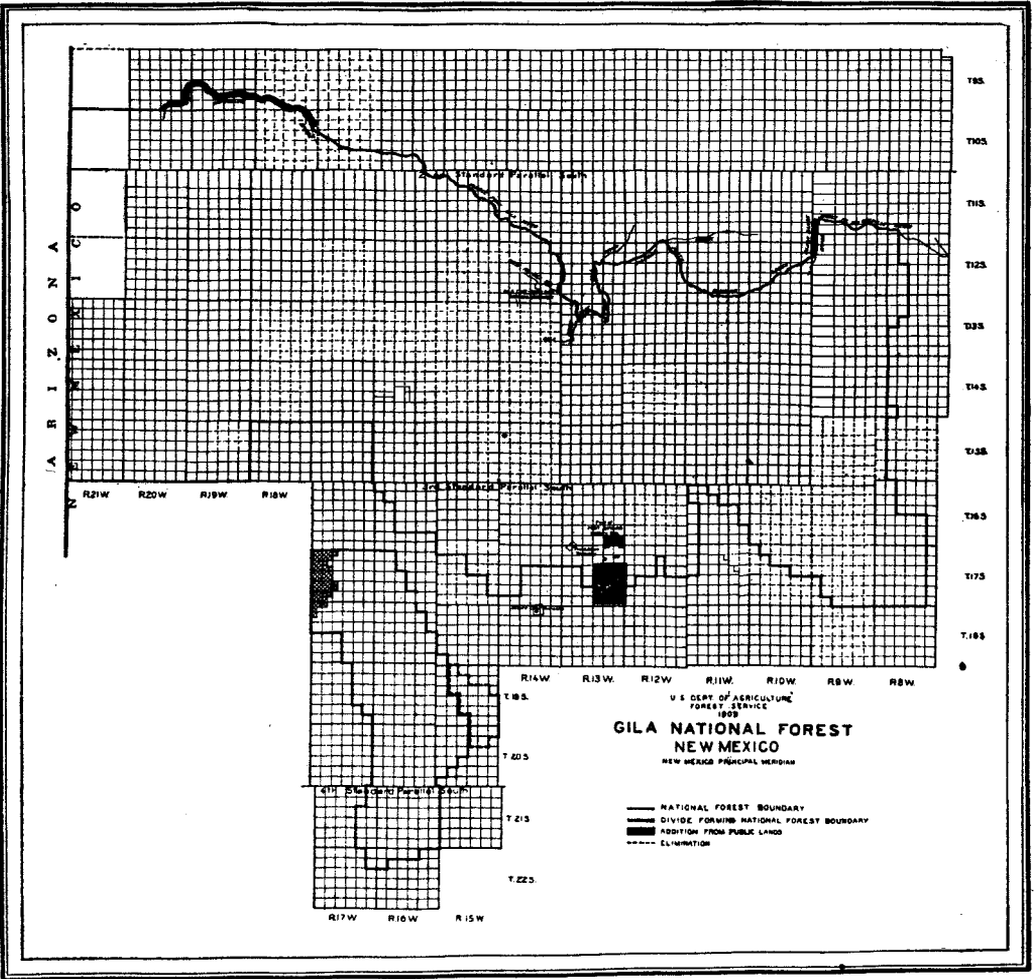
The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

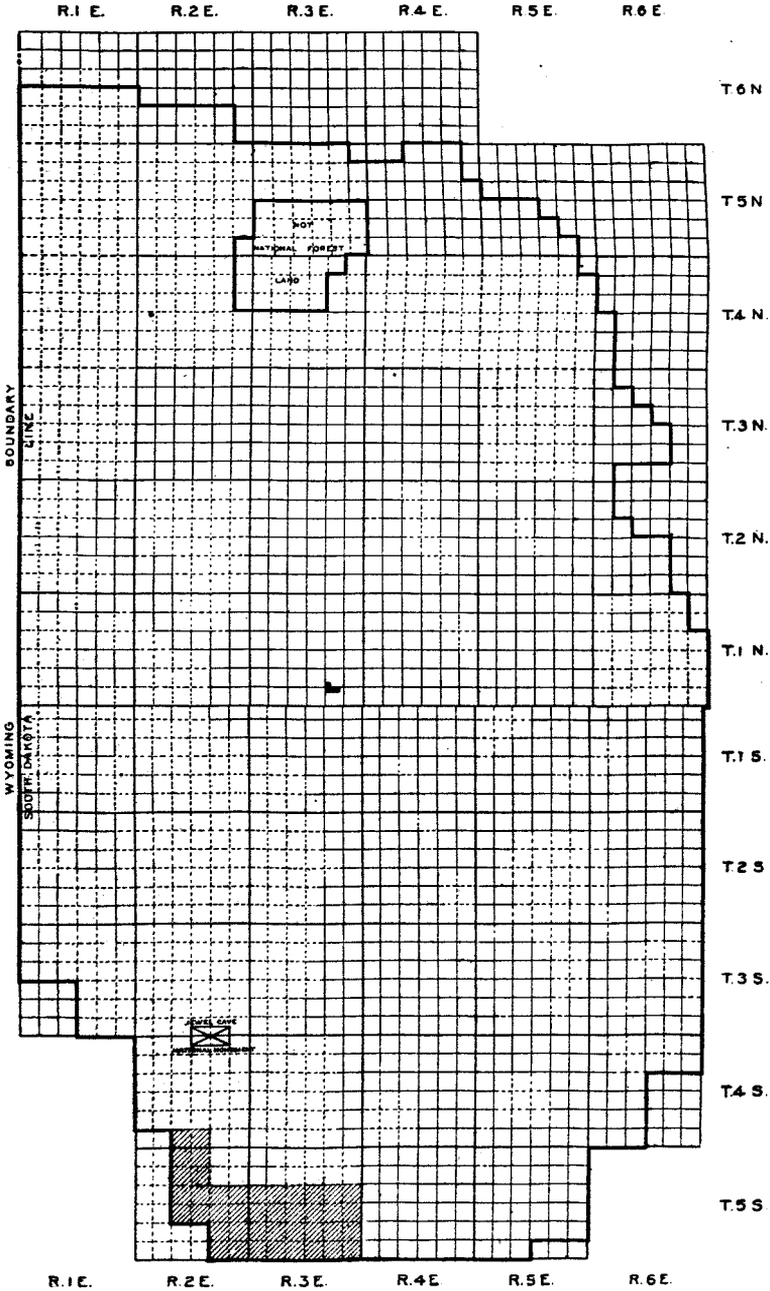
Lands restored to public domain, etc.

The lands hereby eliminated from the Gila National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation, or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the



FOREST SERVICE, U.S. DEPT. OF AGRICULTURE  
 1909  
**BLACK HILLS NATIONAL FOREST**  
 SOUTH DAKOTA  
 BLACK HILLS MERIDIAN AND BASE

 NATIONAL FOREST BOUNDARY  
 ADDITION



Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, and no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to such date, and all such settlement and occupation are hereby forbidden.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of February, in the year of our Lord one thousand nine hundred and nine,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 15, 1909.

A PROCLAMATION

WHEREAS, an Executive Order signed June twenty-sixth, nineteen hundred and eight, changed the boundaries of the Black Hills National Forest by transferring the portion of the National Forest which was located in the State of Wyoming to the Sundance National Forest;

Black Hills National Forest, S. Dak., and Wyo.  
 Preamble.  
 Vol. 29, p. 902.  
 Vol. 30, p. 1783.

And whereas, it appears that the public good would be promoted by adding to the Black Hills National Forest certain lands within the State of South Dakota, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Black Hills National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Boundaries modified.  
 Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves," and acts amendatory thereof.

Agricultural lands.  
 Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of February, in the year of our Lord one thousand nine hundred and nine,  
 [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

February 15, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Sioux National Forest, Mont. and S. Dak. Preamble. Vol. 34, pp. 3129, 3235, 3245. Vol. 33, pp. 2335, 2337.

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated the Ekalaka and Long Pine National Forests, in the State of Montana, and the Short Pine, Slim Buttes and Cave Hills National Forests, in the State of South Dakota, under the name of the Sioux National Forest;

And whereas, it appears that the public good would be promoted by adding to the Sioux National Forest certain lands within the State of South Dakota, which are in part covered with timber;

Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Sioux National Forest is hereby enlarged and that its boundaries are as shown on the two parts of the diagram forming a part hereof.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands. Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 15th day of February, in the year of our Lord one thousand nine hundred and nine, and [SEAL.] of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

February 16, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

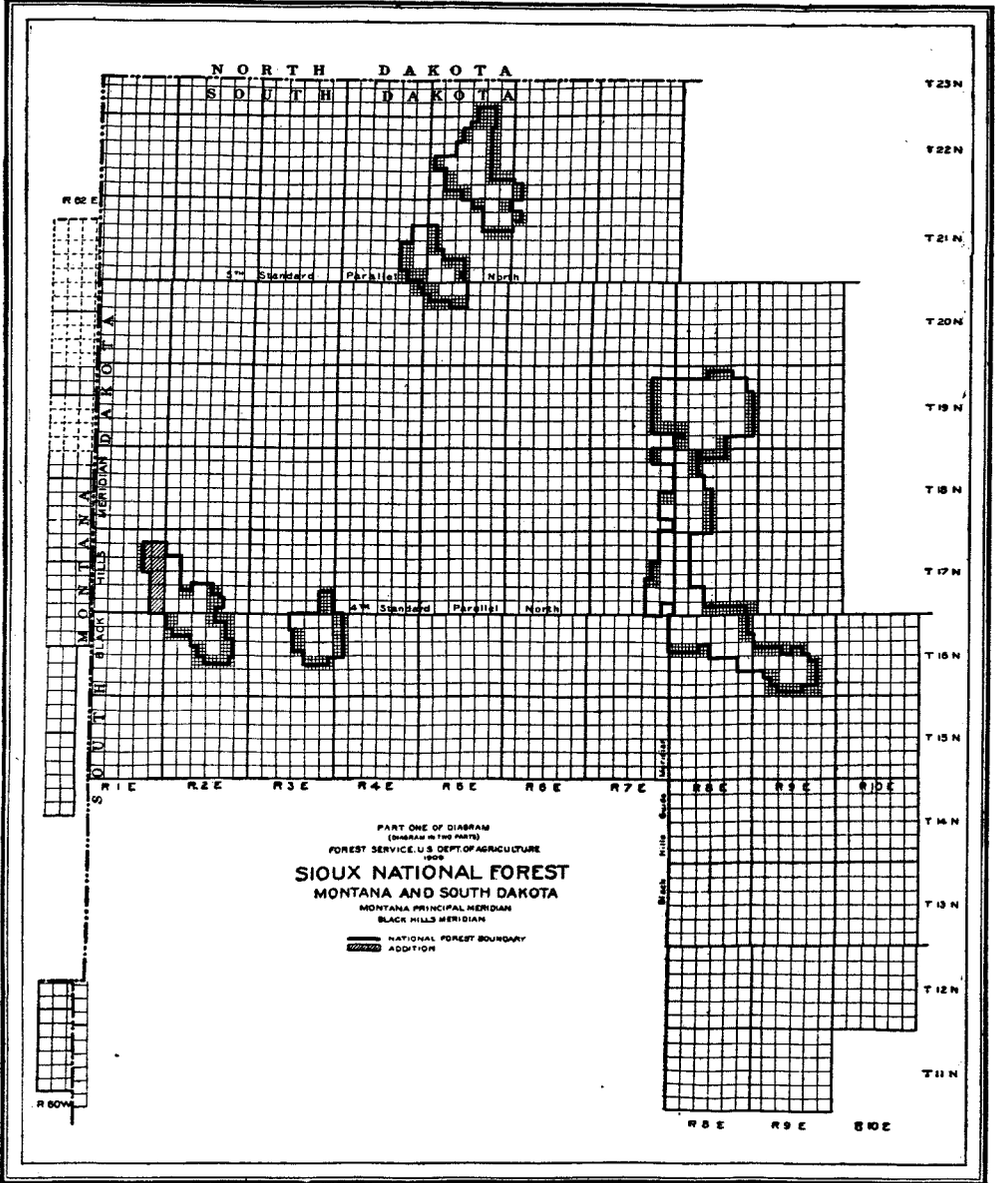
Tongass National Forest, Alaska. Preamble. *Ante*, pp. 2148, 2152.

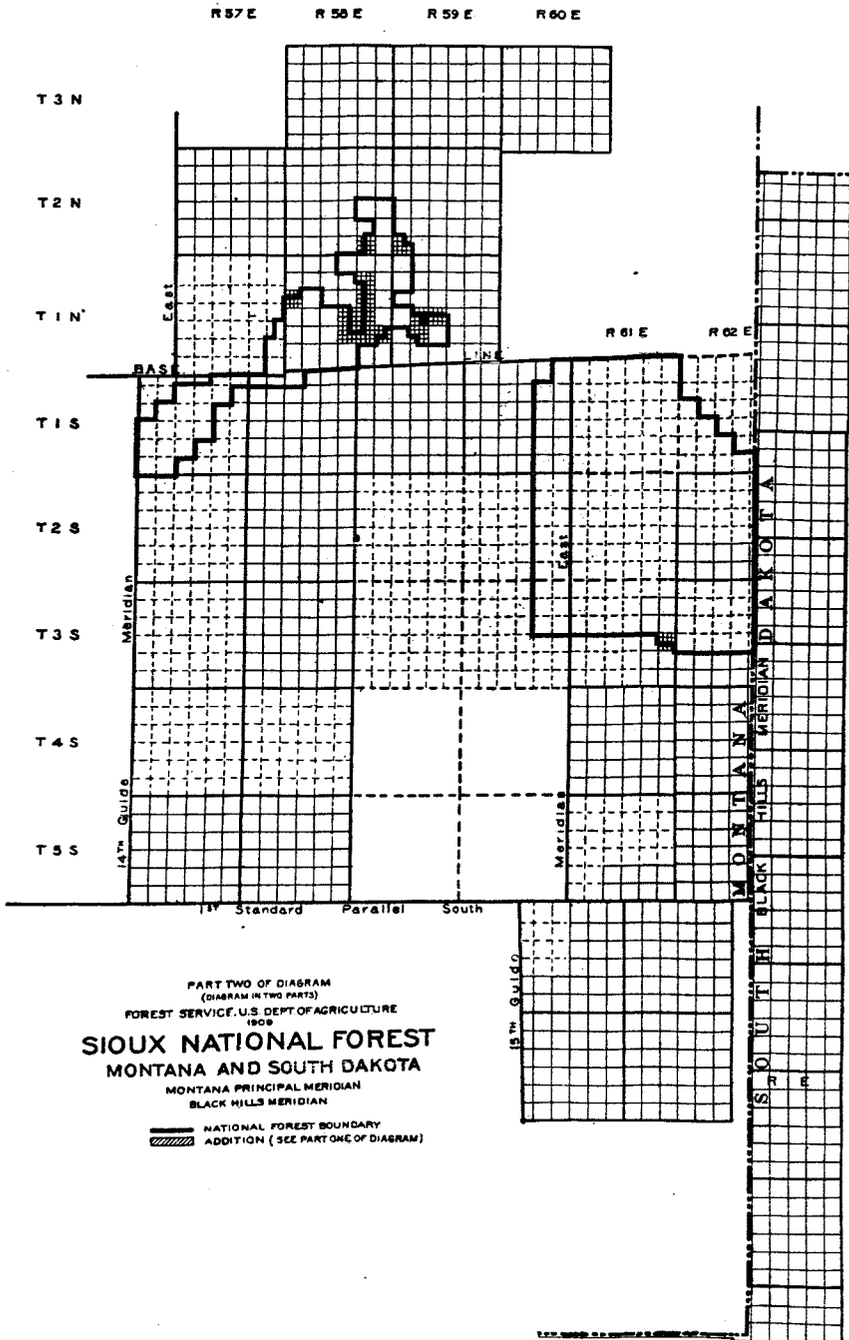
WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated the Alexander Archipelago and Tongass National Forests under the name of the Tongass National Forest;

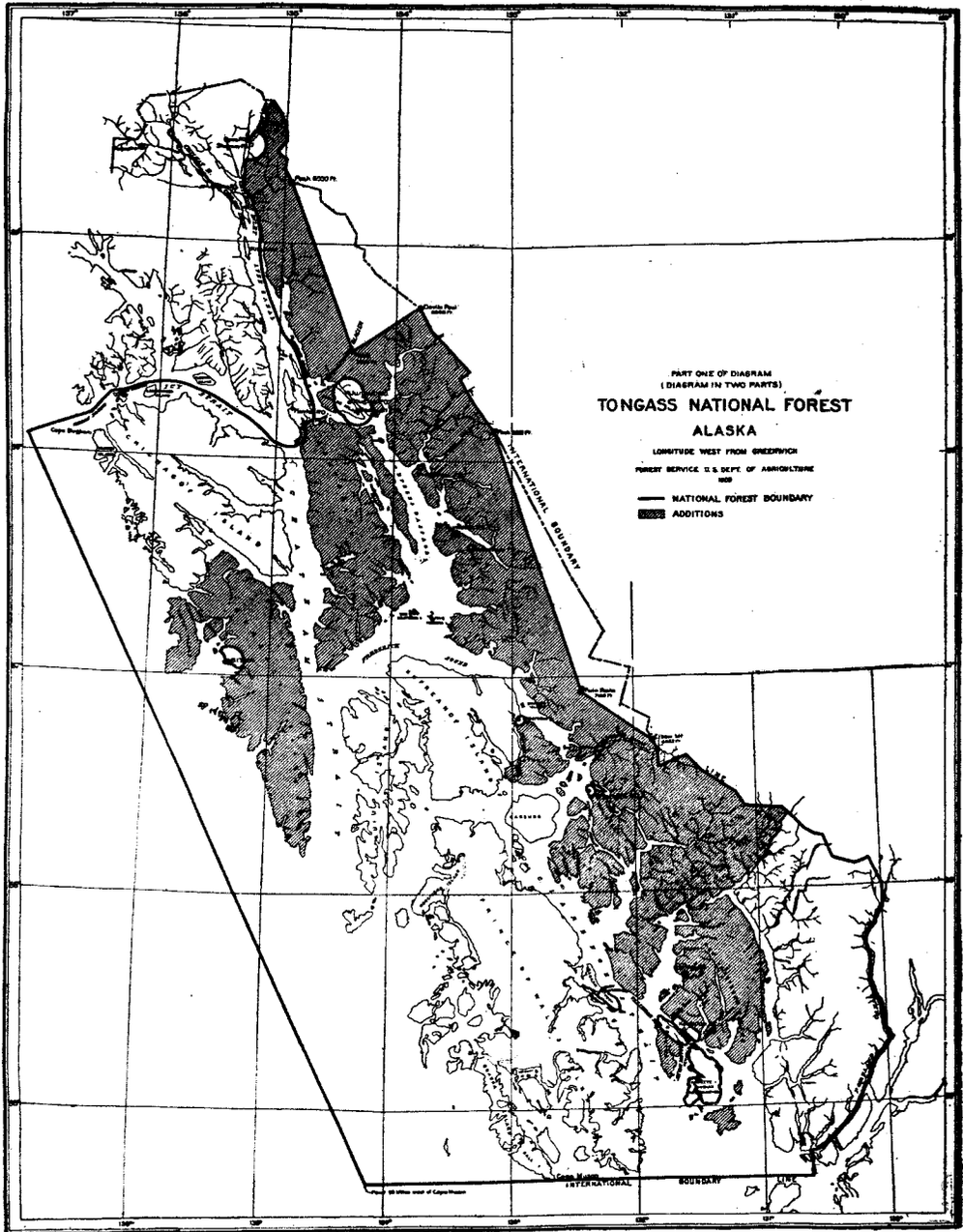
And whereas, it appears that the public good would be promoted by adding to the Tongass National Forest certain lands within the Territory of Alaska, which are in part covered with timber;

Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that









the Tongass National Forest is hereby enlarged and that its boundaries are as shown on the two parts of the diagram forming a part hereof, and further described as follows:

All of the public land lying within boundaries described as follows: Beginning at the point where the International Boundary Line between the Territory of Alaska and the Dominion of Canada intersects the left bank of the Skagway River; thence southwesterly down the left bank of the said river to a point five miles above the center of the town of Skagway; thence in a southeasterly and southwesterly direction, at a distance of five miles from the center of said town, to the east shore of Chilkoot Inlet; thence southerly along said shore to Lynn Canal; thence southeasterly through Lynn Canal and Favorite Channel to a point on the shore of Young Bay due east of the head of Hawk Inlet; thence westerly to the head of Hawk Inlet; thence in a general southwesterly, northwesterly and southwesterly direction through Hawk Inlet, Icy Strait, passing between Pleasant Island and Lemesurier Island, through Inian Passage, and Cross Sound to a point due west of Cape Bingham; thence southeasterly to a point sixty miles west of Cape Muzon; thence easterly to Cape Muzon; thence in a general easterly, northerly, northeasterly, and northwesterly direction along the said International Boundary Line to the summit of Elbow Mount, at an elevation of 4,235 feet; thence northwesterly to the summit of the most westerly of Twin Peaks, at an elevation of 7,180 feet; thence northwesterly to the summit of a Peak, having an elevation of 5,821 feet, on the said International Boundary Line; thence in a general northwesterly direction along the said International Boundary Line to the summit of a peak known as Devils Paw, having an elevation of 8,000 feet; thence in a southwesterly direction to the summit of a peak, having an elevation of 5,977 feet, in Mendenhall Glacier; thence northwesterly to the summit of a peak, having an elevation of 6,550 feet, on the said International Boundary Line; thence in a general northwesterly direction along the said International Boundary Line to the point where it intersects the left bank of the Skagway River, the place of beginning; and embracing all islands within said described boundaries;

Also all of the public land lying within boundaries described as follows: Beginning at the point where the sixtieth parallel of latitude intersects the International Boundary Line between the Territory of Alaska and the Dominion of Canada; thence due west along the said parallel to the middle of the channel of Yakutat Bay; thence in a southwesterly direction along the middle of the channel of said bay to a point due west of Ocean Cape; thence in a southeasterly direction to a point on the fifty-ninth parallel of latitude opposite the mouth of the Alsek River; thence easterly along said parallel to its intersection with the shore of Dry Bay; thence in a northwesterly direction along the shore of said bay to the left bank of the most easterly outlet of Alsek River; thence in a general northerly direction along the left bank of said river to a point midway between the mouth of the river and the intersection of the river with the said International Boundary Line; thence in a northwesterly direction to the foot of Yakutat Glacier; thence in a northerly direction to the summit of Mount Ruhamah on the said International Boundary Line; thence in a northwesterly direction along the said International Boundary Line to its intersection with the sixtieth parallel of latitude, the place of beginning; and embracing all islands within said described boundaries;

Excepting from the force and effect of this proclamation the several areas contained within boundaries formed by circles described with a radius of five miles, each, from the centers of the following named towns and settlements, to wit: Juneau, Douglas, Treadwell and

Description.

Lands excepted.

Sitka; also the several areas contained within boundaries formed by circles described with a radius of one mile, each, from the centers of the following named towns and settlements, to wit: Snettishan, Sumdum, Windham, and Loring; also the areas contained within boundaries formed by circles described with a radius of two miles, each, from the centers of the towns of Petersburg and Wrangell; also Annette and Pennock Islands; also all the northern portion of Gravina Island which lies above a line running from the head of Vallenar Bay southeasterly to the head of Blank Inlet; also all that portion of Revillagigedo Island lying southwest of a line beginning at a point at the head of Wards Cove; and running thence in a southeasterly direction, at a distance of two miles from the shores of Tongass Narrows to a point on Carroll Inlet; and also all that portion of Kasaan Peninsula, forming a part of Prince of Wales Island, which lies southeast of a line beginning at a point on Kasaan Bay due west of the United States Location Monument Number 5, and running thence, north 44° 42' east, 6,996 feet (approximately) to the most southwesterly point on the bay known as Lyman Anchorage:

*Proviso.*

Valid rights not affected.

Vol. 15, p. 539.

Prior rights not affected.

*Provided*, that this proclamation shall not be so construed as to deprive any person of any valid right possessed under the Treaty for the cession of the Russian possessions in North America to the United States, concluded at Washington on the thirtieth day of March, eighteen hundred and sixty-seven, or acquired under any act of Congress relating to the Territory of Alaska.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.

Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 16th day of February, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Secretary of State.*

February 20, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Toiyabe National Forest, Nev. Preamble. Vol. 34, p. 3278. Ante, pp. 2121, 2123.

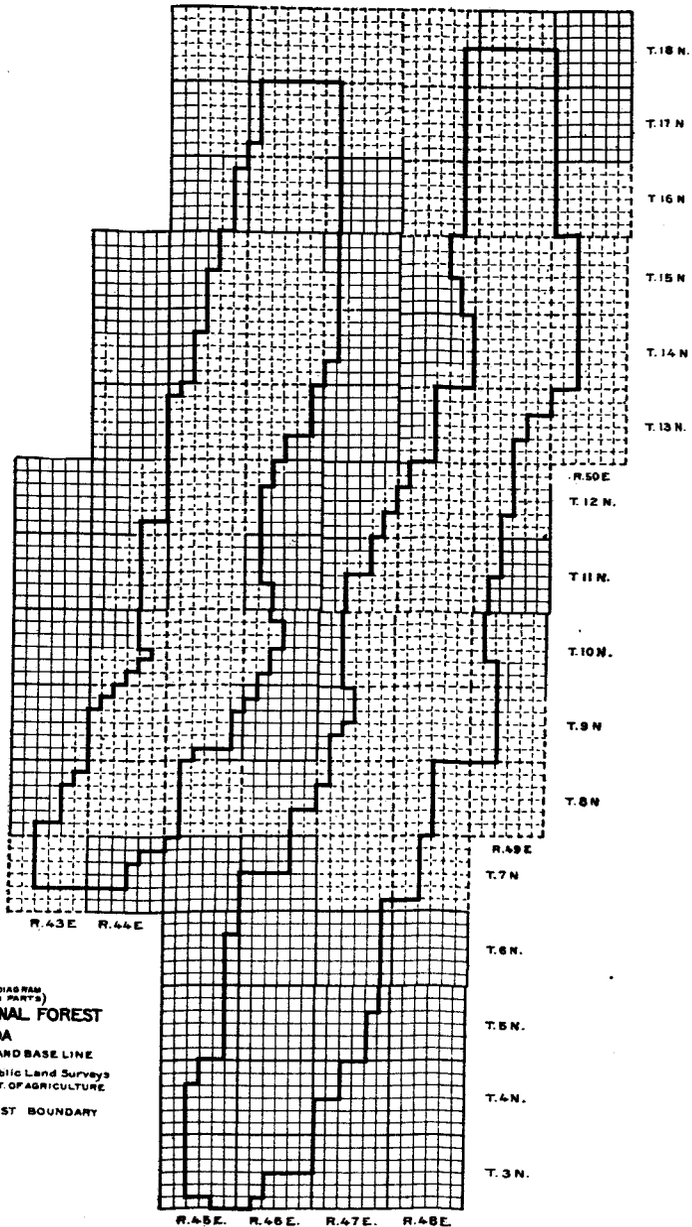
WHEREAS, an Executive Order signed July second, nineteen hundred and eight, consolidated the Toiyabe, Monitor and Toquima National Forests under the name of the Toiyabe National Forest;

And whereas, it appears that the public good would be promoted by adding to the Toiyabe National Forest, certain lands within the State of Nevada, which are in part covered with timber;

Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act





PART TWO OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
**TOIYABE NATIONAL FOREST**  
**NEVADA**  
 MT. DIABLO MERIDIAN AND BASE LINE  
 Compiled in part from Public Land Surveys  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1909  
 ——— NATIONAL FOREST BOUNDARY

of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Toiyabe National Forest is hereby enlarged and that its boundaries are as shown on the two parts of the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 20th day of February, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

February 20, 1909.

A PROCLAMATION.

WHEREAS the Government of the United States of America and the Government of Spain have, by an exchange of notes at Washington on February 20, 1909, agreed to supplement the Commercial Agreement which they concluded at San Sebastian on August 1, 1906, to the end that sparkling wines produced in and exported from Spain may be admitted on their importation into the United States at the reduced rates authorized by Section 3 of the United States Tariff Act of July 24, 1897, which action, in the judgment of the President, is compensated by reciprocal and equivalent concessions on the part of Spain in favor of the products of the soil or industry of the United States:

Reciprocity with Spain.  
Preamble.

Vol. 34, p. 3227.

Vol. 30, p. 203.

Now, Therefore, be it known that I, THEODORE ROOSEVELT, President of the United States of America, acting under the authority conferred by the third section of said Tariff Act, do hereby suspend, during the continuance in force of the said Commercial Agreement of August 1, 1906, the imposition and collection of the duties imposed by the first section of said Act upon the articles hereinafter specified, being the products of the soil or industry of Spain; and do declare in place thereof the following rates of duty provided in the third section of said Act to be in force and effect from and after the date of this, my Proclamation, as follows:

Reduced duty on Spanish products.

Vol. 30, p. 174.

On all sparkling wines, in bottles containing not more than one quart and more than one pint, six dollars per dozen; containing not more than one pint each and more than one-half pint, three dollars per dozen; containing one-half pint each or less, one dollar and fifty

Sparkling wines added.  
Vol. 30, p. 204.

cents per dozen; in bottles or other vessels containing more than one quart each, in addition to six dollars per dozen bottles on the quantities in excess of one quart, at the rate of one dollar and ninety cents per gallon.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 20th day of February, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States of America the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

February 23, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

WHEREAS, an Executive Order signed July second, nineteen hundred and eight, consolidated the Magdalena and San Mateo National Forests under the name of the Magdalena National Forest;

And whereas, it appears that all of the Datil and Magdalena National Forests together with certain lands in the Territory of New Mexico not heretofore reserved, and which are in part covered with timber, should be consolidated into one National Forest to be known as the Datil National Forest;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Datil National Forest is hereby enlarged and that its boundaries are as shown on the two parts of the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 23rd day of February, in the year of our Lord one thousand nine hundred and nine, and  
[SEAL.] of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

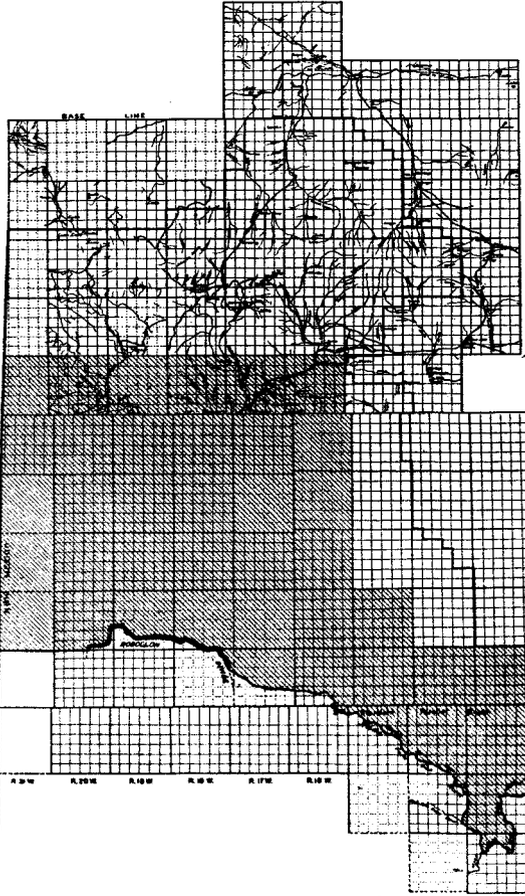
Datil National Forest, N. Mex.  
Preamble.  
*Ante*, p. 2142.  
Vol. 34, p. 3349.  
*Ante*, p. 2191.

Consolidation of the Datil and Magdalena National forests.  
Vol. 30, p. 36.

Prior rights not affected.

Agricultural lands.  
Vol. 34, p. 233.

R 20 W R 20 M R 20 S R 20 E R 20 F R 20 G R 20 H R 20 J



SHEET 1 OF 2 SHEETS  
 NUMBERED IN THIS ORDER  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1909.  
**DATIL NATIONAL FOREST**  
**NEW MEXICO**  
 NEW MEXICO PRINCIPAL MERIDIAN

NATIONAL FOREST BOUNDARY  
 BOUNDARY FORMING PART OF NATIONAL FOREST BOUNDARY  
 FORMER DATIL NATIONAL FOREST  
 FORMER MADAGALENA NATIONAL FOREST (See page 2)  
 ACQUIRED FROM PUBLIC LANDS (See pages 1 and 2)

T. 24 N.

T. 25 N.

T. 26 N.

T. 27 N.

T. 28 N.

T. 29 S.

T. 30 S.

T. 31 S.

T. 32 S.

T. 33 S.

T. 34 S.

T. 35 S.

T. 36 S.

T. 37 S.

T. 38 S.

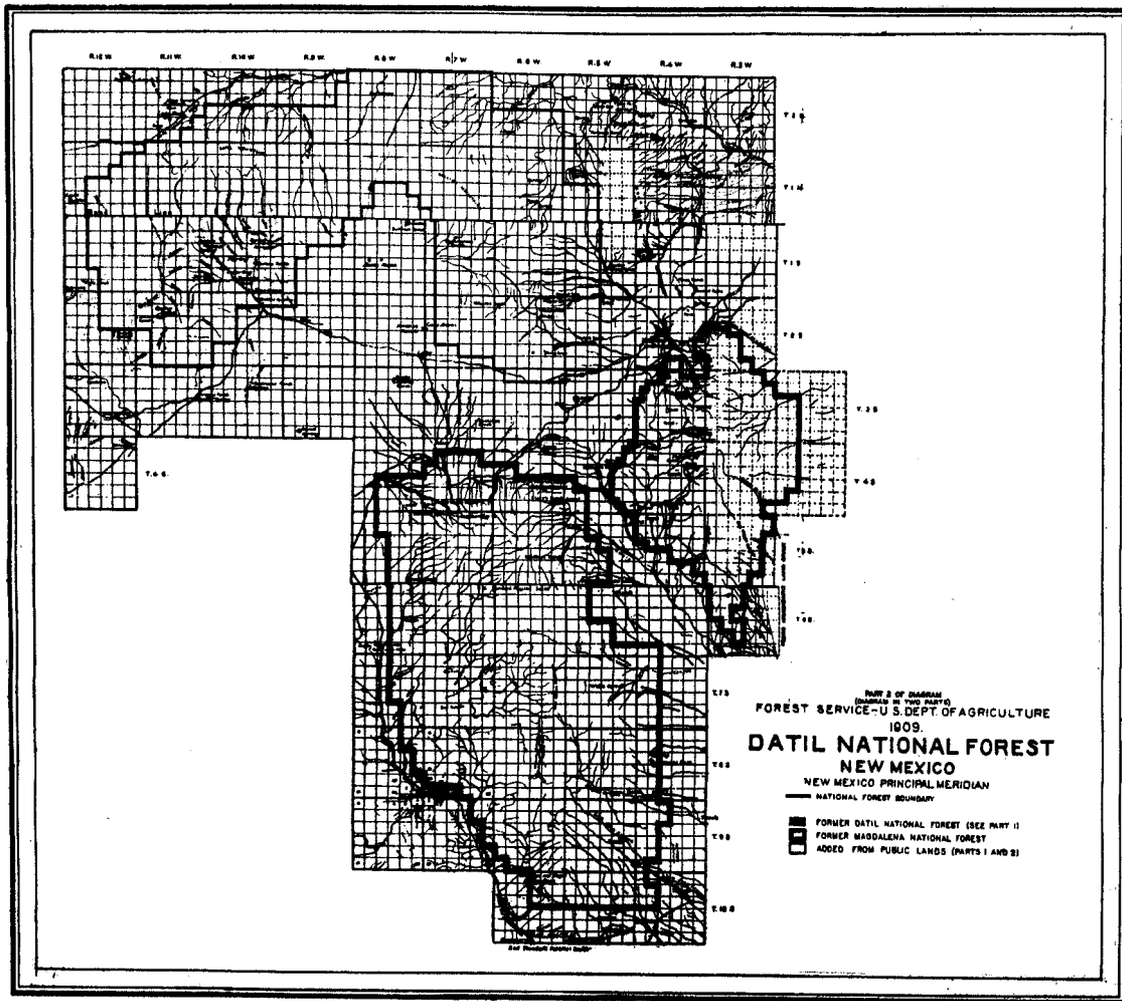
T. 39 S.

T. 40 S.

T. 41 S.

T. 42 S.

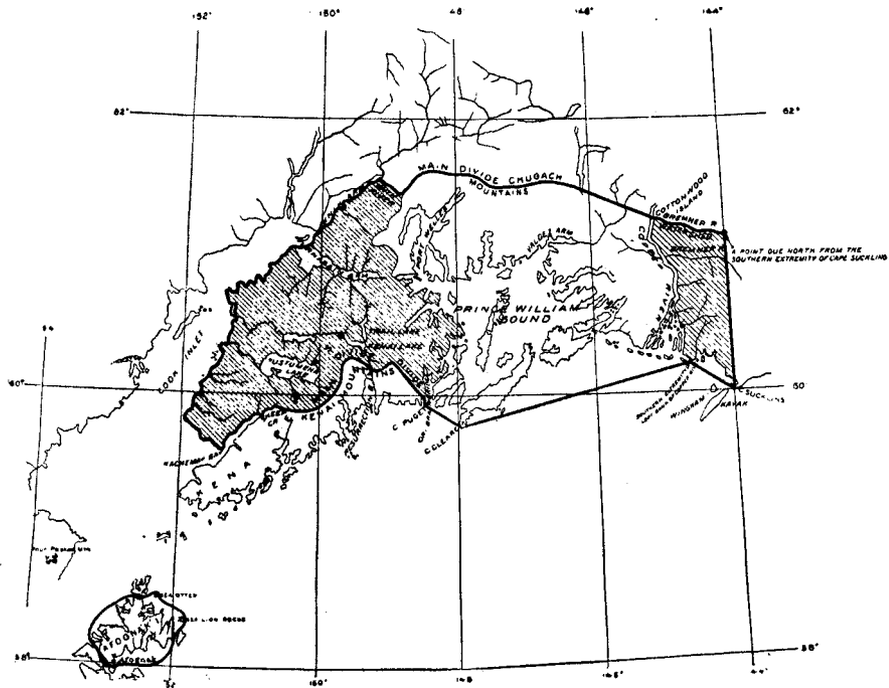
R. 20 W. R. 20 M. R. 20 S. R. 20 E. R. 20 F. R. 20 G. R. 20 H. R. 20 J



CHUGACH NATIONAL FOREST  
ALASKA

FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1906

—— NATIONAL FOREST BOUNDARY  
- - - - ADDITIONS  
LONGITUDE WEST FROM GREENWICH



BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 23, 1909.

A PROCLAMATION

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated the Chugach National Forest and the Afognak Forest and Fish Culture Reserve under the name of the Chugach National Forest;

Chugach National Forest, Alaska. Preamble. *Ante*, pp. 2149, 2153. Vol. 27, p. 1062.

And whereas, it appears that the public good would be promoted by adding to the Chugach National Forest certain lands within the Territory of Alaska, which are in part covered with timber;

Boundaries enlarged.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Chugach National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof, and further described as follows: The island of Afognak and the adjacent islands which were set apart by proclamation dated December twenty-fourth, eighteen hundred and ninety-two, as the "Afognak Forest and Fish Culture Reserve," and also all of the public land lying within a line beginning at a point on the left bank of Copper River, due east of the northern extremity of Cottonwood Island; thence easterly along the divide between the watershed of Bremner River and Chitina River to a point due north of the southern extremity of Cape Suckling; thence due south to the southern extremity of Cape Suckling; thence in a northwesterly direction to the southern extremity of the left bank of Copper River; thence in a southwesterly direction to the southern extremity of Cape Cleare; thence in a northwesterly direction to the southern extremity of Cape Puget; thence in a general northwesterly direction along the divide of the foothills to its intersection with the main divide of the Kenai Mountains; thence in a general westerly direction along said main divide, between the waters of Resurrection Bay and Kenai Lake, and continuing southwesterly along said main divide to the head of Sheep Creek; thence southerly down the left bank of said creek to Kachemak Bay; thence in a general southerly, westerly and northerly direction along the shores of said bay, Cook Inlet and Knik Arm, at the mean low tide line, to the right bank of Knik River; thence easterly up the right bank of Knik River to the main divide of the Chugach Mountains; thence in a general easterly direction along the main divide of the Chugach Mountains to a point on the left bank of Copper River, due east of the northern extremity of Cottonwood Island, the place of beginning, and embracing all islands within said described line;

Vol. 30, p. 36.

Description.

Excepting from the force and effect of this proclamation the several areas contained within boundaries formed by circles described with a radius of a mile, each, from the centers of the following named towns and settlements, to wit: Eyak, Orca, Tahtelahk, Ellamar, Valdez, Fort Liscum, Einiklik, Chenaga, Nutchek, and Latouche; excepting also a tract of land extending one mile back from the tide line, on both sides of the bay known as Valdez Arm; following the tide line from its intersection with the line of 146° 30' longitude west from Greenwich, easterly around the head of Valdez Arm:

Lands excepted.

*Provided*, that this proclamation shall not be so construed as to deprive any person of any valid right possessed under the Treaty for the cession of the Russian possessions in North America to the United States, concluded at Washington on the thirtieth day of March, eighteen hundred and sixty-seven, or acquired under any act of Congress relating to the Territory of Alaska.

*Proviso.* Valid rights not affected. Vol. 15, p. 539.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Fish culture stations.  
Vol. 27, p. 1052.

Since the withdrawal made by this proclamation for Forest purposes and the withdrawal made by proclamation dated December twenty-four, eighteen hundred and ninety-two, for the purpose of establishing fish culture stations and for the use of the United States Commissioner of Fish and Fisheries are consistent, both shall be effective upon the land withdrawn, but the withdrawal for fish culture stations and for the use of the United States Commissioner of Fish and Fisheries shall be the dominant one.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 23rd day of February, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

February 25, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Modoc National Forest, Cal.  
Preamble.  
*Ante*, p. 2180.  
Vol. 33, p. 2375.

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated the Modoc and Warner Mountains National Forests under the name of the Modoc National Forest;

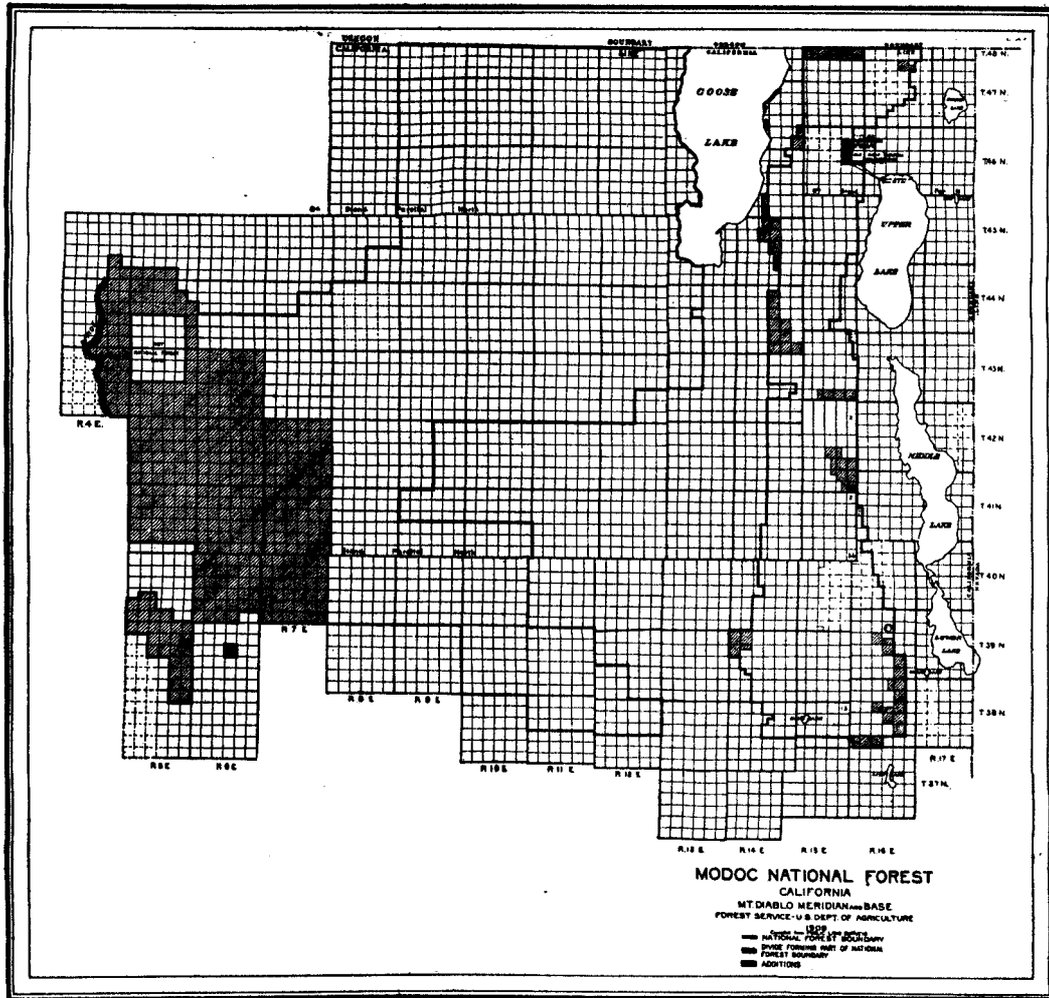
And whereas, it appears that the public good would be promoted by adding to the Modoc National Forest certain lands within the State of California, which are in part covered with timber;

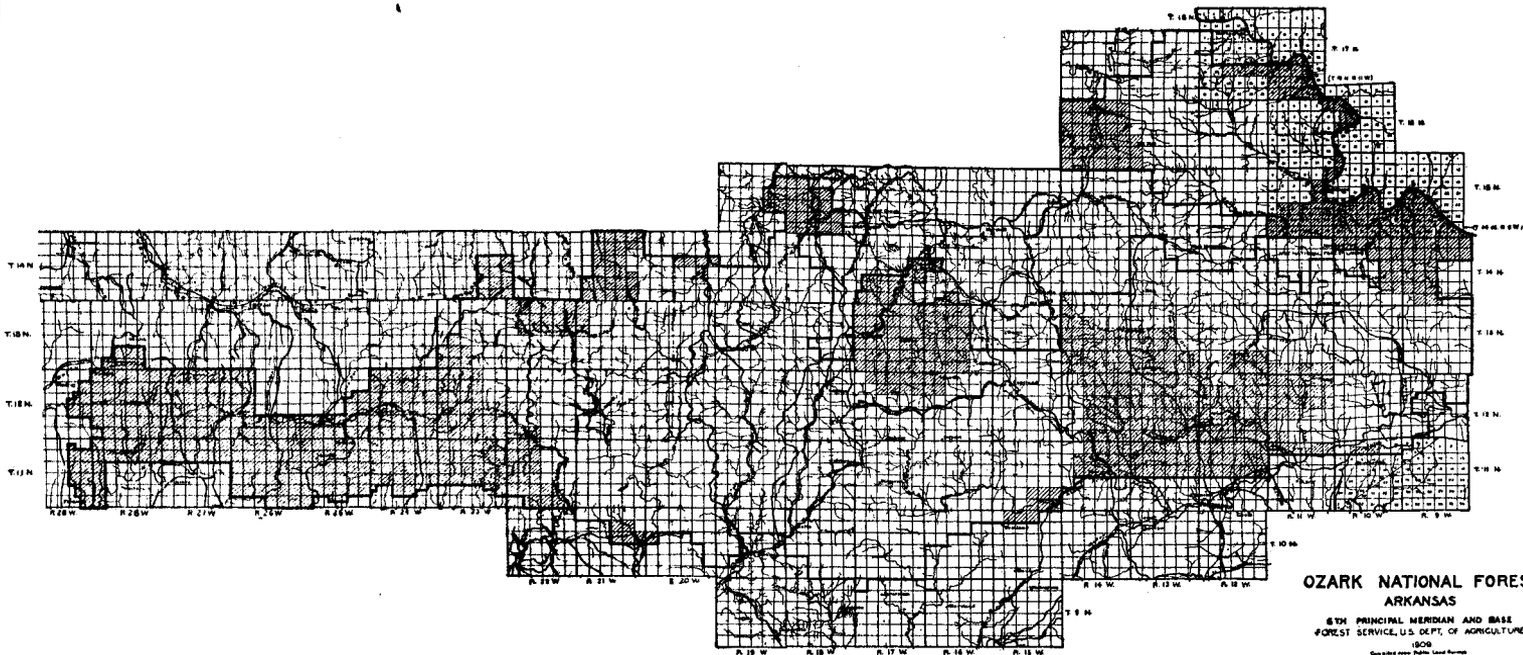
Boundaries enlarged.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Modoc National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.





**OZARK NATIONAL FOREST  
ARKANSAS**

6TH PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE, U.S. DEPT. OF AGRICULTURE

1906  
Copyright 1906 Public Land Survey  
NATIONAL FOREST BOUNDARY  
ADDITIONS

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 25th day of February, in the year of our Lord one thousand nine hundred and nine, and  
[SEAL.] of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 25, 1909.

A PROCLAMATION

WHEREAS, it appears that the public good will be promoted by adding to the Ozark National Forest, certain lands within the State of Arkansas, which are in part covered with timber;

Ozark National Forest, Ark.  
Preamble.  
*Ante*, p. 2182.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Ozark National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Boundaries enlarged.

Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 25th day of February, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

February 25, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

California National  
Forest, Cal.  
Preamble.  
*Ante*, pp. 2125, 2179.

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated parts of the Stony Creek and Trinity National Forests under the name of the California National Forest;

And whereas, it appears that the public good would be promoted by adding to the California National Forest, certain lands within the State of California, which are in part covered with timber;

National Forest, Cali-  
fornia.

Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the California National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Prior rights not af-  
fected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this 25th day of February, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

February 27, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

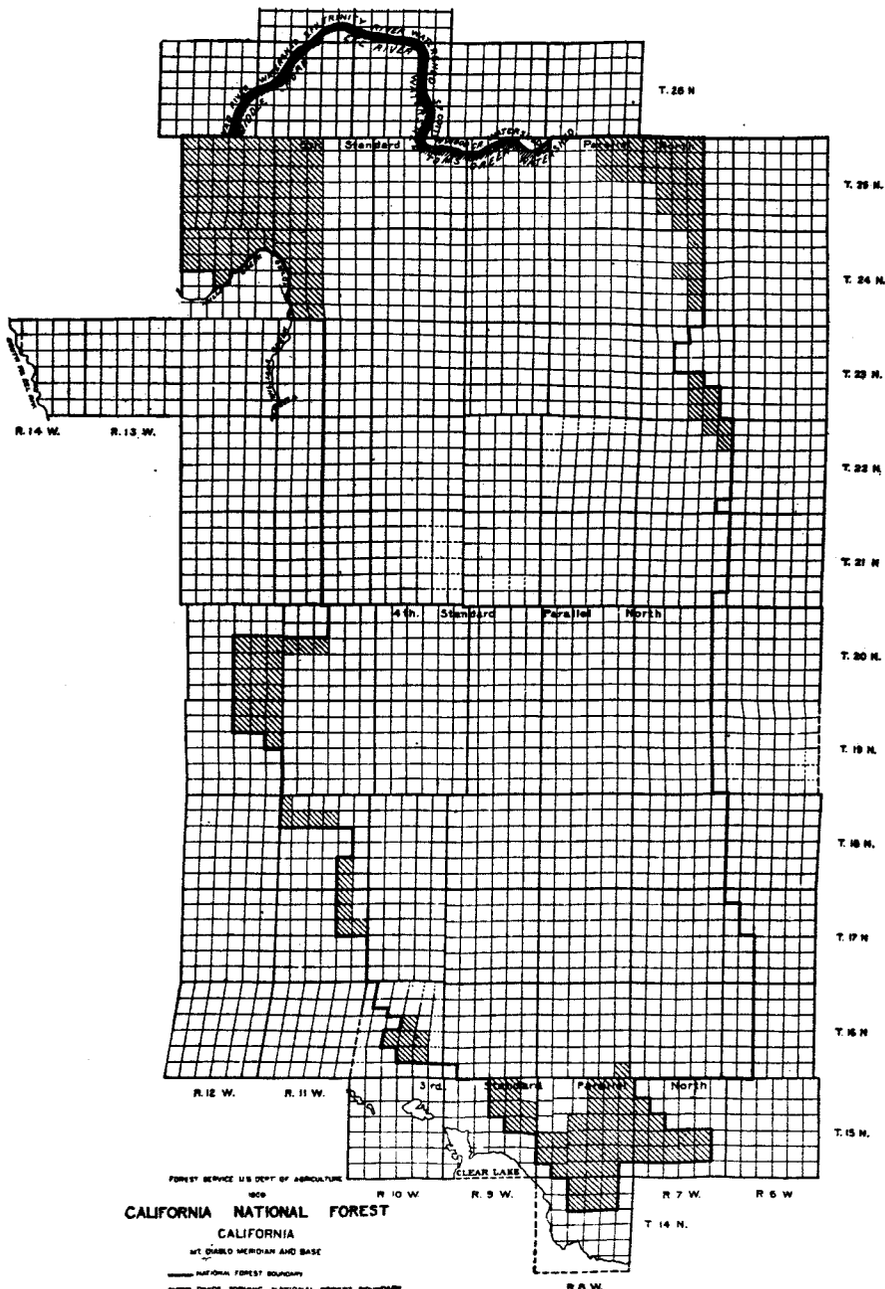
## A PROCLAMATION.

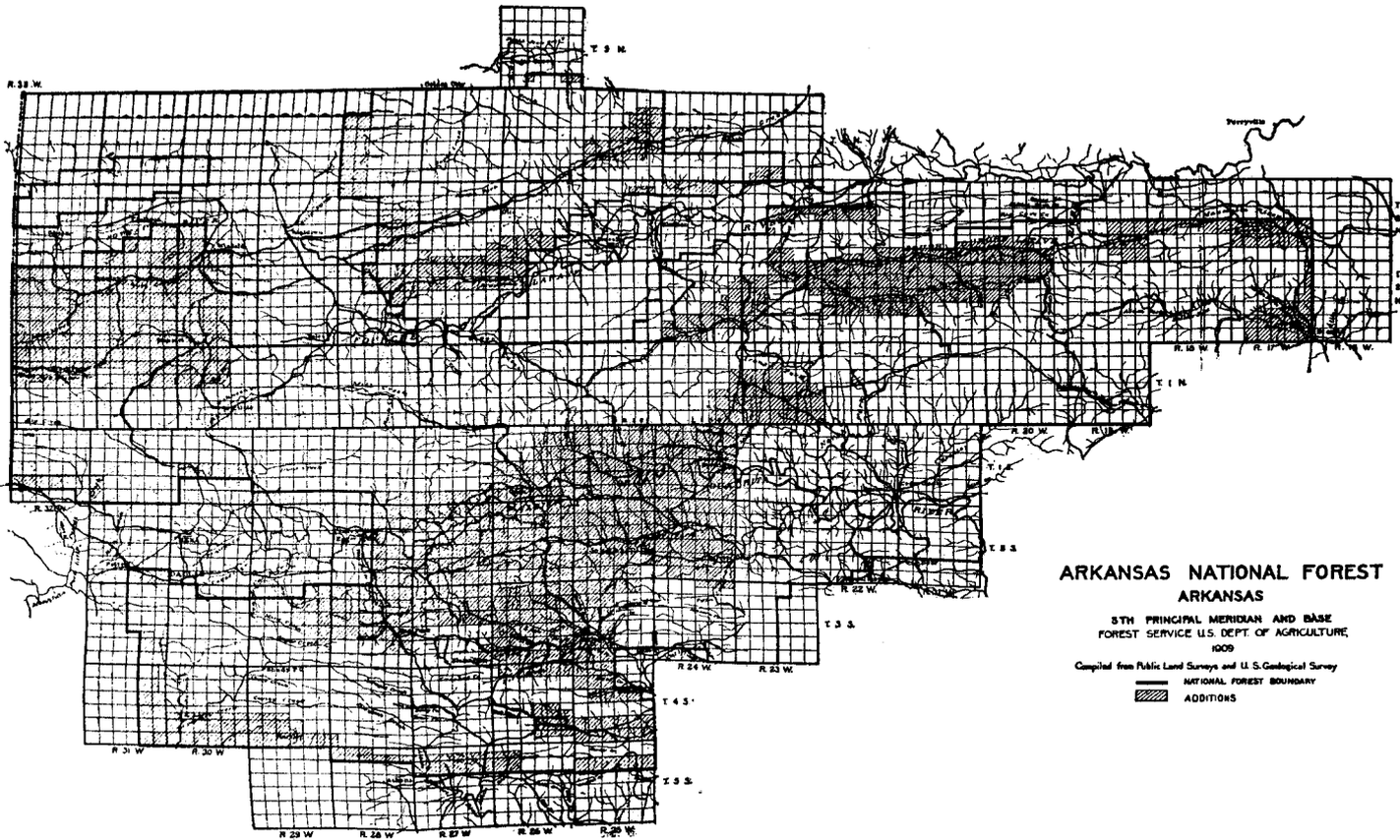
Preamble.

WHEREAS public interests require that the Senate of the United States be convened at 12 o'clock on the 4th day of March next to receive such communications as may be made by the Executive;

Special session of Sen-  
ate to be convened  
March 4, 1909.

Now, Therefore, I, Theodore Roosevelt, President of the United States of America, do hereby proclaim and declare that an extraordinary occasion requires the Senate of the United States to convene at the Capitol, in the city of Washington, on the 4th day of March next, at 12 o'clock noon, of which all persons who shall at that time be entitled to act as members of that body are hereby required to take notice.



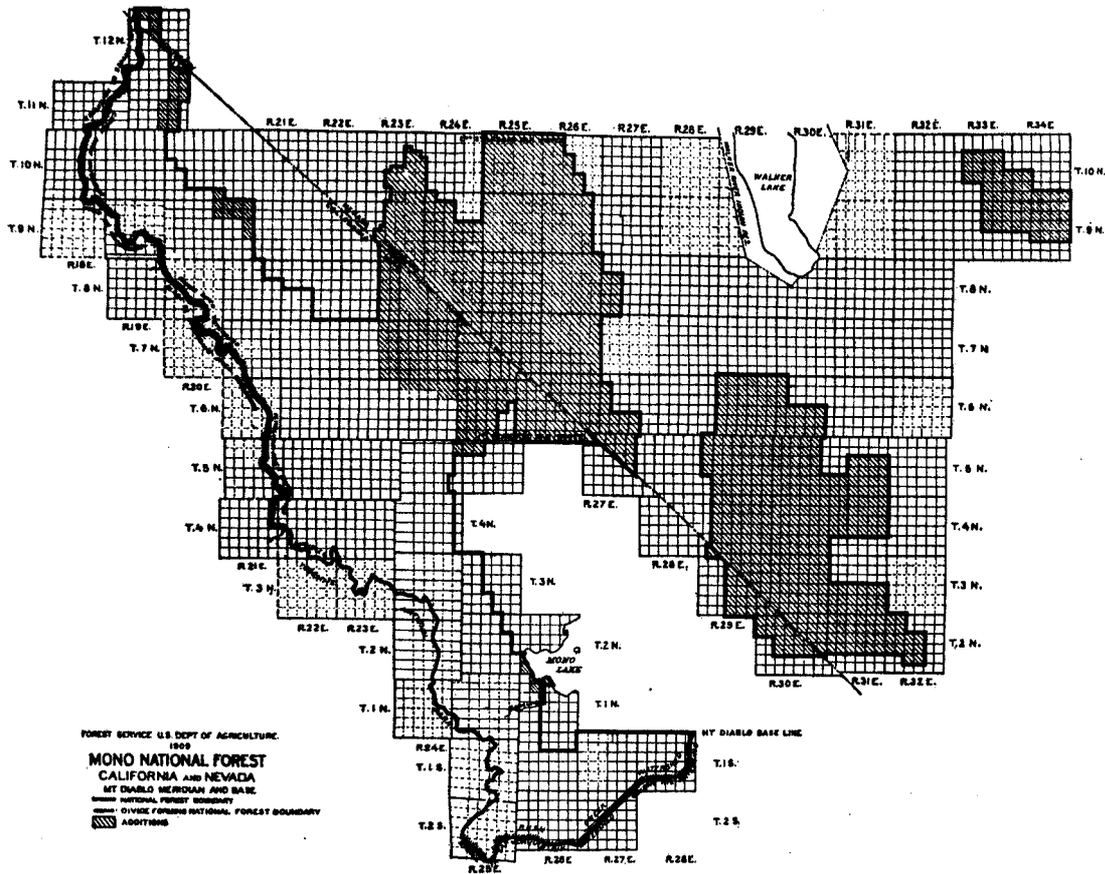


**ARKANSAS NATIONAL FOREST  
ARKANSAS**

5TH PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE,  
1009

Compiled from Public Land Surveys and U. S. Geological Survey

- NATIONAL FOREST BOUNDARY
- ▨ ADDITIONS



FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1929  
**MONO NATIONAL FOREST**  
 CALIFORNIA AND NEVADA  
 MT. DIABLO MERIDIAN AND BASE  
 NATIONAL FOREST BOUNDARY  
 DIVISION FOREST NATIONAL FOREST BOUNDARY  
 ADDITIONS

MT. DIABLO BASE LINE

Given under my hand and the seal of the United States at Washington, the 27th day of February in the year of our Lord [SEAL.] 1909, and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

February 27, 1909.

A PROCLAMATION

WHEREAS, it appears that the public good will be promoted by adding to the Arkansas National Forest certain lands within the State of Arkansas, which are in part covered with timber;

Arkansas National Forest, Ark. Preamble. *Ante*, p. 2167.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Arkansas National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Boundaries enlarged. Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands. Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this 27th day of February, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 2, 1909.

A PROCLAMATION

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated portions of the Stanislaus, Sierra, Tahoe, and Inyo National Forests under the name of the Mono National Forest;

Mono National Forest, Cal. and Nev. Preamble. *Ante*, pp. 2158, 2185, 2134. Vol. 34, p. 3232.

And whereas, it appears that the public good will be promoted by adding to the Mono National Forest certain lands within the States of California and Nevada, which are in part covered with timber;

Boundaries enlarged.

Vol. 30, p. 36.

Prior rights not affected.

Agricultural lands.  
Vol. 34, p. 233.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Mono National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Secretary of State.*

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Sitgreaves National  
Forest, Ariz.  
Preamble.  
*Ante*, pp. 2146, 2176,  
2219.

WHEREAS, an Executive Order signed July first, nineteen hundred and eight, directed that parts of the Black Mesa National Forest and the Tonto National Forest be known as the Sitgreaves National Forest;

And whereas, it appears that the public good will be promoted by including in the Sitgreaves National Forest certain lands within the Territory of Arizona, shown on the diagram hereto attached and forming a part hereof, which are in part covered with timber, and which constitute a part of the White Mountain Apache Indian Reservation, established by Executive Order dated November ninth, eighteen hundred and seventy one, and modified by subsequent Orders;

Boundaries enlarged.

Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the said lands are hereby added to the Sitgreaves National Forest and that the boundaries of said National Forest are now as shown on the two parts of the said diagram, and such National Forest so enlarged shall, except as hereinafter provided, be subject to all the laws affecting National Forests including the mineral land laws of



the United States; *Provided*, that, nothing herein shall, for the term of twenty-five years from the date hereof, operate to terminate or abridge the rights of the Secretary of the Interior and of the Commissioner of Indian Affairs, under existing laws, to allot to individual Indians any of such of the above described lands as were included in the said White Mountain Apache Indian Reservation by the said Executive Orders modified as aforesaid; to use any of such lands or the timber thereon for Agency, school, or other tribal purposes; to permit the use of any of such lands for grazing purposes; to permit the free use by individual Indians of timber and stone from any of said lands necessary for domestic use upon their allotments; to dispose of the proceeds arising from grazing as provided for by law for other Indian funds; and to dispose of the dead timber standing or fallen upon such lands; *Provided further*, that said powers and rights of the Secretary of the Interior and Commissioner of Indian Affairs or permittees under or through them or either of them, and of individual Indians, except as to allotments to such Indians, shall be subject to such rules and regulations as the Secretary of Agriculture may from time to time prescribe for the protection of the National Forest; and said powers and rights shall not be construed to apply to any land except such parts of said White Mountain Apache Indian Reservation as are included in the Forest by this proclamation, and all said powers and rights except the rights of individual Indians and their heirs to hold and enjoy their allotments, shall cease and determine twenty-five years after the date hereof, and thereafter the occupancy and use of the unallotted parts of said lands shall in all respects be subject to the laws governing National Forests.

*Provisos.*  
Allotments to Indians, etc.

White Mountain Apache Indian Reservation.

Use of grazing land, etc.

Regulations.

Restriction.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved or used for Indian Agency, school, or church purposes, or reserved for any public purpose other than for Indian occupancy and use under such Executive Orders, be subject to, and shall not interfere with, or defeat legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Lincoln National Forest, N. Mex. Preamble. Vol. 32, p. 2018. Vol. 34, pp. 3175, 3216. *Ante*, pp. 2126, 2181. Vol. 34, p. 3243. *Ante*, p. 2122.

Boundaries enlarged. Vol. 30, p. 36.

Prior rights not affected.

Agricultural lands. Vol. 34, p. 233.

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated the Lincoln and Gallinas National Forests under the name of the Lincoln National Forest;

And whereas, it appears that the public good will be promoted by adding to the Lincoln National Forest, certain lands within the Territory of New Mexico, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Lincoln National Forest is hereby enlarged and that its boundaries are as shown on the two parts of the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Secretary of State.*

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Shasta National Forest, Cal. Preamble. Vol. 34, pp. 3001, 3235. *Ante*, pp. 2195, 2223.

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated portions of the Shasta and Klamath National Forests under the name of the Shasta National Forest;

And whereas, it appears that the public good will be promoted by adding to the Shasta National Forest certain lands within the State of California, which are in part covered with timber, and by including therein portions of the area heretofore embraced in the Lassen National Forest;

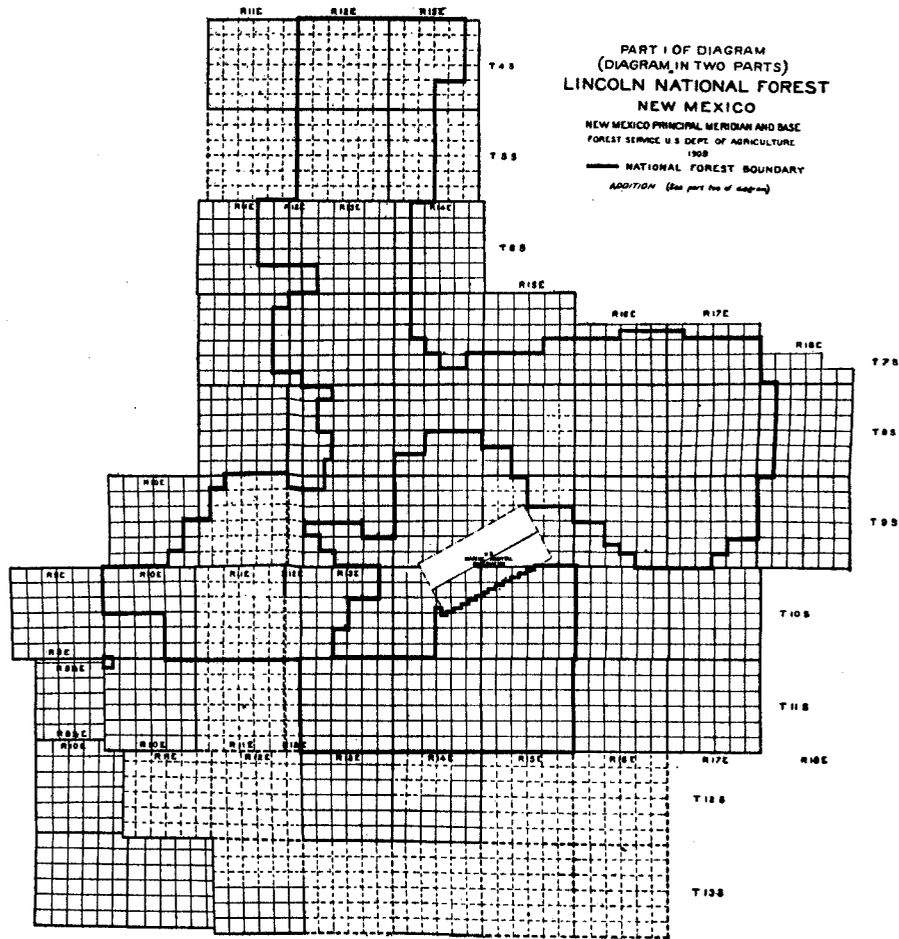
Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that

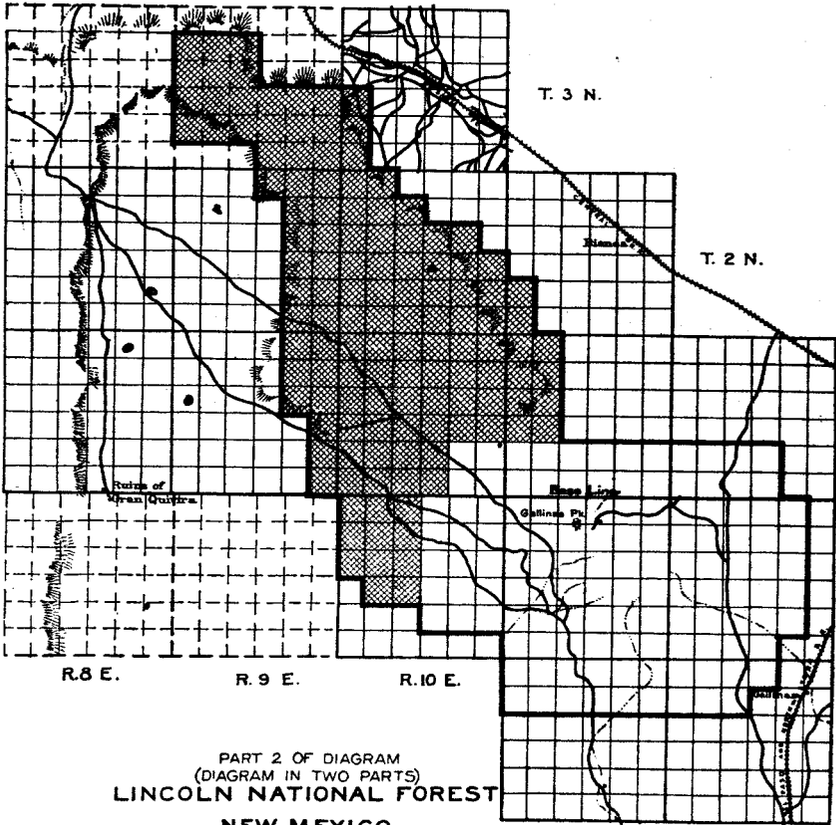
Boundaries enlarged. Vol. 30, p. 36.

PART I OF DIAGRAM  
(DIAGRAM, IN TWO PARTS)  
LINCOLN NATIONAL FOREST  
NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
1908

— NATIONAL FOREST BOUNDARY  
ADDITION (See part two of diagram)





PART 2 OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
**LINCOLN NATIONAL FOREST**  
**NEW MEXICO**

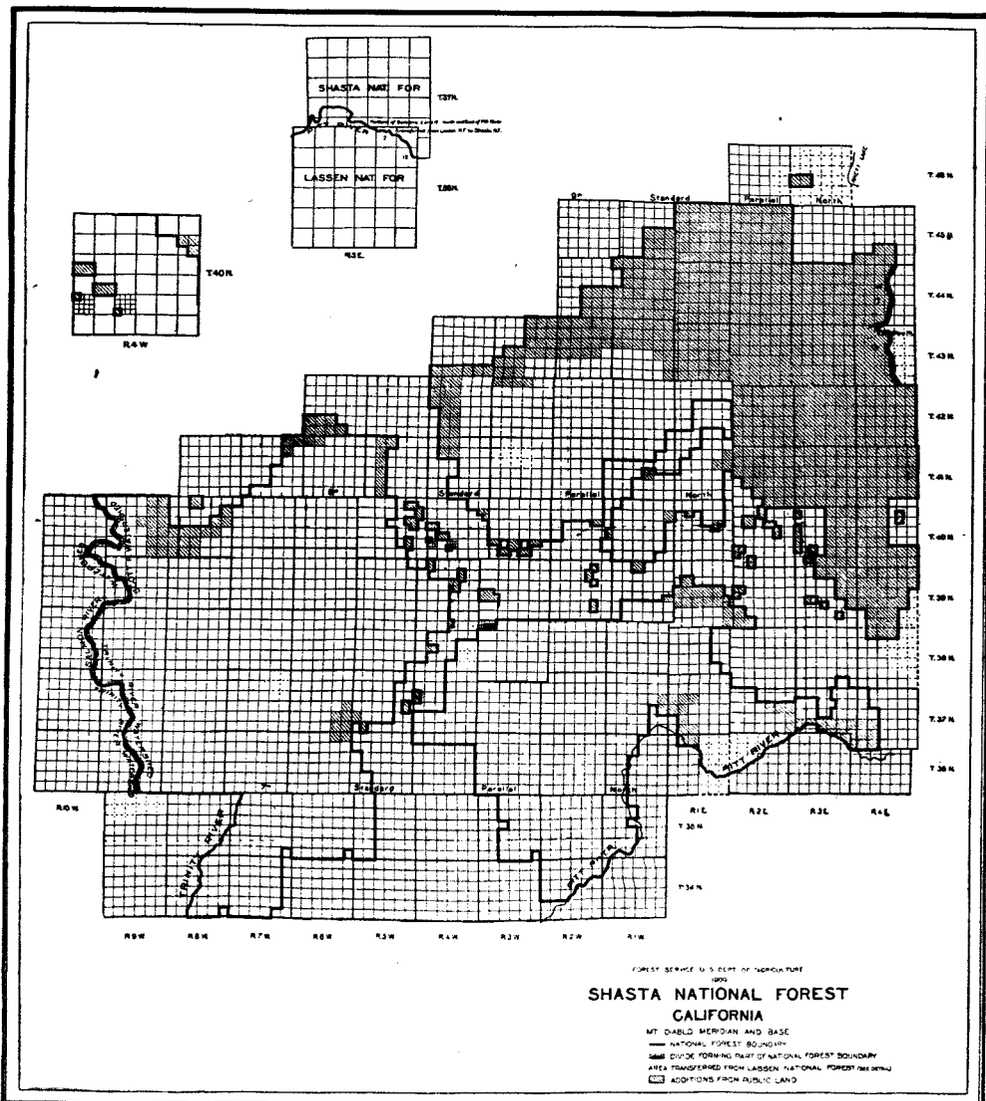
NEW MEXICO PRINCIPAL MERIDIAN AND BASE

Compiled from G. L. O. plats

FOREST SERVICE U. S. DEPT. OF AGRICULTURE  
 1909

— National Forest Boundary

▨ ADDITION



FOREST SERVICE U. S. DEPT. OF AGRICULTURE  
 1899  
**SHASTA NATIONAL FOREST**  
**CALIFORNIA**

- MT. DIABLO MERIDIAN AND BASE
- NATIONAL FOREST BOUNDARY
- BOUNDARY FORMING PART OF NATIONAL FOREST BOUNDARY
- AREA TRANSFERRED FROM LASSEN NATIONAL FOREST AND DENY
- ADDITIONS FROM PUBLIC LAND

R.10E. R.11E. R.12E.

T.11N.

R.10E. R.11E. R.12E. R.13E.

T.12S.

T.13S.

T.14S.

T.15S.

T.16S.

T.17S.

T.18S.

T.19S.

T.20S.

T.21S.

T.14S.

T.15S.

T.16S.

T.17S.

T.18S.

T.19S.

T.20S.

T.21S.

T.13S.

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T.20S.

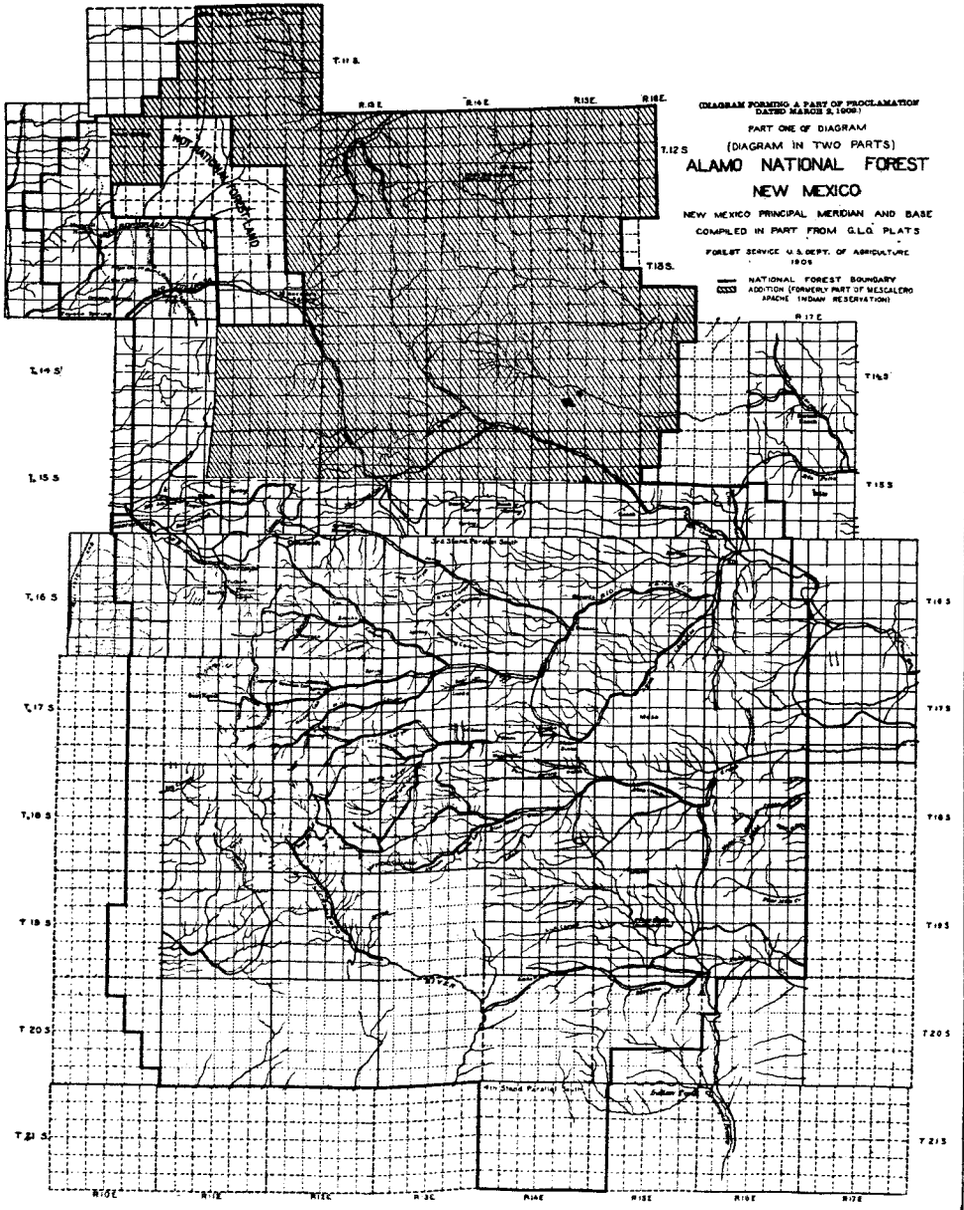
T.21S.

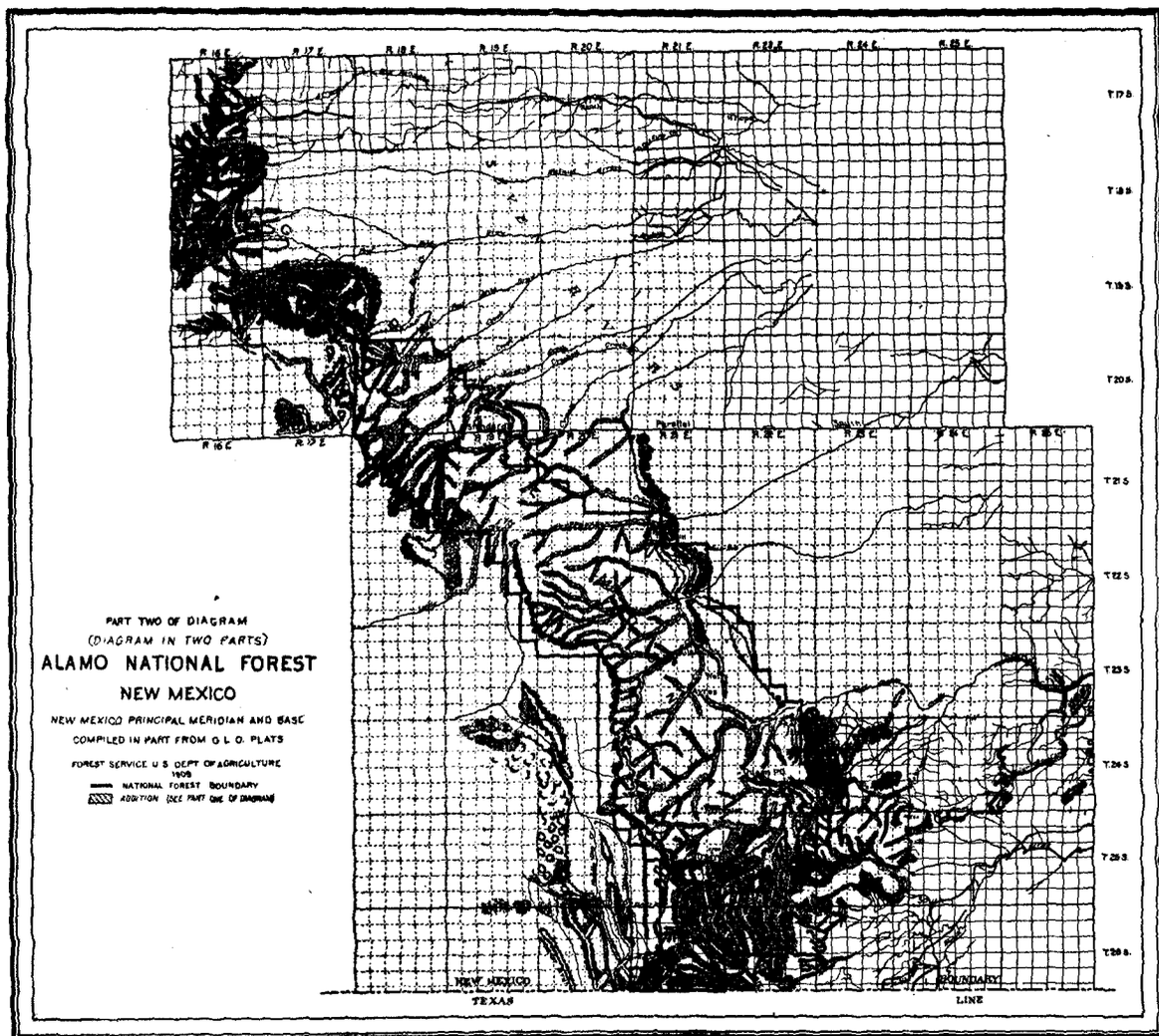
R.13E.

R.10E. R.11E. R.12E. R.13E. R.14E. R.15E. R.16E. R.17E.

DIAGRAM FORMING A PART OF PROCLAMATION  
 DATED MARCH 2, 1908  
 PART ONE OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
**ALAMO NATIONAL FOREST**  
 NEW MEXICO  
 NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
 COMPILED IN PART FROM G.L.O. PLATS  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1908

— NATIONAL FOREST BOUNDARY  
 --- ADDITION (FORMERLY PART OF MESQUERO  
 APACHE INDIAN RESERVATION)





PART TWO OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
**ALAMO NATIONAL FOREST**  
 NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE  
 COMPILED IN PART FROM G. L. O. PLATS  
 FOREST SERVICE U. S. DEPT. OF AGRICULTURE  
 1908  
 ——— NATIONAL FOREST BOUNDARY  
 [Hatched Box] ADDITION (SEE PART ONE OF DIAGRAM)

T175  
 T180  
 T185  
 T200  
 T215  
 T225  
 T235  
 T245  
 T255  
 T260

NEW MEXICO  
 TEXAS  
 BOUNDARY  
 LINE

the Shasta National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 2, 1909.

A PROCLAMATION

WHEREAS, an Executive Order signed July second, nineteen hundred and eight, consolidated the Guadalupe and Sacramento National Forests under the name of the Alamo National Forest;

Alamo National Forest, N. Mex. Preamble. *Ante*, pp. 2124, 2127.

And whereas, it appears that the public good will be promoted by including in the Alamo National Forest certain lands within the Territory of New Mexico, shown on the diagram hereto attached and forming a part hereof, which are in part covered with timber, and which constitute a part of the Mescalero Apache Indian Reservation, established in the first instance by Executive Order dated May twenty-ninth, eighteen hundred and seventy-three, and finally established as to its present boundaries by Executive Order dated March twenty-fourth, eighteen hundred and eighty-three;

Boundaries enlarged. Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the said lands are hereby added to the Alamo National Forest and that the boundaries of said National Forest are now as shown on the two parts of the said diagram, and such National Forest so enlarged shall, except as hereinafter provided, be subject to all the laws affecting National Forests including the mineral land laws of the United States; *Provided*, that, nothing herein shall, for the term of twenty-five years from the date hereof, operate to terminate or abridge the rights of the Secretary of the Interior and of the Commissioner of Indian Affairs, under existing laws, to allot to individual Indians any of such of the above described lands as were included in the said Mescalero Apache Indian Reservation by the said Executive Order modified as aforesaid; to use any of such lands or the timber thereon for Agency, school, or other tribal purposes;

Proviso. Use for Indians.

Regulations, etc. to permit the use of any of such lands for grazing purposes; to permit the free use by individual Indians of timber and stone from any of said lands necessary for domestic use upon their allotments; to dispose of the proceeds arising from grazing as provided for by law for other Indian funds; and to dispose of the dead timber standing or fallen upon such lands; *Provided further*, that said powers and rights of the Secretary of the Interior and Commissioner of Indian Affairs or permittees under or through them or either of them, and of individual Indians, except as to allotments to such Indians, shall be subject to such rules and regulations as the Secretary of Agriculture may from time to time prescribe for the protection of the National Forest; and said powers and rights shall not be construed to apply to any land except such parts of said Mescalero Apache Indian Reservation as are included in the Forest by this proclamation, and all said powers and rights except the rights of individual Indians and their heirs to hold and enjoy their allotments, shall cease and determine twenty-five years after the date hereof, and thereafter the occupancy and use of the unallotted parts of said lands shall in all respects be subject to the laws governing National Forests.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved or used for Indian Agency, school, or church purposes, or reserved for any public purpose other than for Indian occupancy and use under such Executive Orders, be subject to, and shall not interfere with, or defeat legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

### A PROCLAMATION

Carson National Forest, N. Mex. Preamble. Vol. 34, p. 3262. Ante, p. 2186.

WHEREAS, an Executive Order dated June twenty-sixth, nineteen hundred and eight, directed that, on and after July first, nineteen hundred and eight, the Taos National Forest and a part of the Jemez National Forest be consolidated under the name of the Carson National Forest;

And whereas, it appears that the public good will be promoted by adding to the Carson National Forest certain lands within the Territory of New Mexico, shown on the diagram hereto attached and forming a part hereof, which are in part covered with timber; and which tracts consist of certain lands not heretofore reserved, together with certain lands which constitute a part of the Jicarilla Apache Indian Reservation, established by Executive Order dated February

(DIAGRAM FORMING A PART OF PROCLAMATION  
DATED MARCH 9, 1909.)

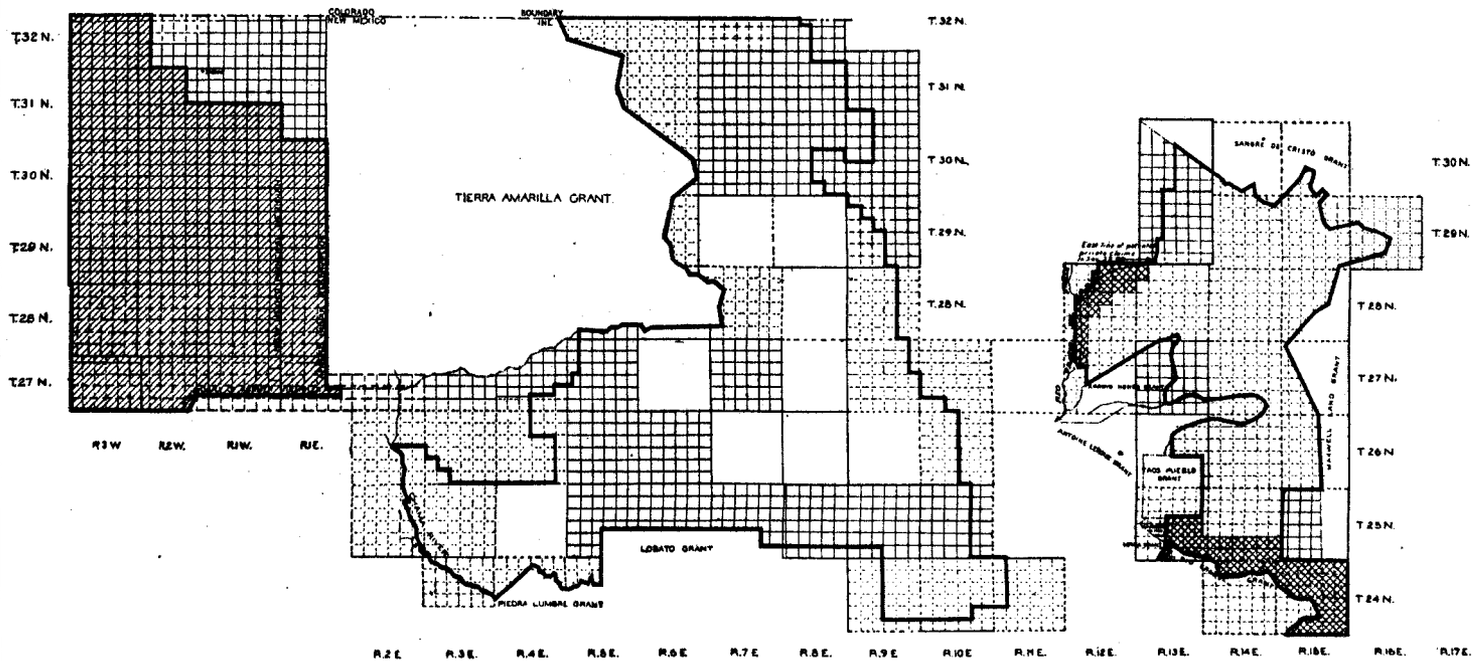
FOREST SERVICE U.S. DEPT. OF AGRICULTURE

### CARSON NATIONAL FOREST NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN AND BASE

ADDITIONS

- NATIONAL FOREST BOUNDARY
- FROM PUBLIC LANDS
- FORMERLY PART OF JORNILLA ANCHO INDIAN RESERVATION



eleventh, eighteen hundred and eighty-seven, and enlarged by Executive Orders dated November eleventh, nineteen hundred and seven, and January twenty-eighth, nineteen hundred and eight.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by an Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight and for other purposes," do proclaim that said lands are hereby added to the Carson National Forest and that the boundaries of said National Forest are now as shown on said diagram, and such National Forest so enlarged shall, except as hereinafter provided, be subject to all the laws affecting National Forests, including the mineral land laws of the United States; *Provided*, that nothing herein shall, for the term of twenty-five years from the date hereof, operate to terminate or abridge the rights of the Secretary of the Interior and of the Commissioner of Indian Affairs, under existing laws, to allot to individual Indians any of such of the above described lands as were included in the said Jicarilla Apache Indian Reservation by the said Executive Order, modified as aforesaid; to use any of such lands or the timber thereon for Agency, school, or other tribal purposes; to permit the free use by individual Indians of timber and stone from any of the said lands necessary for domestic use upon their allotments; to dispose of the proceeds arising from grazing as provided for by law for other Indian funds; and to dispose of the merchantable timber on the unallotted portion of said lands; *Provided further*, that said powers and rights of the Secretary of the Interior and Commissioner of Indian Affairs or permittees under or through them or either of them, and of individual Indians, except as to allotments to such Indians, shall be subject to such rules and regulations as the Secretary of Agriculture may from time to time prescribe for the protection of the National Forest; and said powers and rights shall not be construed to apply to any land except such parts of said Jicarilla Apache Indian Reservation as are included in the Forest by this proclamation, and all said powers and rights except the rights of individual Indians and their heirs to hold and enjoy their allotments, shall cease and determine twenty-five years after the date hereof, and thereafter the occupancy and use of the unallotted parts of said lands shall in all respects be subject to the laws governing National Forests.

Boundaries enlarged.  
Vol. 30, p. 36.

Provisos.  
Use for Indians.

Regulations, etc.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved or used for Indian Agency, school, or church purposes, or reserved for any public purpose other than for Indian occupancy and use under such Executive Orders, be subject to, and shall not interfere with, or defeat legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves".

Agricultural lands.  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
Secretary of State.

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Zuni National Forest, Ariz. and N. Mex. Preamble.

WHEREAS, it appears that the public good will be promoted by utilizing as a National Forest certain unreserved public lands, within the Territory of New Mexico, which are in part covered with timber or undergrowth; and certain public lands within said Territory, in part covered with timber and undergrowth, which constitute a part of the Zuni Indian Reservation, established by Executive Order dated March sixteenth, eighteen hundred and seventy-seven, and modified by subsequent Executive Orders; and certain public lands within the Territories of New Mexico and Arizona, in part covered with timber and undergrowth, which constitute a part of the Navajo Indian Reservation included in the extension made to said Reservation by Executive Order dated January sixth, eighteen hundred and eighty, and subsequent Executive Orders; all of which said lands are separately shown upon two parts of a diagram hereto attached and forming a part hereof.

National Forest, Arizona and New Mexico. Vol. 26, p. 1103.

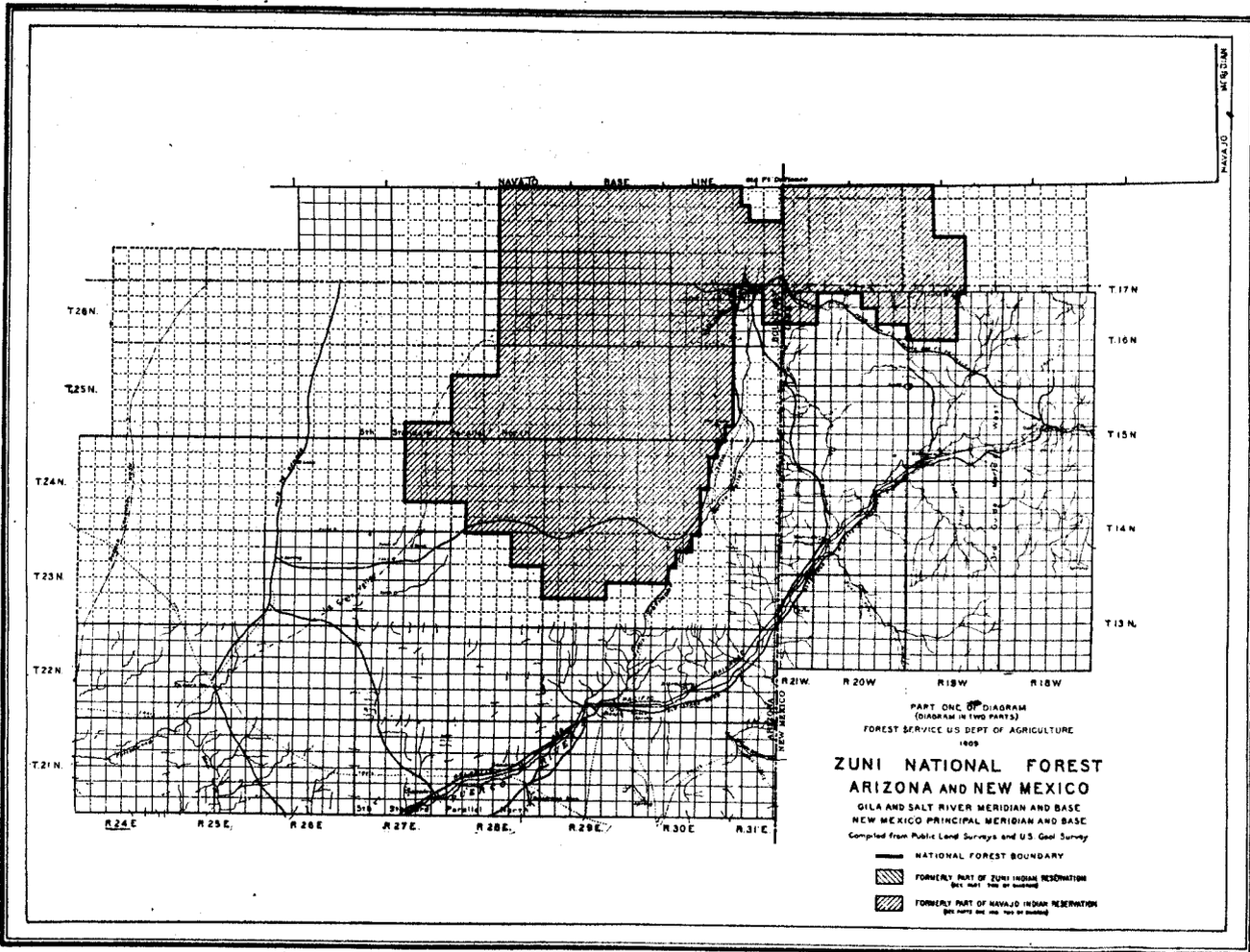
Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section twenty-four of the Act of Congress, approved March third, eighteen hundred and ninety-one, entitled, "An Act to repeal timber-culture laws, and for other purposes," do proclaim that there are hereby reserved from settlement or entry and set apart as a public reservation, for the use and benefit of the people, all the tracts of lands, in the Territories of Arizona and New Mexico, shown as the Zuni National Forest on the two parts of the said diagram, and such National Forest shall, except as hereinafter provided, be subject to all the laws affecting National Forests including the mineral land laws of the United States; *Provided*, that nothing herein shall, for the term of twenty-five years from the date hereof, operate to terminate or abridge the rights of the Secretary of the Interior and of the Commissioner of Indian Affairs, under existing laws, to allot to individual Indians any of such of the above described lands as were included in said Zuni and Navajo Indian Reservations by the said Executive Orders, modified as aforesaid; to use any of such lands or the timber thereon for Agency, school, or other tribal purposes; to permit the use of any of such lands for grazing purposes; to permit the free use by individual Indians of timber and stone from any of said lands necessary for domestic use upon their allotments; to dispose of the proceeds arising from grazing as provided for by law for other Indian funds; and to dispose of the dead timber standing or fallen upon such lands; *Provided further*, that said powers and rights of the Secretary of the Interior and Commissioner of Indian Affairs or permittees under or through them or either of them, and of individual Indians, except as to allotments to such Indians, shall be subject to such rules and regulations as the Secretary of Agriculture may from time to time prescribe for the protection of the National Forest; and said powers and rights shall not be construed to apply to any land except such parts of said Zuni Indian Reservation and Navajo Indian Reservation as are included in the Forest by this proclamation, and all said powers and rights except the rights of individual Indians and their heirs to hold and enjoy their allotments, shall cease and determine twenty-five years after the date hereof, and thereafter the occupancy and use of the unallotted parts of said lands shall in all respects be subject to the laws governing National Forests.

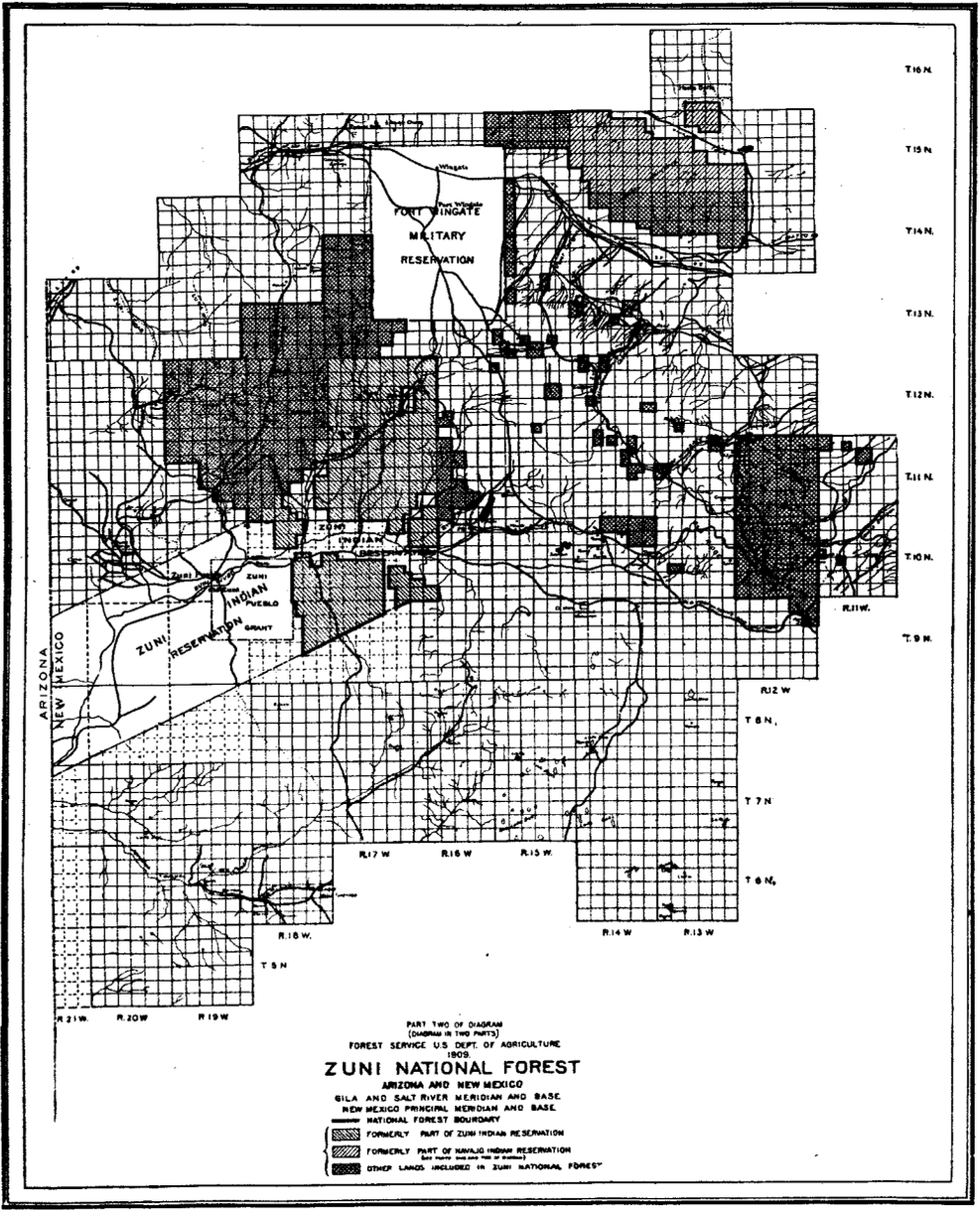
*Provisos.*  
Use for Indians.

Regulations, etc.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved or used for Indian Agency, school, or church purposes,





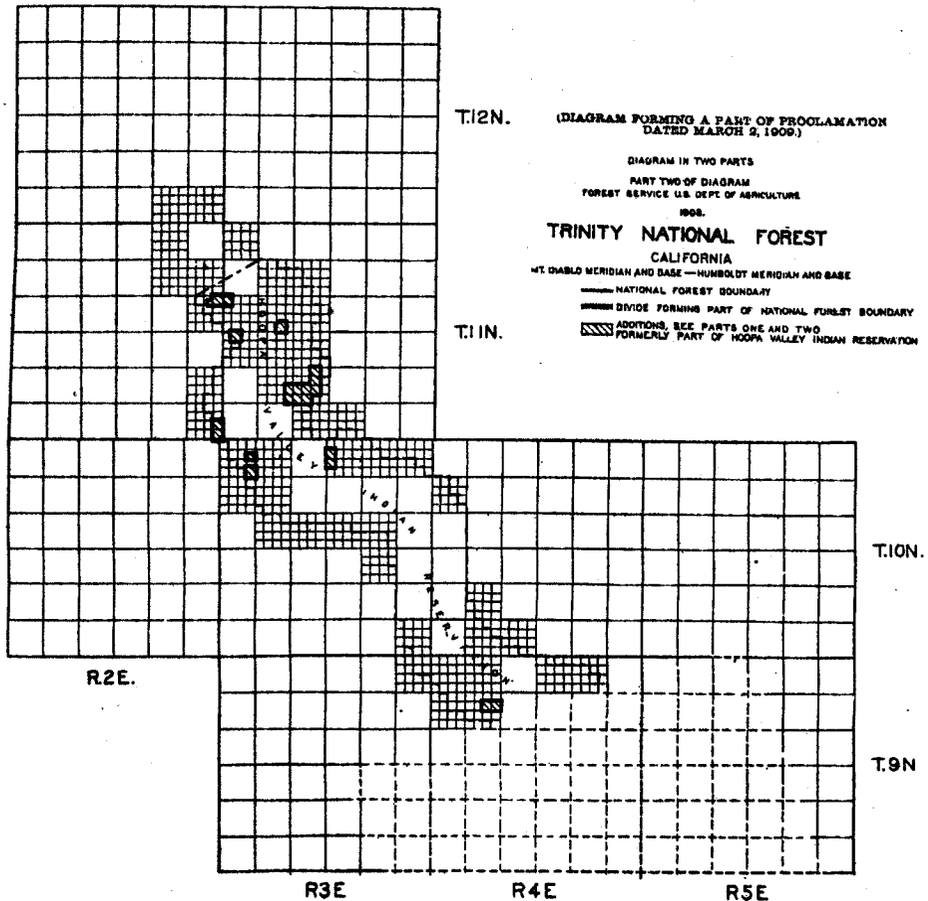
PART TWO OF DIAGRAM  
 (DIAGRAM IN TWO PARTS)  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1905

### ZUNI NATIONAL FOREST

ARIZONA AND NEW MEXICO  
 GILA AND SALT RIVER MERIDIAN AND BASE  
 NEW MEXICO PRINCIPAL MERIDIAN AND BASE

NATIONAL FOREST BOUNDARY  
 FORMERLY PART OF ZUNI INDIAN RESERVATION  
 FORMERLY PART OF NAVAJO INDIAN RESERVATION  
 OTHER LANDS INCLUDED IN ZUNI NATIONAL FOREST





or reserved for any public purpose other than for Indian occupancy and use under such Executive Orders, be subject to, and shall not interfere with, or defeat legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands.

Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 2, 1909.

A PROCLAMATION

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, changed the boundaries of the Trinity National Forest to embrace portions of the Trinity, Shasta, Klamath, and Stony Creek National Forests;

Trinity National Forest, Cal.  
Preamble.  
*Ante.* p. 2179.  
Vol. 34, p. 3235.  
*Ante.* pp. 2195, 2238, 2125.

And whereas, it appears that the public good will be promoted by including in the Trinity National Forest certain lands within the State of California, shown on the diagram hereto attached and forming a part hereof, which are in part covered with timber, and which constitute a part of the Hoopa Valley Indian Reservation, established by Executive Order dated June twenty-third, eighteen hundred and seventy-six, and modified by subsequent Orders;

Boundaries enlarged.  
Vol. 26, p. 1103.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the said lands are hereby added to the Trinity National Forest and that the boundaries of said National Forest are now as shown on the two parts of the said diagram, and such National Forest so enlarged shall, except as hereinafter provided, be subject to all the laws affecting National Forests, including the mineral land laws of the United States; *Provided*, that nothing herein shall, for the term of twenty-five years from the date hereof, operate to terminate or abridge the rights of the Secretary of the Interior and of the Commissioner of Indian Affairs, under existing laws, to allot to individual Indians any of such of the above described lands as were included in the said Hoopa Valley Indian Reservation by the said Executive Order modified as aforesaid; to use any of such lands or the timber thereon for Agency, school, or other tribal purposes; to permit the use of any of such lands for grazing purposes; to permit the free use by individual Indians of timber and stone from any of said lands neces-

*Provisos.*  
Use for Indians.

Regulations, etc.

sary for domestic use upon their allotments; to dispose of the proceeds arising from grazing as provided for by law for other Indian funds; and to dispose of the dead timber standing or fallen upon such lands; *Provided further*, that said powers and rights of the Secretary of the Interior and Commissioner of Indian Affairs or permittees under or through them or either of them, and of individual Indians, except as to allotments to such Indians, shall be subject to such rules and regulations as the Secretary of Agriculture may from time to time prescribe for the protection of the National Forest; and said powers and rights shall not be construed to apply to any land except such parts of said Hoopa Valley Indian Reservation as are included in the Forest by this proclamation, and all said powers and rights except the rights of individual Indians and their heirs to hold and enjoy their allotments, shall cease and determine twenty-five years after the date hereof, and thereafter the occupancy and use of the unallotted parts of said lands shall in all respects be subject to the laws governing National Forests.

Prior rights not affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved or used for Indian Agency, school, or church purposes, or reserved for any public purpose other than for Indian occupancy and use under such Executive Orders, be subject to, and shall not interfere with, or defeat legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this second day of March, in the year of our Lord one thousand nine hundred and nine,  
[SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Secretary of State.*

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

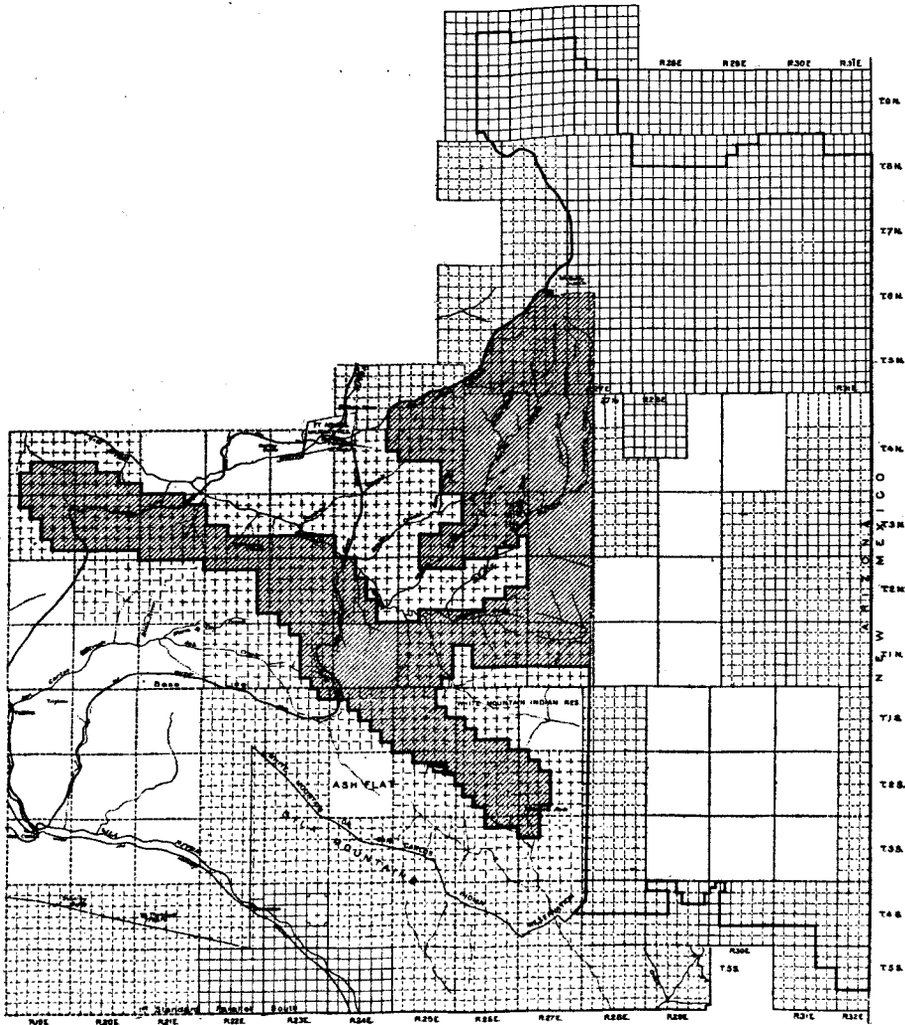
Apache National  
Forest, Ariz.  
Preamble.  
Ante, p. 2146.

WHEREAS, an Executive Order signed July first, nineteen hundred and eight, directed that a part of the Black Mesa National Forest be known as the Apache National Forest;

And whereas, it appears that the public good will be promoted by including in the Apache National Forest certain lands within the Territory of Arizona, shown on the diagram hereto attached and forming a part hereof, which are in part covered with timber, and which constitute a part of the White Mountain Apache Indian Reservation, established by Executive Order dated November ninth, eighteen hundred and seventy-one, and modified by subsequent Orders;

National Forest, Ariz.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of



ORIGINARILY PREPARED AS PART OF PROCLAMATION  
 DATED MARCH 8, 1889

FOREST SERVICE U. S. DEPT. OF AGRICULTURE

8009

**APACHE NATIONAL FOREST  
 ARIZONA**

GILA AND SALT RIVER MERIDIAN AND BASE

— NATIONAL FOREST BOUNDARY

▨ (OWNER'S NAME) (DATE OF ACQUISITION)

ADDITION: ▨ (OWNER'S NAME) (DATE OF ACQUISITION)

Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the said lands are hereby added to the Apache National Forest and that the boundaries of said National Forest are now as shown on the said diagram, and such National Forest so enlarged shall, except as hereinafter provided, be subject to all the laws affecting National Forests including the mineral land laws of the United States; *Provided*, that, nothing herein shall, for the term of 25 years from the date hereof, operate to terminate or abridge the rights of the Secretary of the Interior and of the Commissioner of Indian Affairs, under existing laws, to allot to individual Indians any of such of the above described lands as were included in the said White Mountain Apache Indian Reservation by the said Executive orders modified as aforesaid; to use any of such lands or the timber thereon for Agency, school, or other tribal purposes; to permit the use of any of such lands for grazing purposes; to permit the free use by individual Indians of timber and stone from any of said lands necessary for domestic use upon their allotments; to dispose of the proceeds arising from grazing as provided for by law for other Indian funds; and to dispose of the dead timber standing or fallen upon such lands; *Provided further*, that said powers and rights of the Secretary of the Interior and Commissioner of Indian Affairs or permittees under or through them or either of them, and of individual Indians, except as to allotments to such Indians, shall be subject to such rules and regulations as the Secretary of Agriculture may from time to time prescribe for the protection of the National Forest; and said powers and rights shall not be construed to apply to any land except such parts of said White Mountain Apache Indian Reservation as are included in the Forest by this proclamation, and all said powers and rights except the rights of individual Indians and their heirs to hold and enjoy their allotments, shall cease and determine twenty-five years after the date hereof, and thereafter the occupancy and use of the unallotted parts of said lands shall in all respects be subject to the laws governing National Forests.

*Proviso.*  
Use for Indians.

Regulations, etc.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved or used for Indian Agency, school, or church purposes, or reserved for any public purpose other than for Indian occupancy and use under such Executive Orders, be subject to, and shall not interfere with, or defeat legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands  
Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this second day of March, in the year of our Lord one thousand nine hundred and nine, and [SEAL.] of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON  
*Secretary of State.*

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

Lassen National  
Forest, Cal.  
Preamble.  
*Ante*, p. 2157.

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated the Lassen Peak, and parts of the Diamond Mountain, Plumas, and Shasta National Forests under the name of the Lassen National Forest;

And whereas, it appears that the public good will be promoted by transferring to the Shasta National Forest a portion of the area heretofore embraced in the Lassen National Forest and by adding to the Lassen National Forest certain lands within the State of California, which are in part covered with timber;

Boundaries modified.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Lassen National Forest are hereby changed and that they are now as shown on the two diagrams forming a part hereof.

Prior rights not  
affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

March 2, 1909.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

## A PROCLAMATION

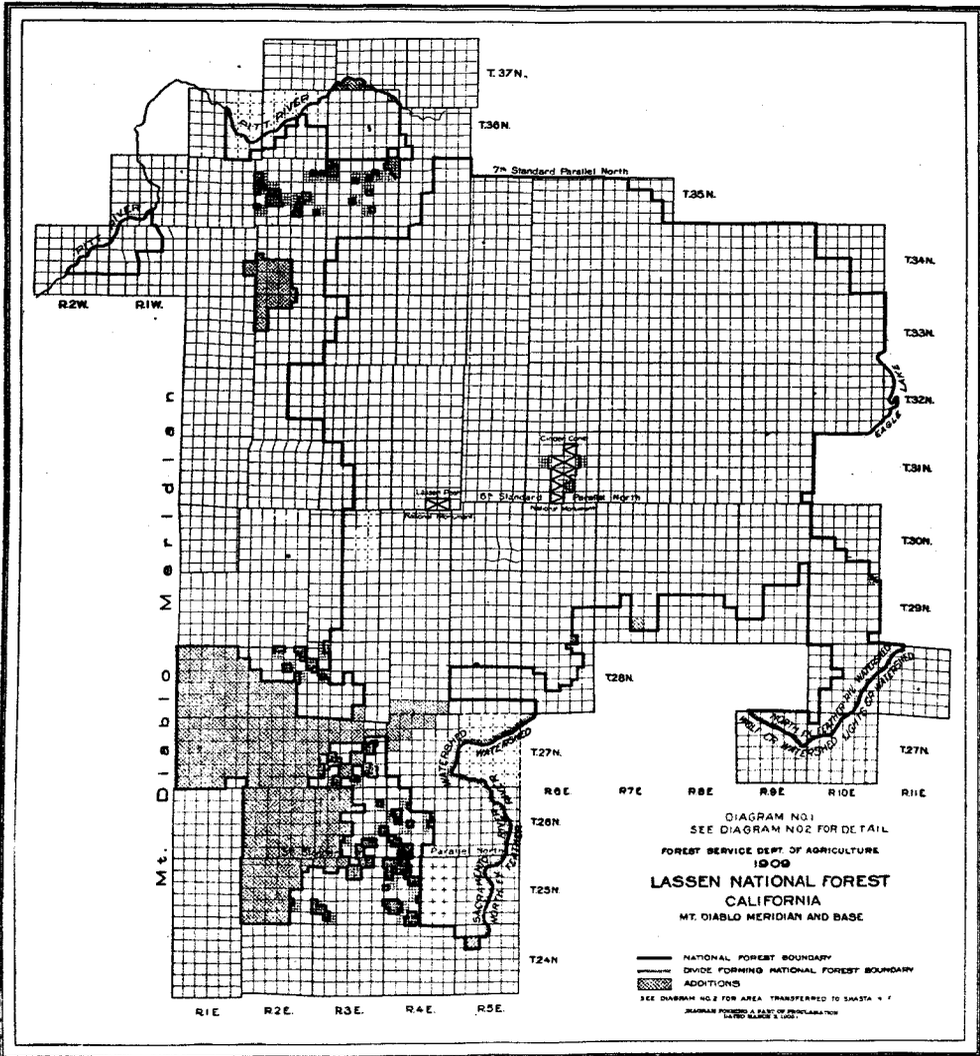
Plumas National  
Forest, Cal.  
Preamble.  
*Ante*, pp. 2137, 2138.  
*Post*, p. 2249.

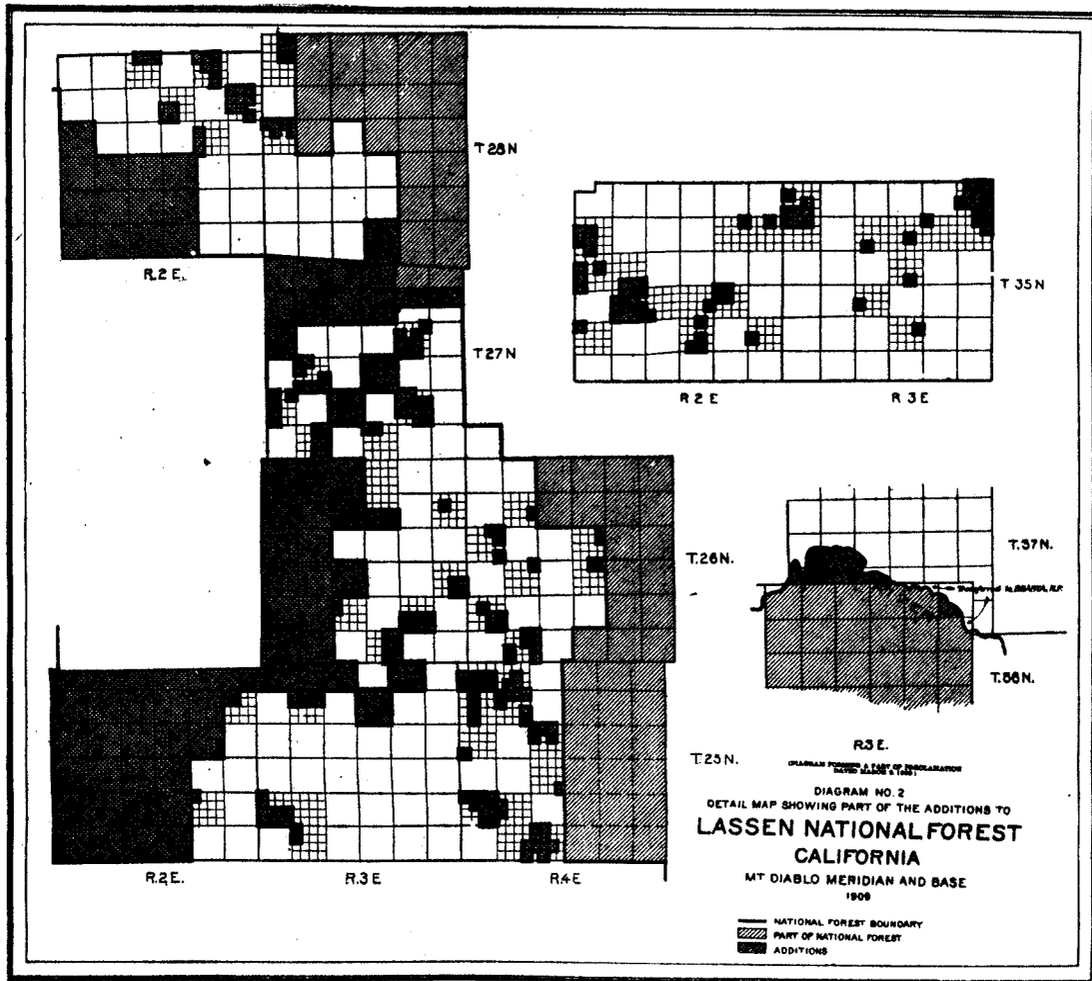
WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated portions of the Plumas, Diamond Mountain, and Tahoe National Forests under the name of the Plumas National Forest;

And whereas, it appears that the public good will be promoted by adding to the Plumas National Forest certain lands within the State of California, which are in part covered with timber;

Boundaries enlarged.  
Vol. 30, p. 36.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act





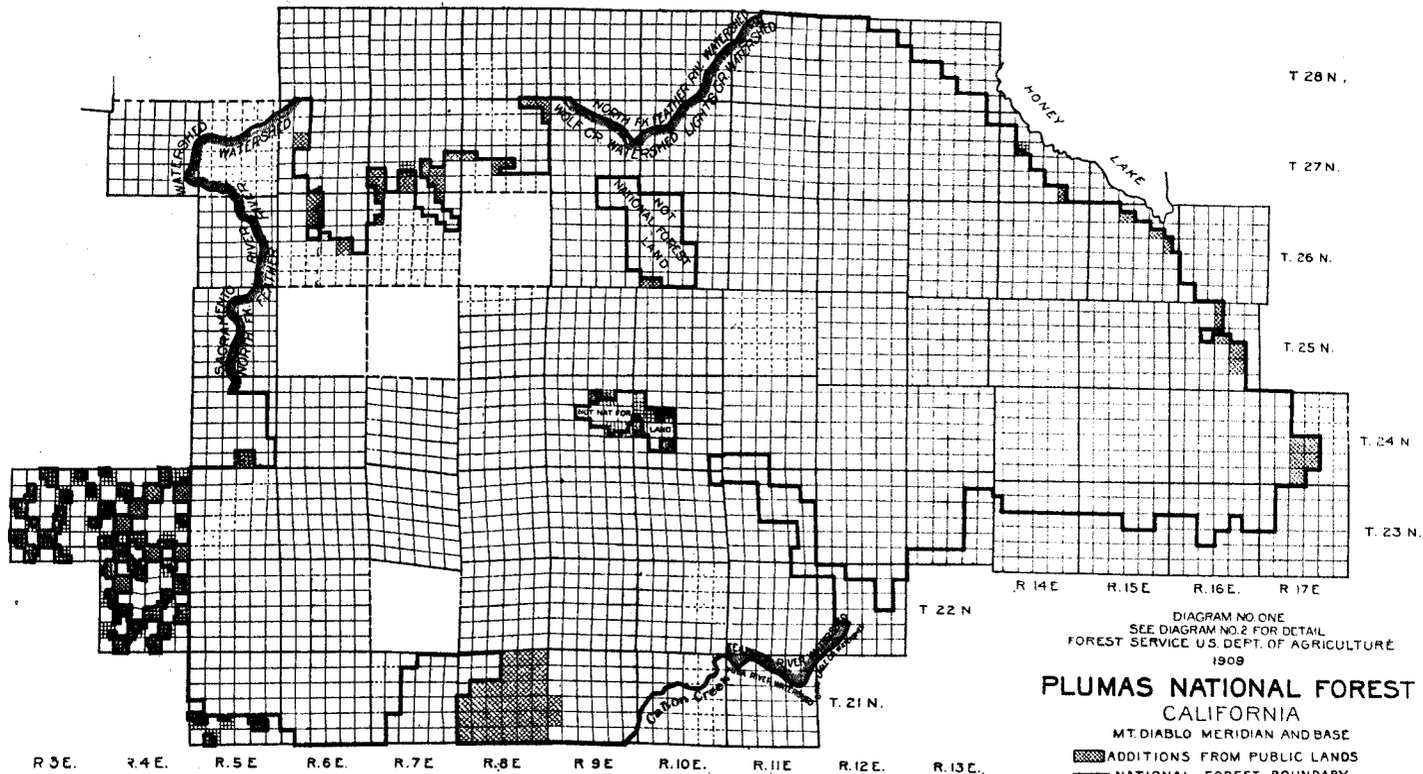


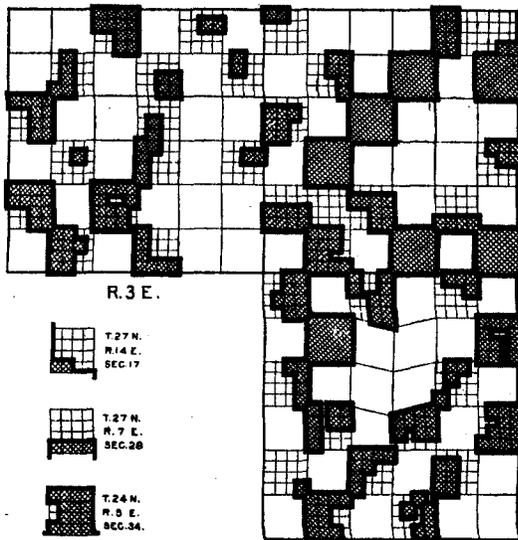
DIAGRAM NO ONE  
 SEE DIAGRAM NO 2 FOR DETAIL  
 FOREST SERVICE U.S. DEPT. OF AGRICULTURE  
 1909

**PLUMAS NATIONAL FOREST  
 CALIFORNIA**

MT. DIABLO MERIDIAN AND BASE

-  ADDITIONS FROM PUBLIC LANDS
-  NATIONAL FOREST BOUNDARY
-  DIVIDE FORMING NATIONAL FOREST BOUNDARY

DIAGRAM NUMBER 1 OF THE RECONSTRUCTION  
 SECTION 24, PAGE 1, 1909



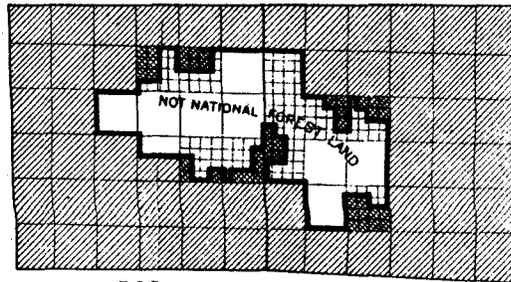
R.3 E.



R.4 E.

T.23 N.

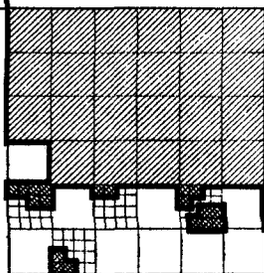
T.22 N.



T.24 N.

R.9 E.

R.10 E.



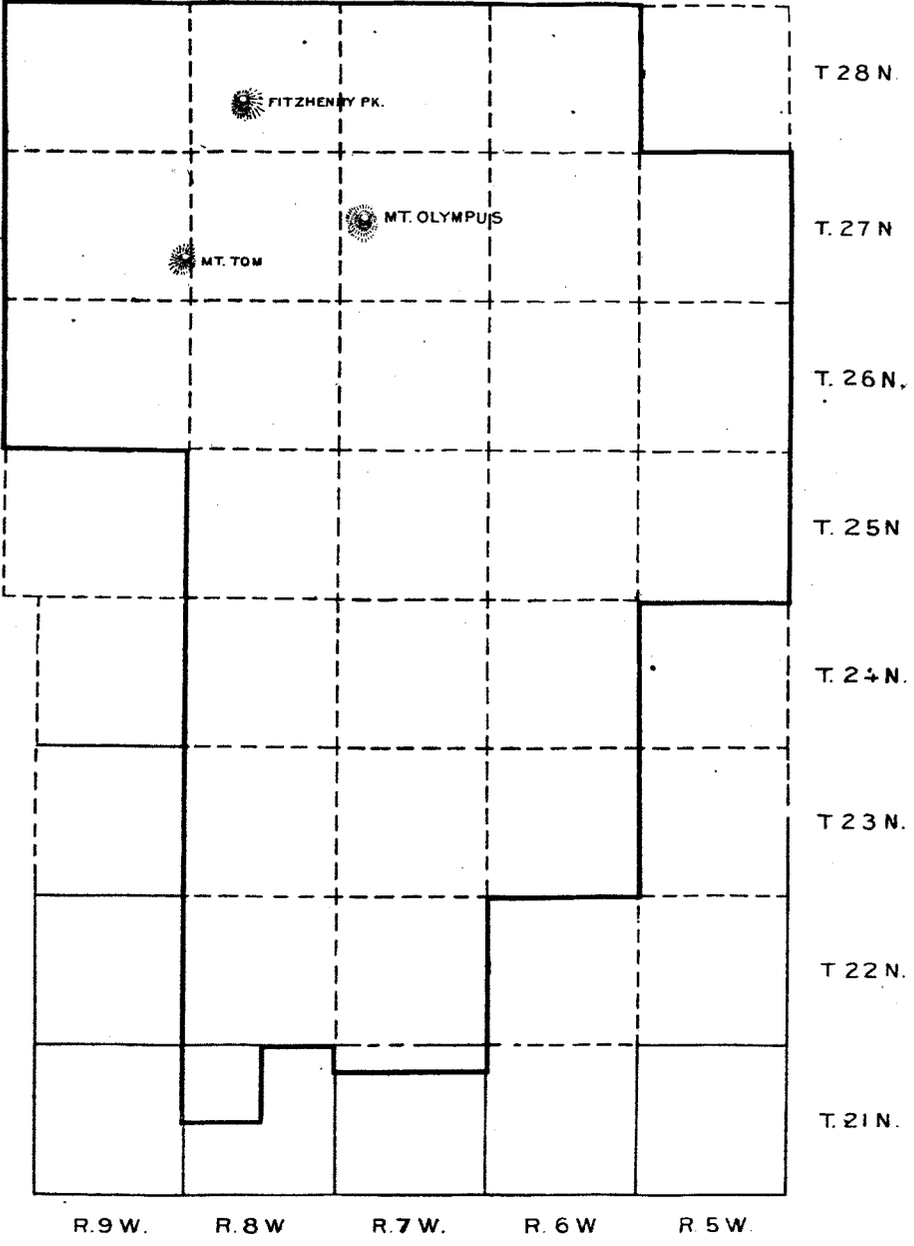
T.21 N.

R.5 E.

DIAGRAM FORMING A PART OF PROCLAMATION  
DATED MARCH 8, 1909  
(DIAGRAM NO. TWO)  
DETAIL MAP SHOWING PART OF THE ADDITIONS TO  
**PLUMAS NATIONAL FOREST**  
**CALIFORNIA**  
MT. DIABLO MERIDIAN AND BASE  
1909

- NATIONAL FOREST BOUNDARY
- ▨ PART OF NATIONAL FOREST
- ADDITIONS

FOREST SERVICE U.S. DEPT OF AGRICULTURE  
1909  
**MT. OLYMPUS NATIONAL MONUMENT**  
WITHIN OLYMPIC NATIONAL FOREST  
WASHINGTON  
WILLAMETTE MERIDIAN AND BASE  
----- NATIONAL MONUMENT BOUNDARY  
(DIAGRAM FORMING A PART OF PROCLAMATION  
DATED MARCH 2, 1908)



of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Plumas National Forest is hereby enlarged and that its boundaries are as shown on the two diagrams forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands. Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
 ROBERT BACON  
*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 2, 1909.

A PROCLAMATION

WHEREAS, the slopes of Mount Olympus and the adjacent summits of the Olympic Mountains, in the State of Washington, within the Olympic National Forest, embrace certain objects of unusual scientific interest, including numerous glaciers, and the region which from time immemorial has formed the summer range and breeding grounds of the Olympic Elk (*Cervus roosevelti*), a species peculiar to these mountains and rapidly decreasing in numbers;

Mount Olympus National Monument, Wash. Preamble. Vol. 34, p. 3306.

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by section two of the Act of Congress, approved June eighth, nineteen hundred and six, entitled, "An Act For the preservation of American antiquities," do proclaim that there are hereby reserved from all forms of appropriation under the public land laws, subject to all prior valid adverse claims, and set apart as a National Monument, all the tracts of land, in the counties of Jefferson, Clallam, Mason and Chehalis, in the State of Washington, shown as the Mount Olympus National Monument on the diagram forming a part hereof, and more particularly located and described as follows, to wit:

National Monument, Washington. Vol. 34, p. 225

Beginning at the southeast corner of Section 1, Township 21 North, Range 9 West, Willamette Base and Meridian, Washington; thence northerly along the surveyed and unsurveyed range line between Ranges 8 and 9 West to the southeast corner of unsurveyed Township 26 North, Range 9 West; thence westerly between unsurveyed Townships 25 and 26 North to the southwest corner of unsurveyed Town-

Description.

ship 26 North, Range 9 West; thence northly on the unsurveyed range line between Ranges 9 and 10 West to the southwest corner of Township 29 North, Range 9 West; thence easterly on the surveyed and unsurveyed township line between Townships 28 and 29 North to the northeast corner of unsurveyed Township 28 North Range 6 West; thence southerly along the unsurveyed range line between Ranges 5 and 6 West to southeast corner of Township 28 North, Range 6 West; thence easterly along the unsurveyed township line between unsurveyed Townships 27 and 28 North, to the northeast corner of Township 27 North, Range 5 West; thence southerly along the unsurveyed range line between Ranges 4 and 5 West to the southeast corner of unsurveyed Township 25 North, Range 5 West; thence westerly along unsurveyed township line between townships 24 and 25 North to the Northeast corner of Township 24 North, Range 6 West; thence southerly along the unsurveyed range line between Ranges 5 and 6 West to the southeast corner of Township 23 North, Range 6 West; thence westerly along the unsurveyed township line between Townships 22 and 23 North to the northeast corner of Township 22 North, Range 7 West; thence southerly along the surveyed and unsurveyed range line between Ranges 6 and 7 West to the northeast corner of Section 12, Township 21 North, Range 7 West; thence westerly along section line to the southwest corner of Section 6 of said Township; thence northerly along the range line to the northwest corner of said Section, said Township; thence westerly along the township line between Townships 21 and 22 North to the northwest corner of Section 4, T. 21 North, Range 8 West; thence southerly along the section line to the southeast corner of Section 16, said Township; thence westerly along the section line to the southwest corner of Section 18, said Township; thence northerly to the southeast corner of Section 1, Township 21 North, Range 9 West, the place of beginning.

Forest uses not  
affected.  
Vol. 34, p. 3306.

The reservation made by this proclamation is not intended to prevent the use of the lands for forest purposes under the proclamations establishing the Olympic National Forest, but the two reservations shall both be effective on the land withdrawn, but the National Monument hereby established shall be the dominant reservation and any use of the land which interferes with its preservation or protection as a National Monument is hereby forbidden.

Reserved from settle-  
ment, etc.

Warning is hereby given to all unauthorized persons not to appropriate, injure, remove, or destroy any feature of this National Monument, or to locate or settle upon any of the lands reserved by this proclamation.

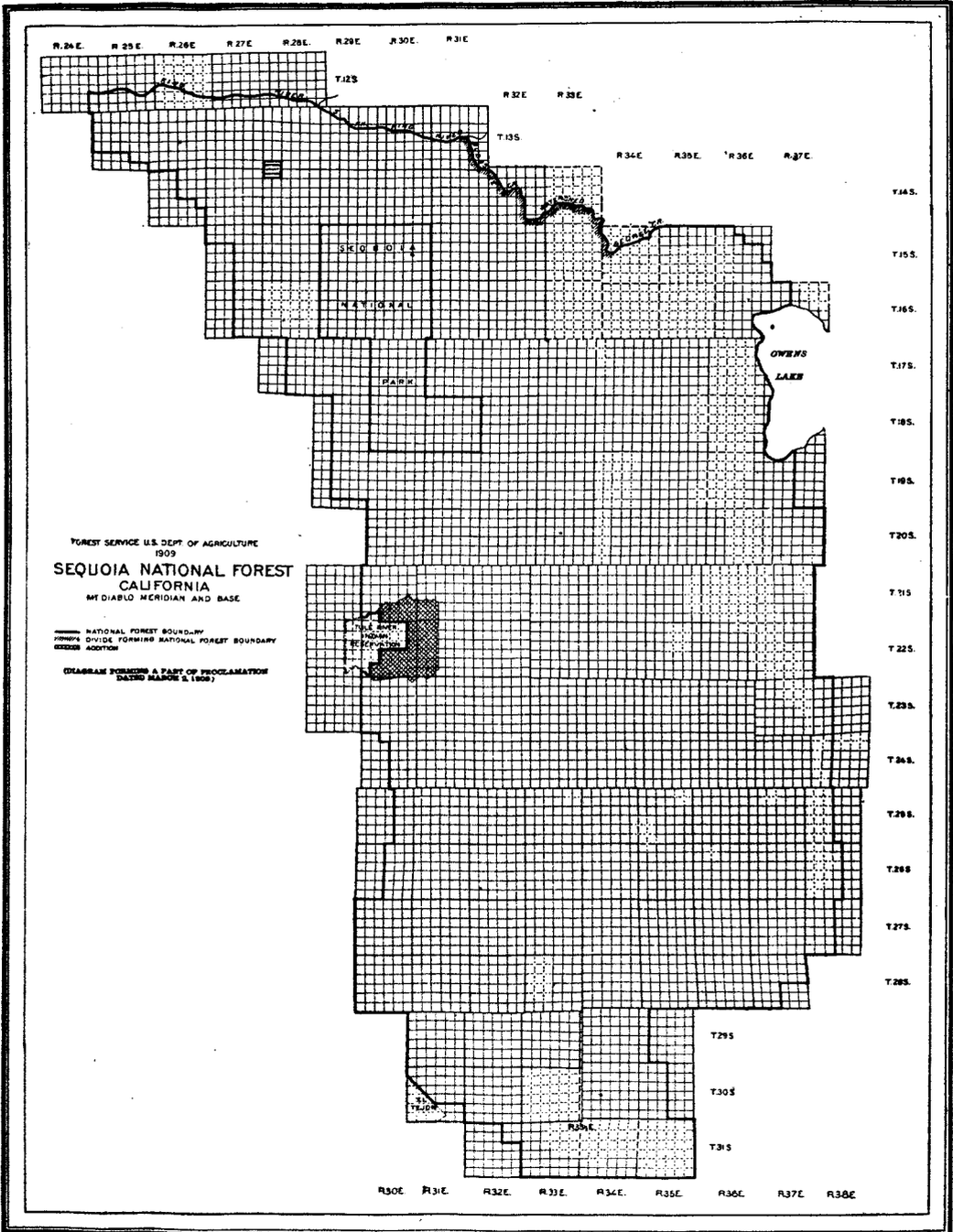
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March, in the year of our Lord one thousand nine hundred and nine, and  
[SEAL.] of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*





BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 2, 1909.

A PROCLAMATION

WHEREAS, an Executive Order dated July second, nineteen hundred and eight, consolidated portions of the Tahoe, Stanislaus, and Plumas National Forests under the name of the Tahoe National Forest;

Tahoe National Forest, Cal. and Nev. Preamble. Vol. 34, p. 3232. *Ante*, pp. 2138, 2158, 2246.

And whereas, it appears that the public good will be promoted by adding to the Tahoe National Forest certain lands within the States of California and Nevada, which are in part covered with timber;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the Tahoe National Forest is hereby enlarged and that its boundaries are as shown on the diagram forming a part hereof.

Boundaries enlarged. Vol. 30, p. 36.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Prior rights not affected.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves."

Agricultural lands. Vol. 34, p. 233.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this second day of March in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:

ROBERT BACON

*Secretary of State.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

March 2, 1909.

A PROCLAMATION

WHEREAS, an Executive Order signed July second, nineteen hundred and eight, established the Sequoia National Forest out of portions of the Sierra National Forest;

Sequoia National Forest, Cal. Preamble. *Ante*, p. 2185.

And whereas, it appears that the public good will be promoted by including in the Sequoia National Forest certain lands within the State of California, shown on the diagram hereto attached and forming a part hereof, which are in part covered with timber, and which constitute a part of the Tule River Indian Reservation, established by Executive Order dated October third, eighteen hundred and seventy-three, and modified by Executive Order dated August third, eighteen hundred and seventy-eight;

Now, therefore, I, Theodore Roosevelt, President of the United States of America, by virtue of the power in me vested by the Act

National Forest, California. Vol. 30, p. 36.

of Congress, approved June fourth, eighteen hundred and ninety-seven, entitled, "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight and for other purposes," do proclaim that the said lands are hereby added to the Sequoia National Forest and that the boundaries of said National Forest are now as shown on the said diagram, and such National Forest so enlarged shall, except as hereinafter provided, be subject to all the laws affecting National Forests including the mineral land laws of the United States; *Provided*, that, nothing herein shall, for the term of 25 years from the date hereof, operate to terminate or abridge the rights of the Secretary of the Interior and of the Commissioner of Indian Affairs, under existing laws, to allot to individual Indians any of such of the above described lands as were included in said Tule River Indian Reservation by the said Executive Order, modified as aforesaid; to use any of such lands or the timber thereon for Agency, school, or other tribal purposes; to permit the use of any of such lands for grazing purposes; to permit the free use by individual Indians of timber and stone from any of said lands necessary for domestic use upon their allotments; to dispose of the proceeds arising from grazing as provided for by law for other Indian funds; and to dispose of the dead timber standing or fallen upon such lands; *Provided further*, that said powers and rights of the Secretary of the Interior and Commissioner of Indian Affairs or permittees under or through them or either of them, and of individual Indians, except as to allotments to such Indians, shall be subject to such rules and regulations as the Secretary of Agriculture may from time to time prescribe for the protection of the National Forest; and said powers and rights shall not be construed to apply to any land except such parts of said Tule River Indian Reservation as are included in the Forest by this proclamation, and all said powers and rights except the rights of individual Indians and their heirs to hold and enjoy their allotments, shall cease and determine twenty-five years after the date hereof, and thereafter the occupancy and use of the unallotted parts of said lands shall in all respects be subject to the laws governing National Forests.

*Provisos.*  
Use for Indians.

Regulations, etc.

Prior rights not  
affected.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved or used for Indian Agency, school, or church purposes, or reserved for any public purpose other than for Indian occupancy and use under such Executive Orders, be subject to, and shall not interfere with, or defeat legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained, or such reservation remains in force.

Agricultural lands.  
Vol. 34, p. 233.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled, "An Act to provide for the entry of Agricultural lands within forest reserves," and Acts amendatory thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this second day of March, in the year of our Lord one thousand nine hundred and nine, [SEAL.] and of the Independence of the United States the one hundred and thirty-third.

THEODORE ROOSEVELT

By the President:  
ROBERT BACON  
*Secretary of State.*

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Wortham, Jennie	1577
Yingling, Ezra J.	1547
Young, Catherine J. V. Racey	1191
Young, Hester	1580
Young, Julia E.	1267
Young, May de Forest	1359
Young, William J.	1374
Zecher, David	1345
Zipperer, Thomas J.	1394
Zwicker, Bertha	1224
increased, Abbey, Alonzo C.	1260
Abbott, George W.	1273
Abbott, John W.	1276
Abbott, Warren	1452
Abell, John D.	1483
Aber, Thomas B.	1209
Abers, Silas M.	1337
Abrams, George	1410
Abrams, William J.	1465
Achor, George R.	1338
Ackerly, George W.	1593
Ackerly, William R.	1499
Ackerman, Louis	1611
Ackerman, Peter	1357
Ackert, Maria E.	1414
Ackley, John	1527
Adams, America H.	1332
Adams, Aurelius J.	1263
Adams, Charles	1518
Adams, George G.	1461
Adams, Horace E.	1214
Adams, James	1206
Adams, James M.	1583
Adams, John M.	1530
Adams, Judson P.	1346

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Adams, Nathaniel C.	1582
Adams, Oliver S.	1454
Addison, Thomas H.	1216
Adkins, David K.	1315
Adkins, Elijah W.	1329
Adkins, John W.	1377
Agee, Michael	1298
Agnew, William	1428
Aiken, Eveline	1429
Aker, John H.	1302
Akerman, John	1427
Akers, James	1284
Akins, George H.	1236
Albright, John	1342
Albright, Stephen C.	1346
Aldrich, Charles	1573
Aldrich, Lyman M.	1359
Aldrich, Nelson B.	1551
Alexander, Annie	1276
Alexander, James H.	1485
Alexander, Martha	1221
Alexander, Thomas F.	1588
Alexander, William	1367
Alexander, Zachariah T.	1561
Alford, Jason L.	1606
Allard, Andrew H.	1592
Allaway, Hastings	1498
Allbee, John H.	1519
Allee, Zalmon B.	1343
Allen, Adam, first	1333
Allen, Annie M.	1498
Allen, Charles G.	1544
Allen, Daniel	1471
Allen, Elizabeth R.	1323
Allen, Enos R.	1503
Allen, Franklin D.	1198
Allen, George F.	1505
Allen, Henry, Illinois Artillery	1333
Allen, Henry, Illinois Infantry	1285
Allen, Hezekiah	1540
Allen, Ira S.	1452
Allen, Irvin	1231
Allen, James R.	1411
Allen, Joseph H.	1498
Allen, Joseph M.	1305
Allen, Josephus	1320
Allen, Martha F.	1219
Allen, Mary A.	1195
Allen, Oliver M.	1379
Allen, Sallie S.	1553
Allen, Titus W.	1259
Allen, William J.	1549
Allison, Joseph C.	1353
Allman, John	1193
Allmond, Aaron G.	1564
Almy, William	1562
Alstrand, Gustaf	1361
Altman, William H.	1476
Alyea, William L.	1464
Ames, Fennemore	1446
Ames, Harvey B.	1456
Amos, Wesley	1289
Anderson, Alfred G.	1188
Anderson, Charles M.	1479
Anderson, David N.	1376
Anderson, George T.	1546
Anderson, James S.	1326
Anderson, John	1467
Anderson, Jorge Benavides	1390
Anderson, Thomas B. T.	1565
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Andrews, Freeland Q.	1452	Austin, George M.	1602
Andrews, Martha	1180	Austin, Irvin	1248
Andrews, William	1240	Austin, Julius D.	1330
Andrews, William H.	1207	Austin, Mason B.	1465
Angel, William W.	1330	Austin, Manning	1352
Ankele, Christian	1474	Austin, Samuel S.	1306
Annin, William Ira	1571	Austin, Thomas	1318
Annis, A. Judson	1173	Axtell, Lafayette	1273
Anson, Granger F.	1493	Axtell, Richmond	1292
Anthony, Sylvia M.	1247	Ayers, Edward	1565
Applebee, Cephas	1589	Ayers, Henry T.	1311
Appleby, Robert F.	1323	Ayers, Homer W.	1414
Applegate, Jerome B.	1345	Ayres, Elicum	1381
Appleton, James	1272	Ayres, Nancy J.	1458
Archer, Michael	1542	Babb, Alfred R.	1539
Arentsen, Andrew J.	1465	Babb, Joel W.	1515
Argo, George W.	1240	Babbott, Charles	1273
Armor, James R.	1481	Bachelor, Ann	1524
Armour, John W.	1354	Bachman, Jacob	1235
Armstrong, Eliza	1278	Back, Thomas	1239
Armstrong, Elston	1182	Bagley, Fenton	1516
Armstrong, John M.	1331	Bagley, John S.	1316
Armstrong, John W.	1246	Bagwell, Curtis G.	1279
Armstrong, Nelson W.	1449	Bahrenburg, Martin	1202
Armstrong, William E.	1330	Bailey, Alanza A.	1616
Arndt, Hugo	1282	Bailey, Charles M.	1603
Arnold, Aaron	1507	Bailey, Edward L.	1358
Arnold, Albert F.	1548	Bailey, George H.	1261
Arnold, Charles S.	1458	Bailey, Pliny A.	1566
Arnold, George	1564	Bailey, Rawson	1172
Arnold, Henry B.	1426	Bailey, William R.	1489
Arnold, Isaac A.	1525	Bain, Augustus	1488
Arnold, James	1570	Bain, William	1185
Arnold, James L.	1578	Bainum, Alice D.	1552
Arnold, John H.	1270	Baker, Addison	1365
Arnold, John W.	1575	Baker, Catharine H.	1461
Arnold, Joseph M.	1240	Baker, Charles N.	1527
Arnold, Rosetta E.	1554	Baker, Charles S., U. S. Cavalry	1453
Arnold, Russell	1254	Baker, Charles S., Vermont Vols.	1211
Arnold, Samuel	1351	Baker, Ely E.	1212
Arterburn, John	1465	Baker, Francis M.	1282
Arterburn, Norben	1605	Baker, George W.	1521
Artman, Andrew	1481	Baker, John	1505
Arwine, David L.	1247	Baker, John B.	1507
Aschemoor, George	1213	Baker, John M.	1195
Ash, Edward	1520	Baker, John W.	1510
Ash, Joseph S.	1466	Baker, Mahlon	1566
Ashens, Francis	1202	Baker, William N.	1296
Ashley, Silas L.	1365	Balbach, Andrew	1211
Ashmore, John	1425	Balch, Horace O.	1576
Ashton, James W.	1492	Baldwin, Andrew J.	1398
Ashton, Thomas	1370	Baldwin, Celia A.	1315
Askew, Samuel H.	1617	Baldwin, Christian A.	1237
Askey, Samuel T.	1328	Baldwin, Lancaster D.	1573
Atchison, Garret P.	1291	Baldwin, Moses	1595
Athey, Eunice P.	1226	Baldwin, Philander R.	1603
Athey, George	1244	Baldwin, Truman H.	1211
Atkins, James R.	1414	Baldwin, William	1285
Atkins, Palmer	1172	Bales, William L.	1458
Atkinson, Martha A.	1252	Ball, Thomas S.	1203
Atkinson, Richard H.	1606	Ballard, George L.	1472
Atkinson, Robert	1496	Ballard, James	1501
Atwater, Howell	1555	Ballard, Nathan U.	1264
Atwell, Charles M. R.	1312	Ballou, Herbert A.	1602
Atwood, Edwin H.	1429	Baltzell, George J.	1293
Atwood, Hattie T.	1192	Bamber, Archibald	1285
Atwood, James H.	1231	Bandle, Caleb F.	1369
Atwood, Thomas	1512	Bandy, James F.	1609
Auer, Michael	1289	Banford, Daniel	1283
Aukerman, William S.	1210	Banks, John J.	1249
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Banzhaf, Evelyn F. ....	1504	Bean, John C. ....	1474
Barbee, John H. ....	1499	Beal, John .....	1216
Barber, Alice V. ....	1593	Beard, David L. ....	1312
Barber, Chauncey .....	1476	Beard, Melzar E. ....	1452
Barber, Edwin J. ....	1361	Beardsley, Henry M. ....	1305
Barber, Hannah E. ....	1320	Beardsley, John S. ....	1476
Barber, Huldah L. ....	1271	Beardsley, William H. ....	1355
Barber, John C. ....	1584	Beasley, Carroll B. ....	1548
Barbour, James. ....	1390	Beatty, Rachel. ....	1204
Bard, Rodolphus. ....	1181	Beaty, Alexander. ....	1184
Barker, Commodore P. ....	1327	Beaulieu, Napoleon B. ....	1342
Barker, Edward D. ....	1316	Bebout, Wilson W. ....	1609
Barker, Levi. ....	1591	Beck, George H. ....	1568
Barkheimer, Jacob. ....	1567	Beck, George W. ....	1293
Barkley, Thomas L. ....	1263	Beck, Jeremiah. ....	1248
Barlow, George Q. ....	1514	Beck, Thomas H. ....	1617
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Barnard, Charles D. ....	1299	Becker, Frank M. ....	1373
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Barnes, Cassius M. ....	1304	Becker, Harvey. ....	1300
Barnes, Daniel L. ....	1278	Becker, Henry. ....	1383
Barnes, Milton H. ....	1173	Becker, John T. ....	1510
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Barnes, William A., Ohio Vols. ....	1211	Becker, Peter. ....	1470
Barnes, William E. ....	1360	Beckett, Isaac. ....	1289
Barnes, William H., New York Vols. ....	1455	Beckley, Samuel. ....	1255
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Barnett, James M. ....	1329	Beckwith, Lewis. ....	1550
Barnett, Thomas S. ....	1608	Bedell, Edward. ....	1305
Barney, Ovid W. ....	1356	Bedford, James W. ....	1543
Barnhart, William. ....	1491	Bedheimer, John. ....	1594
Barnum, John Q. ....	1603	Beebe, William C. ....	1358
Barnum, Mary A. ....	1540	Beemer, Levi S. ....	1174
Barr, John. ....	1321	Beers, Cyrus S. ....	1507
Barr, John S. ....	1216	Beers, Lyman. ....	1590
Barrett, Nathan F. ....	1521	Begley, Elick. ....	1493
Barron, Charles R. ....	1395	Beisser, Joseph. ....	1516
Barrow, John F. ....	1566	Belden, Charles H. ....	1479
Barrows, Seth. ....	1593	Belk, John. ....	1467
Barry, Andrew. ....	1333	Belknap, George W. ....	1314
Barry, Michael. ....	1571	Bell, Cornelius. ....	1266
Barry, Wesley F. ....	1351	Bell, James T. ....	1576
Bartheaux, Phebe A. ....	1244	Bell, John J. ....	1243
Bartholomew, Martin B. ....	1316	Bell, Joseph C. ....	1228
Bartlett, Elijah H. ....	1316	Bell, Lewis L. ....	1315
Bartley, Turner. ....	1598	Bell, Medcalf A. ....	1298
Barton, Robert H. ....	1271	Bell, Milton J. ....	1479
Bartow, Charles L. ....	1550	Bell, Russell. ....	1567
Bartow, Stephen B. ....	1588	Bellesfield, Samuel. ....	1284
Bartshe, Jacob. ....	1347	Bellman, Deitrich. ....	1183
Barstow, Isaac Q. ....	1333	Bellows, Alba. ....	1285
Bascue, William H. ....	1589	Belt, John. ....	1329
Bashaw, Stephen. ....	1282	Belville, Charles. ....	1208
Bassett, Charles H. ....	1528	Bement, Frank N. ....	1181
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Bastian, John P. ....	1528	Benbow, Barclay J. ....	1347
Baswell, Miles B. ....	1599	Bengless, Kate G. ....	1610
Batchelder, Amos B. ....	1207	Benjamin, James A. ....	1501
Bates, George W. ....	1464	Benjamin, James M. ....	1332
Bates, John T. ....	1493	Benjamin, Wilber S. ....	1332
Batrim, Jacob. ....	1302	Benjegerdes, John F. ....	1563
Batten, James R. ....	1187	Bennett, Abraham. ....	1417
Bauer, Caroline. ....	1283	Bennett, Albert. ....	1577
Baughart, William. ....	1411	Bennett, Frank L. ....	1582
Baughman, Mary J. ....	1184	Bennett, George S. ....	1248
Bausum, Daniel. ....	1343	Bennett, John. ....	1585
Baxter, Elvira E. ....	1176	Bennett, Ira. ....	1350
Baxter, Nancy. ....	1176	Bennett, John L. ....	1259
Bayler, Adolph. ....	1595	Bennett, Robert P. ....	1488
Bayne, Tilmon. ....	1514	Bennett, Thomas J. ....	1423
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Bentley, Henry	1344	Blanton, Jilson	1264
Benton, Annie L	1608	Blatter, Donna M	1202
Benton, Coleman D	1597	Blessing, Calvin T	1315
Benton, John G	1537	Blevens, Thomas C	1409
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Bergmann, Christian	1351	Blood, Albert	1335
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Berry, Annie B	1175	Boardman, Asa P	1565
Berry, Constantine P	1319	Boatwright, Marten J	1607
Berry, George	1216	Bockins, Charles R	1257
Berry, Sarah J	1501	Bodkin, Henry C	1449
Berry, William N	1314	Boehme, Conrad G	1419
Best, James M	1416	Bogard, David W	1414
Bettinger, William H	1459	Boget, Marvin	1372
Betts, Charles P	1518	Bogle, George W	1494
Betts, John W	1260	Bohleber, John	1301
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Bevilheimer, John R	1214	Bohner, Jacob J	1602
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Bickford, Abram	1324	Bolan, Thomas	1595
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Bigelow, Lucius	1453	Bolt, Albert E	1279
Bigger, Robert	1504	Bolton, James	1486
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Bischoff, Constantin G. W	1372	Boon, Albert	1529
Bischoff, Henry	1421	Booth, James C	1245
Bishop, Charles	1574	Booth, William P	1299
Bishop, David H	1331	Boots, Sarah J	1577
Bishop, David J	1419	Booz, Joel T	1566
Bishop, Joshua F	1422	Booze, Alfred	1254
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Black, George F	1603	Boren, John C	1460
Black, George T	1357	Boren, Samuel H	1285
Black, Martin H	1291	Borton, David	1516
Black, Richard	1196	Bosley, Thomas	1294
Black, Richard H	1290	Boso, John R	1317
Black, Samuel	1586	Bostain, George W	1289
Black, Thomas	1375	Boswell, Andrew J	1312
Blackburn, Abraham	1480	Boswell, Daniel C	1602
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Blagg, James H	1303	Bowe, James	1279
Blair, M. Lewis	1280	Bowe, Mary A	1492
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Blaisdell, Edward	1336	Bowen, Albertus	1411
Blaisdell, John W	1595	Bowen, Charles E	1305
Blake, George	1449	Bowen, John	1248
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Buck, Nathan F.....	1478	Butcher, Robert E.....	1513
Buck, Squire F.....	1550	Butler, Albert.....	1187
Buckingham, Henry E.....	1598	Butler, Henry E.....	1346
Buckles, Abraham J.....	1363	Butler, John H.....	1570
Buckley, John P.....	1372	Butler, Madison B.....	1599
Bucklin, George A.....	1223	Butler, Thomas S.....	1608
Bucklin, James T. P.....	1363	Butler, William J.....	1478
Bucklin, Truman H.....	1595	Butterfield, Martin A.....	1319
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